

COPY

CONFIDENTIAL

Affidavit for Immediate Rescission of Search Warrant and for Immediate Return of all assets upon receipt

Affidavit for setting aside de facto affidavit for evidentiary search warrant

Affidavit for setting aside search warrant for THE STATE OF TEXAS FOR COUNTY OF COLLIN on behalf of Letha L. Sparks for all reasons fully stated in the forwarding counter-affidavit in support.

Affidavit for immediate setting aside of Texas State Securities Board document in its entirety as to order No. EnF-16-CDO-1746 and the Emergency cease and desist order, et al

State of Texas et al)
)
County of Collin et al)

State of Texas et al to the office of any county sheriff, its agents, assignees, associates, associations, et al, or any peace officer of Collin County et al, Texas, or of the State of Texas

Certified Return Receipt (www.usps.com) 7015 3430 0000 9654 7105
Texas State Securities Board
208 E. 10th Street, 5th Floor
Austin, Texas 78701-2407

Certified Return Receipt (www.usps.com) 7015 3430 0000 9654 7112
Office for Collin County Sheriff et al
4300 Community Ave.
McKinney, TX 75071

Certified Return Receipt (www.usps.com) 7015 3430 0000 9654 7143
U.S. Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001



Greetings:

Whereas, an Affidavit was subscribed and sworn to before me on this day by Bobby Eugene Guess, who is a natural living blood man and who has reserved all rights in good faith, due to enrichment of others, and for all reasons stated within the attached conflicted jurisdictions as to facts stated within the de facto documents and affidavits:

Bobby Eugene Guess, "Affiant" and "principal"

You are directed to immediately contact all interested de facto parties to immediately return all real and personal property back to the rightful place, known as a location listed as: 5300 Town and Country Boulevard, Suite 190, Frisco, Texas 75034, so that the real and personal property can be given back to the rightful owners for possession for all reasons stated by this document and affidavit in support thereof and due to violations under the UCC 1-207 for the peace for all. In addition this document and / or documents are being given in good Faith.

Whereas demand is made in good faith that this warrant must be executed within three (3) days, exclusive of the day of its issuance and execution, with your return therein, showing how you have executed the same.

Issued at 4 o'clock pm on this 22 day of AUGUST 2016, to certify which witness my hand this day

Bobby Eugene Guess

Affiant/ real natural man

State of Texas

County of Collin

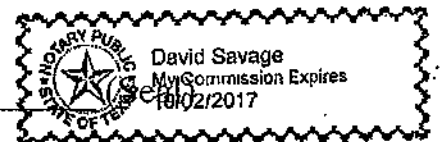
Subscribed and sworn to before me on this 22nd day of

August, 2016, by Bobby Guess

and _____, proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me on my sworn oath sitting in for State of Texas.

Signature

David Savage



Notice and NOTICE to all parties of interest

COPY

CONFIDENTIAL

Affidavit for Bobby Eugene Guess, et al

State of Texas et al)	
)	Know all men by These Presents
County of Collin et al)	

BEFORE ME, the undersigned authority, on this day personally appeared Affiant, who being by me duly sworn, deposes and says under oath as follows:

That I am Bobby Eugene Guess, who is the principal of an estate and who is operating on the land called America within the state of Texas and who has reserved all rights by this affiant affidavit and as to:

Affiant demands the immediate rescission of Search Warrant and for immediate return of all assets upon receipt.

Affiant demands the immediate setting aside of de facto affidavit for evidentiary search warrant, et al.

Affiant demands rescission for immediate setting aside the search warrant for THE STATE OF TEXAS FOR COUNTY OF COLLIN on behalf of Letha L. Sparks for all reasons fully stated in the forwarding counter-affidavit in support.

Affiant demands immediate setting aside of Texas State Securities Board document in its entirety as to order No. EnF-16-CDO-1746 and the Emergency cease and desist order.

