IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT IN AND FOR BREVARD COUNTY, FLORIDA

SCOTT ELLIS, in his official capacity as Brevard County Clerk of the Circuit Court,

Plaintiff,

VS.

Case No. 05-2013-CA033457

BLUEGEM, LLC, a Florida limited liability company,

Defendants.

AMENDED ANSWER, AFFIRMATIVE DEFENSES AND COUNTERCLAIM¹

Defendant, BLUEGEM LLC ("Defendant"), by and through its undersigned counsel, hereby submits its Answers, Affirmative Defenses and Counterclaim to that certain Complaint filed by Plaintiff, SCOTT ELLIS, in his official capacity as Brevard County Clerk of the Circuit Court, ("Plaintiff") and served upon Defendant on or about March 29, 2013.

Defendant responds to the Plaintiff's Complaint as follows:²

GENERAL ALLEGATIONS

- 1. Admitted.
- 2. Admitted. However, for the purposes of jurisdiction, the relevant inquiry is the citizenship of the members of the limited liability company.

¹ The Answer and Counterclaim remain identical, only the Affirmative Defenses have been amended. Plaintiff's counsel consented to Defendant filing such amendments.

² Unless otherwise specifically stated, each numbered paragraph below corresponds to the similarly numbered paragraph of the Complaint.

- 3. Denied as stated. It is admitted that the contracts that form the basis for this action were awarded and executed by the Brevard County Clerk of the Circuit Court, in Brevard County, Florida. It is further admitted that the contracts were executed by BlueGEM, LLC, and that the contracts were to be performed in Brevard County, Florida. The remainder of the allegations are denied.³
 - 4. Denied.
 - 5. Denied.
 - 6. Admitted.
 - 7. Admitted.
 - 8. Denied.
- 9. Paragraph 9 and all of its subparts, (a) (f), are denied as stated, as the invoice attached as Exhibit A to the Complaint speaks for itself.
 - 10. Denied.
- 11. With respect to the first sentence of Paragraph 11, Defendant is without knowledge and therefore denies the same. With respect to the second sentence of Paragraph 11, the allegation is admitted. With respect to the third sentence of attached Exhibit, Defendant is without specific knowledge of the wire transfer confirmation form, and therefore denies the same; however, Defendant admits receipt of the stated \$10,000 by wire transfer from the Plaintiff (the Brevard County Clerk of the Circuit Court)⁴ on or about March 22, 2012.

³ Defendant intends to timely file a motion to change venue pursuant to §47.101, *Fla.Stat.* at the appropriate time.

⁴ Throughout the Complaint, the Plaintiff (Scott Ellis as the Brevard County Clerk of the Circuit Court) attempts to distinguish himself as a separate entity from the earlier Brevard County Clerk of the Circuit Court, Mitch Needleman. However, the legal entity with whom Defendant contracted is the Brevard County Clerk of the Circuit Court.

- 12. Denied
- 13. Admitted. With respect to footnote 1 in Paragraph 13, the date on the Palm Beach ITN is incorrect. It is supposed to be 2012, not 2013.
 - 14. Admitted.
 - 15. Admitted.
- 16. The first sentence of Paragraph 16 is admitted. With respect to the second sentence of Paragraph 16, the Defendant is without knowledge regarding the contents of records maintained by the Plaintiff, and therefore Defendant denies this allegation.
 - 17. Denied.
- 18. The first sentence of Paragraph 18 is admitted. The second sentence of Paragraph 18 including the subparts, (a) (d), is denied as stated, as the ITN attached as Exhibit D to the Complaint speaks for itself.
 - 19. Admitted.
 - 20. Without knowledge and therefore denied.
 - 21. Without knowledge and therefore denied.
 - 22. Without knowledge and therefore denied.
 - 23. Without knowledge and therefore denied.
- 24. Defendant is without knowledge regarding Plaintiff's "information and belief" and therefore denies the same. The remainder of Paragraph 24 is denied.
 - 25. Without knowledge and therefore denied.
 - 26. Without knowledge and therefore denied.
 - 27. Without knowledge and therefore denied.
 - 28. Without knowledge and therefore denied.

- 29. Without knowledge and therefore denied.
- 30. Without knowledge and therefore denied.
- 31. Without knowledge and therefore denied.
- 32. Without knowledge and therefore denied.
- 33. Without knowledge and therefore denied.
- 34. Without knowledge and therefore denied.
- 35. Without knowledge and therefore denied.
- 36. Without knowledge and therefore denied.
- 37. Without knowledge and therefore denied.
- 38. Without knowledge and therefore denied.
- 39. Without knowledge and therefore denied.
- 40. Defendant is without knowledge and denies Paragraph 40 and all of its subparts, (a) (i).
 - 41. Admitted.
- 42. Admitted, however, the invoiced amounts (which were paid by the Clerk of Court) were a deposit for negotiation relating to the scanning contract and such amounts were refundable if terms could not be agreed upon (as set forth on the face of said invoices).
- 43. The first sentence of Paragraph 43 is admitted. Defendant is without knowledge regarding the allegation in the second sentence regarding the wire confirmation, as well as the document attached as Exhibit K to the contract, and therefore denies the same.
- 44. Defendant is without knowledge regarding Plaintiff's "information and belief," and therefore denies the same. However, Defendant admits the remainder of the allegation in Paragraph 44.

- 45. Denied.
- 46. Without knowledge and therefore denied.
- 47. Without knowledge and therefore denied.
- 48. Defendant is without knowledge as to the allegations in Paragraph 48 and all of its subparts, (a) (i), and therefore denies the same.
- 49. Denied as stated. Defendant admits that on June 29, 2012, the Plaintiff (the Brevard County Clerk of the Circuit Court) executed a contract for document scanning services with BlueGEM. Defendant further admits that said contract is attached as Exhibit M to the Complaint. Defendant is without knowledge regarding the purported "grave concerns raised by Former Chief Counsel Longacre and Attorney Dettmer," and therefore denies the same. Further to this point, Defendant states that Former Chief Counsel Longacre was the one, on behalf of Plaintiff (the Brevard County Clerk of the Circuit Court), who was drafting the contract with the Clerk of Court's interests in mind.
- 50. Denied as stated. The allegations of Paragraph 50 are admitted except that Invoice 999103 was dated July 1, 2012, not June 29, 2012.
- 51. The first sentence of Paragraph 51 is admitted. With respect to the second sentence of Paragraph 51, Defendant is without knowledge and denies the same.
- 52. Denied as stated. The Defendant admits that on or about July 9, 2012, the Clerk of Court tendered payment to BlueGEM in the amount of \$40,000 relating to invoice 999103. However, Defendant is without knowledge as to any wire transfer confirmation attached as Exhibit P to the Complaint, and therefore denies the same.
 - 53. Admitted.
 - 54. Without knowledge and therefore denied.

- 55. Denied as stated. Defendant is without knowledge and therefore denies the first three sentences of Paragraph 55. With regard to the fourth and final sentence of Paragraph 55, Defendant denies same, as it is stated.
 - 56. Admitted.
- 57. Denied as stated. It is admitted that on or about October 22, 2012, the Brevard County Clerk of the Circuit Court executed the Amendment to the June 29, 2012 contract with BlueGEM, LLC. It is further admitted that the document attached as Exhibit R is the Amendment. The remainder of Paragraph 57 is denied.
- 58. Without knowledge and therefore denied. It is further denied that the Amendment (attached as Exhibit R) contains any reference to "Promissory Note No. 479236750100001."
 - 59. Without knowledge and therefore denied.
 - 60. Without knowledge and therefore denied.
 - 61. Without knowledge and therefore denied.
 - 62. Denied.
- 63. Denied. It further stated that Plaintiff is well aware that the first phase of the contract with Plaintiff (Brevard County Clerk of the Circuit Court) related to design and testing of the system, as is standard. The second phase is when the scanning was to begin. This first phase ended, and the second phase began, in or about December 2012. Moreover, from December 2012 to and including the date Plaintiff filed the instant Complaint (March 28, 2013), the Defendant scanned all documents that Plaintiff decided to provide. Had Plaintiff provided more documents to the Defendant for scanning, of course more would have been scanned, but Defendant's document totals were fully limited by the Plaintiff himself and what Plaintiff would make available for the work to be completed. Moreover, Plaintiff continued to provide

documents to the Defendant to scan from January 8, 2013 to March 28, 2013,⁵ whereupon Plaintiff abruptly and without cause effectively and unilaterally terminated the "Scanning Contract."

COUNT I – DECLARATORY JUDGMENT (Scanning Contract and the Amendment)

- 64. Denied.
- 65. The Defendant restates and incorporates each of its allegations in Paragraphs 1 through 63 above, in response to Paragraph 65.
 - 66. Admitted.
 - 67. Admitted.

Illegality of the Contracts⁶

68. Paragraph 68 and each of its subparts, (a) - (e), are denied.

Illegal Payments Under the Contract⁷

- 66. Denied.8
- 67. Denied as stated. Defendant is only aware and admits that Defendant was paid.

 All other allegations are denied.
 - 68. Without knowledge and therefore denied.
 - 69. Without knowledge and therefore denied.

⁵ Scanning continued by the Defendant up to and including April 2, 2013.

⁶ Defendant denies the implication that the various contracts were or are illegal.

⁷ Defendant denies the implication that there were illegal payments under the various contracts between Defendant and Plaintiff.

⁸ Note: Plaintiff has incorrectly numbered his paragraphs causing some confusion. Paragraph 66 on Page 16 of the Complaint follows Paragraph 68 on Page 15 of the Complaint.

- 70. Without knowledge and therefore denied.
- 71. Without knowledge and therefore denied.
- 72. Without knowledge and therefore denied.
- 73. Without knowledge and therefore denied.

The Void or Voidable Contract Provisions⁹

- 73. Denied.¹⁰
- 74. Denied as stated. The "Scanning Contract" speaks for itself.
- 75. Paragraph 75 and each of its subparts, (a) (d), are denied.
- 76. Denied as stated. The "Scanning Contract" speaks for itself.
- 77. Paragraph 77 and each of its subparts, (a) (d), are denied.
- 78. Denied as stated. The "Scanning Contract" speaks for itself.
- 79. Denied.
- 80. Denied as stated. The "Scanning Contract" speaks for itself.
- 81. Denied.
- 82. Defendant admits that it contends and will contend that the Scanning Contract, and all of its provisions, are valid and enforceable, as is the Scanning Contract itself. Defendant is without knowledge and therefore denies Plaintiff's "information and belief."
 - 83. Admitted.
 - 84. Denied.

⁹ Defendant denies the implication that "Scanning Contract" is void or contains voidable provisions.

¹⁰ Note: Again, Plaintiff has incorrectly numbered his paragraphs. This Paragraph 73 on Page 18 of the Complaint is the second Paragraph 73 (see Page 17 of the Complaint).

- 85. With respect to the first sentence of Paragraph 85, Defendant is without knowledge and therefore denies the same. With respect to the second sentence, Defendant admits that it contends and will contend that the mentioned payments were valid and legal; however, Defendant is without knowledge and therefore denies Plaintiff's stated "information and belief."
 - 86. Denied.
 - 87. Denied.
 - 88. Denied.
 - 89. Without knowledge and therefore denied.

With respect to Plaintiff's ad damnum clause (the prayer for relief), Defendant denies Plaintiffs ability or right to recover the damages alleged, including specifically the claim for attorneys' fees.

COUNT II - BREACH OF CONTRACT

- 90. Denied.
- 91. Defendant restates and incorporates each of its prior answers to Paragraphs 1 through 63 above, in response to Paragraph 91.
 - 92. Admitted.
- 93. Denied as stated. The Scanning Contract speaks for itself. Notwithstanding the foregoing, Defendant has fully performed each of the tasks outlined in Paragraph 93.
 - 94. Admitted.
 - 95. Denied as stated.
 - 96. Paragraph 96 and each of its subparts, (a) (h), are denied.
 - 97. Denied.

- 98. Denied.
- 99. Without knowledge and therefore denied.
- 100. Denied. Defendants further allege that there is no Paragraph 25.1 of the Scanning Contract.

With respect to Plaintiff's *ad damnum* clause (the prayer for relief), Defendant denies Plaintiff's ability or right to recover the damages alleged, including specifically the claim for attorneys' fees.

COUNT III - RESCISSION

- 101. Denied.
- 102. Defendant restates and incorporates each of its prior answers to Paragraphs 1 through 63 above, and paragraph 64 through 90 above (i.e., the allegations of Count I), in response to Paragraph 102.
 - 103. Denied.
 - 104. Denied.
 - 105. Denied.

With respect to Plaintiff's ad damnum clause (the prayer for relief), Defendant denies Plaintiff's ability or right to the relief and recovery sought.

AFFIRMATIVE DEFENSES

The Defendant hereby asserts and alleges the following Affirmative Defenses to the claims set forth in Plaintiff's Complaint:

First Affirmative Defense

As and for Defendant's First Affirmative Defense, the Defendant states that the Plaintiff has failed to state a claim upon which relief may be granted (*i.e.*, failed to state a cause of action) with respect to Count III for "Rescission" of the "Scanning Contract." In addition, the Plaintiff has failed to set forth, and will be unable to show, that no adequate remedy at law exists.

Moreover, the Plaintiff has failed to set forth, and will be unable to show, that there exists any fraud, mutual mistake, false representations, impossibility of performance, or other proper ground which would allow for rescission or cancellation of the "Scanning Contract."

Second Affirmative Defense

As and for Defendant's Second Affirmative Defense, and with respect to Count I for "Declaratory Judgment," the Defendant states that the Plaintiff is seeking an improper advisory opinion from the Court, and further that there is no case or controversy at issue over the matters alleged in the Complaint. Plaintiff is not reasonably in doubt as to the rights, status, immunity, powers or privileges of the Brevard County Clerk of Circuit Court with respect to the "Scanning Contract" and/or the "Amendment." Upon information and belief, the Brevard County Clerk of Circuit Court sought and obtained a legal opinion(s) regarding the rights, status, immunity, powers or privileges of the Brevard County Clerk of Circuit Court to enter into such contracts and such a relationship with the Defendant, prior to execution of the various contracts.

Third Affirmative Defense

As and for Defendant's Third Affirmative Defense, and with respect to Count III for "Rescission," the Defendant states that the Plaintiff possesses an adequate remedy at law and thus the equitable remedy of rescission is wholly unavailable to the Plaintiff.

Fourth Affirmative Defense

As and for Defendant's Fourth Affirmative Defense, and with respect to Count III for "Rescission," the Defendant states that Plaintiff has waived any right, or basis upon which he might rely, to seek rescission. Assuming the Plaintiff, who is simply the current head of the entity of the Brevard County Clerk of Circuit Courts, had any right or basis to seek rescission, the Plaintiff waived such right or basis as a result of Plaintiff's continued transmission of documents¹¹ to the Defendant from the time he took office on January 8, 2013 up to the date this lawsuit was filed on March 28, 2013.¹²

Fifth Affirmative Defense

As and for Defendant's Fifth Affirmative Defense, with respect to Count I for "Declaratory Judgment" and Count III for "Rescission," the Defendant states that to the extent any provision of the "Scanning Contract" (Exhibit M to the Complaint) or the "Amendment" (Exhibit R to the Complaint) is declared and proven invalid or unenforceable, said provision(s) does not affect (or otherwise invalidate) any other provision(s) of the Scanning Contract or the Amendment. In accordance with Paragraph 18 of the "Standard Terms and Conditions for IT Services," which is attached to and part of the "Scanning Contract," and which terms and conditions are referenced within the "Amendment":

If any provision of the Contract shall be found by any court to be invalid or unenforceable to [sic] the invalidity or unenforceability of such provision shall not affect the other provisions of the Contract and all provisions not affected by such invalidity or unenforceability shall remain in full force and effect. The Parties hereby agree to attempt to substitute for any invalid or

Albeit, the Plaintiff did not provide much volume in the way of documents, which itself is the cause of the seemingly low threshold of documents which have been fully scanned.

