IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT IN AND FOR HILLSBOROUGH COUNTY, STATE OF FLORIDA CIVIL DIVISION

NITRO MOBILE SOLUTIONS, LLC., a Florida Limited Liability Corporation,		
Plaintiff, v.	Case No. Division	17-CA-010953 J
EYE C SOLUTIONS, LLC, A Florida Limited Liability Corporation, and LISA MONNET, an individual,		
Defendants.		
/		
EYE C SOLUTIONS, LLC, and LISA MONNET,		
Counterclaim Plaintiffs,		
v.		
NITRO MOBILE SOLUTIONS, LLC, PETE SLADE, and MOLLY SLADE,		
Counterclaim Defendants.		

UNSWORN DECLARATION OF ERIN CORCORAN

I, Erin Corcoran, affirm the following:

I am over 18 years old and have personal knowledge of the facts set forth in this declaration.

 I was an employee of Nitro Mobile Solutions, LLC between June 1st, 2017 and November 21st 2017, the period during which Lisa Monnet began working with Nitro.

- I was aware that the Nitro offices at 501, East Kennedy Blvd, Suite 910, Tampa,
 Florida were under security surveillance, and that the Nitro's research and
 development investment via its Artificial Intelligence also allowed for voice detection
 in various areas of the office.
- I had been party to multiple conversations where Ms. Monnet had talked about Richard Branson and the Virgin Group's investment into Nitro.
- I had been assigned tasks by Ms. Monnet to complete in preparation of the Richard Branson and Virgin Group's investment into Nitro
- I had executed a Virgin Confidentiality Agreement that I had been required to sign.
- In her capacity as CEO, Ms. Monnet had required that I participate in various meetings and capture the minutes.
- On October, 31st, 2017 I was captured the minutes of the meeting between Ms.
 Monnet, Pete and Molly Slade where Ms. Monnet announced that Richard Branson wanted to be an investor into Nitro.
- In the October, 31st. 2017 meeting, I witnessed Ms. Monnet hand over the Nitro NDA.
- 9. In the October, 31st. 2017 meeting, I witnessed Ms. Monnet share that Richard Branson would not want there to be any other investors into Nitro and that we would need to figure out how to return the \$200,000 investment that had been received todate.

- 10. In the October, 31st. 2017 meeting, I witnessed Ms. Monnet disclose that Richard Branson would require each and every person to execute his own Confidentiality Agreement that she was waiting to receive from his attorney.
- 11. In the October, 31st. 2017 meeting, I witnessed Ms. Monnet stress the importance of complete confidentiality and that the agreements for everyone would need to be handed out, signed and returned to Ms. Monnet, who said that she would return them to Richard Branson.
- 12. In the October, 31st. 2017 meeting, I witnessed Ms. Monnet stress the importance of ensuring that Ashby Green also execute an agreement before learning any details.
- 13. In the October, 31st. 2017 meeting, I witnessed Ms. Monnet suggest that we consider involving Steven O'Conner, her attorney from her aviation business, in the negotiations and discusssions regarding the pending term sheet. Ms. Monnet shared that O'Conner had worked with Richard Branson before on other deals and that Richard would be very comfortable with Nitro using him.
- 14. In the October, 31st. 2017 meeting, and on other occasions, I witnessed Ms. Monnet assign specific tasks to others with regard to the Richard Branson and Virgin Group pending investment.
- 15. I witnessed Ms. Monnet on multiple occasions share that Richard Branson was a good close friend of hers, that she knew how Richard operates and she continued to remind everyone that this was a done deal.
- I participated in the preparations for Richard Bransons visit to Nitro's offices upto and including November 17, 2017.

17. The attached minutes of the October 24, 2017, October, 31st. 2017 and November 29th, 2017 were written and compiled by myself, and are a true and accurate representation of those meetings.

Pursuant to $28~U.S.C.\S~1746,~I$ declare under penalty of perjury that the foregoing is true and				
correct.	Executed on	March 20,	, 2018.	
		_	Z.C. rin Corcoran	