In addition, affiant states:

That I am of lawful age and am competent to make this Affidavit. I have firsthand knowledge of the facts stated herein.

That this sworn Affidavit is made as a matter of record as my right in my own proper person under the constitutions of the united states operating in and on the land called America. Article(s): No bill of attainder, ex post facto law, retroactive law, or any law impairing the obligation of contracts, shall be made; and no person's property shall be taken, or applied to public use without just compensation being made, unless by the consent of such person;

nor shall any law be passed depriving a party of any remedy for the enforcement of a contract, which existed when the contract was made.

That I do not waive any of my rights at this time nor do I intend to waive any of my rights at any time without my written signed consent.

Affiant demands rescission for the immediate setting aside of any and all de facto documents as to:

Texas First Financial, et al
Bobby Eugene Guess, et al
Mechanical Motion Solutions, LLC

Due to the forwarding Facts:

- Statements made in the de facto document are clearly untrue.
- Documents were issued without the written consent of all parties by wet signature which is a violation of individual constitutional rights and the declaration of independence.
- The targeted parties of interest were not given proper notice that paperwork involving alleged violations was not in compliance (if any, as it relates to their private standards) nor were parties of interest given any notice of remedy for alleged violations before executing the unlawful documents as it relates to any legal determination, which is required by law.
- The findings were obtained by private associations through and by unlawful means of fraud (intentional deception).
- The acts and actions taken by third parties operating under private associations were committed in violations of RICO, organized crime, and judicial crime.

Affiant requests and demands that all parties must contest this affiant affidavit by counter-affidavit with a declaration by an independent notary due to conflict of interest by third parties who operate both in the public and private area.

Affiant demands that all unknown contracts without all facts revealed be rescinded immediately [made void, null and have no effect as to any of affiant accounts, et

al] due to all rights reserved and all special power of attorneys as to fraud (intentional deception).

Affiant demands that all wet signature(s) be rescinded due to fraud (intentional deception) and for all other reasons fully stated within this affidavit and others.

WHEREAS, the eternal and unchanging principles of the laws of Commerce are:

A matter must be expressed to be resolved.

In Commerce, Truth is sovereign.

Truth is expressed in the form of an Affidavit.

An un-rebutted Affidavit stands as truth in Commerce.

An un-rebutted Affidavit becomes Judgment in Commerce.

An Affidavit of Truth, under Commercial Law, can be satisfied only:

- through a rebuttal Affidavit of Truth, point by point;
- by payment;
- by agreement; or
- by resolution of a jury by the rules of common law.

All are equal under the law.

The Foundation of Commercial Law is based upon certain eternally just, valid, and moral Precepts and truth, which have remained unchanged for at least six thousand (6000) years having its roots in the Mosaic Law. Said Commercial Law forms the underpinnings of Western Civilization, if not all Nations, Law, and Commerce in this world. Commercial Law is non-judicial, and is prior and superior to, the basis of, and cannot be set aside or overruled by the statutes of any governments, Legislatures, Governmental or Quasi-Governmental Agencies, Courts, Judges, and Law Enforcement agencies that are under an inherent obligation to uphold said Commercial Law.

I declare under penalty of perjury under truth and the Laws of the United States of America for fairness without discrimination and for the peace for all, that the above statements and the foregoing is true, correct, complete, and not misleading and contains the truth, the whole truth, and nothing but the truth to my knowledge and belief.

Bob Guess

Affiant

State of Texas

County of Collin

Subscribed and sworn to before me on this 22nd day of

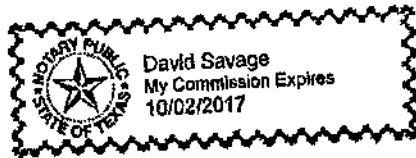
August, 2016, by

Bob Guess, proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me on my sworn oath sitting in for State of Texas.