¹² Scanning of documents by the Defendant continued up to and including April 2, 2013.

unenforceable provision a valid or enforceable provision which achieves to the greatest extent possible to economic legal and commercial objectives of the invalid or unenforceable provision.

Accordingly, even if the Court determines that any provision(s) is invalid or unenforceable, such determination does not render the "Scanning Contract" or the "Amendment" unenforceable in whole. Nor, thereby, does such a determination provide the Plaintiff with a basis for rescission and/or a need for declaratory judgment. Moreover, as agreed to by the parties, any provision that is determined to be invalid or unenforceable is to be substituted with a valid and enforceable provision that achieves, to the greatest extent possible, the economic, legal and commercial objectives of the original provision (that is declared and proven invalid or unenforceable). Stated simply, a determination that any provision(s) is invalid or unenforceable does not provide the Plaintiff with a basis to rescind the "Scanning Contract" or the "Amendment."

Sixth Affirmative Defense

As and for Defendant's Sixth Affirmative Defense, with respect to Count II for "Breach of Contract," the Defendant states that Plaintiff has breached the Scanning Contract (and Amendment) as of March 28, 2013, 13 when it served the instant Complaint upon Defendant accompanied by a letter from Plaintiff's counsel notifying Defendant that Plaintiff was "abating" the Scanning Contract, and further that Plaintiff demanded that Defendant return all of the Clerk of Court's records in Defendant's possession (which were subject to being scanned under the Scanning Contract). Attached hereto and incorporated herein as "Exhibit 1" is a true and

¹³ The breach could also have occurred upon the filing of the Complaint, which to Defendant's information and belief was on or about March 29, 2013.

correct copy of the letter dated March 28, 2013 from Attorney Curt Jacobus, on behalf of the Plaintiff.¹⁴

Despite the efforts of Plaintiff's counsel to assert, in Exhibit 1, that the Plaintiff was "not terminating" the Scanning Contract, and rather "abating" it, Plaintiff's actions did, in fact, cause a termination. There is no concept of "abatement" allowed under the terms of the Scanning Contract, nor any support for such concept under the law. Moreover, to drive the point home, Plaintiff's counsel makes it clear that termination is, in fact, what the Plaintiff is doing when he states, "...the Clerk of Court hereby demands that you immediately cease and desist any scanning activities and return...any and all documents, files, images, records or other property that [Defendant] has received from [Plaintiff]..." Plaintiff's counsel also includes a voluminous listing of files which the Plaintiff claims to be in Defendant's possession. Said list is also attached in Exhibit 1 hereto, as it was enclosed with counsel's letter. Thus, despite the Plaintiff's attempt to position his current actions as an "abatement" of the Scanning Contract (a concept which is absent from the contractual terms of the Scanning Contract, and unrecognized under the law), the Plaintiff clearly terminated the Scanning Contract as he demanded the return of all files. The Plaintiff is in breach of the Scanning Contract (and the Amendment) for terminating the contract early and for preventing the Defendant from engaging in its continued compliance and performance under the Scanning Contract. Accordingly, Plaintiff's prior material breach excuses the Defendant from further performance under the Scanning Contract (and the Amendment).

¹⁴ Exhibit 1 does not contain the two complaints (against BlueGEM, LLC and RoseWare, LLC) originally enclosed with the March 28, 2013 letter.

Seventh Affirmative Defense

As and for Defendant's Seventh Affirmative Defense, with respect to Count II for "Breach of Contract," in addition to the factual allegations set forth in Defendant's Counterclaim paragraphs 7 – 27, and those additional facts to be revealed through discovery, Defendant states that: (1) it has fully performed its obligations under the Scanning Contract to date; (2) it is, and has always been, ready, willing and able to perform its obligations under the contract; (3) the Plaintiff's actions, and Plaintiff's actions alone, have fully prevented Defendant from continuing its performance under the Scanning Contract; and, (4) the volume of documents scanned to date is directly the result of the Plaintiff's failure and/or unwillingness to provide the sufficient volume of documents to be scanned. Plaintiff breached the implied covenant of good faith and fair dealing with respect to the Scanning Contract, and therefore, such breach discharged the very obligations with which Plaintiff is claiming Defendant did not comply.

Eighth Affirmative Defense

As and for Defendant's Eighth Affirmative Defense, the Defendant states that the Plaintiff is estopped from seeking declaratory judgment, rescission, and/or damages for breach of contract. The Defendant contracted with the real party in interest, the Brevard County Clerk of the Circuit Court. It did not contract with a specific individual as SCOTT ELLIS desires the Court and the public to believe. SCOTT ELLIS is merely the current head of the legal entity which is the Brevard County Clerk of the Circuit Court. It is the Brevard County Clerk of the Circuit Court who executed the Scanning Contract. Accordingly, the Plaintiff, SCOTT ELLIS, as the current head of the Brevard County Clerk of the Circuit Court is estopped from proclaiming that the Scanning Contract is invalid, unenforceable, illegal, void, voidable, and so forth, as he has asserted. Upon information and belief, the Brevard County Clerk of the Circuit

Court sought a legal opinion(s) regarding the legality and advisability of entering into the Scanning Contract and/or Amendment. Upon information and belief, following the receipt of such legal opinion(s), the Brevard County Clerk of the Circuit Court executed the Scanning Contract and the Amendment. Accordingly, absent any allegations of fraud, mutual mistake, false representations, impossibility of performance, or other proper grounds, the Plaintiff, as the current Brevard County Clerk of the Circuit Court (though the legal entity remains the same), is estopped from seeking any relief, whether it be by way of declaratory judgment, rescission or damages.

Ninth Affirmative Defense

As and for Defendant's Ninth Affirmative Defense, based in part on the factual allegations set forth in Defendant's Counterclaim paragraphs 7 - 27, and those additional facts to be revealed through discovery, the Defendant states that the Plaintiff's claims in equity are barred by the doctrine of unclean hands.

Tenth Affirmative Defense

As and for Defendant's Tenth Affirmative Defense, the Defendant states that the Plaintiff is estopped from recovering damages for breach of contract on the basis that it is Plaintiff's conduct and actions which have hindered and/or prevented performance by the Defendant, or performance by the Defendant at the level of service desired or agreed to under the Scanning Contract.

Eleventh Affirmative Defense

As and for Defendant's Eleventh Affirmative Defense, with respect to Count I for "Declaratory Judgment" and Count III for "Rescission," the Defendant states that the Plaintiff's allegations, that the Scanning Contract was obtained through an "illegal" bid process, and/or that

the ITN was deficient, improper, illegal or in any manner problematic, are immaterial. As Plaintiff is or should be aware, the Brevard County Clerk of the Circuit Court is a constitutional officer in the State of Florida and is not subject to the competitive bidding requirements set forth in Chapter 287, *Fla.Stat.* Even the Brevard Count Clerk of the Circuit Court's own Chief Staff Counsel, has previously opined, in writing on August 13, 2013, that the Clerk did not have to follow the "dictates of chapter 287." This very opinion was attached to the Plaintiff's own Complaint. *See*, Exhibit Q, as attached to the Complaint and incorporated by reference herein.

Twelfth Affirmative Defense

As and for Defendant's Twelfth Affirmative Defense, based in part on the factual allegations set forth in Defendant's Counterclaim paragraphs 7 – 27, and those set forth in the Eighth Affirmative Defense herein, with respect to Count II for "Breach of Contract," the Defendant states that Plaintiff abandoned the "Scanning Contract" and the "Amendment."

Thirteenth Affirmative Defense

As and for Defendant's Thirteenth Affirmative Defense, based in part on the factual allegations set forth in Defendant's Counterclaim paragraphs 7 – 27, and the Plaintiff's actions with respect to the filing of the Complaint, and the letter attached as Exhibit 1 to these defenses, Plaintiff engaged in anticipatory repudiation of (1) the "Scanning Contract"; and, (2) the "Amendment." As a result of Plaintiff's anticipatory repudiation, the Defendant is relieved of its duty to further perform under the aforementioned contracts.

Fourteenth Affirmative Defense

As and for Defendant's Fourteenth Affirmative Defense, the Defendant states that Plaintiff has waived any claims against Defendant and/or released Defendant from any claims in accordance with Paragraph 12.3 of the "Standard Terms and Conditions for IT Services" of the

Scanning Contract (and the Amendment as incorporated by reference in Paragraph 3 thereto), following Plaintiff's early termination of the Scanning Contract and Amendment. As set forth previously, the Plaintiff's March 28, 2013 letter (as buttressed by the actual filing of the instant lawsuit on March 29, 2013) is the early termination of the Scanning Contract and Amendment which invokes the aforementioned terms of Paragraph 12.3.

Fifteenth Affirmative Defense

As and for Defendant's Fifteenth Affirmative Defense, the Defendant states that by failing to provide sufficient documents to scan under the Scanning Contract and Amendment, Plaintiff has frustrated the purpose of the contract and is thus estopped from claiming damages from the Defendant's alleged failure to perform.

DEMAND FOR ATTORNEYS' FEES

By reason of the Plaintiff's Complaint, the Defendant has been required to retain the law firm of Foley & Lardner LLP and Defendant is obligated to pay its lawyers a reasonable fee.

Accordingly, the Defendant hereby makes demand for an award of its reasonable attorneys' fees expended in this matter, in accordance with Paragraph 23 of the "Standard Terms and Conditions for IT Services" of the "Scanning Contract."

JURY TRIAL DEMAND

Defendant hereby demands a trial by jury as to all issues and matters so triable as a

matter of right.

Dated: July 16, 2013

Michael Gay, Florida Bar No. 0938191

Email: mgay@foley.com

Thomas S. Cargill, Florida Bar No. 0061430

Email: tcargill@foley.com Foley & Lardner LLP

111 North Orange Avenue, Suite 1800

Orlando, FL 32801-2386

P. O. Box 2193

Orlando, FL 32802-2193

Telephone: 407.423.7656 Facsimile: 407.648.1743

COUNTERCLAIM

Defendant/Counter-Plaintiff, BLUEGEM, LLC ("BLUEGEM"), sues the Plaintiff/Counter-Defendant, SCOTT ELLIS, in his official capacity as Brevard County Clerk of the Circuit Court, ("ELLIS"), and states as follows:

GENERAL ALLEGATIONS

- 1. This matter is a civil action for damages in excess of \$15,000.00, exclusive of costs, interest and attorney's fees, arising out of a breach of contract.
 - 2. ELLIS is the duly elected Brevard County Clerk of the Circuit Court.
- 3. BLUEGEM is a Florida limited liability company organized and existing under the laws of the State of Florida with principal place of business in Brevard County, Florida. BLUEGEM's managing member is located in Brevard County, Florida.
- 4. The contract that forms the basis of this action was executed in Brevard County, Florida by BLUEGEM and the Brevard County Clerk of the Circuit Court.
- 5. All conditions precedent for the filing of this Counterclaim have been performed, waived, or otherwise satisfied.

COUNT I - BREACH OF CONTRACT

- 6. BLUEGEM realleges and restates its prior allegations in Paragraphs 1 through 5 above, as if fully set forth herein.
- 7. On June 29, 2012, BLUEGEM and the Brevard County Clerk of the Circuit Court executed a contract for document scanning services (the "Scanning Contract"). A true and correct copy of the Scanning Contract has been previously attached by ELLIS to his Complaint as Exhibit "M" thereto, which is incorporated by reference herein. The Scanning Contract was later amended with respect to terms of payment and reduction of total contract

price on or about October 22, 2012 (the "Amendment"). A true and correct copy of the Amendment has been previously attached by ELLIS to his Complaint as Exhibit "R," thereto, which is incorporated by reference herein.

- 8. At the time of execution of the Scanning Contract, the elected official acting as the Brevard County Clerk of the Circuit Court was Mitch Needelman. ELLIS, as of January 8, 2013 became the current Brevard County Clerk of the Circuit Court. Regardless, the parties to the Scanning Contract are BLUEGEM and the Brevard County Clerk of the Circuit Court.
- 9. From June 29, 2012 to April 3, 2013, BLUEGEM has performed the services under the Scanning Contract as promised and agreed.
- 10. From June 29, 2012 to approximately December 2012, BLUEGEM prepared, designed and tested the proposed scanning procedures prior to implementation of the full-scale scanning phase. Throughout this time period, BLUEGEM worked with the Brevard County Clerk of the Circuit Court and its staff to ensure that the proposed procedures would work smoothly prior to implementation of the full-scale scanning phase.
- 11. Thereafter, starting in December 2012, BLUEGEM began the full-scale scanning phase of the Scanning Contract.
- 12. From December 2012 through April 3, 2013, BLUEGEM scanned any and all documents which the Brevard County Clerk of the Circuit Court sent to it for such purpose.
- 13. Accordingly, the volume of documents that have been scanned to-date are directly a function of what the Brevard County Clerk of the Circuit Court was willing to send (and, in fact, did send) to BLUEGEM, allowing BLUEGEM to fulfill its obligations under the Scanning Contract.

- 14. Since January 8, 2013, the time when ELLIS took office at the Brevard County Clerk of the Circuit Court, ELLIS and/or his office have provided BLUEGEM with documents to scan; however, the volume of documents has been relatively small when compared to the levels envisioned by the Brevard County Clerk of the Circuit Court and BLUEGEM when the Scanning Contract was negotiated and executed.
- 15. Upon information and belief, ELLIS has purposefully refused and/or directed his staff to limit the number of documents sent to BLUEGEM to be scanned.
- 16. During ELLIS' campaign in 2012 against former Clerk Needelman,
 ELLIS made it clear that if and when he was elected as Brevard County Clerk of the Circuit
 Court, he would stop the contract between BLUEGEM and the Brevard County Clerk of the
 Circuit Court.
- 17. In addition, ELLIS has made statements to the effect that the BLUEGEM contract is a "sweetheart deal" and is unnecessary and/or invalid. Moreover, upon information and belief, ELLIS, prior to the time he took office on January 8, 2013, has claimed that the Scanning Contract is a "scam" and complained that very few documents have been scanned. Indeed, in his Complaint, ELLIS attempts to portray this view point at Paragraph 63.
- 18. Irrespective of ELLIS' ignorance of the required design and testing procedures process prior to December 2012, which were needed prior to the implementation of full-scale scanning, ELLIS has failed to provide BLUEGEM with a sufficient volume of documents to allow BLUEGEM to continue to perform its level of obligations under the Scanning Contract.
- 19. Rather than proceed in a manner consistent with good faith and fair dealing under the Scanning Contract, by transmitting sufficient volumes of documents to be

scanned by BLUEGEM, upon information and belief, ELLIS (since taking office on January 8, 2013) purposefully withheld such volumes of documents because: (a) he intended to make "good" on his various campaign "promises"; (b) he, as Brevard County Clerk of the Circuit Court, intended to falsely portray BLUEGEM as incapable of performing its obligations under the Scanning Contract; (c) he, as Brevard County Clerk of the Circuit Court, intended to create a pretext which would allow him, in the "court of public opinion," to validate his allegations from the campaign; and (d) he, as Brevard County Clerk of the Circuit Court, intended to create a pretext to claim, in this proceeding, a basis for declaratory judgment, breach of contract and/or rescission.

