

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF FLORIDA
PENSACOLA DIVISION**

DO NO HARM, v. VITUITY, also known as, CEP AMERICA LLC,	<i>Plaintiff,</i> <i>Defendant.</i>	Case No. 3:23-cv-24746-TKW-HTC
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DECLARATION OF CAMERON T. NORRIS

I, Cameron T. Norris, declare as follows:

1. I am over the age of 18, of sound mind, and otherwise competent to sign this declaration.
2. I am a partner at Consovoy McCarthy PLLC representing Do No Harm in this case.
3. On December 8, 2023, Do No Harm filed a verified complaint against Defendant Vituity, along with several exhibits in support.
4. On December 8, 2023, I attempted to notify Vituity's General Counsel, Mitchell Cohen, and its Assistant General Counsel, Anthony Valle, of this action. To that end, I e-mailed both counsel informing them that Do No Harm initiated this lawsuit against Vituity. I attached to the e-mail the verified complaint and the exhibits.
5. I also notified Vituity's counsel that Do No Harm plans to seek an emergency temporary restraining order today (including *ex parte*, if necessary). I explained

that the motion will ask this Court to restrain Vituity from closing the application window on December 17, 2023, for its incentive program. I told Vituity's counsel that we will send the motion and memorandum to them as soon as it is filed, and we will do so.

6. I have not yet heard back from Vituity's counsel and have not yet received any response to my communication. Do No Harm's counsel will update this Court if it gets a response.

7. Do No Harm is attempting to serve process on Vituity promptly. Do No Harm's counsel are in the process of attempting to send, via certified mail, the complaint, related exhibits, and this forthcoming Emergency Motion for *Ex Parte* Temporary Restraining Order and Memorandum.

8. Per 28 U.S.C. §1746, I declare under penalty of perjury that the foregoing is true and correct.

Executed on December 8, 2023

/s/ Cameron T. Norris
Counsel for Plaintiff