

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

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In re: ELETSON HOLDINGS INC, : Chapter 11
 : Case No. 23-10322 (JPM)
 Debtor/Judgment Creditor.¹ :
-----X

**DECLARATION OF NATHANIEL R.B. KOSLOF IN SUPPORT OF
ELETSON HOLDINGS INC.’S MOTION FOR FINDINGS OF CONTEMPT AND
APPLICATION FOR BENCH WARRANTS FOR ARREST AS TO
THE INDIVIDUAL JUDGMENT DEBTORS IN AID OF JUDGMENT ENFORCEMENT**

I, NATHANIEL R.B. KOSLOF, under penalty of perjury, declare as follows:

1. I am an attorney at Goulston & Storrs PC (“Goulston”), which represents Judgment Creditor Eletson Holdings Inc. (“Holdings”).

2. I respectfully submit this declaration in support of Holdings’ Motion for Findings of Contempt and Application for Bench Warrants for Arrest as to the Individual Judgment Debtors in Aid of Judgment Enforcement (the “Motion”).

3. This declaration is made based on my personal knowledge.

4. On September 22 and October 21, 2025, the Court entered judgments against Laskarina Karastamati, Vasilis Hadjieleftheriadis a/k/a Vassilis Chatzieftheriadis, Konstatinos Chatzieftheriadis, Ionannis Zilakos, Niki Zilakos, Adrianos Psomadakis-Karastamatis, Eleni Giannakopoulous, Panos Paxinoz, and Emmanuel Andreulaks (the “Individual Judgment Debtors”), Lassia Investment Company, Glafkos Trust Company, Family Unity Trust Company, and Elafonissos Shipping Corporation (the “Entity Judgment Debtors” and, together with the

¹ Prior to November 19, 2024, the Debtors in these cases were: Eletson Holdings Inc., Eletson Finance (US) LLC, and Agathonissos Finance LLC. On March 5, 2025, the Court entered a final decree and order closing the chapter 11 cases of Eletson Finance (US) LLC and Agathonissos Finance LLC. Commencing on March 5, 2025, all motions, notices, and other pleadings relating to any of the Debtors shall be filed in the chapter 11 case of Eletson Holdings Inc. The Debtor’s mailing address is c/o Herbert Smith Freehills Kramer (US) LLP, 1177 Avenue of the Americas, New York, New York 10036.



Individual Judgment Debtors, the “Judgment Debtors”) in favor of Holdings (the “Judgments”). Dkt. Nos. 1836, 1862. The Judgments ordered the Judgment Debtors to pay Holdings amounts ranging from \$150,000 to \$1,931,548.12. *See id.*

5. In an effort to identify assets of the Individual Judgment Debtors subject to collection, Holdings served deposition notices pursuant to Fed. R. Civ. P. 30, made applicable by Fed. R. Bankr. R. 7030 and 9014, on each Individual Judgment Debtor on October 27, 2025. Dkt. No. 1907-1 (the “October Notices”). The October Notices commanded each of the Individual Judgment Debtors to appear for a deposition at the offices of Goulston & Storrs P.C. in New York during business hours on a specified date between November 11 through November 20, 2025.

6. None of the Individual Judgment Debtors appeared for their depositions. Holdings documented, on the record with a court reporter, each failure to appear. Dkt. No. 1907-3.

7. On November 20, 2025, pursuant to the Court’s Chambers’ Rules and Local Bankruptcy Rule 7037-1, I emailed the Individual Judgment Debtors, copying the Daniolos Law Firm, to schedule a meet and confer to resolve the issue of their non-appearances at their noticed depositions. *See* Dkt. No. 1907-3. In each email, I stated that if Holdings did not hear back by November 24, 2025, it would move to compel. *Id.*; *see* Dkt. No. 1907 ¶ 9.

8. On November 25, 2025, having not heard back from any of the Individual Judgment Debtors, Holdings filed a letter requesting a conference in anticipation of a motion to compel the Individual Judgment Debtors to appear for depositions or, alternatively, leave to file such a motion in compliance with the Court’s Chambers’ Rules and Local Bankruptcy Rule 7037-1. Dkt. No. 1894. That same day, I emailed a copy of the letter to Chambers, the Entity Judgment Debtors’ counsel, and the Individual Judgment Debtors. *See* Dkt. No. 1907-5 (email attaching pre-motion

conference letter requesting to file motion to compel). On December 1, 2025, the Court granted Holdings leave to file a motion to compel. Dkt. No. 1897

9. On December 8, 2025, Holdings filed its motion to compel (the “Motion to Compel”). Dkt. Nos. 1906-08. Holdings served the Motion to Compel on the Individual Judgment Debtors by both first-class mail and email. Dkt. No. 1914.

10. In a notice that was filed and served with the Motion to Compel (Dkt. No. 1908) (the “Notice of Hearing”), Holdings notified the Individual Judgment Debtors that their deadline to oppose the Motion to Compel was December 22, 2025 and that a hearing on the Motion to Compel was set for January 12, 2026. The Individual Judgment Debtors failed to oppose the Motion to Compel, so on January 9, 2026, Holdings filed a Certificate of No Objection. Dkt. No. 1938.

11. The Individual Judgment Debtors also failed to appear at the hearing on the Motion to Compel.

12. On January 13, 2026, this Court granted the Motion to Compel, ordering the Individual Judgment Debtors to appear for post-judgment depositions at the New York offices of Goulston & Storrs P.C. “within fourteen (14) days of the entry of th[e] order,” *i.e.*, by January 27, 2026 (Dkt. No. 1942) (the “Order to Compel”).

13. On January 14, 2026, Holdings served deposition notices on each Individual Judgment Debtor pursuant to Fed. R. Civ. P. 30 (the “January Notices”) along with a copy of the Order to Compel.

14. Annexed hereto as **Exhibit 1** are true and accurate copies of the January Notices served on each Individual Judgment Debtor.

15. Holdings served the January Notices and a copy of the Order to Compel on each Individual Judgment Debtor by first-class mail and email at each Individual Judgment Debtor's known address and email address, as well as on the Daniolos Law Firm by first-class mail and email.

16. Annexed hereto as **Exhibit 2** is a true and accurate copy of Holdings' certificate of service certifying service of the January Notices and Order to Compel on the Individual Judgment Debtors by first-class mail and email on January 14, 2026.

17. Annexed hereto as **Exhibit 3** are true and accurate copies of email chains with emails dated January 14 and January 27, 2026 sent from the undersigned counsel to each of the Individual Judgment Debtors, copying the Daniolos Law Firm, attaching the January Notices and the Order to Compel.

18. Holdings noticed the depositions for January 20 through January 27, 2026 during business hours at the offices of Goulston & Storrs P.C. in New York.

19. None of the Individual Judgment Debtors appeared for their depositions nor did any Individual Judgment Debtor otherwise reach out to Holdings regarding the January Notices.

20. Holdings documented, on the record with a court reporter, each failure to appear.

21. Annexed hereto as **Exhibit 4** are true and accurate copies of transcripts of the depositions of each Individual Judgment Debtor, dated January 2026, reflecting Holdings' documentation, on the record with a court reporter, each Individual Judgment Debtor's failure to appear at their noticed depositions.

22. On January 27, 2026, pursuant to the Court's Chambers' Rules and Local Bankruptcy Rule 7037-1, I emailed each of the Individual Judgment Debtors, copying the Daniolos Law Firm, in a good faith effort to schedule a meet and confer to resolve the issue of the Individual

Judgment Debtors' non-appearances at their noticed depositions in response to the January Notices. I re-attached the January Notices and Order of Contempt to those emails. *See* Exhibit 3, *supra*. I did not and, to date, still have not heard back from any Individual Judgment Debtor (or any counsel that may represent them).

23. On January 28, 2026, in compliance with the Court's Chambers' Rules and Local Bankruptcy Rule 7037-1, I filed a letter requesting a conference in anticipation of a motion for findings of civil contempt and application for bench warrants for arrest and incarceration as to each of the Individual Judgment Debtors or, alternatively, leave to file such a motion. Dkt. No. 1948. On that same day, I emailed a copy of the letter to Chambers, the Entity Judgment Debtors' counsel, and the Individual Judgment Debtors and also served a copy of the letter on the Individual Judgment Debtors by first-class mail and priority mail. Dkt. No. 1950 (affidavit of service of letter).