- 20. At all material times to this action, ELLIS, as the Brevard County Clerk of the Circuit Court, has failed and/or refused to honor the obligations of the Brevard County Clerk of the Circuit Court under the Scanning Contract.
- 21. On March 28, 2013, ELLIS' counsel transmitted a letter to BLUEGEM and enclosed a copy of the two separate Complaints against BLUEGEM and RoseWare, LLC (relating to another set of contracts with the Brevard County Clerk of Court). A true and correct copy of this March 28, 2013 letter (without the enclosed two Complaints) has previously been attached as Exhibit "1" to BLUEGEM's Affirmative Defenses to ELLIS' Complaint, which Exhibit is incorporated by reference herein.
- 22. In the March 28, 2013 letter, ELLIS states that he is "<u>not</u> terminating" the Scanning Contract; rather, he is "abating" the Scanning Contract.
- 23. This attempted "abatement," for which there is no provision in the Scanning Contract or under the law allowing such a tactic, equates to an immediate breach of the Scanning Contract and Amendment thereto.

- 24. ELLIS' actual intent and purpose (i.e., termination of the Scanning Contract as opposed to some "abatement") is highlighted in the March 28, 2013 letter's demand that BLUEGEM "...immediately cease and desist any scanning activities and return to the Clerk of Court any and all documents, files, images, records or other property that BlueGEM, LLC has received from them (a complete listing of all files in BlueGEM's possession is enclosed herewith)..."
- 25. True to ELLIS' threat in the March 28, 2013 letter, ELLIS filed suit against BLUEGEM on March 29, 2013.
- 26. Accordingly, the statements in the March 28, 2013 letter by ELLIS (through his counsel), and the actions of filing the instant lawsuit, amount to an immediate breach of the Scanning Contract and Amendment thereto.
- 27. In addition, since taking office on January 8, 2013, ELLIS has continued to violate the implied covenant of good faith and fair dealing under the Scanning Contract and Amendment thereto, based upon his actions from January 8, 2013 to and including the March 28, 2013 letter and March 29, 2013 filing of the instant lawsuit.
- 28. ELLIS' actions in the March 28, 2013 letter and the instant lawsuit are seeking early termination of the Scanning Contract (and Amendment).
- 29. As a such, in accordance with Paragraph 12.3 of the "Standard Terms and Conditions for IT Services" of the Scanning Contract (and as incorporated by reference in Paragraph 3 of the Amendment), "...the term of performance of the Contract will be accelerated to end upon termination and the full amount under the Contract will be owed without any set off for any work that has not yet been completed."

- 30. At all times material to this action, up to and including the date of ELLIS' breach, BLUEGEM has stood ready, willing and able to complete its obligations under the Scanning Contract and Amendment thereto.
 - 31. As a result of ELLIS' breaches, BLUEGEM has been damaged.
- 32. BLUEGEM has retained the undersigned attorneys and law firm to prosecute this Counterclaim, and BLUEGEM is obligated to pay a reasonable fee for the attorneys' services related thereto. In accordance with Paragraph 23 of the Scanning Contract (and the Amendment through incorporation by reference at Paragraph 3 thereto), BLUEGEM is entitled to recover its expenses, costs and attorneys' fees should it be the prevailing party on BLUEGEM's Counterclaim.

WHEREFORE, BLUEGEM respectfully demands judgment in its favor and against ELLIS for any and all damages sustained by BLUEGEM, as a result of ELLIS' breach of the Scanning Contract and Amendment, including, but not limited to: (1) an entitlement to all amounts due and payable under the Scanning Contract and Amendment; (2) an award of BLUEGEM's costs and expenses; (3) attorneys' fees; (4) compensatory damages, and (5) any additional relief which this Court deems just and proper.

JURY TRIAL DEMAND

BLUEGEM hereby demands a trial by jury as to all issues and matters so triable as a matter of right.

Date: July <u>//</u>, 2013

Michael Gay, Florida Bar No. 0938191

Email: mgay@foley.com

Thomas S. Cargill, Florida Bar No. 0061430

Email: tcargill@foley.com Foley & Lardner LLP

111 North Orange Avenue, Suite 1800

Orlando, FL 32801-2386

P. O. Box 2193

Orlando, FL 32802-2193 Telephone: 407.423.7656 Facsimile: 407.648.1743

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was served via

electronic mail this // day of July, 2013 to: Curt Jacobus, Esq. at curt.jacobus@gray-

robinson.com; and Alec Russell at alec.russell@gray-robinson.com.

Michael Gay, Florida Bar No. 0938191

Email: mgay@foley.com

Thomas S. Cargill, Florida Bar No. 0061430

Email: tcargill@foley.com Foley & Lardner LLP

111 North Orange Avenue, Suite 1800

Orlando, FL 32801-2386

P. O. Box 2193

Orlando, FL 32802-2193 Telephone: 407.423.7656

Facsimile: 407.648.1743



1795 WEST NASA BLVD. (32901)
POST OFFICE BOX 1870
MELBOURNE, FL 32902-1870
TEL 321-727-8100
FAX 321-984-4122
gray-robinson.com

FORT LAUDERDALE
JACKSONVILLE
KEY WEST
LAKELAND
MELBOURNE
MIMI
NAPLES
ORLANDO

TALLAHASSEE

ТАМРА

321-727-8100 CURT.JACOBUS@GRAY-ROBINSON.COM

March 28, 2013

VIA OFFICIAL PROCESS

BlueGEM, LLC RoseWare, LLC c/o Rose M. Harr, Registered Agent 202 West Drive Melbourne, FL 32904 Served on: MATT DIPME Date: 3-29-13

By Glern Evers #468

Re:

Contracts with the Brevard County Clerk of Courts

Ms. Harr:

This firm has the pleasure of representing Scott Ellis, in his official capacity as Brevard County Clerk of the Circuit Court, in regard to the contracts that BlueGEM, LLC and RoseWare, LLC, respectively, executed with the Office of the Brevard County Clerk of the Circuit Court (the "Clerk of Court") during former Clerk Mitch Needelman's tenure.

We are instituting separate actions against BlueGEM, LLC and RoseWare, LLC regarding the contracts that those entities have executed with the Clerk of Court. However, it is critical to note that both BlueGEM, LLC and RoseWare, LLC have been paid in full for each and every contract those entities have with the Clerk of Court.

Although there are no outstanding sums due BlueGEM, LLC or RoseWare, LLC from the Clerk of Court, this letter shall serve as notice to BlueGEM, LLC that the Clerk of Court is abating the scanning contract that is the subject of the court action. Importantly, the Clerk of Court is not terminating that contract at this time but rather does not expect any further performance by BlueGEM, LLC under the scanning contract unless and until one of two events occurs: (1) the legal action against BlueGEM, LLC on behalf of the Clerk of Court is resolved adversely to the Clerk of Court; or (2) the Clerk of Court or its attorneys send written notification to BlueGEM, LLC that the abatement is at an end and that the Clerk of Court expects BlueGEM, LLC to resume performance under the scanning contract.

As part of this abatement, the Clerk of Court hereby demands that you immediately cease and desist any scanning activities and return to the Clerk of Court any and all documents, files, images, records or other property that BlueGEM, LLC has received from them (a complete listing of all files in BlueGEM's possession is enclosed herewith). This includes any and all images that may be stored on BlueGEM's servers or in the process of redaction with BlueGEM's

GRAYROBINSON
PROFESSIONAL ASSOCIATION

Contracts with the Brevard County Clerk of Courts March 28, 2013 Page 2

third-party redaction software specialist. Please be aware that files, records, images and other documents received from the Clerk of Court are highly confidential. You are directed not to destroy any such items, disclose them to anyone or leave them in any unsecured location where disclosure, whether inadvertent or otherwise, is possible.

Please contact Debbie Puckett at the Clerk of Court at (321) 637-2009 x49343 or debbie.puckett@brevardclerk.us within 10 days to arrange delivery or pick-up of any documents, files, records or other property of the Clerk of Court currently in BlueGEM, LLC's possession.

Thank you for your consideration in these matters. Please govern yourself accordingly.

Very truly yours,

CJ/ab

Enclosure(s)

Blue GEM File Inventory 03-28-2013

Blue GEM Melbourne - 2 files

Blue GEM Melbourne 2 - 344 files

Blue GEM Staging Area 1 - 0 files

Blue GEM Staging Area 2 - 0 files

Blue GEM Staging Area 3 – 1 file, 3 volumes

Blue GEM Staging Area 4 - 270 files

Blue GEM Staging Area 5 - 691 files

Total of 1310 file folders

Items Checked out to

03/28/2013

/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM MELBOURNE

ICLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM MELBOURNE/

05-2002-DR-015635-XXXX-XX v

Reason:

05-2002-DR-019753-CONF-XX Volume: 002

Reason:

Count: 2

Total for All:

Checked Out

Due Date

12/17/2012 3:47 PM

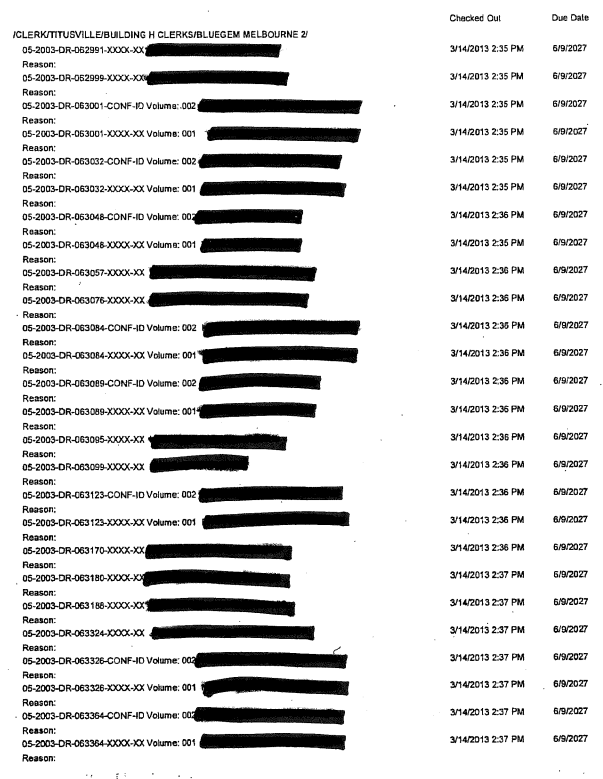
3/14/2027

12/14/2012 8:42 AM

3/11/2027

Items Checked out to 03/28/2013

/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM MELBOURNE 2



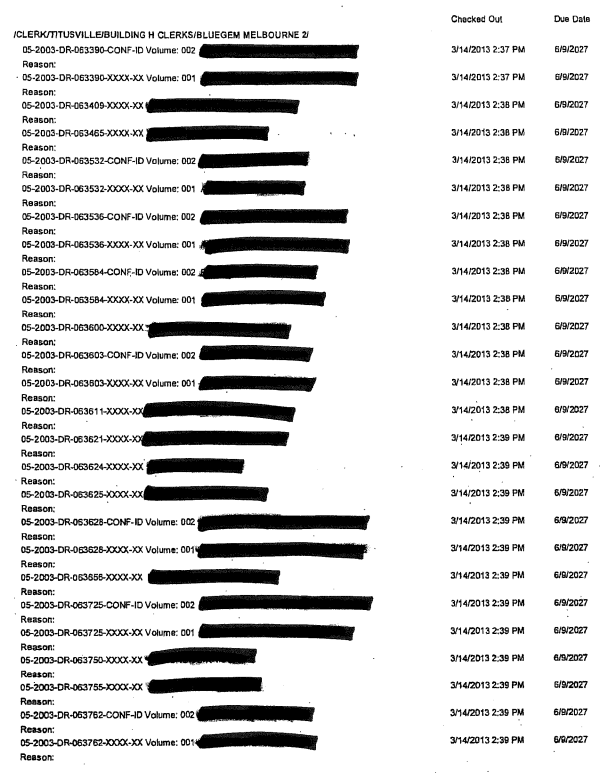
Page 1 of 14

Ġ

Items Checked out to

03/28/2013

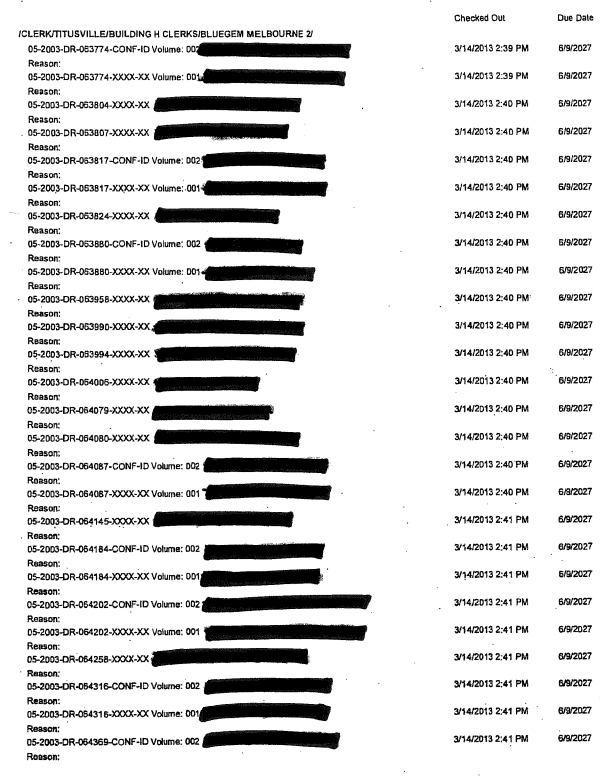
/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM MELBOURNE 2



Page 2 of 14

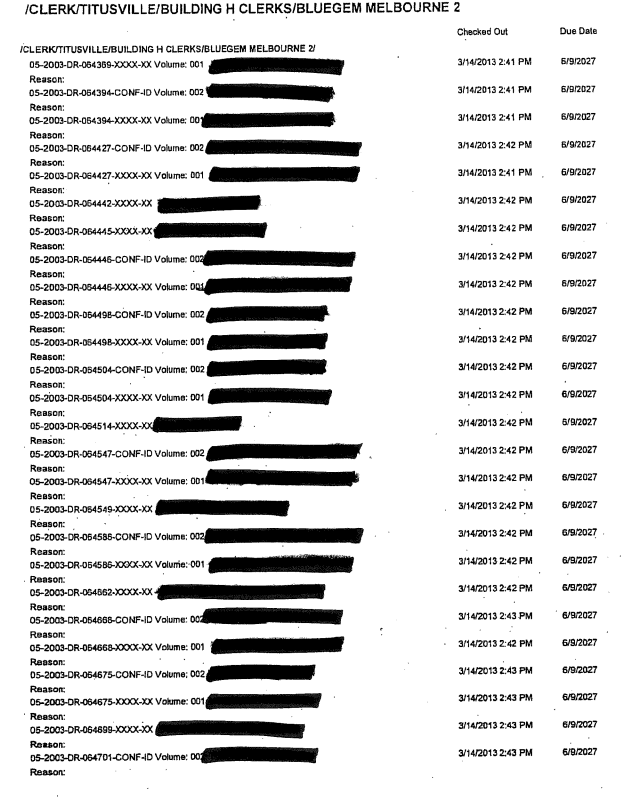
Items Checked out to 03/28/2013

/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM MELBOURNE 2



Page 3 of 14

Items Checked out to 03/28/2013



Page 4 of 14

BREVARD COUNTY CLERK CIRCUIT C VS BLUEGEM LLC

į.

