FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION		Southern District of Texas  MAY
IATONDA PHUPATRIK TAYLOR,  Claimant-Creditor,	) ) Case No: 23-90086	MAY 1 3 2024  Nathan Ochsner, Clerk of Court
<b>V</b> •	) HON. CHRISTOPHER LOPEZ )	" Sient of Court
TEHUM SERVICES, INC.,	) CHAPTER 11	
Debtor-Respondent.	3	

>>In Pro Se (Self)

Mr. Iatonda P. Taylor no. 225263 Kinross Correctional Facility 4533 W. Industrial Pk. Dr. Kincheloe, MI 49788

Jason S. Brookner 1601 Elm Street Suite #4600 Dallas, TX 75201 GRAY REED LAW FIRM Attn: Attorney Amber M. Carson

1300 Post Oak, Blvd. Suite #2000 Houston, TX 77056

Tehum Care Services, Inc. Claims Processing Center c/o KCC 222 H. Pacific Coast Hwy. Suite #300 El Segundo, CA 90245

# CLAIMANT'S PETITION FOR A WRIT OF HABEAS CORPUS AD TESTIFICANDUM TO PARTICIPATE DURING TELEPHONE OR VIDEO CONFERENCE(S)

Pursuant to 28 U.S.C.S § 2241(c)(5), the Claimant Iatonda Phupatrik

Taylor requests that this Court issue a writ of habeas corpus ad testificandum requiring Warden Jeff Howard to bring the Claimant before the court for a telephone and/or video conference(s) on \_\_\_\_\_\_ 2024, or whenever this Court deems necessary, and state in support:

- 1. On April 11, 2024 Hon. Lopez issued an order denying the Official Committee's motion for structural dismissal. ("RE: Docket No 1260")
- 2. However, the Debtor has never acted in good faith towards this Claimant but has for other (better represented) parties. Also, the Debtor's



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contracts-holder the Michigan Dep't of Corrections and Kinross Corr. Facility Mailroom(s) are also not acting in good faith due to its policy that allows themselves to supercede Federal Court Rules and constitutional procedural due process right.s

- 3. Being so, this matter and the Claimant's case depends in large part on his own testimony. Since the credibility of the Debtor will be an issue in this matter, Hon. Lopez should be allowed to hear Claimant testify personally.
- 4. The Claimant is proceeding pro se in this matter and should therefore be produced to manage the presentation of the matters.

Claimant requests that the Debtor's bear costs of the implementation of the terms of this writ.

For the constitutional reasons, the Claimant PRAYS that Honorable Christopher Lopez conduct a necessary hearing and GRANT Claimant permission by writ to participate, or, conduct any action(s) or measures He deem necessary, by ORDER(S).

Submitted By

/s/

atonda/Phopatrik Taylor In Pro Se (Self)

May  $\theta \partial$ , 2024

### PROOF OF MAILING

The Claimant did mail one true an exact copy of the Motion(s) and Brief(s) to the Debtor and its Processing Office.

VERIFICATION

I, MWM PNUM declare under the penalties of perjury that the Motion(s) and Brief(s) has been examined by me and that its contents are true to the best of my information, knowledge, and belief.

## UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IATONDA PHUPATRIK TAYLOR,	)	
Claimant-Creditor,	) ) )	Case No: 23-90086
<b>V.</b> .,	į	HON. CHRISTOPHER LOPEZ
TEHUM SERVICES, INC.,	)	CHAPTER 11
Debtor-Respondent.	)	
>>In Pro Se (Self) Mr. Iatonda P. Taylor no. 225263 Kinross Correctional Facility 4533 W. Industrial Pk. Dr. Kincheloe, MI 49788		GRAY REED LAW FIRM Attn: Attorney Amber M. Carson 1300 Post Oak, Blvd. Suite #2000 Houston, TX 77056
Jason S. Brookner 1601 Elm Street Suite #4600 Dallas, TX 75201	·	Tehum Care Services, Inc. Claims Processing Center c/o KCC 222 H. Pacific Coast Hwy. Suite #300 El Segundo, CA 90245
At A Session ruptcy Court On  Presiding, H  IT IS ORDERED that a writ of habe	In The 2024	ABEAS CORPUS AD TESTIFICANDUM  the United States Bank- Hearing Will Be Held,  ble Christoper Lopez  topus be issued for IATONDA PHUPATRIK the before this Court on the following day
and at the lottowing time.		
Dele		
Date		Hon. Christopher Lopez

Mr. Iatonda P. Taylor, #225263

May 12, 2024

>>In Pro Se (Self)

Kinross Correctional Facility 4533 W. Industrial Pk. Dr. Kincheloe, MI 49788

#### Clerk of Court

United States Bankruptcy Court for the Southern District of Texas 515 Rosk Ave.
Houston, TX 77002

RE: In Re: TEHUM CARE SERVICES, INC.

Case No. 23-90086, HON. CHRISTOPHER LOPEZ

IATONDA PHUPATRIK TAYLOR v. TEHUM CARE SERVICES, INC.

Case No. 23-90086

HON. CHRISTOPHER LOPEZ

#### Dear Clerk

Enclosed are the following asked to be filed:

- 1. Claimant's Motion Requesting For An Immediate Case Status Conference:
- 2. Brief In Support Of.... Case Status Conference;
- 3. Claimant's Motion Requesting An Order To Conduct An Immediate Case Status Conference;
- 4. Brief In Support Of....Order To Conduct An Immediate Case Status;
- 5. Claimant's Motion For Emergency Injunctive/Restraining Order Upon Debtor's Contractual-Holding MI. Dept. Of Corr. & Kinross Corr. Fac. Mailroom(s) To Allow For Uninterrupted Passage Of Legal Mailings For Sameday Receivings
- 6. Brief In Support Of....Injunctive/Restraining Order;
- 7. Claimant's Motion For Order Upon Debtor's Contractual-Holding MI. Dept. Of Corr. & Kinross Corr. Fac. Mailroom(s)...;
- 8. Brief In Support Of....Order...;
- 9. Requests For Hearings;
- 10. Hearings Order;
- 11. Claimant's Petition For A Writ Of Habeas Corpus
  Ad Testificandum To Participate During Telephone Or
  Video Conference(s);
- 12. Order Granting Writ Of Habeas Corpus Ad Testificandum;
- 13. Self-Address Stamped Envelope (SASE).

It's respectfully asked, after filing or not, please provide a full/complete copy of the case's entire itemized Docket Journal made to date using the SASE.

/s/

Yours Tru

atonog Phupatrik Taylor

cc: Atty Amber M. Carson; Jason S. Brookner; Tehum Care Serv. Proc. Center