24. Annexed hereto as **Exhibit 5** is a true and accurate copy of an email dated January 28, 2026 attaching the letter requesting a conference that was filed at Dkt. No. 1948.

25. On January 29, 2026, the Court granted Holdings' request for a conference and set the conference for February 4, 2026. That same day, Holdings filed a notice of conference ("Notice of Conference"). Dkt. No. 1949.

26. Holdings emailed a copy of the Notice of Conference to Chambers, the Entity Judgment Debtors' counsel, and the Individual Judgment Debtors and also served a copy of the Notice of Conference on the Individual Judgment Debtors by first-class mail and priority mail. Dkt. No. 1951 (affidavit of service of Notice of Conference).

27. Annexed hereto as **Exhibit 6** is a true and accurate copy of an email dated January 29, 2026 attaching the Notice of Conference.

28. On February 4, 2026, at the conference, the Court granted Holdings leave to file the instant motion.

29. The Individual Judgment Debtors did not appear at the conference on February 4, 2026.

30. Annexed hereto as **Exhibit 7** is a true and accurate copy of an email dated January 16, 2026 attaching the January Notices.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information, and belief.

Dated: February 11, 2026

/s/ Nathaniel R.B. Koslof
Jennifer B. Furey (admitted *pro hac vice*)
Nathaniel R.B. Koslof (admitted *pro hac vice*)
GOULSTON & STORRS PC
One Post Office Square, 28th Floor
Boston, MA 02109
jfurey@goulstonstorrs.com
nkoslof@goulstonstorrs.com
Tel: (617) 574-3575

Rae Berger
GOULSTON & STORRS PC
730 Third Avenue, 12th Floor
New York, NY 10017
rberger@goulstonstorrs.com
Tel: (212) 878-5120

Counsel for Eletson Holdings Inc.

EXHIBIT 1

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

-----X
In re: ELETSON HOLDINGS INC., : Chapter 11
 : Case No. 23-10322 (JPM)
 Debtor/Judgment Creditor.¹ :
-----X

**DEBTOR/JUDGMENT CREDITOR ELETSON HOLDINGS INC.’S
NOTICE OF DEPOSITION OF JUDGMENT DEBTOR
ADRIANOS PSOMADAKIS-KARASTAMATIS**

TO: **Adrianos Psomadakis-Karastamatis**, by first class mail at Symis 5, Voula, Attica 16673, Greece; by email at adrianos.psomadakis@gmail.com and adrianos.psomadakis@eletson.com; and through his attorney, Daniolos Law Firm, by first class mail at 13 Defteras Merarchias Street, Piraeus 185 35, Greece, Attn: John Markianos-Daniolos, and email at j.markianos@daniolos.gr.

PLEASE TAKE NOTICE THAT, pursuant to Rule 30 of the Federal Rules of Civil Procedure, Debtor/Judgment Creditor Eletson Holdings Inc. (“Holdings”), by and through its undersigned counsel of record, will take the deposition upon oral examination of Judgment Debtor Adrianos Psomadakis-Karastamatis on January 20, 2026, commencing at 9:00 a.m. EST, at the offices of Goulston & Storrs PC, located at 730 Third Avenue, New York, NY 10017, or at such other time and place as may be agreed upon by counsel. The deposition will proceed in accordance with the Federal Rules of Civil Procedure, and will be taken before a notary public or other officer authorized to administer oaths. The deposition will continue until completion with such adjournments as may be necessary. The deposition will be recorded by videotape, stenographic means, or both.

¹ Prior to November 19, 2024, the Debtors in these cases were: Eletson Holdings Inc., Eletson Finance (US) LLC, and Agathonissos Finance LLC. On March 5, 2025, the Court entered a final decree and order closing the chapter 11 cases of Eletson Finance (US) LLC and Agathonissos Finance LLC. Commencing on March 5, 2025, all motions, notices, and other pleadings relating to any of the Debtors shall be filed in the chapter 11 case of Eletson Holdings Inc. The Debtor’s mailing address is c/o Herbert Smith Freehills Kramer (US) LLP, 1177 Avenue of the Americas, New York, New York 10036.

Dated: January 14, 2026
New York, New York

GOULSTON & STORRS PC

By:

/s/ Rae Berger

Jaclyn Grodin

Rae Berger

GOULSTON & STORRS PC

730 Third Avenue, 12th Floor

New York, New York 10017

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Nathaniel R.B. Koslof

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nkoslof@goulstonstorrs.com

(617) 574-3575

Counsel for Eletson Holdings Inc.

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

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In re: ELETSON HOLDINGS INC., : Chapter 11
 : Case No. 23-10322 (JPM)
 Debtor/Judgment Creditor.¹ :
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**DEBTOR/JUDGMENT CREDITOR ELETSON HOLDINGS INC.’S
NOTICE OF DEPOSITION OF JUDGMENT DEBTOR
EMMANUEL ANDREULAKS**

TO: **Emmanuel Andreulaks**, by first class mail at Dardanelion 1-3, Voula, Attica 16673, Greece; by email at manolis.andreoulakis@eletson.com; and through his attorney, Daniolos Law Firm, by first class mail at 13 Defteras Merarchias Street, Piraeus 185 35, Greece, Attn: John Markianos-Daniolos, and email at j.markianos@daniolos.gr.

PLEASE TAKE NOTICE THAT, pursuant to Rule 30 of the Federal Rules of Civil Procedure, Debtor/Judgment Creditor Eletson Holdings Inc. (“Holdings”), by and through its undersigned counsel of record, will take the deposition upon oral examination of Judgment Debtor Emmanuel Andreulaks on January 20, 2026, commencing at 12:00 p.m. EST, at the offices of Goulston & Storrs PC, located at 730 Third Avenue, New York, NY 10017, or at such other time and place as may be agreed upon by counsel. The deposition will proceed in accordance with the Federal Rules of Civil Procedure, and will be taken before a notary public or other officer authorized to administer oaths. The deposition will continue until completion with such adjournments as may be necessary. The deposition will be recorded by videotape, stenographic means, or both.

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Dated: January 14, 2026
New York, New York

GOULSTON & STORRS PC

By:

/s/ Rae Berger

Jaclyn Grodin

Rae Berger

GOULSTON & STORRS PC

730 Third Avenue, 12th Floor

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Counsel for Eletson Holdings Inc.

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

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 : Case No. 23-10322 (JPM)
 Debtor/Judgment Creditor.¹ :
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**DEBTOR/JUDGMENT CREDITOR ELETSON HOLDINGS INC.’S
NOTICE OF DEPOSITION OF JUDGMENT DEBTOR
ELENI GIANNAKOPOULOUS**

TO: **Eleni Giannakopoulous**, by first class mail at Tsaliki 43, Ymittos, 172 36, Greece and through her attorney, Daniolos Law Firm, by first class mail at 13 Defteras Merarchias Street, Piraeus 185 35, Greece, Attn: John Markianos-Daniolos, and email at j.markianos@daniolos.gr.

PLEASE TAKE NOTICE THAT, pursuant to Rule 30 of the Federal Rules of Civil Procedure, Debtor/Judgment Creditor Eletson Holdings Inc. (“Holdings”), by and through its undersigned counsel of record, will take the deposition upon oral examination of Judgment Debtor Eleni Giannakopoulous on January 20, 2026, commencing at 3:00 p.m. EST, at the offices of Goulston & Storrs PC, located at 730 Third Avenue, New York, NY 10017, or at such other time and place as may be agreed upon by counsel. The deposition will proceed in accordance with the Federal Rules of Civil Procedure, and will be taken before a notary public or other officer authorized to administer oaths. The deposition will continue until completion with such adjournments as may be necessary. The deposition will be recorded by videotape, stenographic means, or both.

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Dated: January 14, 2026
New York, New York

GOULSTON & STORRS PC

By:

/s/ Rae Berger

Jaclyn Grodin

Rae Berger

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Counsel for Eletson Holdings Inc.