Items Checked out to 03/28/2013
/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM MELBOURNE 2

Checked Out **Due Date** /CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM MELBOURNE 2/ 3/14/2013 2:43 PM 6/9/2027 05-2003-DR-064701-XXXX-XX Volume: 001 Reason: 3/14/2013 2:43 PM 6/9/2027 05-2003-DR-064713-CONF-ID Volume: 002 Reason: 3/14/2013 2:43 PM 6/9/2027 05-2003-DR-064713-XXXX-XX Volume: 001 Reason: 05-2003-DR-064767-XXXX-XX 3/14/2013 2:43 PM 6/9/2027 Reason: 3/14/2013 2:43 PM 6/9/2027 05-2003-DR-064819-CONF-ID Volume: 002 Reason: 6/9/2027 3/14/2013 2:43 PM 05-2003-DR-064819-XXXX-XX Volume: 001 Reason: 6/9/2027 3/14/2013 2:43 PM 05-2003-DR-064823-CONF-ID Volume; 002 Reason: 3/14/2013 2:43 PM 6/9/2027 05-2003-DR-064823-XXXX-XX Volume: 001 Reason: 05-2003-DR-064881-CONF-ID Volume: 002 3/14/2013 2:43 PM 6/9/2027 Reason: 3/14/2013 2:43 PM 6/9/2027 05-2003-DR-064881-XXXX-XX Volume: 001 Reason: 6/9/2027 3/14/2013 2:43 PM 05-2003-DR-064923-CONF-ID Volume: 002 Reason: 3/14/2013 2:43 PM 6/9/2027 05-2003-DR-064923-XXXX-XX Volume: 001 Reason: 3/14/2013 2:44 PM 6/9/2027 05-2003-DR-064924-XXXX-XX Reason: 3/14/2013 2:44 PM 6/9/2027 05-2003-DR-064949-XXXX-XX Reason: 3/14/2013 2:44 PM 6/9/2027 05-2003-DR-064954-CONF-ID Volume: 002 Reason: 6/9/2027 3/14/2013 2:44 PM 05-2003-DR-064954-XXXX-XX Volume: 001 Reason: 3/14/2013 2:44 PM 6/9/2027 05-2003-DR-064960-XXXX-XX Reason: 3/14/2013 2:44 PM 6/9/2027 05-2003-DR-064963-XXXX-XX Reason: 3/14/2013 2:44 PM 6/9/2027 05-2003-DR-064995-CONF-ID Volume: 002 Reason: 6/9/2027 05-2003-DR-064995-XXXX-XX:Volume: 00a 3/14/2013 2:44 PM Reason: 6/9/2027 3/14/2013 2:44 PM 05-2003-DR-065034-XXXX-XX

.

Reason:

Reason:

Reason

Reason:

Reason:

Reason:

05-2003-DR-065056-XXXX-XX

05-2003-DR-065058-XXXX-XX

05-2003-DR-065062-CONF-ID Volume: 002 v

05-2003-DR-065062-XXXX-XX Volume: 001

05-2003-DR-065078-CONF-ID Volume: 002

6/9/2027

6/9/2027

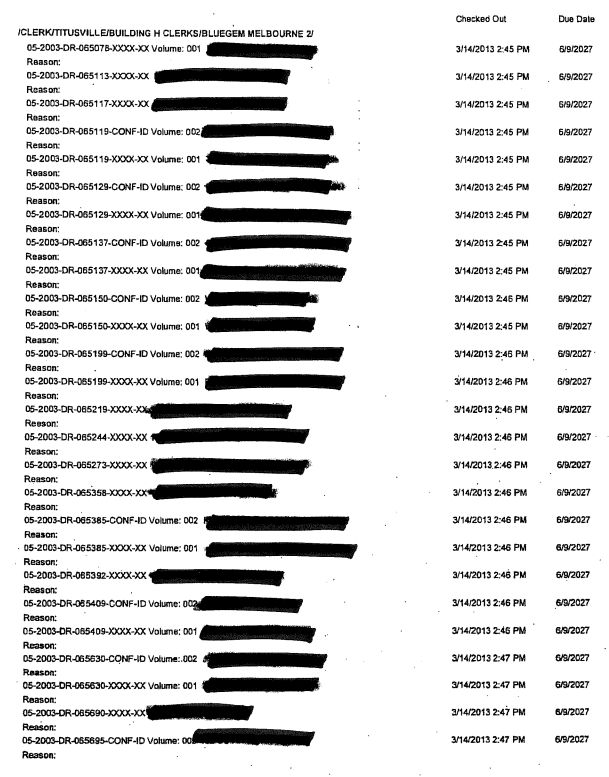
6/9/2027

5/9/2027

5/9/2027

3/14/2013 2:45 PM

03/28/2013

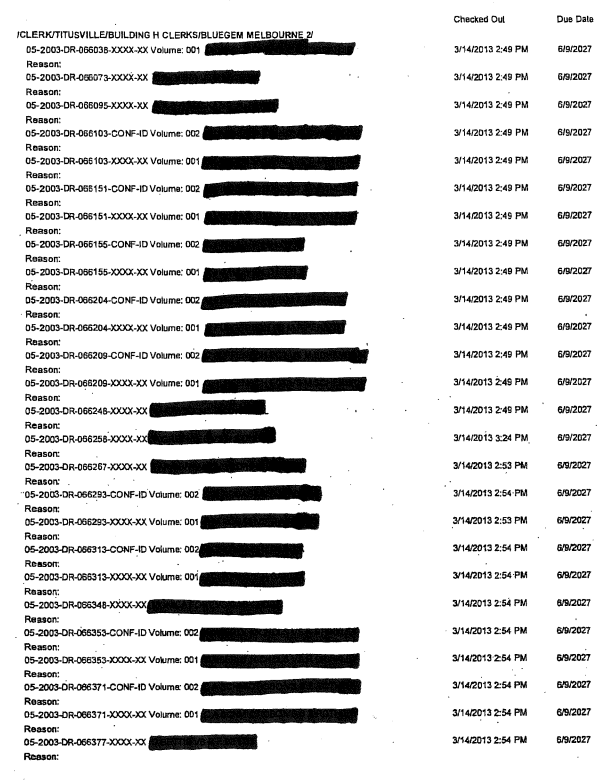


Page 6 of 14



Page 7 of 14

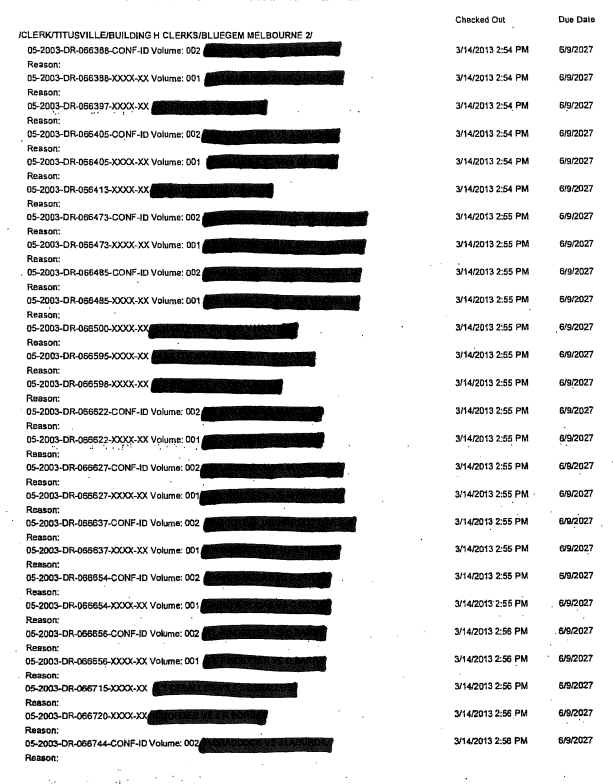
03/28/2013



Page 8 of 14

03/28/2013

/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM MELBOURNE 2



Page 9 of 14

Filing 3756800

	Checked Oul	Due Date
/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM MELBOURNE 2/ 05-2003-DR-066744-XXXX-XX Volume: 001	3/14/2013 2:56 PM	6/9/2027
Reason: 05-2003-DR-066749-CONF-ID Volume: 002	3/14/2013 2:56 PM	6/9/2027
Reason: 05-2003-DR-066749-XXXX-XX Volume: 001	3/14/2013 2:56 PM	6/9/2027
Reason; 05-2003-DR-056772-CONF-ID Volume; 002	3/14/2013 2:56 PM	6/9/2027
Reason: 05-2003-DR-056772-XXXX-XX Volume: 001	3/14/2013 2:56 PM	6/9/2027
Reason: 05-2003-DR-066830-XXXX-XX	3/14/2013 2:55 PM	6/9/2027
Reason: 05-2:003-DR-056839-CONF-ID Volume: 002	3/14/2013 2:50 PM	6/9/2027
Reason: 05-2003-DR-066839-XXXX-XX Volume: 001	3/14/2013 2:50 PM	6/9/2027
Reason: 05-2003-DR-066854-XXXX-XX	3/14/2013 2:50 PM	6/9/2027
Reason: 05-2003-DR-066856-XXXX-XX	3/14/2013 2:50 PM	6/9/2027
Reason: 05-2003-DR-066865-XXXX-XX	3/14/2013 2:50 PM	6/9/2027
Reason:	3/14/2013 2:50 PM	6/9/2027
05-2003-DR-056867-CONF-ID Volume; 002 Reason:	3/14/2013 2:50 PM	6/9/2027
05-2003-DR-056867-XXXX-XX Volume: 001 Reason:		6/9/2027
05-2003-DR-066940-CONF-ID Volume: 002 Reason:	3/14/2013 2:50 PM	
05-2003-DR-056940-XXXX-XX Volume: 001 Reason:	3/14/2013 2:50 PM	6/9/2027
05-2003-DR-067043-CONF-ID Volume: 002 Reason:	3/14/2013 2:51 PM	6/9/2027
05-2003-DR-067043-XXX-XX Volume: 001 Reason:	3/14/2013 2:50 PM	6/9/2027
05-2003-DR-067114-CONF-ID Volume: 002 Reason:	3/14/2013 2:51 PM	6/9/2027
05-2003-DR-067114-XXXX-XX Volume: 001	3/14/2013 2:51 PM	6/9/2027
05-2003-DR-067122-CONF-ID Volume: 002 (Reason:	3/14/2013 2:51 PM	6/9/2027
05-2003-DR-067122-XXXX-XX Volume: 001	3/14/2013 2:51 PM	6/9/2027
05-2003-DR-067238-CONF-ID Volume; 002	3/14/2013 2:51 PM	6/9/2027
05-2003-DR-067238-XXXX-XX Volume: 001	3/14/2013 2:51 PM	6/9/2027
05-2003-DR-067248-XXXX-XX	3/14/2013 2:51 PM	6/9/2027
05-2003-DR-067255-XXXX-XX	3/14/2013 2:51 PM	6/9/2027
05-2003-DR-067279-XXXX-XX	3/14/2013 2:52 PM	6/9/2027
I SUSPENIE		

Page 10 of 14

03/28/2013

	Checked Out	Due Date
/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM MELBOURNE 2/ 05-2003-DR-067291-XXXX-XX	3/14/2013 2:52 PM	6/9/2027
Reason:	U. (, , , , , , , , , , , , , , , , , ,	
05-2003-DR-067299-XXXX-XX	3/14/2013 2:52 PM	6/9/2027
Reason: 05-2003-DR-067304-XXXX-XX	3/14/2013 2:52 PM	6/9/2027
Reason: 05-2003-DR-057313-CONF-ID Volume: 002	3/14/2013 2:52 PM	6/9/2027
Reason: 05-2003-DR-067313-XXXX-XX Volume: 001	3/14/2013 2:52 PM	6/9/2027
Reason: 05-2003-DR-067315-XXXX-XX	3/14/2013 2:52 PM	6/9/2027
Reason:	•	6/9/2027
05-2003-DR-057318-CONF-ID Volume: 002 Reason:	3/14/2013 2:52 PM	
05-2003-DR-057318-XXXX-XX Volume: 001	3/14/2013 2:52 PM	6/9/2027
05-2003-DR-067342-CONF-ID Volume: 002	3/14/2013 2:52 PM	6/9/2027
05-2003-DR-067342-XXXX-XX Volume: 001	3/14/2013 2:52 PM	6/9/2027
Reason: 05-2003-DR-067381-XXXX-XX	3/14/2013 2:52 PM	6/9/2027
Reason: 05-2003-DR-067529-CONF-ID Volume: 002	3/14/2013 2:52 PM	6/9/2027
Reason; 05-2003-DR-067529-XXXX-XX Volume: 001	3/14/2013 2:52 PM	6/9/2027
Reason: 05-2003-DR-067530-CONF-ID Volume: 002	3/14/2013 2:52 PM	6/9/2027
Reason:	3/14/2013 2:52 PM	6/9/2027
05-2003-DR-067530-XXXX-XX Volume: 001		
05-2003-DR-067563-CONF-ID Volume: 002 Reason:	3/22/2013 3:26 PM	6/17/2027
05-2003-DR-057563-XXXX-XX Volume: 001	3/22/2013 3:27 PM	6/17/2027
05-2003-DR-057640-XXXX-XX	3/14/2013 2:53 PM	6/9/2027
05-2003-DR-067673-XXXX-XX	3/14/2013 2:53 PM	6/9/2027
Reason: 05-2003-DR-057683-CONF-ID Volume: 002	3/14/2013 2:53 PM	6/9/2027
Reason: 05-2003-DR-067683-XXXX-XX Volume: 001	3/14/2013 2:53 PM	6/9/2027
Reason: 05-2003-DR-067730-CONF-ID Volume: 002	3/14/2013 2:57 PM	6/9/2027
Reason: 05-2003-DR-067730-XXXX-XX Volume: 001	3/14/2013 2:57 PM	6/9/2027
Reason: 05-2003-DR-067762-XXXX-XX	3/14/2013 2:57 PM	6/9/2027
Reason:	3/14/2013 2:57 PM	6/9/2027
05-2003-DR-067764-CONF-ID Volume: 002 (1881) 		6/9/2027
05-2003-DR-067764-XXXX-XX Volume: 001	3/14/2013 2:57 PM	Ø312UZ/

Page 11 of 14

03/28/2013 Items Checked out to

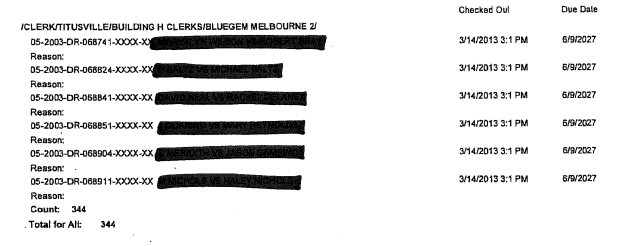
	Checked Out	Due Dale
/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM MELBOURNE 2/ 05-2003-DR-067839-CONF-ID Volume: 002	3/14/2013 2:57 PM	6/9/2027
Reason: D5-2003-DR-067839-XXXX-XX Volume: 001	3/14/2013 2:57 PM	6/9/2027
Reason: 05-2003-DR-067860-XXXX-XX	3/14/2013 2:57 PM	6/9/2027
Reason: 05-2003-DR-067898-CONF-ID Volume: 002	3/14/2013 2:57 PM	6/9/2027
Reason: 05-2003-DR-067898-XXXX-XX Volume: 001	3/14/2013 2:57 PM	·6/9/2 0 27
Reason:	3/14/2013 2:58 PM	6/9/2027
Reason: 05-2003-DR-067904-XXXX-XX Volume: 001	3/14/2013 2:58 PM	6/9/2027
Reason: 05-2003-DR-067919-XXXX-XX	3/14/2013 2:58 PM	6/9/2027
Reason: 05-2003-DR-067929-CONF-ID Volume: 002	3/14/2013 2:58 PM	6/9/2027
Reason: 05-2003-DR-067929-XXXX-XX Volume: 001	3/14/2013 2:58 PM	6/9/2027
Reason: 05-2003-DR-067953-XXXX-XX	3/14/2013 2:58 PM	6/9/2027
Reason: 05-2003-DR-067964-CONF-ID Volume: 002	3/14/2013 2:58 PM	6/9/2027
Reason: 05-2003-DR-067964-XXXX-XX Volume: 001	3/14/2013 2:58 PM	6/9/2027
Reason: 05-2003-DR-058009-XXXX-XX	3/14/2013 2:58 PM	6/9/2027
Reason: 05-2003-DR-068011-CONF-ID Volume: 002	3/14/2013 3:28 PM	6/9/2027
Reason: 05-2003-DR-058011-XXXX-XX Volume: 001 S	3/14/2013 2:58 PM	6/9/2027
Reason: 05-2003-DR-068017-XXXX-XX	3/14/2013 2:58 PM	6/9/2027
Reason: 05-2003-DR-068032-XXXX-XX	3/14/2013 2:59 PM	6/9/2027
Reason: 05-2003-DR-068071-CONF-ID Volume: 002	3/14/2013 2:59 PM	6/9/2027
Reason: 05-2003-DR-068071-XXXX-XX Volume: 001	3/14/2013 2:59 PM	6/9/2027
Reason: 05-2003-DR-068148-CONF-ID Volume: 002	3/14/2013 2:59 PM	6/9/2027
Reason: 05-2003-DR-068146-XXXX-XX Volume: 001	3/14/2013 2:59 PM	6/9/2027
Reason: 05-2003-DR-058148-CONF-ID Volume: 002	3/14/2013 2:59 PM	6/9/2027
Reason: 05-2003-DR-088148-XXXX-XX Volume: 001	3/14/2013 3:0 PM	6/9/2027
Reason: 05-2003-DR-058165-CONF-ID Volume: 002	3/14/2013 2:59 PM	6/9/2027
Reason: 05-2003-DR-068165-XXXX-XXX Volume: 001 (Reason: Reason: Reason	3/14/2013 2:59 PM	6/9/2027