Notary Signature: David Savage (Seal)

Notice and NOTICE to all parties of interest

This document shall remain private and confidential until further notice



JOHN MORGAN
SECURITIES COMMISSIONER

RONAK V. PATEL
DEPUTY SECURITIES COMMISSIONER

Mail: P.O. BOX 13167
AUSTIN, TEXAS 78711-3167

Phone: (512) 305-8300
Facsimile: (512) 305-8310



Texas State Securities Board

208 E. 10th Street, 5th Floor
Austin, Texas 78701-2407
www.ssb.texas.gov

BETH ANN BLACKWOOD
CHAIR

E. WALLY KINNEY
MEMBER

DAVID A. APPLEBY
MEMBER

ALAN WALDROP
MEMBER

MIGUEL ROMANO, JR.
MEMBER

August 26, 2016

Via CM,RRR and
electronic mail to bob@texas1stfinancial.com

Mr. Bobby Eugene Guess
Texas First Financial, LLC
5300 Town and Country Blvd., Suite 190
Frisco, Texas 75034

RE: Order No. ENF-16-CDO-1746

Dear Mr. Guess:

Thank you for speaking with the Enforcement Division today. As discussed, the Enforcement Division is in receipt of your correspondence concerning the Emergency Cease and Desist Order, styled In the Matter of Texas First Financial, LLC; Bobby Eugene Guess; and Mechanical Motion Solutions, LLC, Order No. ENF-16-CDO-1746 (the "Emergency Order").

In your correspondence, you request the Emergency Order be set aside in its entirety. As such, the staff is treating your correspondence as a request for hearing on behalf of all named Respondents.

Section 23-2 of The Securities Act requires that upon receipt of a request for hearing a "hearing must be held not later than the 10th date after the date the Commissioner receives the request for a hearing unless the parties agree to a later hearing date."

As discussed, the hearing is held before an administrative law judge at the State Office of Administrative Hearings ("SOAH") and the Enforcement Division bears the burden of proof to present evidence in support of the Emergency Order. Additional information about SOAH, including its procedural rules may be found at <http://www.soah.texas.gov>. The Securities Act and its Rules and Regulations may be found at <https://www.ssb.texas.gov>.

Please note the SOAH proceeding relates solely to whether the Emergency Order should be affirmed, modified, or set aside. Any matters you wish to address concerning the execution of the evidentiary search warrant at Texas First Financial's business location on August 5, 2016 is not before SOAH.



Mr. Bobby Eugene Guess
August 26, 2016
Page 2


The Enforcement Division will docket the matter at SOAH and provide you with a notice of hearing for the time and place of said hearing. The Enforcement Division will attempt to set this hearing within the 10 day requirement for the week of August 29th through September 2nd. Also as discussed, when the Enforcement Division provides you with the notice of hearing, it will also provide you with the evidence submitted to the Securities Commissioner in connection with the recommendation that the Emergency Order be entered.

Please advise the Enforcement Division in writing if you would like to waive the 10 day hearing requirement and have the hearing scheduled for a later mutually agreeable date. Absent such a waiver of the 10 day requirement, the hearing must be held within 10 days.

Should you have or obtain counsel to represent you in this matter, please have counsel communicate with the Enforcement Division on your behalf.

Thank you for your time and consideration in regard to this matter.

Sincerely,



Travis J. Iles
Enforcement Attorney
Enforcement Division

JOHN MORGAN
SECURITIES COMMISSIONER

RONAK V. PATEL
DEPUTY SECURITIES COMMISSIONER

Mail: P.O. BOX 13187
AUSTIN, TEXAS 78711-3187

Phone: (512) 306-8300
Facsimile: (512) 265-8310



Texas State Securities Board

208 E. 10th Street, 5th Floor
Austin, Texas 78701-2407
www.ssb.texas.gov

BETH ANN BLACKWOOD
CHAIR

E. WALLY KINNEY
MEMBER

DAVID A. APPLEBY
MEMBER

ALAN WALDROP
MEMBER

MIGUEL ROMANO, JR.
MEMBER

August 23, 2016

Via CM, FAX and
electronic mail to bob@texas1stfinancial.com
Mr. Bobby Eugene Guess
Texas First Financial, LLC
5300 Town and Country Blvd., Suite 190
Frisco, Texas 75034

