## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v. Case No: 8:20-cv-394-T-35SPF

KINETIC INVESTMENT GROUP, LLC, MICHAEL SCOTT WILLIAMS; KINETIC FUNDS I, LLC; KCL SERVICES, LLC d/b/a LENDACY; SCIPIO, LLC; LF42, LLC; EL MORRO FINANCIAL GROUP, LLC; KIH, INC., f/k/a and KINETIC INTERNATIONAL, LLC; BRANCH BANKING AND TRUST COMPANY,

Defendants.

## INTERESTED PERSONS ORDER FOR CIVIL CASES

This Court makes an active effort to screen every case in order to identify parties and interested corporations in which any assigned judge may be a shareholder, as well as for other matters that might require consideration of recusal.

It is therefore **ORDERED** that, within **fourteen** days<sup>1</sup> from the date of this order (or from the date of subsequent first appearance<sup>2</sup> in this action), each party, *pro* se party, governmental party, intervenor, non-party movant, and Rule 69 garnishee **shall file and serve** a CERTIFICATE OF INTERESTED PERSONS AND CORPORATE DISCLOSURE STATEMENT in the following form:

<sup>&</sup>lt;sup>1</sup>If this order was served by mail, add three days to the prescribed period. Fed.R.Civ.P. 6. Service by facsimile constitutes a method of hand delivery for the purpose of computing the time within which any response is required. Local Rule 1.07(c).

<sup>&</sup>lt;sup>2</sup>Every pleading or paper filed constitutes a general appearance of the party unless otherwise specified. Local Rule 2.03 (a).

## CERTIFICATE OF INTERESTED PERSONS AND CORPORATE DISCLOSURE STATEMENT

I hereby disclose the following pursuant to this Court's interested persons order:

1.) the name of each person, attorney, association of persons, firm, law firm, partnership, and corporation that has or may have an interest in the outcome of this action — including subsidiaries, conglomerates, affiliates, parent corporations, publicly-traded companies that own 10% or more of a party's stock, and all other identifiable legal entities related to *any* party in the case:

[insert list]

2.) the name of every other entity whose publicly-traded stock, equity, or debt may be substantially affected by the outcome of the proceedings:

[insert list]

3.) the name of every other entity which is likely to be an active participant in the proceedings, including the debtor and members of the creditors' committee (or twenty largest unsecured creditors) in bankruptcy cases:

[insert list]

4.) the name of each victim (individual or corporate) of civil and criminal conduct alleged to be wrongful, including every person who may be entitled to restitution:

[insert list]

I hereby certify that, except as disclosed above, I am unaware of any actual or potential conflict of interest involving the district judge and magistrate judge assigned to this case, and will immediately notify the Court in writing on learning of any such conflict.

[Date] [Counsel of Record or *Pro Se* Party] [Address and Telephone]

[Certificate of Service]

Case 8:20-cv-00394-MSS-SPF Document 68 Filed 05/06/20 Page 3 of 3 PageID 1933

It is **FURTHER ORDERED** that no party may seek discovery from any source

before filing and serving a Certificate of Interested Persons and Corporate

DISCLOSURE STATEMENT. A motion, memorandum, response, or other paper — including

emergency motion — may be denied or stricken unless the filing party has previously

filed and served its Certificate of Interested Persons and Corporate Disclosure

STATEMENT.

**FURTHER ORDERED** that each party has a continuing obligation to file and serve

an amended Certificate of Interested Persons and Corporate Disclosure

STATEMENT within fourteen days of 1) discovering any ground for amendment, including

notice of case reassignment to a different judicial officer; or 2) discovering any ground for

recusal or disqualification of a judicial officer. A party should not routinely list an assigned

district judge or magistrate judge as an "interested person" absent some non-judicial

interest.

**FURTHER ORDERED** that, in order to assist the Court in determining when a

conflict of interest may exist, particularly when ruling on matters formally assigned to

another judge, each party shall use the full caption of the case — including the names of

all parties and intervenors — on all motions, memoranda, papers, and proposed orders

submitted to the Clerk. See Fed.R.Civ.P. 10(a); Local Rule 1.05(b) ("et al." discouraged).

**DONE AND ORDERED** in Tampa, Florida, this 6th day of May, 2020.

MARY'S SCRIVEN

UNITED STATES DISTRICT JUDGE

Copies to:

All Counsel of Record

All Pro Se Parties

- 3 -