Page 12 of 14

03/28/2013

/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM MELBOURNE 2/	Checked Out	Due Date
05-2003-DR-068197-CONF-ID Volume: 002	3/14/2013 3:0 PM	6/9/2027
Reason:	G/ 1 // 20 // 0 G/G 1 1 1 1 1	
05-2003-DR-068197-XXXX-XX Volume: 001	3/14/2013 3:0 PM	6/9/2027
05-2003-DR-068200-XXXX-XX	3/14/2013 3:0 PM	6/9/2027
Reason: 05-2003-DR-068246-CONF-ID Volume: 002	3/14/2013 3:0 PM	6/9/2027
Reason: . 05-2003-DR-068246-XXXX-XX Volume: 001 /	3/14/2013 3:0 PM	6/9/2027
Reason: 05-2003-DR-058309-XXXX-XX	3/14/2013 3:0 PM	6/9/2027
Reason: 05-2003-DR-068326-XXXX-XX	3/14/2013 3:0 PM	6/9/2027
Reason;		
05-2003-DR-068330-XXXX-XX Reason:	3/14/2013 3:0 PM	6/9/2027
05-2003-DR-068405-XXXX-XX	3/14/2013 3:0 PM	6/9/2027
05-2003-DR-068521-XXXX-XX	3/14/2013 3:1 PM	6/9/2027
Reason: 05-2003-DR-068532-XXXX-XX	3/14/2013 3:1 PM	6/9/2027
Reason: 05-2003-DR-068598-CONF-ID Volume: 002	3/14/2013 3:1 PM	6/9/2027
Reason: 05-2003-DR-068598-XXXX-XX Volume: 001	3/14/2013 3:1 PM	6/9/2027
Reason: 05-2003-DR-068621-XXXX-XX	3/14/2013 3:1 PM	6/9/2027
Reason:	3/14/2013 3:1 PM	6/9/2027
05-2003-DR-068631-XXXX-XX Reason:	3/14/2013 3,1 PM	0/9/2027
05-2003-DR-068654-XXXX-XX	3/14/2013 3:1 PM	6/9/2027
05-2003-DR-068656-XXXX-XX	3/14/2013 3:1 PM	6/9/2027
Reason: 05-2003-DR-068665-XXXX-XX	3/14/2013 3:1 PM	6/9/2027
Reason: 05-2003-DR-068667-XXXX-XX	3/14/2013 3:1 PM	6/9/2027
Reason: 05-2003-DR-068689-XXXX-XX	3/14/2013 3:1 PM	6/9/2027
Reason: 05-2003-DR-068682-XXXX-XX	3/14/2013 3:1 PM	6/9/2027
Reason:	•	
05-2003-DR-068697-XXXX-XX Reason:	3/14/2013 3:1 PM	6/9/2027
05-2003-DR-068715-XXXX-XX	3/14/2013 3:1 PM	6/9/2027
05-2003-DR-068728-XXXX-XX	3/14/2013 3:1 PM	6/9/2027
Reason: 05-2003-DR-068730-CONF-ID Volume: 002	3/14/2013 3:1 PM	6/9/2027
Reason: 05-2003-DR-068730-XXXX-XX Volume: 001	3/14/2013 3:1 PM	6/9/2027
Reason:		

/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM MELBOURNE 2



::

Total for All:

03/28/2013

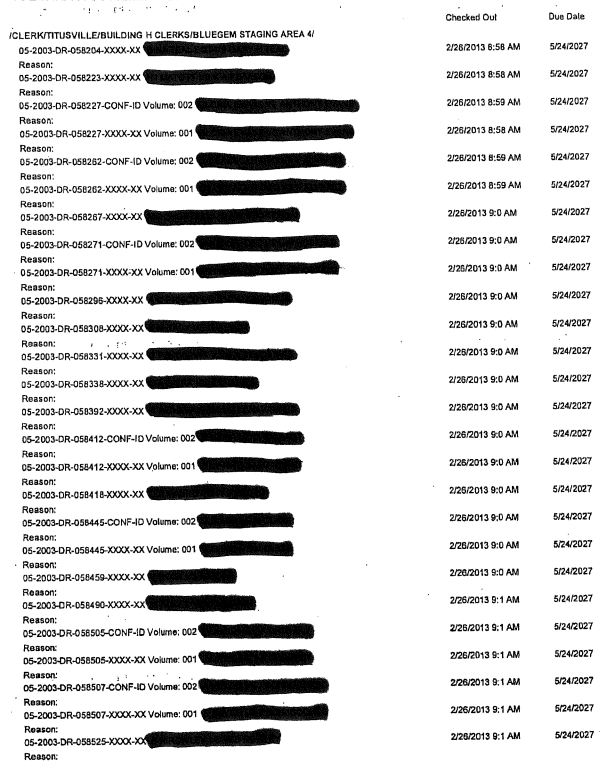
/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM STAGING AREA 3

/CLERK/TITU	SVILLE/BUILDING H CLERKS/BLUEGEM STAGING AREA 3/
05-2003-DF	R-053840-CONF-ID Volume: 002 TAYLOR VE HEATHER TROSPER
Reason:	37.113
05-2003-DF	R-053840-XXXX-XX Volume: 001 NAYLOR VS HEATHER TROSPER
Reason:	
05-2003-DF	R-053840-XXXX-XX Volume: 003
Reason:	
Count 3	

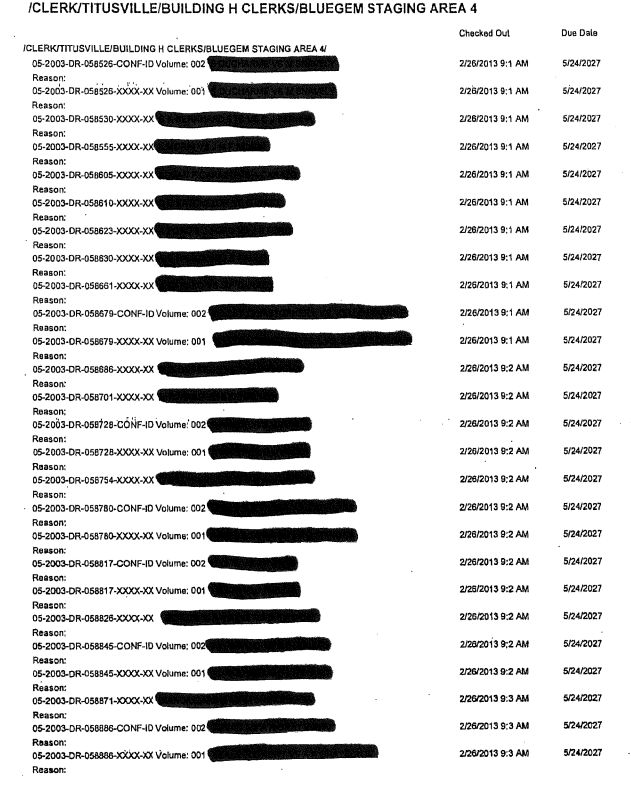
Checked Out	Due Dale
3/22/2013 3:22 PM	6/17/2027
3/22/2013 3;22 PM	6/17/2027
3/22/2013 3:23 PM	6/17/2027

probably pulled out to
bring to TVL next tripbring this week - I punt
ling. this week - I punt
capies of file to J.A. that
capies of file to me
were smalled to me
from Blue GEM Staff.

The



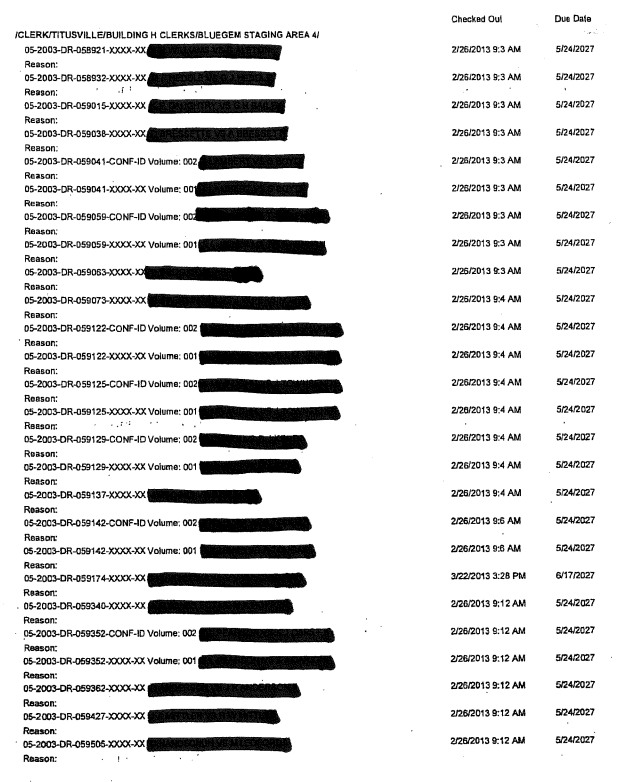
Page 1 of 11



Page 2 of 11

Items Checked out to /CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM STAGING AREA 4

03/28/2013



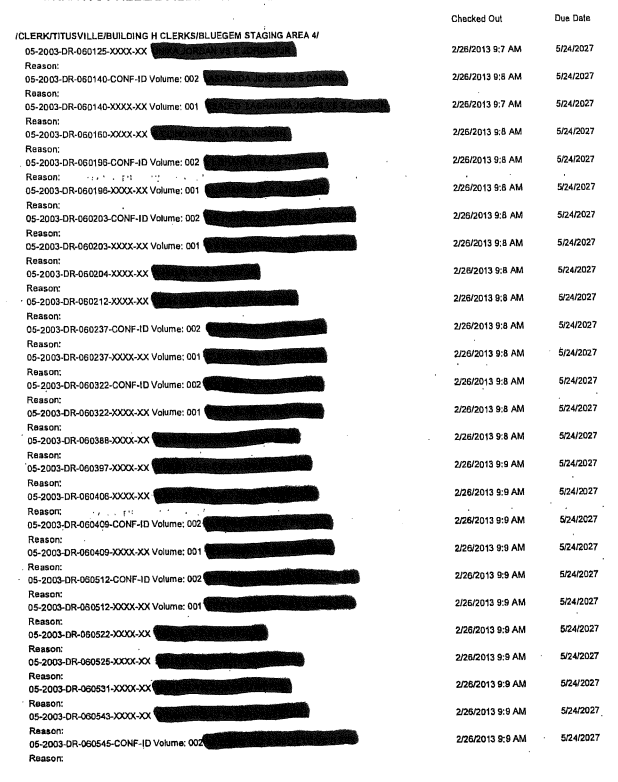
Page 3 of 11

Items Checked out to /CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM STAGING AREA 4

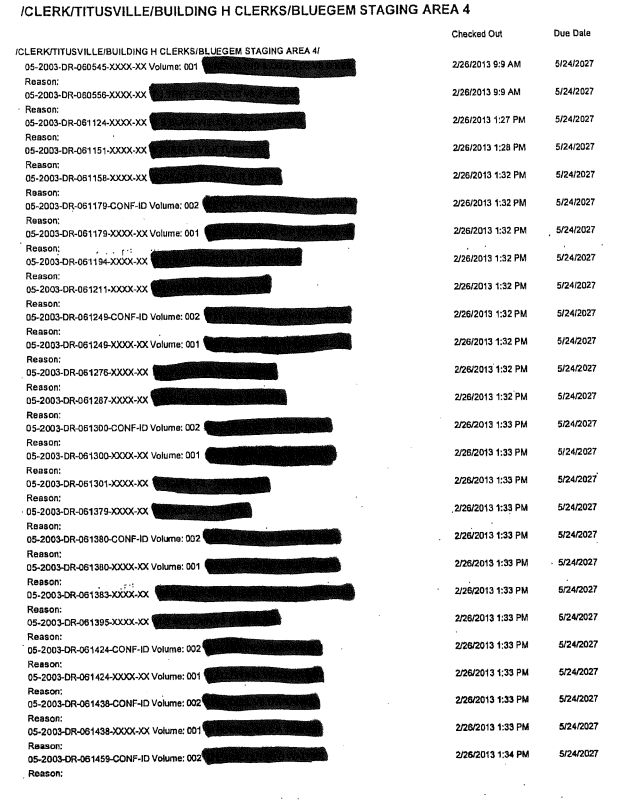
03/28/2013

	Checked Out	Due Date
ICLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM STAGING AREA 4/	2/26/2013 9:13 AM	EPAID007
05-2003-DR-059523-CONF-ID Volume: 002 Reason;	2/26/2013 9:13 AW	5/24/2027
05-2003-DR-059523-XXXX-XX Volume: 001	2/26/2013 9:12 AM	5/24/2027
Reason:		
05-2003-DR-059530-XXXX-XX	2/26/2013 9:13 AM	5/24/2027
Reason:	2/26/2013 9:13 AM	5/24/2027
05-2003-DR-059535-CONF-ID Volume: 002	22012013 3.10 741	SIE-11EOE1
05-2003-DR-059535-XXXX-XX Volume: 001	2/26/2013 9:13 AM	5/24/2027
Reason:		
05-2003-DR-059590-XXXX-XX	2/26/2013 9:13 AM	5/24/2027
Reason: 05-2003-DR-059607-XXXX-XX	2/26/2013 9:14 AM	5/24/2027
Reason;	220,20,0	
05-20D3-DR-059610-XXXX-XX	2/26/2013 9:14 AM	5/24/2027
Reason:		
05-2003-DR-059616-CONF-ID Volume: 002	2/26/2013 9:14 AM	5/24/2027
Reason: 05-2003-DR-059616-XXXX-XX Volume: 001	2/26/2013 9:14 AM	5/24/2027
Reason:		
05-2003-DR-0597B1-CONF-ID Volume: 002	3/22/2013 3:28 PM	6/17/2027
Reason:		014770007
05-2003-DR-0597B1-XXXX-XX Volums; 001	3/22/2013 3:28 PM	6/17/2027
Reason: 05-2003-DR-059873-CONF-tD Volume: 002	3/22/2013 3:28 PM	6/17/2027
Reason:	•	
05-2003-DR-059873-XXXX-XX Volume: 001	3/22/2013 3:27 PM	6/17/2027
Reason:	amorana ale Ali	EMAMMON
05-2003-DR-059991-CONF-ID Volume: 002 Reason:	2/26/2013 9:6 AM	5/24/2027
05-2003-DR-059991-XXXX-XX Volume: 001	2/26/2013 9:6 AM	5/24/2027
Reason:	•	
05-2003-DR-059997-CONF-ID Volume; 002	2/26/2013 9:7 AM	5/24/2027
Reason:	2/26/2013 9:6 AM	5/24/2027
05-2003-DR-059997-XXXX-XX Volume: 001	. DE0/2013 3.3 AM	
05-2003-DR-060028-XXXX-XX	2/26/2013 9:7 AM	5/24/2027
Reason:		
05-2003-DR-060073-XXXX-XX	2/26/2013 9:7 AM	5/24/2027
Reason; 05-2003-DR-060D78-CONF-ID Volume: 002	2/26/2013 9:7 AM	5/24/2027
Reason:		
05-2003-DR-060078-XXXX-XX Volume: 001	2/26/2013 9:7 AM	5/24/2027
Reason:	000000000000000000000000000000000000000	EM4 (2027
05-2003-DR-060079-CONF-ID Volume: 002	2/26/2013 9:7 AM	5/24/2027
Reason: 05-2003-DR-060079-XXXX-XX Volume: 001	2/26/2013 9:7 AM	5/24/2027
Reason:		
05-2003-DR-060116-CONF-ID Volume: 002	2/26/2013 9:7 AM	5/24/2027
Reason:	2/26/2013 9:7 AM	5/24/2027
05-2003-DR-060116-XXXX-XX Volume: 001	SECRETIC S.I FMI	
Reason:		