RE: Order No. ENF-16-CDO-1746

Dear Mr. Guess:

Thank you for speaking with the Enforcement Division today. As discussed, the Enforcement Division is in receipt of your correspondence concerning the Emergency Cease and Desist Order, styled in the Matter of Texas First Financial, LLC, Bobby Eugene Guess, and Mechanical Motion Solutions, LLC, Order No. ENF-16-CDO-1746 (the "Emergency Order").

In your correspondence, you request the Emergency Order be set aside in its entirety. As such, the staff is treating your correspondence as a request for a hearing on behalf of all named Respondents.

Section 23-2 of the Securities Act requires that upon receipt of a request for hearing a "hearing must be held not later than the 10th date after the date the Commissioner receives the request for a hearing unless the parties agree to a later hearing date."

As discussed, the hearing is held before an administrative law judge at the State Office of Administrative Hearings ("SOAH") and the Enforcement Division bears the burden of proof to present evidence in support of the Emergency Order. Additional information about SOAH, including its procedural rules may be found at <http://www.ssoah.texas.gov>. The Securities Act and its Rules and Regulations may be found at <https://www.ssb.texas.gov>.

Please note the SOAH proceeding relates solely to whether the Emergency Order should be affirmed, modified, or set aside. Any matters you wish to address concerning the execution of the evidentiary search warrant at Texas First Financial's business location on August 5, 2016 is not before SOAH.

RECEIVED
COMMERCIAL
CREDIT
DIVISION
AUG 23 2016
RETURN TO SENDER



Mr. Bobby Eugene Guess
August 26, 2016
Page 2

The Enforcement Division will docket the matter at SOAH and provide you with a notice of hearing for the time and place of said hearing. The Enforcement Division will attempt to set this hearing within the 10 day requirement for the week of August 29th through September 2nd. Also as discussed, when the Enforcement Division provides you with the notice of hearing, it will also provide you with the evidence submitted to the Securities Commissioner in connection with the recommendation that the Emergency Order be entered.

Please advise the Enforcement Division in writing if you would like to waive the 10 day hearing requirement and have the hearing scheduled for a later mutually agreeable date. Absent such a waiver of the 10 day requirement, the hearing must be held within 10 days.

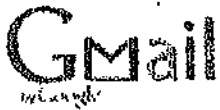
Should you have or obtain counsel to represent you in this matter, please have counsel communicate with the Enforcement Division on your behalf.

Thank you for your time and consideration in regard to this matter.

Sincerely,



Travis J. Iles
Enforcement Attorney
Enforcement Division



Bob Guess <bob@texas1stfinancial.com>

ECDO No. ENF-16-CDO-1746
1 message

Rachael Luna <rluna@ssb.texas.gov>
To: bob@texas1stfinancial.com

Fri, Aug 26, 2016 at 12:22 PM

Mr. Guess:

Please find attached the correspondence mailed out today certified mail, return receipt requested. Please indicate to us if you would like to have the hearing outside of the 10 day hearing requirement. We will be contacting SOAH to get a hearing date and will advise you accordingly.

Thank you,

Rachael Luna
Attorney, Enforcement Division
Texas State Securities Board
P. O. Box 13167
Austin, Texas 78711
Office: (512) 305-8392
Fax: (512) 305-8398

Guess Correspondence_08262016.pdf
108K

No Contract

Affidavit for Immediate Rescission of Search Warrant and for Immediate Return of all assets upon receipt

Affidavit for setting aside de facto affidavit for evidentiary search warrant

Affidavit for setting aside search warrant for THE STATE OF TEXAS FOR COUNTY OF COLLIN on behalf of Letha L. Sparks for all reasons fully stated in the forwarding counter-affidavit in support.

