IN THE SUPERIOR COURT OF JUDICATURE IN THE HIGH COURT OF JUSTICE GENERAL JURISDICTION

<u>ACCRA – A.D. 2025</u>

SUIT NO.:

IN THE MATTER OF APPLICATION FOR COMMITTAL OF THE RESPONDENT FOR CONTEMPT OF COURT

THE REPUBLIC		
v.		
FILLAH LITMUS H/NO. 111, ABROKYIRE ENKYI		RESPONDENT
EX PARTE:		
KWAAME MINTAH H/NO. 606, LARTEBIOKOSHIE ACCRA		APPLICANT
APPLICATION TO	NOTICE OF	F MOTION ESPONDENT FOR CONTEMPT

PLEASE TAKE NOTICE that this Honourable Court will be moved by Counsel for the Applicant herein praying this Honourable Court for an order to commit the Respondent for contempt of court upon the grounds set out in the accompanying affidavit.

AND for any such further order(s) that to the Honourable Court may seem meet.

COURT TO BE MOVED on the day of 2025 at 9 a.m. in the forenoon or so soon thereafter as Counsel for and on behalf of the Applicants may be heard.

DATED AT THE TOWER THIS 21TH DAY OF AUGUST 2025.

KWAAKU FOFIE, ESQ., KWAFO LAW CONSULT LAWYERS FOR THE APPLICANT P/L NO: eGAR0000/25

The Registrar
High Court
General Jurisdiction
Accra

AND FOR SERVICE ON THE RESPONDENTS PERSONALLY

IN THE SUPERIOR COURT OF JUDICATURE IN THE HIGH COURT OF JUSTICE GENERAL JURISDICTION

ACCRA - A.D. 2025

SUIT NO.:

IN THE MATTER OF APPLICATION FOR COMMITTAL OF THE RESPONDENT FOR CONTEMPT OF COURT

EX PARTE:
KWAAME MINTAH APPLICA H/NO. 606, LARTEBIOKOSHIE ACCRA
H/NO. 606, LARTEBIOKOSHIE

- I, Kwame Mintah of House number 606, Lartebiokoshie, Accra, make oath and say as follows:
 - 1. That I am the Deponent herein and I make these depositions of fact which are within my personal knowledge or belief.
 - 2. That at the hearing of this application, Counsel shall seek leave of the Court to refer to relevant processes which have been filed before the Court.
 - 3. That the Applicant instituted the substantive action on 26th July 2025 by the issuance of writ against the Respondent and claimed as per the reliefs endorsed thereon.

- 4. That subsequently the processes in the matter aforesaid were served on the Respondent herein. I have attached a copy of the writ hereto and marked same as **Exhibit KM**.
- 5. That among other things and in addition to the relief for the recovery of of the sum USD 80,0000. The Applicant also sought the reliefs of Interim and Perpetual injunction to restrain the Respondent from selling the brand new SUV which was subject of the agreement between the parties.
- 6. That having been served with the processes aforesaid, the Respondent entered appearance and Statement of Defence and counterclaim. Attached and marked as Exhibit KM1I are copies of the said processes.
- 7. That at all time material, Respondent had been aware of the pendency of the suit and the reliefs being sought by the Applicant and with particular reference to the injunctive reliefs sought against the Respondent.
- 8. That on 6th August 2025 and without notice to the Applicant and while the substantive suit is *sub judice*, Respondent sold the Brand new SUV and was bragging about it on his whatsapp status. Attached and marked as Exhibit KM2 are copies of the videos and pictures on the Respondent's status.
- 9. That the action of the Respondent as above was undertaken in flagrant disregard to the rules of court.
- 10. That the Respondents who are represented in court at all time by able counsel whose advice benefits them clearly understand the effect of the reliefs sought against the Respondent.
- 11. That this contemptuous act of Respondent was orchestrated with actual knowledge of the substantive matter in Court and reliefs being sought.
- 12. That the wrongful and illegal action of the Respondent stated above was intentionally done to prejudice the case of the Applicant in the substantive suit.

- 13. That the wrongful and illegal action of the Respondent aforesaid constitutes an open defiance to the authority of the honourable court.
- 14. That by openly questioning the authority of the court, the Respondents have scandalized the honourable court and violated its sanctity.
- 15. That we pray the honourable court to sentence the Respondent to a heavy fine to purge himself of his contemptuous conduct.
- 16. That it is necessary and expedient for the Honourable Court to impose this heavy sentence on the Respondent to signal the general public to accord dignity and respect of the honourable court at all times and not to abuse the powers of state as reposed in them for judicious exercise.

WHEREFORE I swear to this affidavit in support.

Sworn in Accra this	}	
day of August, 2025	}	
		 DEPONENT

BEFORE ME

COMMISSIONER FOR OATH

IN THE SUPERIOR COURT OF JUDICATURE IN THE HIGH COURT OF JUSTICE GENERAL JURISDICTION ACCRA – A.D. 2025

SUIT NO.:

IN THE MATTER OF APPLICATION FOR COMMITTAL OF THE RESPONDENT FOR CONTEMPT OF COURT

THE REPUBLIC		
v.		
FILLAH LITMUS H/NO. 111, ABROKYIRE ENKYI		RESPONDENT
EX PARTE:		
KWAAME MINTAH H/NO. 606, LARTEBIOKOSHIE ACCRA		APPLICANT
CI	ERTIFICATE OF 1	
		sioner for Oaths of Accra do certify that the antah in the above named suit has attached
EXHIBIT KM- WRIT OF SUMMO EXHIBIT KM1-STATEMENT OF I EXHIBIT KM2 SERIES- VIDEOS	DEFENCE AND	COUNTERCLAIM OF RESPONDENT ON WHATSAPP
DATED IN ACCRA THIS DAY	Y OF AUGUST, 20	25