Page 4 of 11



Page 5 of 11



Page 6 of 11

	Checked Out	Due Date
/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM STAGING AREA 4/ 05-2003-DR-061459-XXXX-XX Volume: 001 M E WALKER VS D WALKER	2/26/2013 1:33 PM	5/24/2027
Reason: 05-2003-DR-061473-XXXX-XX	2/26/2013 1:34 PM	5/24/2027
Reason: : 05-2003-DR-061516-CONF-ID Volume: 002	2/26/2013 1:34 PM	5/24/2027
Reason: 05-2003-DR-061516-XXXX-XX Volume: 001	2/26/2013 1:34 PM	5/24/2027
05-2003-DR-061520-CONF-ID Volume: 002	2/26/2013 1:34 PM	5/24/2027
05-2003-DR-061520-XXXX-XX Volume; 001 Reason:	2/26/2013 1:34 PM	5/24/2027
05-2003-DR-061529-CONF-ID Volume; 002 03 MORRIE VE P. MORRIE Reason;	2/26/2013 1:34 PM	5/24/2027
05-2003-DR-061529-XXXX-XX Volume: 001 (1995) Reason:	2/26/2013 1:34 PM	5/24/2027
05-2003-DR-061561-CONF-ID Volume: 002	2/26/2013 1:34 PM	5/24/2027
05-2003-DR-061561-XXXX-XX Volume: 001	2/26/2013 1:34 PM	5/24/2027
05-2003-DR-061565-CONF-ID Volume: 002 Reason:	2/26/2013 1:35 PM	5/24/2027
05-2003-DR-061565-XXXX-XX Volume: 001 Reason:	2/26/2013 1:34 PM 2/26/2013 1:39 PM	5/24/2027 5/24/2027
05-2003-DR-061567-XXXX-XX Reason:	2/26/2013 1:39 FW	5/24/2027
05-2003-DR-061590-CONF-ID Volume: 002 Reason:	2/26/2013 1:40 PM	5/24/2027
05-2003-DR-061590-XXXX-XX Volume: 001 Reason: 05-2003-DR-061615-XXXX-XX	2/26/2013 1:40 PM	5/24/2027
Reason: 05-2003-DR-061625-CONF-ID Volume: 002	2/26/2013 1:40 PM	5/24/2027
Reason: 05-2003-DR-061625-XXXX-XX Volume: 001	2/26/2013 1:40 PM	5/24/2027
Reason; 05-2003-DR-061639-CONF-ID Volume: 002	2/26/2013 1:40 PM	5/24/2027
Reason; 05-2003-DR-061639-XXXX-XX Volume; 001	2/26/2013 1:40 PM	5/24/2027
Reason: 05-2003-DR-061709-CONF-ID Volume: 002	2/26/2013 1:40 PM	5/24/2027
Reason: 05-2003-DR-061709-XXXX-XX Volume; 001	2/26/2013 1:40 PM	5/24/2027
Reason: 05-2003-DR-061719-CONF-ID Volume: 002	2/26/2013 1:40 PM	5/24/2027
Reason: 05-2003-DR-061719-XXXX-XX Volume: 001	2/26/2013 1:40 PM	5/24/2027
Reason: 05-2003-DR-061732-XXXX-XX	2/26/2013 1:40 PM	5/24/2027
Reason: 05-2003-DR-061781-XXXX-XX	2/26/2013 1:41 PM	5/24/2027
Reason:		

Page 7 of 11

03/28/2013

/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM STAGING AREA 4

Items Checked out to

	Checked Out	Due Date
/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM STAGING AREA 4/ 05-2003-DR-061793-XXXX-XX	2/26/2013 1:41 PM	5/24/2027
Reason; 05-2003-DR-061794-XXXX-XX	2/26/2013 1:41 PM	5/24/2027
Reason: 05-2003-DR-051823-XXXX-XX	2/26/2013 1:41 PM	5/24/2027
Reason: 05-2003-DR-061824-CONF-ID Volume: 002	2/26/2013 1:41 PM	5/24/2027
Reason: 05-2003-DR-061824-XXXX-XX Volume: 001	2/26/2013 1:41 PM	5/24/2027
Reason: 05-2003-DR-061839-CONF-ID Volume: 002	2/26/2013 1:41 PM	5/24/2027
Reason: 05-2003-DR-061839-XXXX-XX Volume: 001	2/26/2013 1:41 PM	5/24/2027
Reason: 05-2003-DR-061843-XXXX-XX	2/26/2013 1:41 PM	5/24/2027
Reason: 05-2003-DR-061856-XXXX-XX	2/26/2013 1:41 PM	5/24/2027
Reason: 05-2003-DR-061869-XXXX-XX	2/26/2013 1:41 PM	5/24/2027
Reason: 05-2003-DR-061870-CONF-ID Volume: 002	2/26/2013 1:41 PM	5/24/2027
Reason: 05-2003-DR-061870-XXXX-XX Volume: 001	2/26/2013 1:41 PM	5/24/2027
Reason: 05-2003-DR-061871-CONF-ID Volume: 002	2/26/2013 1:41 PM	5/24/2027
Reason: 05-2003-DR-061871-XXXX-XX Volume: 001	2/26/2013 1:41 PM	5/24/2027
Reason: 05-2003-DR-061872-CONF-ID Volume; 002	2/26/2013 1:42 PM	5/24/2027
Reason: 05-2003-DR-061872-XXXX-XX Volume: 001	2/26/2013 1:41 PM	5/24/2027
Reason: 05-2003-DR-061874-XXXX-XX	2/26/2013 1:42 PM	5/24/2027
Reason: 05-2003-DR-061930-XXXX-XX	2/26/2013 1:42 PM	5/24/2027
Reason: 05-2003-DR-061951-CONF-ID Volume: 002	2/26/2013 1:42 PM	5/24/2027
Reason: 05-2003-DR-061951-XXXX-XX Volume: 001	2/26/2013 1:42 PM	5/24/2027
Reason: 05-2003-DR-061985-CONF-ID Volume: 002	2/26/2013 1:43 PM	5/24/2027
Reason: 05-2003-DR-061985-XXXX-XX Volume; 001	2/26/2013 1:43 PM	5/24/2027
05-2003-DR-062006-CONF-ID Volume: 002	2/26/2013 1:43 PM	5/24/2027
05-2003-DR-062006-XXXX-XX Volume: 001	2/26/2013 1:43 PM	5/24/2027
05-2003-DR-062013-CONF-ID Volume; 002	2/26/2013 1:43 PM	5/24/2027
05-2003-DR-062013-XXXX-XX Volume: 001 Reason:	2/26/2013 1:43 PM	5/24/2027
	•	

Page 8 of 11

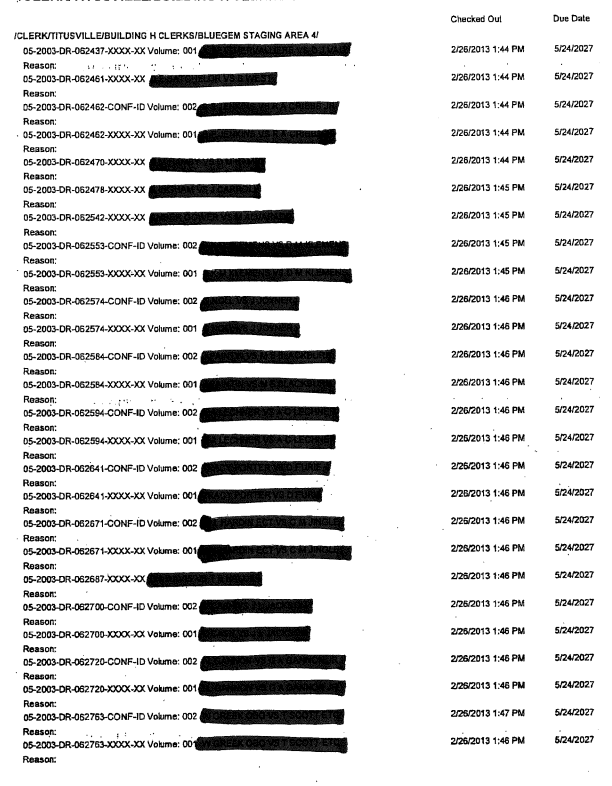
03/28/2013

		Checked Out	Due Date
1	CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM STAGING AREA 4/	2/26/2013 1:43 PM	5/24/2027
	05-2003-DR-062054-XXXX-XX	2/20/2013 1.43 PM	3/24/2021
	05-2003-DR-052082-CONF-ID Volume: 002	2/26/2013 1:43 PM	5/24/2027
	Reason:	20000042 4.42 014	5/24/2027
•	05-2003-DR-062082-XXXX-XX Volume: 001	2/26/2013 1:43 PM	312412021
	05-2003-DR-062170-CONF-ID Volume: 002	2/26/2013 1:43 PM	5/24/2027
	Reason:	2/26/2013 1:43 PM	5/24/2027
	05-2003-DR-062170-XXXX-XX Volume: 001 Reason:	220/20/0 1,43 / W	G12-12-02-1
	05-2003-DR-062184-CONF-ID Volume: 002	2/26/2013 1:43 PM	5/24/2027
	Reason:	2/26/2013 1:43 PM	5/24/2027
	05-2003-DR-062184-XXXX-XX Volume: 001	2/20/20/3 (.43 F M	JIE4IZUEI
	05-2003-DR-062251-XXXX-XX	2/26/2013 1:43 PM	5/24/2027
	Reason:	2/26/2013 1:43 PM	5/24/2027
	05-2003-DR-062313-CONF-ID	2/20/2013 1:43 FWI	312412021
	05-2003-DR-052313-XXXX-XX Volume: 001	3/25/2013 8:52 AM	6/20/2027
	Reason:	2/26/2013 1:43 PM	5/24/2027
	05-2003-DR-062341-CONF-ID Volume: 002	2/20/2013 1,43 FW	312412021
	05-2003-DR-052341-XXXX-XX Volume: 001	2/26/2013 1:43 PM	5/24/2027
	Reason:	2/26/2013 1:43 PM	5/24/2027
	05-2003-DR-062346-XXXX-XX	2/20/2015 1.45 FM	3124/2021
	05-2003-DR-062352-CONF-ID Volume: 002	2/26/2013 1:44 PM	5/24/2027
	Reason:	ancmoss s. s. mis	5/24/2027
	05-2003-DR-062352-XXXX-XX Volume; 001	2/26/2013 1:44 PM	312412021
	05-2003-DR-062362-XXXX-XX	2/26/2013 1:44 PM	5/24/2027
	Reason:	Dinomosa sessi DN	5/24/2027
	05-2003-DR-062406-CONF-ID Volume: 002	2/26/2013 1:44 PM	3/24/202/
	05-2003-DR-062406-XXXX-XX Volume: 001	2/26/2013 1:44 PM	5/24/2027
	Reason:	2/26/2013 1:44 PM	5/24/2027
	05-2003-DR-062411-CONF-ID Volume: 002	2/20/2013 1,44 FM	JIEHEGEI
	05-2003-DR-052411-XXXX-XX Volume: 001	2/26/2013 1:44 PM	5/24/2027
	Reason:	2/26/2013 1:44 PM	5/24/2027
	05-2003-DR-062413-CONF-ID Volume: 002	2/20/2010 1.44 FM	3/24/2021
	05-2003-DR-062413-XXXX-XX Volume: 001	2/26/2013 1:44 PM	5/24/2027
•	Reason:	2/26/2013 1:44 PM	5/24/2027
	05-2003-DR-062426-XXXX-XX	220/2010 1,44 1 m	W1-412427
	05-2003-DR-062427-CONF-ID Volume: 002	2/26/2013 1:44 PM	5/24/2027
	Reason:	2/26/2013 1:44 PM	5/24/2027
	05-2003-DR-062427-XXXX-XX Volume: 001		
	05-2003-DR-062437-CONF-ID Volume: 002	2/26/2013 1:44 PM	5/24/2027
	Reason:		

Page 9 of 11

03/28/2013

Items Checked out to



Page 10 of 11

	Checked Out	Due Dale
/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM STAGING AREA 4/		
05-2003-DR-062777-CONF-ID Volume: 002	2/26/2013 1:47 PM	5/24/2027
Reason:		
05-2003-DR-062777-XXXX-XX Volume: 001	2/26/2013 1:47 PM	5/24/2027
Reason:		
05-2003-DR-062788-XXXX-XX	2/26/2013 1:47 PM	5/24/2027
Reason:		
05-2003-DR-062790-XXXX-XX	2/26/2013 1:47 PM	5/24/2027
Reason;		
05-2003-DR-062792-XXXX-XX	2/26/2013 1:47 PM	5/24/2027
Reason:		
05-2003-DR-062823-CONF-ID Valume: 002 10-07/36/FVS-3-H-SMITH	2/26/2013 1:47 PM	5/24/2027
Reason;	000000000000000000000000000000000000000	CM 410007
05-2003-DR-062823-XXXX-XX Volume: 001	2/26/2013 1:47 PM	5/24/2027
Reason:	2/26/2013 1:47 PM	5/24/2027
05-2003-DR-062834-CONF-ID Volume: 002	2/26/2013 1:47 PM	5/24/202/
Reason;	2/26/2013 1:47 PM	5/24/2027
05-2003-DR-062834-XXXX-XX Volume: 001	2/20/2013 1.4/ FW	3/24/2021
05-2003-DR-0628B0-XXXX-XX	2/26/2013 1:47 PM	5/24/2027
Reason:	2/20/2013 1.47 1 10	(024,202)
Count: 270		
Total for All: 270		
TOTAL TOTAL		