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

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In re: ELETSON HOLDINGS INC., : Chapter 11
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 Debtor/Judgment Creditor.¹ :
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**DEBTOR/JUDGMENT CREDITOR ELETSON HOLDINGS INC.’S
NOTICE OF DEPOSITION OF JUDGMENT DEBTOR
KONSTATINOS CHATZIELEFThERiADiS**

TO: **Konstatinos Chatzieleftheriadis**, by first class mail at Plastira 57, Voula, 166 73, Greece; by email at kostis.hadjieleftheriadis@eletson.com; and through his attorney, Daniolos Law Firm, by first class mail at 13 Defteras Merarchias Street, Piraeus 185 35, Greece, Attn: John Markianos-Daniolos, and email at j.markianos@daniolos.gr.

PLEASE TAKE NOTICE THAT, pursuant to Rule 30 of the Federal Rules of Civil Procedure, Debtor/Judgment Creditor Eletson Holdings Inc. (“Holdings”), by and through its undersigned counsel of record, will take the deposition upon oral examination of Judgment Debtor Konstatinos Chatzieleftheriadis on January 26, 2026, commencing at 9:00 a.m. EST, at the offices of Goulston & Storrs PC, located at 730 Third Avenue, New York, NY 10017, or at such other time and place as may be agreed upon by counsel. The deposition will proceed in accordance with the Federal Rules of Civil Procedure, and will be taken before a notary public or other officer authorized to administer oaths. The deposition will continue until completion with such adjournments as may be necessary. The deposition will be recorded by videotape, stenographic means, or both.

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Dated: January 14, 2026
New York, New York

GOULSTON & STORRS PC

By:

/s/ Rae Berger

Jaclyn Grodin

Rae Berger

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Counsel for Eletson Holdings Inc.

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

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 : Case No. 23-10322 (JPM)
 Debtor/Judgment Creditor.¹ :
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**DEBTOR/JUDGMENT CREDITOR ELETSON HOLDINGS INC.’S
NOTICE OF DEPOSITION OF JUDGMENT DEBTOR
LASKARINA KARASTAMATI**

TO: **Laskarina Karastamati**, by first class mail at Symis 5, Voula, Attica 16673, Greece; by email at lj@naftilosmaritime.com, laskarina.karastamati@eletson.com, and laskarinak@eletsonshipmanagement.com; and through Daniolos Law Firm, by first class mail at 13 Defteras Merarchias Street, Piraeus 185 35, Greece, Attn: John Markianos-Daniolos, and email at j.markianos@daniolos.gr.

PLEASE TAKE NOTICE THAT, pursuant to Rule 30 of the Federal Rules of Civil Procedure, Debtor/Judgment Creditor Eletson Holdings Inc. (“Holdings”), by and through its undersigned counsel of record, will take the deposition upon oral examination of Judgment Debtor Laskarina Karastamati on January 26, 2026, commencing at 12:00 p.m. EST, at the offices of Goulston & Storrs PC, located at 730 Third Avenue, New York, NY 10017, or at such other time and place as may be agreed upon by counsel. The deposition will proceed in accordance with the Federal Rules of Civil Procedure, and will be taken before a notary public or other officer authorized to administer oaths. The deposition will continue until completion with such adjournments as may be necessary. The deposition will be recorded by videotape, stenographic means, or both.

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Dated: January 14, 2026
New York, New York

GOULSTON & STORRS PC

By:

/s/ Rae Berger

Jaclyn Grodin

Rae Berger

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**DEBTOR/JUDGMENT CREDITOR ELETSON HOLDINGS INC.’S
NOTICE OF DEPOSITION OF JUDGMENT DEBTOR
VASILIS HADJIELEFATHERIADIS A/K/A VASSILIS CHATZIELEFATHERIADIS**

TO: **Vasilis Hadjieleftheriadis a/k/a Vassilis Chatzieleftheriadis**, by first class mail at Tinou 8, Voula, 166 73, Greece; by email at vah@naftilosmaritime.com and vasilis.hadjieleftheriadis@eletson.com; and through Daniolos Law Firm, by first class mail at 13 Defteras Merarchias Street, Piraeus 185 35, Greece, Attn: John Markianos-Daniolos, and email at j.markianos@daniolos.gr.

PLEASE TAKE NOTICE THAT, pursuant to Rule 30 of the Federal Rules of Civil Procedure, Debtor/Judgment Creditor Eletson Holdings Inc. (“Holdings”), by and through its undersigned counsel of record, will take the deposition upon oral examination of Judgment Debtor Vasilis Hadjieleftheriadis a/k/a Vassilis Chatzieleftheriadis on January 26, 2026, commencing at 3:00 pm EST, at the offices of Goulston & Storrs PC, located at 730 Third Avenue, New York, NY 10017, or at such other time and place as may be agreed upon by counsel. The deposition will proceed in accordance with the Federal Rules of Civil Procedure, and will be taken before a notary public or other officer authorized to administer oaths. The deposition will continue until completion with such adjournments as may be necessary. The deposition will be recorded by videotape, stenographic means, or both.

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Dated: January 14, 2026
New York, New York

GOULSTON & STORRS PC

By:

/s/ Rae Berger

Jaclyn Grodin

Rae Berger

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Counsel for Eletson Holdings Inc.

**UNITED STATES BANKRUPTCY COURT
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**DEBTOR/JUDGMENT CREDITOR ELETSON HOLDINGS INC.’S
NOTICE OF DEPOSITION OF JUDGMENT DEBTOR
IONANNIS ZILAKOS**

TO: **Ionannis Zilakos**, by first class mail at Parnithos 13, Psichiko, 154 52, Greece; by email at ioannis.zilakos@eletson.com; and through his attorney, Daniolos Law Firm, by first class mail at 13 Defteras Merarchias Street, Piraeus 185 35, Greece, Attn: John Markianos-Daniolos, and email at j.markianos@daniolos.gr.

PLEASE TAKE NOTICE THAT, pursuant to Rule 30 of the Federal Rules of Civil Procedure, Debtor/Judgment Creditor Eletson Holdings Inc. (“Holdings”), by and through its undersigned counsel of record, will take the deposition upon oral examination of Judgment Debtor Ionannis Zilakos on January 27, 2026, commencing at 9:00 a.m. EST, at the offices of Goulston & Storrs PC, located at 730 Third Avenue, New York, NY 10017, or at such other time and place as may be agreed upon by counsel. The deposition will proceed in accordance with the Federal Rules of Civil Procedure, and will be taken before a notary public or other officer authorized to administer oaths. The deposition will continue until completion with such adjournments as may be necessary. The deposition will be recorded by videotape, stenographic means, or both.

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Dated: January 14, 2026
New York, New York

GOULSTON & STORRS PC

By:

/s/ Rae Berger

Jaclyn Grodin

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730 Third Avenue, 12th Floor

New York, New York 10017

jgrodin@goulstonstorrs.com

rberger@goulstonstorrs.com

(212) 878-5053

Jennifer B. Furey

Nathaniel R.B. Koslof

GOULSTON & STORRS PC

One Post Office Square, 28th Floor

Boston, MA 02109

jfurey@goulstonstorrs.com

nkoslof@goulstonstorrs.com

(617) 574-3575

Counsel for Eletson Holdings Inc.

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

-----X
In re: ELETSON HOLDINGS INC., : Chapter 11
 : Case No. 23-10322 (JPM)
 Debtor/Judgment Creditor.¹ :
-----X

**DEBTOR/JUDGMENT CREDITOR ELETSON HOLDINGS INC.’S
NOTICE OF DEPOSITION OF JUDGMENT DEBTOR
NIKI ZILAKOS**

TO: **Niki Zilakos**, by first class mail at Tyrtaiou 34, Glyfada 166 74, Greece and through her attorney, Daniolos Law Firm, by first class mail at 13 Defteras Merarchias Street, Piraeus 185 35, Greece, Attn: John Markianos-Daniolos, and email at j.markianos@daniolos.gr.

PLEASE TAKE NOTICE THAT, pursuant to Rule 30 of the Federal Rules of Civil Procedure, Debtor/Judgment Creditor Eletson Holdings Inc. (“Holdings”), by and through its undersigned counsel of record, will take the deposition upon oral examination of Judgment Debtor Niki Zilakos on January 27, 2026, commencing at 12:00 p.m. EST, at the offices of Goulston & Storrs PC, located at 730 Third Avenue, New York, NY 10017, or at such other time and place as may be agreed upon by counsel. The deposition will proceed in accordance with the Federal Rules of Civil Procedure, and will be taken before a notary public or other officer authorized to administer oaths. The deposition will continue until completion with such adjournments as may be necessary. The deposition will be recorded by videotape, stenographic means, or both.

