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555	11			
TELEPHONE: (702) 699-7500 FAX: (702) 699-7555	12	SECURITIES AND EXCHANGE COMMISSION,	CASE NO.: 2:22-cv-00612-CDS-EJY	
	13	Plaintiff,		
	14	vs.		
	15	MATTHEW WADE BEASLEY; BEASLEY LAW GROUP PC; JEFFREY J. JUDD;		
	16	CHRISTOPHER R. HUMPHRIES; J&J CONSULTING SERVICES, INC., an Alaska	DECLARATION OF GEORGE W. COCHRAN IN SUPPORT OF KRISTIE	
	17	Corporation; J&J CONSULTING SERVICES, INC., a Nevada Corporation; J AND J	YOUNG'S AND OMID SHAHABE'S	
	18	PURCHASING LLĈ; SHANE M. JAGER; JASON M. JONGEWARD; DENNY	UNOPPOSED MOTION FOR 7-DAY EXTENSIONS OF TIME TO REPLY TO	
	19	SEYBERT; ROLAND TANNER; LARRY JEFFERY; JASON A. JENNE; SETH	THE SEC'S AND RECEIVER'S RESPONSES TO JOINT MOTION TO	
	20	JOHNSON; CHRISTOPHER M. MADSEN; RICHARD R. MADSEN; MARK A.	INTERVENE	
	21	MURPHY; CAMERON ROHNER; AND WARREN ROSEGREEN,	[Motion for Extension submitted concurrently	
	22	Defendants.	herewith]	
	23	THE JUDD IRREVOCABLE TRUST; PAJ		
	24	CONSULTING INC.; BJ HOLDINGS LLC; STIRLING CONSULTING, L.L.C.; CJ		
	25	INVESTMENTS, LLC; JL2 INVESTMENTS, LLC; ROCKING HORSE PROPERTIES,		
	2627	LLC; TRIPLE THREAT BASKETBALL, LLC; ACAC LLC; ANTHONY MICHAEL ALBERTO, JR; and MONTY CREW LLC,		
		Relief Defendants.		
961	28	Kenei Deiendants.		
961289				

DECLARATION OF GEORGE W. COCHRAN

I, George W. Cochran, declare as follows:

- 1. I make this Declaration in support of Proposed Intervenors' concurrently filed Motion for 7-day Extensions of time to reply to the SEC's and Receiver's responses to the motion to intervene. I have personal knowledge of the facts presented in this Declaration.
- 2. As the principal researcher and drafter of Proposed Intervenors' motion to intervene, I have been tasked with preparing the reply briefs to the opposition briefs.
- 3. I recently tested positive for COVID-19, and continue to test positive as of the date of this declaration. Consequently, I am experiencing the following symptoms: headaches, fogginess, achiness, congestion and lack of stamina.
- 4. As a result of my cognitive impairment, I am unable to prepare the Proposed Intervenors' reply briefs within the time permitted.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on September 14, 2022, at Kent, Ohio.

/s/ George W. Cochran George W. Cochran, Esq.