Affidavit for immediate setting aside of Texas State Securities Board document in its entirety as to order No. EnF-16-CDO-1746 and the Emergency cease and desist order, et al

State of Texas et al)
)
County of Collin et al)

State of Texas et al to the office of any county sheriff, its agents, assignees, associates, associations, et al, or any peace officer of Collin County et al, Texas, or of the State of Texas

Certified Return Receipt (www.usps.com) 7015 3430 0000 9654 7105
Texas State Securities Board
208 E. 10th Street, 5th Floor
Austin, Texas 78701-2407

Certified Return Receipt (www.usps.com) 7015 3430 0000 9654 7112
Office for Collin County Sheriff et al
4300 Community Ave.
McKinney, TX 75071

Certified Return Receipt (www.usps.com) 7015 3430 0000 9654 7143
U.S. Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001

Greetings:

Whereas, an Affidavit was subscribed and sworn to before me on this day by Bobby Eugene Guess, who is a natural living blood man and who has reserved all rights in good faith, due to enrichment of others, and for all reasons stated within the attached conflicted jurisdictions as to facts stated within the de facto documents and affidavits:

Bobby Eugene Guess, "Affiant" and "principal"

You are directed to immediately contact all interested de facto parties to immediately return all real and personal property back to the rightful place, known as a location listed as: 5300 Town and Country Boulevard, Suite 190, Frisco, Texas 75034, so that the real and personal property can be given back to the rightful owners for possession for all reasons stated by this document and affidavit in support thereof and due to violations under the UCC 1-207 for the peace for all. In addition this document and / or documents are being given in good Faith.

Whereas demand is made in good faith that this warrant must be executed within three (3) days, exclusive of the day of its issuance and execution, with your return therein, showing how you have executed the same.

Issued at 4 o'clock pm on this 22 day of AUGUST 2016, to certify which witness my hand this day

Bobby Eugene Guess
Affiant/ real natural man

State of Texas
County of Collin

Subscribed and sworn to before me on this 22nd day of August, 2016, by Bobby Eugene Guess

and _____, proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me on my sworn oath sitting in for State of Texas.

Signature David Savage



Notice and NOTICE to all parties of interest

Affidavit for Bobby Eugene Guess, et al

State of Texas et al)
) Know all men by These Presents
County of Collin et al)

BEFORE ME, the undersigned authority, on this day personally appeared Affiant, who being by me duly sworn, deposes and says under oath as follows:

That I am Bobby Eugene Guess, who is the principal of an estate and who is operating on the land called America within the state of Texas and who has reserved all rights by this affiant affidavit and as to:

Affiant demands the immediate rescission of Search Warrant and for immediate return of all assets upon receipt.

Affiant demands the immediate setting aside of de facto affidavit for evidentiary search warrant, et al.

Affiant demands rescission for immediate setting aside the search warrant for THE STATE OF TEXAS FOR COUNTY OF COLLIN on behalf of Letha L. Sparks for all reasons fully stated in the forwarding counter-affidavit in support.

Affiant demands immediate setting aside of Texas State Securities Board document in its entirety as to order No. EnF-16-CDO-1746 and the Emergency cease and desist order.

In addition, affiant states:

That I am of lawful age and am competent to make this Affidavit. I have firsthand knowledge of the facts stated herein.

That this sworn Affidavit is made as a matter of record as my right in my own proper person under the constitutions of the united states operating in and on the land called America. Article(s): No bill of attainder, ex post facto law, retroactive law, or any law impairing the obligation of contracts, shall be made; and no person's property shall be taken, or applied to public use without just compensation being made, unless by the consent of such person;

nor shall any law be passed depriving a party of any remedy for the enforcement of a contract, which existed when the contract was made.

That I do not waive any of my rights at this time nor do I intend to waive any of my rights at any time without my written signed consent.