¹ Prior to November 19, 2024, the Debtors in these cases were: Eletson Holdings Inc., Eletson Finance (US) LLC, and Agathonissos Finance LLC. On March 5, 2025, the Court entered a final decree and order closing the chapter 11 cases of Eletson Finance (US) LLC and Agathonissos Finance LLC. Commencing on March 5, 2025, all motions, notices, and other pleadings relating to any of the Debtors shall be filed in the chapter 11 case of Eletson Holdings Inc. The Debtor’s mailing address is c/o Herbert Smith Freehills Kramer (US) LLP, 1177 Avenue of the Americas, New York, New York 10036.

Dated: January 14, 2026
New York, New York

GOULSTON & STORRS PC

By:

/s/ Rae Berger

Jaclyn Grodin

Rae Berger

GOULSTON & STORRS PC

730 Third Avenue, 12th Floor

New York, New York 10017

jgrodin@goulstonstorrs.com

rberger@goulstonstorrs.com

(212) 878-5053

Jennifer B. Furey

Nathaniel R.B. Koslof

GOULSTON & STORRS PC

One Post Office Square, 28th Floor

Boston, MA 02109

jfurey@goulstonstorrs.com

nkoslof@goulstonstorrs.com

(617) 574-3575

Counsel for Eletson Holdings Inc.

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

-----X
In re: ELETSON HOLDINGS INC., : Chapter 11
 : Case No. 23-10322 (JPM)
 Debtor/Judgment Creditor.¹ :
-----X

**DEBTOR/JUDGMENT CREDITOR ELETSON HOLDINGS INC.’S
NOTICE OF DEPOSITION OF JUDGMENT DEBTOR
PANOS PAXINOZ**

TO: **Panos Paxinoz**, by first class mail at Kefallinias 58, Chalandri 152 31, Greece; by email at panos.paxinos@eletson.com and Panagiotis.Paxinos@eletson.com; and through his attorney, Daniolos Law Firm, by first class mail at 13 Defteras Merarchias Street, Piraeus 185 35, Greece, Attn: John Markianos-Daniolos, and email at j.markianos@daniolos.gr.

PLEASE TAKE NOTICE THAT, pursuant to Rule 30 of the Federal Rules of Civil Procedure, Debtor/Judgment Creditor Eletson Holdings Inc. (“Holdings”), by and through its undersigned counsel of record, will take the deposition upon oral examination of Judgment Debtor Panos Paxinoz on January 27, 2026, commencing at 3:00 p.m. EST, at the offices of Goulston & Storrs PC, located at 730 Third Avenue, New York, NY 10017, or at such other time and place as may be agreed upon by counsel. The deposition will proceed in accordance with the Federal Rules of Civil Procedure, and will be taken before a notary public or other officer authorized to administer oaths. The deposition will continue until completion with such adjournments as may be necessary. The deposition will be recorded by videotape, stenographic means, or both.

¹ Prior to November 19, 2024, the Debtors in these cases were: Eletson Holdings Inc., Eletson Finance (US) LLC, and Agathonissos Finance LLC. On March 5, 2025, the Court entered a final decree and order closing the chapter 11 cases of Eletson Finance (US) LLC and Agathonissos Finance LLC. Commencing on March 5, 2025, all motions, notices, and other pleadings relating to any of the Debtors shall be filed in the chapter 11 case of Eletson Holdings Inc. The Debtor’s mailing address is c/o Herbert Smith Freehills Kramer (US) LLP, 1177 Avenue of the Americas, New York, New York 10036.

Dated: January 14, 2026
New York, New York

GOULSTON & STORRS PC

By:

/s/ Rae Berger

Jaclyn Grodin

Rae Berger

GOULSTON & STORRS PC

730 Third Avenue, 12th Floor

New York, New York 10017

jgrodin@goulstonstorrs.com

rberger@goulstonstorrs.com

(212) 878-5053

Jennifer B. Furey

Nathaniel R.B. Koslof

GOULSTON & STORRS PC

One Post Office Square, 28th Floor

Boston, MA 02109

jfurey@goulstonstorrs.com

nkoslof@goulstonstorrs.com

(617) 574-3575

Counsel for Eletson Holdings Inc.

EXHIBIT 2

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

-----X
In re: ELETSON HOLDINGS INC., *et al.*, : Chapter 11
: Case No. 23-10322 (JPM)
Debtor/Judgment Creditor.¹ :
-----X

CERTIFICATE OF SERVICE

I, Nathaniel R.B. Koslof, affirm as follows:

On January 14, 2026, I served true and correct copies of the foregoing Order Granting Eletson Holdings Inc.’s Motion to Compel the Individual Judgment Debtors’ Depositions in Aid of Judgment Enforcement (Dkt. No. 1942, “Order”); and Debtor/Judgment Creditor Eletson Holdings Inc.’s Notices of Deposition of the following individual judgment debtors (“Deposition Notices”) upon each of the following individual judgment debtors by emailing copies of their respective Deposition Notices and a copy of the Order to the following email addresses and by causing copies of their respective Deposition Notices and the Order to be sent via first class mail to the following addresses:

Ionannis Zilakos
Parnithos 13, Psychiko, 154 52,
Greece
ioannis.zilakos@eletson.com

Niki Zilakos
Tyrtaiou 34, Glyfada 166 74, Greece

**Adrianos Psomadakis-
Karastamatis**
Symis 5, Voula, Attica 16673,
Greece
adrianos.psomadakis@gmail.com
adrianos.psomadakis@eletson.com

Eleni Giannakopoulous
Tsaliki 43, Ymittos, 172 36, Greece

¹ Prior to November 19, 2024, the Debtors in these cases were: Eletson Holdings Inc., Eletson Finance (US) LLC, and Agathonissos Finance LLC. On March 5, 2025, the Court entered a final decree and order closing the chapter 11 cases of Eletson Finance (US) LLC and Agathonissos Finance LLC. Commencing on March 5, 2025, all motions, notices, and other pleadings relating to any of the Debtors shall be filed in the chapter 11 case of Eletson Holdings Inc. The Debtor’s mailing address is c/o Herbert Smith Freehills Kramer (US) LLP, 1177 Avenue of the Americas, New York, New York 10036.

Laskarina Karastamati
Simis 5, Voula, 16673, Greece
Ljk@naftilosmaritime.com
Lascarina.karastamati@eletson.com
laskarinak@eletsonshipmanagement.com

Emmanuel Andreoulaks
Dardanelion 1-3, Voula, Attica 16673,
Greece
manolis.andreoulakis@eletson.com

Panos Paxinoz
Kefallinias 58, Chalandri, 152 31,
Greece
panos.paxinos@eletson.com
Panagiotis.Paxinos@eletson.com

**Vasilis Hadjieleftheriadis a/k/a
Vassilis Chatzieftheriadis**
Tinou 8, Voula, 166 73, Greece
vah@naftilosmaritime.com
vasilis.hadjieleftheriadis@eletson.com

Konstatinos Chatzieftheriadis
Plastira 57, Voula, 166 73, Greece
kostis.hadjieleftheriadis@eletson.com

On January 14, 2026, I served true and correct copies of the Order and Deposition Notices upon the above-listed individual judgment debtors c/o Daniolos Law Firm by emailing copies of the Order and Deposition Notices to John Markianos-Daniolos at j.markianos@daniolos.gr and by causing the copies to be sent via first class mail to the following address:

Daniolos Law Firm
Attn: John Markianos-Daniolos
13 Defteras Merarchias Street,
Piraeus 185 35, Greece

On January 14, 2026, I served true and correct copies of the Order and Deposition Notices upon the above-listed individual judgment debtors by causing the copies of the Order and Deposition Notices to be sent via first class mail to the following address:

118 Kolokotroni Street
GR 185 35
Piraeus, Greece

Dated: January 14, 2026

/s/ Nathaniel R.B. Koslof
Nathaniel R.B. Koslof
Goulston & Storrs P.C.
One Post Office Square, 28th Floor
Boston, MA 02109
nkoslof@goulstonstorrs.com

Counsel for Eletson Holdings Inc.