	Checked Out	Due Date
/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM STAGING AREA 5/ 05-2003-DR-038150-CONF-ID Volume: 002	3/25/2013 9:39 AM	6/20/2027
Reason:		
05-2003-DR-038150-XXXX-XX Volume: 001	3/25/2013 9:39 AM	6/20/2027
05-2003-DR-038153-XXXX-XX	3/25/2013 9:39 AM	6/20/2027
Reason;	2 MC MO42 D. 4D AM	6/20/2027
05-2003-DR-038156-XXXX-XX	3/25/2013 9:40 AM	012012021
05-2003-DR-038158-XXXX-XX	3/25/2013 9:40 AM	6/20/2027
Reason: 05-2003-DR-038159-CONF-ID Volume: 002	, 3/25/2013 9:40 AM	6/20/2027
Reason:		
05-2003-DR-038159-XXXX-XX Volume; 0D1	3/25/2013 9:40 AM	6/20/2027
Reason: 05-2003-DR-038160-XXXX-XX	3/25/2013 9;40 AM	6/20/2027
Reason:		
05-2003-DR-03B163-CONF-ID Volume: 002	3/25/2013 9:40 AM	6/20/2027
05-2003-DR-038163-XXXX-XX Volume: 001	3/25/2013 9:40 AM	6/20/2027
Reason: 05-2003-DR-038166-XXXX-XX	3/25/2013 9:40 AM	6/20/2027
Reason:	GLGILOTO D. 10 / 41	U, 20, 202,
05-2003-DR-038167-XXXX-XX	3/25/2013 9:40 AM	6/20/2027
Reason: . 05-2003-DR-038168-CONF-ID Volume: 002	3/25/2013 9:41 AM	6/20/2027
Reason:		
05-2003-DR-038168-XXXX-XX Volume: 001	3/25/2013 9:40 AM	6/20/2027
Reason: 05-2003-DR-038169-XXXX-XX	3/25/2013 9:41 AM	6/20/2027
Reason:	omemore out the	emana2
05-2003-DR-038178-XXXX-XX	3/25/2013 9:41 AM	6/20/2027
05-2003-DR-038182-XXXX-XX	3/25/2013 9:41 AM	6/20/2027
Reason: 05-2003-DR-038184-XXXX-XX	3/25/2013 9:41 AM	6/20/2027
Resson:		
05-2003-DR-038188-XXXX-XX	3/25/2013 9:41 AM	6/20/2027
Reason: 05-2003-DR-038190-XXXX-XX	3/25/2013 9:41 AM	6/20/2027
Reason:	0.005,0040,044,444	emamani
05-2003-DR-038191-XXXX-XX	3/25/2013 9:41 AM	6/20/2027
05-2003-DR-038193-DEPO-XX Volume: 002	3/25/2013 12:15 PM	6/20/2027
Reason: 05-2003-DR-038193-XXXX-XX Volume: 001	3/25/2013 12:13 PM	6/20/2027
Reason:		
05-2003-DR-038195-CONF-ID Volume: 002	3/25/2013 12:13 PM	6/20/2027
Reason; 05-2003-DR-038195-XXXX-XX Volume; 001	3/25/2013 12:13 PM	6/20/2027
Reason:	3/25/2013 12:15 DIA	6/20/2027
05-2003-DR-038197-XXXX-XX	3/25/2013 12:15 PM	UICUICUEI

Page 1 of 27

Items Checked out to /CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM STAGING AREA 5

03/28/2013

05-2003-DR-038198-XOXX-XX Reason: 05-2003-DR-038198-XOXX-XX Reason: 05-2003-DR-038291-XOXX-XX Reason: 05-2003-DR-038291-XOXX-XX Reason: 05-2003-DR-038291-XOXX-XX Reason: 05-2003-DR-038291-XOXX-XX Reason: 05-2003-DR-038201-XOXX-XX Reason: 05-2003-DR-038201-XOXX-XX Reason: 05-2003-DR-038201-XOXX-XX (Pulme: 002 Reason: 05-2003-DR-038203-XOXX-XX (Vulume: 001 Reason: 05-2003-DR-038203-XOXX-XX Reason: 05-2003-DR-038203-XOXX-XX Reason: 05-2003-DR-038215-XOXX-XX Reason: 05-2003-DR-038215-XOXX-XX Reason: 05-2003-DR-038215-XOXX-XX Reason: 05-2003-DR-038251-XOXX-XX Reason: 05-2003-DR-038551-XOXX-XX Reason: 05-2003-DR-038551-XOXX-XX Reason: 05-2003-DR-038561-XOXX-XX Reason: 05-2003-DR-040036-XOXX-XX Reason: 05-2003-DR-040036-XOXX-XX Reason: 05-2003-DR-040036-XOXX-XX Reason: 05-2003-DR-040073-COXX-XX Reason: 05-2003-DR-040073-XOXX-XX Reaso	. /CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM STAGING AREA 5/	Checked Out	Due Dale
95-2003-DR-038199-XXXX-XX Reason: 95-2003-DR-038203-XXXX-XX Reason: 95-2003-DR-038203-XXXX-XX Reason: 95-2003-DR-038203-XXXX-XX Reason: 95-2003-DR-038203-XXXX-XX (whime: 002 (masses)) 95-2003-DR-038203-XXXX-XX (whime: 001 (masses)) 95-2003-DR-038215-XXXX-XX (masses) 95-2003-DR-038215-XXXX-XX (masses) 95-2003-DR-038215-XXXX-XX (masses) 95-2003-DR-038503-XXXX-XX (masses) 95-2003-DR-039503-XXXX-XX (masses) 95-2003-DR-04003-XXXX (masses) 95-2003-DR-04003-XXXXX (masses) 95-2003-DR-04003-XXXX (masses) 95-2003-DR-04003-XXXX (masses) 9		3/25/2013 12:15 PM	6/20/2027
05-2003-DR-038200-XXXX-XX Reason: 05-2003-DR-038203-XXXX-XX Reason: 05-2003-DR-038203-XXXX-XX Reason: 05-2003-DR-038203-XXXX-XX Volume: 002 Reason: 05-2003-DR-038203-XXXX-XX Volume: 001 Reason: 05-2003-DR-038203-XXXX-XX Reason: 05-2003-DR-038203-XXXX-XX Reason: 05-2003-DR-038203-XXXX-XX Reason: 05-2003-DR-038215-XXXX-XX Reason: 05-2003-DR-038215-XXXX-XX Reason: 05-2003-DR-038251-XXXX-XX Reason: 05-2003-DR-038551-XXXX-XX Reason: 05-2003-DR-038563-XXXX-XX Reason: 05-2003-DR-038563-XXXX-XX Reason: 05-2003-DR-038563-XXXX-XX Reason: 05-2003-DR-038574-XXXX-XX Reason: 05-2003-DR-038574-XXXX-XX Reason: 05-2003-DR-038582-XXXX-XX Reason: 05-2003-DR-038582-XXXX-XX Reason: 05-2003-DR-038582-XXXX-XX Reason: 05-2003-DR-038582-XXXX-XX Reason: 05-2003-DR-04003-XXXX-XX Reason: 05	05-2003-DR-038199-XXXX-XX	3/25/2013 12:15 PM	6/20/2027
05-2003-DR-038201-XXXX Resion: Reason: 05-2003-DR-038203-XXXXX Volume: 001 Reason: 05-2003-DR-038203-XXXXX Volume: 001 Reason: 05-2003-DR-038203-XXXXX Volume: 001 Reason: 05-2003-DR-038203-XXXXX Volume: 001 Reason: 05-2003-DR-038206-XXXX Volume: 001 Reason: 05-2003-DR-038206-XXXX Volume: 001 Reason: 05-2003-DR-038206-XXXX Volume: 001 Reason: 05-2003-DR-038206-XXXX Volume: 001 Reason: 05-2003-DR-038206-XXXXX Volume: 001 Reason: 05-2003-DR-038206-XXXXX Volume: 001 Reason: 05-2003-DR-038206-XXXXXXX Volume: 001 Reason: 05-2003-DR-038206-XXXXXXXX Volume: 001 Reason: 05-2003-DR-038206-XXXXXXX Volume: 001 Reason: 05-2003-DR-038206-XXXXXXXX Volume: 001 Reason: 05-2003-DR-038206-XXXXXXX Volume: 001 Reason: 05-2003-DR-038206-XXXXXXX Volume: 001 Reason: 05-2003-DR-038206-XXXXXXX Volume: 001 Reason: 05-2003-DR-038206-XXXXXXX Volume: 001 Reason: 05-2003-DR-038985-XXXXXXXX Volume: 001 Reason: 05-2003-DR-038985-XXXXXXX Volume: 001 Reason: 05-2003-DR-038985-XXXXXXX Reason: 05-2003-DR-040036-XXXXXX Reason: 05-2003-DR-040036-XXXXXXX Reason: 05-2003-DR-040036-XXXXXXX Reason: 05-2003-DR-040036-XXXXXX Reason: 05-2003-DR-040036-XXXXXXX Reason: 05-2003-DR-040036-XXXXXXXX Reason: 05-2003-DR-040036-XXXXXXXX Reason: 05-2003-DR-040036-XXXXXXXX Reason: 05-2003-DR-040036-XXXXXXXX Reason: 05-2003-DR-040036-XXXXXXXX Reason: 05-2003-DR-040036-XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	05-2003-DR-038200-XXXX-XX	3/25/2013 12:16 PM	6/20/2027
95-2003-DR-038205-CONF-ID Volume: 002 Reason: 05-2003-DR-038205-XXXX-XX Volume: 001 Reason: 05-2003-DR-038206-CÖNF-ID Volume: 002 Reason: 05-2003-DR-038206-CÖNF-ID Volume: 002 Reason: 05-2003-DR-038206-XXXX-XX Volume: 001 Reason: 05-2003-DR-038206-XXXX-XX Volume: 001 Reason: 05-2003-DR-038206-XXXX-XX Volume: 001 Reason: 05-2003-DR-038212-XXXX-XX Reason: 05-2003-DR-038215-XXXX-XX Reason: 05-2003-DR-038215-XXXX-XX Reason: 05-2003-DR-038215-XXXX-XX Reason: 05-2003-DR-038215-XXXX-XX Reason: 05-2003-DR-038515-XXXX-XX Reason: 05-2003-DR-039551-XXXX-XX Reason: 05-2003-DR-039563-XXXX-XX Reason: 05-2003-DR-040050-XXX-XX Reason: 05-2003-DR-040050-XXX-XX Reason: 05-2003-DR-040050-XXX-XX Reason: 05-2003-DR-040050-XXX-XX Reason: 05-2003-DR-040050-XXX-XX Reason: 05-2003-DR-040073-CONF-ID Volume: 002 Reason: 05-2003-DR-040073-CONF-ID Volume: 002 Reason: 05-2003-DR-040073-CONF-ID Volume: 002 Reason: 05-2003-DR-040073-XX-XX Volume: 002 Reason:	05-2003-DR-038201-XXXX-XX	3/25/2013 12:16 PM	6/20/2027
05-2003-DR-038205-XXXX-XX Volume: 001 Reason: 05-2003-DR-038206-CÖNF-ID Volume: 002 Reason: 05-2003-DR-038206-XXXX-XX Volume: 001 Reason: 05-2003-DR-038206-XXXX-XX Volume: 001 Reason: 05-2003-DR-038206-XXXX-XX Reason: 05-2003-DR-038212-XXXX-XX Reason: 05-2003-DR-038215-XXXX-XX Reason: 05-2003-DR-038215-XXXX-XX Reason: 05-2003-DR-038215-XXXX-XX Reason: 05-2003-DR-038215-XXXX-XX Reason: 05-2003-DR-038593-XXXX-XX Reason: 05-2003-DR-039593-XXXX-XX Reason: 05-2003-DR-0395716-XXXX-XX Reason: 05-2003-DR-0395716-XXXX-XX Reason: 05-2003-DR-0395716-XXXX-XX Reason: 05-2003-DR-0395716-XXXX-XX Reason: 05-2003-DR-039571-XXXX-XX Reason: 05-2003-DR-039571-XXXX-XX Reason: 05-2003-DR-039571-XXXX-XX Reason: 05-2003-DR-039571-XXXX-XX Reason: 05-2003-DR-040035-XXXX-XX Reason: 05-2003-DR-040035-XXXX-XX Reason: 05-2003-DR-040073-DR-04073-DXXX-XX Reason: 05-2003-DR-040073-DR-04073-XXXX-XX Reason: 05-2003-DR-040073-XXXX-XX Reason: 05-2	05-2003-DR-038203-CONF-ID Volume: 002	3/25/2013 12:17 PM	6/20/2027
05-2003-DR-038206-CONF-ID Volume: 002 Reason: 05-2003-DR-038206-XXXXXX Volume: 001 Reason: 05-2003-DR-038206-XXXXXX Volume: 001 Reason: 05-2003-DR-038212-XXXXXXX Reason: 05-2003-DR-038212-XXXXXXX Reason: 05-2003-DR-038215-XXXXXXX Reason: 05-2003-DR-038215-XXXXXXX Reason: 05-2003-DR-038215-XXXXXXX Reason: 05-2003-DR-038251-XXXXXXX Reason: 05-2003-DR-03853-XXXXXXX Reason: 05-2003-DR-03853-XXXXXXX Reason: 05-2003-DR-039583-XXXXXXX Reason: 05-2003-DR-0395716-XXXXXXX Reason: 05-2003-DR-0395716-XXXXXXX Reason: 05-2003-DR-039774-XXXXXX Reason: 05-2003-DR-039774-XXXXXXX Reason: 05-2003-DR-039822-XXXXXXX Reason: 05-2003-DR-039822-XXXXXXX Reason: 05-2003-DR-039822-XXXXXXX Reason: 05-2003-DR-039822-XXXXXXX Reason: 05-2003-DR-039822-XXXXXXXX Reason: 05-2003-DR-040035-XXXXXXX Reason: 05-2003-DR-040035-XXXXXXX Reason: 05-2003-DR-040073-CONF-ID Volume: 007 Reason: 05-2003-DR-040073-CONF-ID Volume: 007 Reason: 05-2003-DR-040073-XXXXXXX Reason: 05-2003-DR-04007	05-2003-DR-038203-XXXX-XX Volume: 001	3/25/2013 12:16 PM	6/20/2027
05-2003-DR-038205-XXXX-XX Volume: 001 Reason: 05-2003-DR-038212-XXXX-XX Volume: 001 Reason: 05-2003-DR-038212-XXXX-XX Volume: 002 Reason: 05-2003-DR-038215-XXXX-XX Volume: 002 Reason: 05-2003-DR-038215-XXXX-XX Volume: 002 Reason: 05-2003-DR-039523-XXX-XX Volume: 002 Reason: 05-2003-DR-039503-XXX-XX Volume: 002 Reason: 05-2003-DR-040073-XXXX-XX Volume: 002 Reason:	05-2003-DR-038206-CONF-ID Volume: 002	3/25/2013 12:17 PM	6/20/2027
05-2003-DR-038212-XXXX-XX Reason: 05-2003-DR-038215-XXXX-XX Reason: 05-2003-DR-039551-XXXX-XX Reason: 05-2003-DR-039551-XXXX-XX Reason: 05-2003-DR-039593-XXXX-XX Reason: 05-2003-DR-039593-XXXX-XX Reason: 05-2003-DR-039583-XXXX-XX Reason: 05-2003-DR-039583-XXXX-XX Reason: 05-2003-DR-039583-XXXX-XX Reason: 05-2003-DR-039583-XXXX-XX Reason: 05-2003-DR-039583-XXXX-XX Reason: 05-2003-DR-039583-XXXX-XX Reason: 05-2003-DR-039583-XXX-XX Reason: 05-2003-DR-039582-XXX-XX Reason: 05-2003-DR-039582-XXX-XX Reason: 05-2003-DR-039582-XXX-XX Reason: 05-2003-DR-039507-XXXX-XX Reason: 05-2003-DR-039507-XXXX-XX Reason: 05-2003-DR-039507-XXXX-XX Reason: 05-2003-DR-039507-XXXX-XX Reason: 05-2003-DR-040073-CXX-XX Reason: 05-2003-DR-040073-CXXX-XX Reason: 05-2003-DR-040073-XXXX-XX Reason: 05-2003-DR-040073-XXXX-XX Reason: 05-2003-DR-040073-XXXX-XX Reason: 05-2003-DR-040073-XXXX-XX Reason: 05-2003-DR-040073-XXXX-XX Reason: 05-2003-DR-040073-XXXX-XX Reason: 05-2003-DR-040197-XXXX-XX Reason:	05-2003-DR-038206-XXXX-XX Volume; 001	3/25/2013 12:17 PM	6/20/2027
05-2003-DR-039551-XXXX-XX Reason: 05-2003-DR-039551-XXXX-XX Reason: 05-2003-DR-039593-XXXX-XX Reason: 05-2003-DR-039593-XXXX-XX Reason: 05-2003-DR-039593-XXXX-XX Reason: 05-2003-DR-039586-XXXX-XX Reason: 05-2003-DR-039586-XXXX-XX Reason: 05-2003-DR-039586-XXXX-XX Reason: 05-2003-DR-039586-XXXX-XX Reason: 05-2003-DR-039716-XXXX-XX Reason: 05-2003-DR-039774-XXXX-XX Reason: 05-2003-DR-039774-XXXX-XX Reason: 05-2003-DR-039977-XXXX-XX Reason: 05-2003-DR-039977-XXXX-XX Reason: 05-2003-DR-039907-XXXX-XX Reason: 05-2003-DR-040036-XXXX-XX Reason: 05-2003-DR-040073-CXXX-XX Reason: 05-2003-DR-040073-CXXX-XX Reason: 05-2003-DR-040073-XXXX-XX Reason: 05-2003-DR-040177-XXXX-XX Reason: 05-2003-DR-04017-XXXX-XX	05-2003-DR-038212-XXXX-XX	3/25/2013 12:17 PM	6/20/2027
05-2003-DR-039551-XXXX-XX Reason: 05-2003-DR-039593-XXXX-XX Reason: 05-2003-DR-039583-XXXX-XX Reason: 05-2003-DR-039583-XXXX-XX Reason: 05-2003-DR-039586-XXXX-XX Reason: 05-2003-DR-039586-XXXX-XX Reason: 05-2003-DR-039586-XXXX-XX Reason: 05-2003-DR-039586-XXXX-XX Reason: 05-2003-DR-039716-XXXX-XX Reason: 05-2003-DR-039716-XXXX-XX Reason: 05-2003-DR-039774-XXXX-XX Reason: 05-2003-DR-039774-XXXX-XX Reason: 05-2003-DR-0399774-XXXX-XX Reason: 05-2003-DR-039907-XXXX-XX Reason: 05-2003-DR-039907-XXXX-XX Reason: 05-2003-DR-039907-XXXX-XX Reason: 05-2003-DR-039907-XXXX-XX Reason: 05-2003-DR-03907-XXXX-XX Reason: 05-2003-DR-03907-XXXX-XX Reason: 05-2003-DR-040036-XXXX-XX Reason: 05-2003-DR-040036-XXXX-XX Reason: 05-2003-DR-040036-XXXX-XX Reason: 05-2003-DR-040073-XXXX-XX Reason: 05-2003	05-2003-DR-038215-XXXX-XX	3/25/2013 12:17 PM	6/20/2027
05-2003-DR-039593-XXXX-XX Reason: 05-2003-DR-039586-XXXX-XX Reason: 05-2003-DR-039586-XXXX-XX Reason: 05-2003-DR-039586-XXXX-XX Reason: 05-2003-DR-039586-XXXX-XX Reason: 05-2003-DR-039716-XXXX-XX Reason: 05-2003-DR-039774-XXXX-XX Reason: 05-2003-DR-0399774-XXXX-XX Reason: 05-2003-DR-039907-XXXX-XX Reason: 05-2003-DR-04003-XXXX-XX Reason: 05-2003-DR-04003-XXXX-XX Reason: 05-2003-DR-04003-XXXX-XX Reason: 05-2003-DR-040073-CONF-ID Volume: 002 Reason: 05-2003-DR-040073-XXXX-XX Reason: 05-2003-Reason:	05-2003-DR-039551-XXXX-XX	3/25/2013 12:17 PM	6/20/2027
05-2003-DR-039683-XXXX-XX Reason: 05-2003-DR-039686-XXXX-XX Reason: 05-2003-DR-039716-XXXX-XX Reason: 05-2003-DR-039716-XXXX-XX Reason: 05-2003-DR-039716-XXXX-XX Reason: 05-2003-DR-039774-XXXX-XX Reason: 05-2003-DR-039892-XXXX-XX Reason: 05-2003-DR-039892-XXXX-XX Reason: 05-2003-DR-039892-XXXX-XX Reason: 05-2003-DR-039892-XXXX-XX Reason: 05-2003-DR-039802-XXXX-XX Reason: 05-2003-DR-039802-XXXX-XX Reason: 05-2003-DR-040036-XXXX-XX Reason: 05-2003-DR-040050-XXXX-XX Reason: 05-2003-DR-040073-XXXX-XX Reason: 05-200	05-2003-DR-039593-XXXX-XX	3/25/2013 12:18 PM	6/20/2027
05-2003-DR-039716-XXXX-XX Reason: 05-2003-DR-039716-XXXX-XX Reason: 05-2003-DR-039716-XXXX-XX Reason: 05-2003-DR-039774-XXXX-XX Reason: 05-2003-DR-039774-XXXX-XX Reason: 05-2003-DR-039892-XXXX-XX Reason: 05-2003-DR-039892-XXXX-XX Reason: 05-2003-DR-039907-XXXX-XX Reason: 05-2003-DR-039907-XXXX-XX Reason: 05-2003-DR-039922-XXXX-XX Reason: 05-2003-DR-040050-XXXX-XX Reason: 05-2003-DR-040050-XXXX-XX Reason: 05-2003-DR-040073-CONF-ID Volume: 002 Reason: 05-2003-DR-040073-XXXX-XX Volume: 001 Reason: 05-2003-DR-040197-XXXX-XX (Reason: 05-2003-DR-040197-XXX-XX (Reason: 05-2003-DR-040197-XXXX-XX (Reason: 05-2003-	05-2003-DR-039683-XXXX-XX	3/25/2013 12:18 PM	6/20/2027
05-2003-DR-039716-XXXX-XX Reason: 05-2003-DR-039774-XXXX-XX Reason: 05-2003-DR-039774-XXXX-XX Reason: 05-2003-DR-039892-XXXX-XX Reason: 05-2003-DR-039892-XXXX-XX Reason: 05-2003-DR-039892-XXXX-XX Reason: 05-2003-DR-039892-XXXX-XX Reason: 05-2003-DR-039922-XXXX-XX Reason: 05-2003-DR-039922-XXXX-XX Reason: 05-2003-DR-040036-XXXX-XX Reason: 05-2003-DR-040036-XXXX-XX Reason: 05-2003-DR-040050-XXXX-XX Reason: 05-2003-DR-040073-CONF-ID Volume: 002 Reason: 05-2003-DR-040073-CONF-ID Volume: 002 Reason: 05-2003-DR-040073-XXXX-XX Volume: 001 Reason: 05-2003-DR-040073-XXXX-XX Volume: 001 Reason: 05-2003-DR-040197-XXXX-XX	05-2003-DR-039586-XXXX-XX	3/25/2013 12:18 PM	6/20/2027
05-2003-DR-039874-XXXX-XX	05-2003-DR-039716-XXXX-XX	3/25/2013 12:18 PM	6/20/2027
05-2003-DR-039892-XXXX-XX	05-2003-DR-039774-XXXX-XX	3/25/2013 12:18 PM	6/20/2027
05-2003-DR-039907-XXXX-XX Reason: 05-2003-DR-039922-XXXX-XX Reason: 05-2003-DR-040036-XXXX-XX Reason: 05-2003-DR-0400317-XXXX-XX Reason:	05-2003-DR-039892-XXXX-XX	3/25/2013 12:18 PM	6/20/2027
05-2003-DR-040036-XXXX-XX	05-2003-DR-039907-XXXX-XX	3/25/2013 12:18 PM	6/20/2027
D5-2003-DR-040036-XXXX-XX	05-2003-DR-038922-XXXX-XX	3/25/2013 12:18 PM	6/20/2027
05-2003-DR-040050-XXXX-XX	05-2003-DR-040036-XXXX-XX	3/25/2013 12:19 PM	6/20/2027
05-2003-DR-040073-CONF-ID Volume: 002	05-2003-DR-040050-XXXX-XX	3/25/2013 12:19 PM	6/20/2027
05-2003-DR-040073-XXXX-XX Volume: 00	05-2003-DR-040073-CONF-ID Volume: 002	3/25/2013 12:35 PM	6/20/2027
Reason: 3/25/2013 12:31 PM 6/20/2027 Reason:	05-2003-DR-040073-XXXX-XX Volume: 00 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	3/25/2013 12:35 PM	6/20/2027
Reason:	05-2003-DR-040197-XXXX-XX A SHERIDAN VS T. MUSARDVE	3/25/2013 12:31 PM	6/20/2027
A D C D A A A A D A D A A A D A D A A A A		3/25/2013 12:31 PM	6/20/2027
05-2003-DR-040367-XXXX-XX		3/25/2013 12:33 PM	6/20/2027