Affiant demands rescission for the immediate setting aside of any and all de facto documents as to:

Texas First Financial, et al
Bobby Eugene Guess, et al
Mechanical Motion Solutions, LLC

Due to the forwarding Facts:

- Statements made in the de facto document are clearly untrue.
- Documents were issued without the written consent of all parties by wet signature which is a violation of individual constitutional rights and the declaration of independence.
- The targeted parties of interest were not given proper notice that paperwork involving alleged violations was not in compliance (if any, as it relates to their private standards) nor were parties of interest given any notice of remedy for alleged violations before executing the unlawful documents as it relates to any legal determination, which is required by law.
- The findings were obtained by private associations through and by unlawful means of fraud (intentional deception).
- The acts and actions taken by third parties operating under private associations were committed in violations of RICO, organized crime, and judicial crime.

Affiant requests and demands that all parties must contest this affiant affidavit by counter-affidavit with a declaration by an independent notary due to conflict of interest by third parties who operate both in the public and private area.

Affiant demands that all unknown contracts without all facts revealed be rescinded immediately [made void, null and have no effect as to any of affiant accounts, et

al] due to all rights reserved and all special power of attorneys as to fraud (intentional deception).

Affiant demands that all wet signature(s) be rescinded due to fraud (intentional deception) and for all other reasons fully stated within this affidavit and others.

WHEREAS, the eternal and unchanging principles of the laws of Commerce are:

A matter must be expressed to be resolved.

In Commerce, Truth is sovereign.

Truth is expressed in the form of an Affidavit.

An un-rebutted Affidavit stands as truth in Commerce.

An un-rebutted Affidavit becomes Judgment in Commerce.

An Affidavit of Truth, under Commercial Law, can be satisfied only:

- through a rebuttal Affidavit of Truth, point by point;
- by payment;
- by agreement; or
- by resolution of a jury by the rules of common law.

All are equal under the law.

The Foundation of Commercial Law is based upon certain eternally just, valid, and moral Precepts and truth, which have remained unchanged for at least six thousand (6000) years having its roots in the Mosaic Law. Said Commercial Law forms the underpinnings of Western Civilization, if not all Nations, Law, and Commerce in this world. Commercial Law is non-judicial, and is prior and superior to, the basis of, and cannot be set aside or overruled by the statutes of any governments, Legislatures, Governmental or Quasi-Governmental Agencies, Courts, Judges, and Law Enforcement agencies that are under an inherent obligation to uphold said Commercial Law.

I declare under penalty of perjury under truth and the Laws of the United States of America for fairness without discrimination and for the peace for all, that the above statements and the foregoing is true, correct, complete, and not misleading and contains the truth, the whole truth, and nothing but the truth to my knowledge and belief.

Bob Green

Affiant

State of Texas

County of Collin

Subscribed and sworn to before me on this 22nd day of

August, 2016, by

Bob Green, proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me on my sworn oath sitting in for State of Texas.

Notary Signature: David Savage (Seal)

Notice and NOTICE to all parties of interest

This document shall remain private and confidential until further notice



- Fax Transmission

To: Rachel et al, Travis et al

From: bobby

Fax: 15123058398

Date: 8/26/2016

RE: return to sender

Pages: 11

Comments:

August 26, 2016 "Notice"

Re: Return Documents for all reasons stated by this document and attached documents in support thereof.

Return to sender due to conflicting jurisdiction and violations of RICO Act and after proper notice was given to Travis (see notes).

"I do not waive any rights." Final Demand given for immediate return of all property!

bobby/ not an attorney private association

PHONE CALL

FOR	<i>Travis Isles</i>	DATE	<i>8/26</i>	TIME	<i>10:59</i>
M.					
OF					
PHONE	<i>512-305-8392</i>				
MESSAGE	<i>ix: state securities</i>				
	<i>bd.</i>				
SIGNED					

- TELEPHONED
- RETURNED YOUR CALL
- PLEASE CALL
- WILL CALL AGAIN
- CAME TO SEE YOU
- WANTS TO SEE YOU

"No contract"