EXHIBIT 3

From: Koslof, Nathaniel
Sent: Tuesday, January 27, 2026 4:55 PM
To: adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com
Cc: Furey, Jennifer; Berger, Rae
Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery
Attachments: 2026.01.14 - Deposition Notice - APK.pdf; 1942 - Order.pdf

Mr. Psomadakis-Karastamatis:

On January 14, 2026, Judgment Creditor Eletson Holdings Inc. (“Eletson”) served on you a Bankruptcy Court order compelling your attendance at your noticed deposition within 14 days, along with a post-judgment notice of deposition (the “Notice”). You failed to appear for your noticed deposition and otherwise failed to respond to our outreach. To date, we have not heard from you (or any counsel that may represent you) in regards to the Notice.

We now reach out to urgently request a meet and confer concerning your failure to appear for your noticed deposition. While we do not wish to trouble the Court with this matter, if we do not hear back from you by **January 28, 2026 at 5:00 pm EST**, we will seek a finding of civil contempt and bench warrant for your civil arrest and incarceration for your failure to appear for your deposition.

We reserve all rights.

Regards,
Nate

Nathaniel Koslof
(617) 574-0533

***goulston&storr**s*

From: Koslof, Nathaniel <nkoslof@goulstonstorr.com>
Sent: Wednesday, January 14, 2026 1:35 PM
To: ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com
Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Grodin, Jaclyn <jgrodin@goulstonstorr.com>; Berger, Rae <rberger@goulstonstorr.com>; j.markianos@daniolos.gr
Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery

To whom it may concern,

On behalf of Judgment Creditor Eletson Holdings Inc. ("Eletson"), attached are post-judgment notices of deposition directed to (i) Laskarina Karastamati, (ii) Vasilis Hadjieleftheriadis a/k/a Vassilis Chatzieftheriadis, (iii) Konstatinos Chatzieftheriadis, (iv) Ionannis Zilakos, (v) Niki Zilakos, (vi) Adrianos Psomadakis-Karastamatis, (vii) Eleni Giannakopoulous, (viii) Panos Paxinoz, and (ix) Emmanuel Andreulaks.

Also attached is an order of the Bankruptcy Court compelling your attendance at your noticed deposition within 14 days of the order. Please advise if you have any concerns with respect to scheduling of your deposition. Eletson reserves all rights.

Best regards,
Nate

Nathaniel Koslof

(617) 574-0533

goulston & storrs

From: Koslof, Nathaniel

Sent: Monday, October 27, 2025 10:14 PM

To: ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com

Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Grodin, Jaclyn <JGrodin@goulstonstorrs.com>; Berger, Rae <rberger@goulstonstorrs.com>; 'shaftelh@gtlaw.com' <shaftelh@gtlaw.com>; Lawrence Rolnick <lrolnick@rksllp.com>; j.markianos@daniolos.gr

Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery

To whom it may concern,

On behalf of Judgment Creditor Eletson Holdings Inc., attached are post-judgment interrogatories, document requests and notices of deposition directed to (i) Laskarina Karastamati, (ii) Vasilis Hadjieleftheriadis a/k/a Vassilis Chatzieftheriadis, (iii) Konstatinos Chatzieftheriadis, (iv) Ionannis Zilakos, (v) Niki Zilakos, (vi) Adrianos Psomadakis-Karastamatis, (vii) Eleni Giannakopoulous, (viii) Panos Paxinoz, and (ix) Emmanuel Andreulaks.

I understand that Hal Shaftel of Greenberg Traurig has disclaimed representation of at least certain of the named Judgment Debtors. To the extent that any of you are represented by Mr. Shaftel and/or other counsel, please identify and provide contact information so we can direct all further communications through counsel.

Best regards,
Nate

Nathaniel Koslof

(617) 574-0533

[Bio](#)

goulston&storrs

One Post Office Square, Boston, MA 02109

goulstonstorrs.com

nkoslof@goulstonstorrs.com

This communication may contain information which is privileged and/or confidential under applicable law. Any dissemination, copy or disclosure, other than by the intended recipient, is strictly prohibited. If you have received this communication in error, please immediately notify us via return e-mail to nkoslof@goulstonstorrs.com and delete this communication without making any copies. Thank you for your cooperation.

From: Koslof, Nathaniel
Sent: Tuesday, January 27, 2026 4:57 PM
To: manolis.andreoulakis@eletson.com
Cc: Furey, Jennifer; Berger, Rae; j.markianos@daniolos.gr
Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery
Attachments: 1942 - Order.pdf; 2026.01.14 - Deposition Notice - EA.pdf

Mr. Andreoulaks:

On January 14, 2026, Judgment Creditor Eletson Holdings Inc. (“Eletson”) served on you a Bankruptcy Court order compelling your attendance at your noticed deposition within 14 days, along with a post-judgment notice of deposition (the “Notice”). You failed to appear for your noticed deposition and otherwise failed to respond to our outreach. To date, we have not heard from you (or any counsel that may represent you) in regards to the Notice.

We now reach out to urgently request a meet and confer concerning your failure to appear for your noticed deposition. While we do not wish to trouble the Court with this matter, if we do not hear back from you by **January 28, 2026 at 5:00 pm EST**, we will seek a finding of civil contempt and bench warrant for your civil arrest and incarceration for your failure to appear for your deposition.

We reserve all rights.

Regards,
Nate

Nathaniel Koslof
(617) 574-0533

goulston&storrs

From: Koslof, Nathaniel <nkoslof@goulstonstorr.com>
Sent: Wednesday, January 14, 2026 1:35 PM
To: ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com
Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Grodin, Jaclyn <jgrodin@goulstonstorr.com>; Berger, Rae <rberger@goulstonstorr.com>; j.markianos@daniolos.gr
Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery

To whom it may concern,

On behalf of Judgment Creditor Eletson Holdings Inc. ("Eletson"), attached are post-judgment notices of deposition directed to (i) Laskarina Karastamati, (ii) Vasilis Hadjieleftheriadis a/k/a Vassilis Chatzieftheriadis, (iii) Konstatinos Chatzieftheriadis, (iv) Ionannis Zilakos, (v) Niki Zilakos, (vi) Adrianos Psomadakis-Karastamatis, (vii) Eleni Giannakopoulous, (viii) Panos Paxinoz, and (ix) Emmanuel Andreulaks.

Also attached is an order of the Bankruptcy Court compelling your attendance at your noticed deposition within 14 days of the order. Please advise if you have any concerns with respect to scheduling of your deposition. Eletson reserves all rights.

Best regards,
Nate

Nathaniel Koslof
(617) 574-0533

goulston & storrs

From: Koslof, Nathaniel
Sent: Monday, October 27, 2025 10:14 PM
To: ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com
Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Grodin, Jaclyn <JGrodin@goulstonstorrs.com>; Berger, Rae <rberger@goulstonstorrs.com>; 'shaftelh@gtlaw.com' <shaftelh@gtlaw.com>; Lawrence Rolnick <lrolnick@rksllp.com>; j.markianos@daniolos.gr
Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery

To whom it may concern,

On behalf of Judgment Creditor Eletson Holdings Inc., attached are post-judgment interrogatories, document requests and notices of deposition directed to (i) Laskarina Karastamati, (ii) Vasilis Hadjieleftheriadis a/k/a Vassilis Chatzieftheriadis, (iii) Konstatinos Chatzieftheriadis, (iv) Ionannis Zilakos, (v) Niki Zilakos, (vi) Adrianos Psomadakis-Karastamatis, (vii) Eleni Giannakopoulous, (viii) Panos Paxinoz, and (ix) Emmanuel Andreulaks.

I understand that Hal Shaftel of Greenberg Traurig has disclaimed representation of at least certain of the named Judgment Debtors. To the extent that any of you are represented by Mr. Shaftel and/or other counsel, please identify and provide contact information so we can direct all further communications through counsel.

