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1	DECL	ation . atte		
_	ROBERT A. RABBAT (Nevada Bar #12633)			
2	TERI T. PHAM (CA Bar #193383 – Pro Hac Vic			
3	<b>ENENSTEIN PHAM GLASS &amp; RABBAT LLI</b> 11920 Southern Highlands Parkway, Suite 103	P		
4	Las Vegas, Nevada 89141			
5	Telephone: (702) 468-0808 Facsimile: (702) 920-8228			
6	rrabbat@epgrlawyers.com			
7	Attorneys for Specially Appearing Defendants,			
8	David Reichman, Kathy M. Griffin, Frank Benintendo, Donald Gilbert, and Global Tech Industries Group, Inc.			
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10	EIGHTH JUDICIA	AL DISTRICT COURT		
11	CLARK CO	UNTY, NEVADA		
12				
13	WHITE ROCKS (BVI) HOLDINGS INC., et al.	) Case No. A-24-896359-B		
14	Plaintiffs,	) Dept. No. 13		
15	VS.	) ) DECLARATION OF FRANK		
		<ul> <li>) BENINTENDO IN SUPPORT OF</li> <li>) DEFENDANTS' MOTION TO DISMISS</li> </ul>		
16	DAVID REICHMAN, KATHY M. GRIFFIN, FRANK BENINTENDO, DONALD	) DEFENDANTS MOTION TO DISMISS )		
17	GILBERT, DOES I THROUGH X, INCLUSIVE, and ROE CORPORATIONS I	)		
18	THROUGH X, inclusive,	)		
19	Defendants,	)		
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	DECLARATION OF FRANK BENINTENDO IN	I SUPPORT OF DEFENDANTS' MOTION TO DISMISS		
	Case Number: A			

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## **DECLARATION OF FRANK BENINTENDO**

I, Frank Benintendo, declare as follows:

1. I am the Secretary of Global Tech Industries Group, Inc. ("GTII"), and a member of the Board of Directors. I have been individually named as a defendant in this action. I have personal knowledge of the facts stated herein, and if called as a witness, I could and would competently testify thereto.

2. I am a resident of New Jersey.

3. I personally have no business dealings, contacts, or ties to Nevada.

4. GTII's principal place of business at all times has been located in New York, New York.

5. GTII does not maintain any offices, or conduct any business in Nevada.

6. For at least the last five (5) years, all GTII board meetings have been conducted virtually, 11 except one. 12

> 7. All GTII in person meetings have taken place in New York, New York.

8. All GTII company records and documents are located in New York or Massachusetts, 14 where GTII's president resides. 15

9. If this matter is litigated in Nevada, it will cause a great burden on myself, my family,

and GTII. This burden would create such grave difficulty and inconvenience that it would place me at a 17 severe disadvantage in this litigation. 18

10. I am currently 77 years old. Due to my age, defending this litigation in Nevada will be 19 harassing, oppressive, vexatious, and inconvenient. 20

> 11. I am amenable to litigating this matter in New York.

I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true 9/13/2024 10:55am and correct. Executed on this at

DocuSigned by:

Frank Beniffferido

1	CERTIFICATE OF SERVICE			
2	Pursuant to Nev.R.Civ.P. 5(b), I hereby certify that on September 16, 2024, I served			
3	a true and correct copy of the foregoing:			
4 5	DECLARATION OF FRANK BENINTENDO IN SUPPORT OF DEFENDANTS' MOTION TO DISMISS			
6	electronically via the court's e-filing system Odyssey eFileNV, including the following interested parties			
7	named below:			
8 9	Chad F. Clement, Esq. Alexander K. Calaway, Esq.			
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	CERTIFICATE OF SERVICE			