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

DO NO HARM,

Plaintiff,

v.

VITUITY, also known as, CEP AMERICA LLC,

Case No. 3:23-cv-24746-TKW-HTC

Defendant.

## **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, Michell 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 win-

dow 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 com-

plaint, related exhibits, and this forthcoming Emergency Motion for Ex Parte Tempo-

rary 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

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