Best regards,
Nate

Nathaniel Koslof
(617) 574-0533

[Bio](#)

goulston&storrs

One Post Office Square, Boston, MA 02109

goulstonstorrs.com

nkoslof@goulstonstorrs.com

This communication may contain information which is privileged and/or confidential under applicable law. Any dissemination, copy or disclosure, other than by the intended recipient, is strictly prohibited. If you have received this communication in error, please immediately notify us via return e-mail to nkoslof@goulstonstorrs.com and delete this communication without making any copies. Thank you for your cooperation.

From: Koslof, Nathaniel
Sent: Tuesday, January 27, 2026 4:53 PM
To: j.markianos@daniolos.gr
Cc: Furey, Jennifer; Berger, Rae
Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery
Attachments: 2026.01.14 - Deposition Notice - EG.pdf; 1942 - Order.pdf

Ms. Giannakopoulous (c/o Daniolos Law Firm):

On January 14, 2026, Judgment Creditor Eletson Holdings Inc. (“Eletson”) served on you a Bankruptcy Court order compelling your attendance at your noticed deposition within 14 days, along with a post-judgment notice of deposition (the “Notice”). You failed to appear for your noticed deposition and otherwise failed to respond to our outreach. To date, we have not heard from you (or any counsel that may represent you) in regards to the Notice.

We now reach out to urgently request a meet and confer concerning your failure to appear for your noticed deposition. While we do not wish to trouble the Court with this matter, if we do not hear back from you by **January 28, 2026 at 5:00 pm EST**, we will seek a finding of civil contempt and bench warrant for your civil arrest and incarceration for your failure to appear for your deposition.

We reserve all rights.

Regards,
Nate

Nathaniel Koslof
(617) 574-0533

goulston&storrs

From: Koslof, Nathaniel <nkoslof@goulstonstorr.com>
Sent: Wednesday, January 14, 2026 1:35 PM
To: ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com
Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Grodin, Jaclyn <jgrodin@goulstonstorr.com>; Berger, Rae <rberger@goulstonstorr.com>; j.markianos@daniolos.gr
Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery

To whom it may concern,

On behalf of Judgment Creditor Eletson Holdings Inc. ("Eletson"), attached are post-judgment notices of deposition directed to (i) Laskarina Karastamati, (ii) Vasilis Hadjieleftheriadis a/k/a Vassilis Chatzieftheriadis, (iii) Konstatinos Chatzieftheriadis, (iv) Ionannis Zilakos, (v) Niki Zilakos, (vi) Adrianos Psomadakis-Karastamatis, (vii) Eleni Giannakopoulous, (viii) Panos Paxinoz, and (ix) Emmanuel Andreulaks.

Also attached is an order of the Bankruptcy Court compelling your attendance at your noticed deposition within 14 days of the order. Please advise if you have any concerns with respect to scheduling of your deposition. Eletson reserves all rights.

Best regards,
Nate

Nathaniel Koslof

(617) 574-0533

goulston&storrs

From: Koslof, Nathaniel

Sent: Monday, October 27, 2025 10:14 PM

To: ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com

Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Grodin, Jaclyn <JGrodin@goulstonstorrs.com>; Berger, Rae <rberger@goulstonstorrs.com>; 'shaftelh@gtlaw.com' <shaftelh@gtlaw.com>; Lawrence Rolnick <lrolnick@rksllp.com>; j.markianos@daniolos.gr

Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery

To whom it may concern,

On behalf of Judgment Creditor Eletson Holdings Inc., attached are post-judgment interrogatories, document requests and notices of deposition directed to (i) Laskarina Karastamati, (ii) Vasilis Hadjieleftheriadis a/k/a Vassilis Chatzieftheriadis, (iii) Konstatinos Chatzieftheriadis, (iv) Ionannis Zilakos, (v) Niki Zilakos, (vi) Adrianos Psomadakis-Karastamatis, (vii) Eleni Giannakopoulous, (viii) Panos Paxinoz, and (ix) Emmanuel Andreulaks.

I understand that Hal Shaftel of Greenberg Traurig has disclaimed representation of at least certain of the named Judgment Debtors. To the extent that any of you are represented by Mr. Shaftel and/or other counsel, please identify and provide contact information so we can direct all further communications through counsel.

Best regards,
Nate

Nathaniel Koslof

(617) 574-0533

[Bio](#)

goulston&storrs

One Post Office Square, Boston, MA 02109

goulstonstorrs.com

nkoslof@goulstonstorrs.com

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From: Koslof, Nathaniel
Sent: Tuesday, January 27, 2026 4:58 PM
To: kostis.hadjieleftheriadis@eletson.com
Cc: j.markianos@daniolos.gr; Furey, Jennifer; Berger, Rae
Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery
Attachments: 2026.01.14 - Deposition Notice - KC.pdf; 1942 - Order.pdf

Mr. Chatzieftheriadis:

On January 14, 2026, Judgment Creditor Eletson Holdings Inc. (“Eletson”) served on you a Bankruptcy Court order compelling your attendance at your noticed deposition within 14 days, along with a post-judgment notice of deposition (the “Notice”). You failed to appear for your noticed deposition and otherwise failed to respond to our outreach. To date, we have not heard from you (or any counsel that may represent you) in regards to the Notice.

We now reach out to urgently request a meet and confer concerning your failure to appear for your noticed deposition. While we do not wish to trouble the Court with this matter, if we do not hear back from you by **January 28, 2026 at 5:00 pm EST**, we will seek a finding of civil contempt and bench warrant for your civil arrest and incarceration for your failure to appear for your deposition.

We reserve all rights.

Regards,
Nate

Nathaniel Koslof
(617) 574-0533

goulston&storrs

From: Koslof, Nathaniel <nkoslof@goulstonstorr.com>
Sent: Wednesday, January 14, 2026 1:35 PM
To: ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com
Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Grodin, Jaclyn <jgrodin@goulstonstorr.com>; Berger, Rae <rberger@goulstonstorr.com>; j.markianos@daniolos.gr
Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery

To whom it may concern,

On behalf of Judgment Creditor Eletson Holdings Inc. ("Eletson"), attached are post-judgment notices of deposition directed to (i) Laskarina Karastamati, (ii) Vasilis Hadjieleftheriadis a/k/a Vassilis Chatzieftheriadis, (iii) Konstatinos Chatzieftheriadis, (iv) Ionannis Zilakos, (v) Niki Zilakos, (vi) Adrianos Psomadakis-Karastamatis, (vii) Eleni Giannakopoulous, (viii) Panos Paxinoz, and (ix) Emmanuel Andreulaks.

Also attached is an order of the Bankruptcy Court compelling your attendance at your noticed deposition within 14 days of the order. Please advise if you have any concerns with respect to scheduling of your deposition. Eletson reserves all rights.

Best regards,
Nate

Nathaniel Koslof
(617) 574-0533

goulston&storrs

From: Koslof, Nathaniel
Sent: Monday, October 27, 2025 10:14 PM
To: ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com
Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Grodin, Jaclyn <JGrodin@goulstonstorrs.com>; Berger, Rae <rberger@goulstonstorrs.com>; 'shaftelh@gtlaw.com' <shaftelh@gtlaw.com>; Lawrence Rolnick <lrolnick@rksllp.com>; j.markianos@daniolos.gr
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I understand that Hal Shaftel of Greenberg Traurig has disclaimed representation of at least certain of the named Judgment Debtors. To the extent that any of you are represented by Mr. Shaftel and/or other counsel, please identify and provide contact information so we can direct all further communications through counsel.

Best regards,
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Nathaniel Koslof
(617) 574-0533

[Bio](#)

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One Post Office Square, Boston, MA 02109

goulstonstorrs.com

nkoslof@goulstonstorrs.com

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From: Koslof, Nathaniel
Sent: Tuesday, January 27, 2026 5:00 PM
To: Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com;
laskarinak@eletsonshipmanagement.com
Cc: Furey, Jennifer; Berger, Rae; j.markianos@daniolos.gr
Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery
Attachments: 1942 - Order.pdf; 2026.01.14 - Deposition Notice - LK.pdf

Ms. Karastamati:

On January 14, 2026, Judgment Creditor Eletson Holdings Inc. (“Eletson”) served on you a Bankruptcy Court order compelling your attendance at your noticed deposition within 14 days, along with a post-judgment notice of deposition (the “Notice”). You failed to appear for your noticed deposition and otherwise failed to respond to our outreach. To date, we have not heard from you (or any counsel that may represent you) in regards to the Notice.