	Checked Out	Due Date
/CLERK/TITUSVILLE/BUILDING H CLERKS/BLUEGEM STAGING AREA 5/ 05-2003-DR-040416-CONF-ID Volume: 002	3/25/2013 12:35 PM	6/20/2027
Reason: 05-2003-DR-040416-XXXX-XX Volume: 001	3/25/2013 12:35 PM	6/20/2027
Reason; 05-2003-DR-040622-XXXX-XX Reason;	3/25/2013 12:33 PM	6/20/2027
05-2003-DR-040638-XXXX-XX	3/25/2013 12:34 PM	6/20/2027
05-2003-DR-040701-XXXX-XX	3/25/2013 12:31 PM	6/20/2027
05-2003-DR-040774-XXXX-XX	3/25/2013 12:31 PM	6/20/2027
05-2003-DR-040802-XXXX-XX (13-34) See EAU VS O (14-35) SEREAU VS О (14-35) SEREAU VS	3/25/2013 12:31 PM	6/20/2027
05-2003-DR-040812-XXXX-XX (AMAISHAEL VG D SAC) Reason:	3/25/2013 12:31 PM	6/20/2027
05-2003-DR-040876-XXXX-XX	3/25/2013 12:34 PM	6/20/2027
05-2003-DR-040952-CONF-ID Valume: 002	3/25/2013 12:34 PM 3/25/2013 12:34 PM	6/20/2027
05-2003-DR-040952-XXXX-XX Volume: 001 Reason: 05-2003-DR-041084-XXXX-XX	3/25/2013 12:32 PM	6/20/2027
Reason; 05-2003-DR-041147-CONF-ID Volume: 002	3/25/2013 12:34 PM	6/20/2027
Reason: 05-2003-DR-041147-XXXX-XX Volume: 001	3/25/2013 12:34 PM	6/20/2027
Reason: 05-2003-DR-041210-CONF-ID Volume: 002	3/25/2013 12:34 PM	6/20/2027
Reason: 05-2003-DR-041210-XXXX-XX Volume: 001	3/25/2013 12:34 PM	6/20/2027
Reason: 05-2003-DR-041242-XXXX-XX	3/25/2013 12:34 PM	6/20/2027
Reason: 05-2003-DR-041480-XXXX-XX	3/25/2013 12:32 PM	6/20/2027
Reason: 05-2003-DR-041572-XXXX-XX Reason:	3/25/2013 12:32 PM	6/20/2027
05-2003-DR-041655-XXXX-XX	3/25/2013 12:32 PM	6/20/2027
05-2003-DR-041717-XXXX-XX	3/25/2013 12:32 PM	6/20/2027
05-2003-DR-041729-XXXX-XX	3/25/2013 12:32 PM	6/20/2027
05-2003-DR-041731-CONF-ID Volume: D02	3/25/2013 12:36 PM	6/20/2027 6/20/2027
05-2003-DR-041731-XXXX-XX Volume: 001 D 2001 V5 W 150	3/25/2013 12:36 PM 3/25/2013 12:33 PM	6/20/2027
05-2003-DR-041796-XXXX-XX	3/25/2013 12:33 PM	6/20/2027
Reason:		

Page 3 of 27

03/28/2013

	Checked Out	Due Date
O5-2003-DR-041884-XXXX-XX	3/25/2013 12:35 PM	6/20/2027
Reason: 05-2003-DR-041894-XXXX-XX	3/25/2013 12:33 PM	6/20/2027
Reason: 05-2003-DR-041934-XXXX-XX	3/25/2013 12:35 PM	6/20/2027
Reason: 05-2003-DR-041972-CONF-ID Volume: 002	3/25/2013 12:33 PM	6/20/2027
Reason; 05-2003-DR-041972-XXXX-XX Volume: 001	3/25/2013 12:33 PM	6/20/2027
Reason: 05-2003-DR-042014-XXXX-XX	3/25/2013 9:42 AM	6/20/2027
Reason: 05-2003-DR-042060-XXXX-XX	3/25/2013 9:42 AM	6/20/2027
Reason: 05-2003-DR-042074-XXXX-XX Reason:	3/25/2013 9:42 AM	6/20/2027
05-2003-DR-042107-XXXX-XX Reason;	3/25/2013 9:42 AM	6/20/2027
05-2003-DR-042108-XXXX-XX Reason;	3/25/2013 9:42 AM	6/20/2027
05-2003-DR-042130-XXXX-XX Reason:	3/25/2013 9:42 AM	6/20/2027
05-2003-DR-042147-XXXX-XX Reason:	3/25/2013 9:33 AM	6/20/2027
05-2003-DR-042151-XXXX-XX Reason:	3/25/2013 9:33 AM	6/20/2027
05-2003-DR-042168-XXXX-XX Reason:	3/25/2013 9:33 AM	6/20/2027
05-2003-DR-042189-XXXX-XX Reason:	3/25/2013 9:34 AM	6/20/2027
05-2003-DR-042367-XXXX-XX	3/25/2013 9:34 AM	6/20/2027
05-2003-DR-042470-XXXX-XX Reason:	3/25/2013 9:35 AM	6/20/2027
05-2003-DR-042473-XXXX-XX Reason:	3/25/2013 9:36 AM	6/20/2027
05-2003-DR-042510-CONF-ID Volume: 002	3/25/2013 9:36 AM	6/20/2027
05-2003-DR-042510-XXXX-XX Volume: 001	3/25/2013 9:36 AM	6/20/2027
05-2003-DR-042559-XXXX-XX	3/25/2013 9:36 AM	6/20/2027
05-2003-DR-042712-XXXX-XX (C. 113.5) HCCLANA/S M4670 AU Reason:	3/25/2013 9:36 AM	6/20/2027
05-2003-DR-042865-XXXX-XX	3/25/2013 9:36 AM	6/20/2027
05-2003-DR-043000-XXXX-XX (3/25/2013 9:36 AM	6/20/2027
05-2003-DR-043031-XXXX-XX	3/25/2013 9:36 AM	6/20/2027
05-2003-DR-043050-XXXX-XX	3/25/2013 9:36 AM	6/20/2027
אוקטשטרו		

Page 4 of 27