We now reach out to urgently request a meet and confer concerning your failure to appear for your noticed deposition. While we do not wish to trouble the Court with this matter, if we do not hear back from you by **January 28, 2026 at 5:00 pm EST**, we will seek a finding of civil contempt and bench warrant for your civil arrest and incarceration for your failure to appear for your deposition.

We reserve all rights.

Regards,
Nate

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(617) 574-0533

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Best regards,
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Best regards,
Nate

Nathaniel Koslof
(617) 574-0533

[Bio](#)

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One Post Office Square, Boston, MA 02109

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nkoslof@goulstonstorrs.com

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From: Koslof, Nathaniel
Sent: Tuesday, January 27, 2026 5:01 PM
To: vasilis.hadjieleftheriadis@eletson.com
Cc: Furey, Jennifer; Berger, Rae; j.markianos@daniolos.gr
Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery
Attachments: 2026.01.14 - Deposition Notice - VH.pdf; 1942 - Order.pdf

Vasilis Hadjieleftheriadis a/k/a Vassilis Chatzieftheriadis:

On January 14, 2026, Judgment Creditor Eletson Holdings Inc. (“Eletson”) served on you a Bankruptcy Court order compelling your attendance at your noticed deposition within 14 days, along with a post-judgment notice of deposition (the “Notice”). You failed to appear for your noticed deposition and otherwise failed to respond to our outreach. To date, we have not heard from you (or any counsel that may represent you) in regards to the Notice.

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We reserve all rights.

Regards,
Nate

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goulston&storrs

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Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Grodin, Jaclyn <jgrodin@goulstonstorr.com>; Berger, Rae <rberger@goulstonstorr.com>; j.markianos@daniolos.gr
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Best regards,
Nate

Nathaniel Koslof

(617) 574-0533

goulston&storrs

From: Koslof, Nathaniel

Sent: Monday, October 27, 2025 10:14 PM

To: ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com

Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Grodin, Jaclyn <JGrodin@goulstonstorrs.com>; Berger, Rae <rberger@goulstonstorrs.com>; 'shaftelh@gtlaw.com' <shaftelh@gtlaw.com>; Lawrence Rolnick <lrolnick@rksllp.com>; j.markianos@daniolos.gr

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Best regards,
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Nathaniel Koslof

(617) 574-0533

[Bio](#)

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One Post Office Square, Boston, MA 02109

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nkoslof@goulstonstorrs.com

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From: Koslof, Nathaniel
Sent: Tuesday, January 27, 2026 4:54 PM
To: ioannis.zilakos@eletson.com
Cc: Furey, Jennifer; Berger, Rae
Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery
Attachments: 1942 - Order.pdf; 2026.01.14 - Deposition Notice - IZ.pdf

Mr. Zilakos:

On January 14, 2026, Judgment Creditor Eletson Holdings Inc. (“Eletson”) served on you a Bankruptcy Court order compelling your attendance at your noticed deposition within 14 days, along with a post-judgment notice of deposition (the “Notice”). You failed to appear for your noticed deposition and otherwise failed to respond to our outreach. To date, we have not heard from you (or any counsel that may represent you) in regards to the Notice.

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We reserve all rights.

Regards,
Nate

Nathaniel Koslof
(617) 574-0533

goulston&storrs

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Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Grodin, Jaclyn <JGrodin@goulstonstorr.com>; Berger, Rae <rberger@goulstonstorr.com>; 'shaftelh@gtlaw.com' <shaftelh@gtlaw.com>; Lawrence Rolnick <lrolnick@rksllp.com>; j.markianos@daniolos.gr
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Nathaniel Koslof
(617) 574-0533

[Bio](#)

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From: Koslof, Nathaniel
Sent: Tuesday, January 27, 2026 4:53 PM
To: j.markianos@daniolos.gr
Cc: Furey, Jennifer; Berger, Rae
Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery
Attachments: 2026.01.14 - Deposition Notice - NZ.pdf; 1942 - Order.pdf

Mr. Zilakos (c/o Daniolos Law Firm):

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We reserve all rights.

Regards,
Nate

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(617) 574-0533

***goulston&storr**s*

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Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Grodin, Jaclyn <JGrodin@goulstonstorrs.com>; Berger, Rae <rberger@goulstonstorrs.com>; 'shaftelh@gtlaw.com' <shaftelh@gtlaw.com>; Lawrence Rolnick <lrolnick@rksllp.com>; j.markianos@daniolos.gr
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Best regards,
Nate

Nathaniel Koslof
(617) 574-0533

[Bio](#)

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Cc: Furey, Jennifer; Berger, Rae; j.markianos@daniolos.gr
Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery
Attachments: 1942 - Order.pdf; 2026.01.14 - Deposition Notice - PP.pdf

Mr. Paxinoz:

On January 14, 2026, Judgment Creditor Eletson Holdings Inc. (“Eletson”) served on you a Bankruptcy Court order compelling your attendance at your noticed deposition within 14 days, along with a post-judgment notice of deposition (the “Notice”). You failed to appear for your noticed deposition and otherwise failed to respond to our outreach. To date, we have not heard from you (or any counsel that may represent you) in regards to the Notice.

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From: Koslof, Nathaniel <nkoslof@goulstonstorr.com>
Sent: Wednesday, January 14, 2026 1:35 PM
To: ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com
Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Grodin, Jaclyn <jgrodin@goulstonstorr.com>; Berger, Rae <rberger@goulstonstorr.com>; j.markianos@daniolos.gr
Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery

To whom it may concern,

On behalf of Judgment Creditor Eletson Holdings Inc. ("Eletson"), attached are post-judgment notices of deposition directed to (i) Laskarina Karastamati, (ii) Vasilis Hadjieleftheriadis a/k/a Vassilis Chatzieftheriadis, (iii) Konstatinos Chatzieftheriadis, (iv) Ionannis Zilakos, (v) Niki Zilakos, (vi) Adrianos Psomadakis-Karastamatis, (vii) Eleni Giannakopoulous, (viii) Panos Paxinoz, and (ix) Emmanuel Andreulaks.

Also attached is an order of the Bankruptcy Court compelling your attendance at your noticed deposition within 14 days of the order. Please advise if you have any concerns with respect to scheduling of your deposition. Eletson reserves all rights.

Best regards,
Nate

Nathaniel Koslof
(617) 574-0533

goulston & storrs

From: Koslof, Nathaniel
Sent: Monday, October 27, 2025 10:14 PM
To: ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com
Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Grodin, Jaclyn <JGrodin@goulstonstorrs.com>; Berger, Rae <rberger@goulstonstorrs.com>; 'shaftelh@gtlaw.com' <shaftelh@gtlaw.com>; Lawrence Rolnick <lrolnick@rksllp.com>; j.markianos@daniolos.gr
Subject: RE: In re Eletson Holdings Inc. - Post-Judgment Discovery

To whom it may concern,

On behalf of Judgment Creditor Eletson Holdings Inc., attached are post-judgment interrogatories, document requests and notices of deposition directed to (i) Laskarina Karastamati, (ii) Vasilis Hadjieleftheriadis a/k/a Vassilis Chatzieftheriadis, (iii) Konstatinos Chatzieftheriadis, (iv) Ionannis Zilakos, (v) Niki Zilakos, (vi) Adrianos Psomadakis-Karastamatis, (vii) Eleni Giannakopoulous, (viii) Panos Paxinoz, and (ix) Emmanuel Andreulaks.

I understand that Hal Shaftel of Greenberg Traurig has disclaimed representation of at least certain of the named Judgment Debtors. To the extent that any of you are represented by Mr. Shaftel and/or other counsel, please identify and provide contact information so we can direct all further communications through counsel.

Best regards,
Nate

Nathaniel Koslof
(617) 574-0533

[Bio](#)

goulston&storrs

One Post Office Square, Boston, MA 02109

goulstonstorrs.com

nkoslof@goulstonstorrs.com

This communication may contain information which is privileged and/or confidential under applicable law. Any dissemination, copy or disclosure, other than by the intended recipient, is strictly prohibited. If you have received this communication in error, please immediately notify us via return e-mail to nkoslof@goulstonstorrs.com and delete this communication without making any copies. Thank you for your cooperation.

EXHIBIT 4

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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re: ELETSON HOLDINGS INC., Chapter 11 Case No.
Debtor/Judgment Creditor. 23-10322 (JPM)

STATEMENT ON THE RECORD RE:
DEPOSITION OF ADRIANOS PSOMADAKIS-KARASTAMATIS

DATE: Tuesday, January 20, 2026
TIME: 9:15 a.m.
LOCATION: Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017
REPORTED BY: Oweinama Biu

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A P P E A R A N C E S
ON BEHALF OF DEBTOR/JUDGMENT CREDITOR ELETSON
HOLDINGS INC.:

RAE BERGER, ESQUIRE
Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017
rae.berger@goulston.com
(212) 878-6900

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I N D E X

EXAMINATION: PAGE
(Nonappearance.)

E X H I B I T S

NO.	DESCRIPTION	PAGE
Exhibit A	Notice of Deposition	5

1 A. PSOMADAKIS-KARASTAMATIS

2 THE REPORTER: Good morning. My name
3 is Oweinama Biu. I'm the reporter
4 assigned by Veritext to take the record of
5 this proceeding. We are now on the record
6 at 9:15 a.m.

7 This is the deposition of Adrianos
8 Psomadakis-Karastamatis taken in the
9 matter of Eletson Holdings Incorporated on
10 Tuesday, January 20, 2026, at Goulston &
11 Storrs PC, 730 Third Avenue, 12th Floor,
12 New York, New York 10017.

13 Counsel, would you like to place a
14 statement on the record?

15 MS. BERGER: Yes. Thank you.

16 I'm Rae Berger from Goulston & Storrs
17 on behalf of Eletson Holdings Inc. We are
18 here in Goulston & Storrs's offices
19 located at 730 Third Avenue, New York, New
20 York 10017 on January 20, 2026, for the
21 duly noticed deposition of Judgment Debtor
22 Adrianos Psomadakis-Karastamatis pursuant
23 to Rule 30 of the Federal Rules of Civil
24 Procedure by Judgment Creditor Eletson
25 Holdings Inc.

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A. PSOMADAKIS-KARASTAMATIS

Adrianos Psomadakis-Karastamatis was served with the notice of his deposition on January 14, 2026. A copy of the notice of deposition for Adrianos Psomadakis-Karastamatis has been introduced as Exhibit A.

(Exhibit A was marked for identification.)

MS. BERGER: It is now 9:16 a.m. Eastern Standard Time and neither the witness nor his counsel is present. We note this absence on the record and reserve all rights including the right to seek appropriate sanctions based on the witness's failure to appear.

THE REPORTER: Thank you. We're off the record at 9:16 a.m.

(Whereupon, at 9:16 a.m., the proceeding was concluded.)

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CERTIFICATE OF DEPOSITION OFFICER

I, OWEINAMA BIU, the officer before whom the foregoing proceedings were taken, do hereby certify that any witness(es) in the foregoing proceedings, prior to testifying, were duly sworn; that the proceedings were recorded by me and thereafter reduced to typewriting by a qualified transcriptionist; that said digital audio recording of said proceedings are a true and accurate record to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



OWEINAMA BIU

Notary Public in and for the
State of New York

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CERTIFICATE OF TRANSCRIBER

I, RONALD MOORE, do hereby certify that this transcript was prepared from the digital audio recording of the foregoing proceeding, that said transcript is a true and accurate record of the proceedings to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



RONALD MOORE

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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re: ELETSON HOLDINGS INC., Chapter 11 Case No.
Debtor/Judgment Creditor. 23-10322 (JPM)

STATEMENT ON THE RECORD RE:
DEPOSITION OF EMMANUEL ANDREULAKS

DATE: Tuesday, January 20, 2026
TIME: 12:15 p.m.
LOCATION: Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017

REPORTED BY: Oweinama Biu

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A P P E A R A N C E S
ON BEHALF OF DEBTOR/JUDGMENT CREDITOR ELETSON
HOLDINGS INC.:

RAE BERGER, ESQUIRE
Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017
rae.berger@goulston.com
(212) 878-6900

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EXAMINATION:		PAGE
	(Nonappearance.)	

E X H I B I T S

NO.	DESCRIPTION	PAGE
Exhibit A	Notice of Deposition	5

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E. ANDREULAKS

THE REPORTER: My name is Oweinama Biu. I'm the reporter assigned by Veritext to take the record of this proceeding. We are now on the record at 12:15 p.m.

This is the deposition of Emmanuel Andreulaks taken in the matter of Eletson Holdings Incorporated on Tuesday, January 20, 2026, at Goulston & Storrs PC, 730 Third Avenue, 12th Floor, New York, New York 10017.

Counsel, would you like to place a statement on the record?

MS. BERGER: Yes. Thank you.

I'm Rae Berger from Goulston & Storrs on behalf of Eletson Holdings Inc. We are here in Goulston & Storrs's offices located at 730 Third Avenue, New York, New York 10017 on January 20, 2026, for the duly noticed deposition of Judgment Debtor Emmanuel Andreulaks pursuant to Rule 30 of the Federal Rules of Civil Procedure by Judgment Creditor Eletson Holdings Inc.

Emmanuel Andreulaks was served with

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E. ANDREULAKS

the notice of his deposition on January
14, 2026. A copy of the notice of
deposition for Emmanuel Andreulaks has
been introduced as Exhibit A.

(Exhibit A was marked for
identification.)

MS. BERGER: It is now 12:16 p.m.
Eastern Standard Time and neither the
witness nor his counsel is present. We
note this absence on the record and
reserve all rights including the right to
seek appropriate sanctions based on the
witness's failure to appear.

THE REPORTER: Thank you. We are now
off the record at 12:16 p.m.

(Whereupon, at 12:16 p.m., the
proceeding was concluded.)

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CERTIFICATE OF DEPOSITION OFFICER

I, OWEINAMA BIU, the officer before whom the foregoing proceedings were taken, do hereby certify that any witness(es) in the foregoing proceedings, prior to testifying, were duly sworn; that the proceedings were recorded by me and thereafter reduced to typewriting by a qualified transcriptionist; that said digital audio recording of said proceedings are a true and accurate record to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



OWEINAMA BIU

Notary Public in and for the
State of New York

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CERTIFICATE OF TRANSCRIBER

I, RONALD MOORE, do hereby certify that this transcript was prepared from the digital audio recording of the foregoing proceeding, that said transcript is a true and accurate record of the proceedings to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



RONALD MOORE

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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re: ELETSON HOLDINGS INC., Chapter 11 Case No.
Debtor/Judgment Creditor. 23-10322 (JPM)

STATEMENT ON THE RECORD RE:
DEPOSITION OF ELENI GIANNAKOPOULOUS

DATE: Tuesday, January 20, 2026
TIME: 3:21 p.m.
LOCATION: Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017
REPORTED BY: Oweinama Biu

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A P P E A R A N C E S
ON BEHALF OF DEBTOR/JUDGMENT CREDITOR ELETSON
HOLDINGS INC.:

PEIRAN ZHANG, ESQUIRE
Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017
pzhang@goulstonstorrs.com
(212) 878-6900

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EXAMINATION:		PAGE
	(Nonappearance.)	

E X H I B I T S

NO.	DESCRIPTION	PAGE
Exhibit A	Notice of Deposition	5

1 E. GIANNAKOPOULOUS

2 THE REPORTER: Good afternoon. My
3 name is Oweinama Biu. I'm the reporter
4 assigned by Veritext to take the record of
5 this proceeding. We are now on the record
6 at 3:21 p.m.

7 This is the deposition of Eleni
8 Giannakopoulous taken in the matter of
9 Eletson Holdings Incorporated on Tuesday,
10 January 20, 2026, at Goulston & Storrs PC,
11 730 Third Avenue, 12th Floor, New York,
12 New York 10017.

13 Counsel, would you like to place a
14 statement on the record?

15 MS. ZHANG: Yes.

16 I'm Peiran Zhang from Goulston &
17 Storrs on behalf of Eletson Holdings Inc.
18 We're here in Goulston & Storrs's office
19 located at 730 Third Avenue, New York, New
20 York 10017 on January 20, 2026, for the
21 duly noticed deposition of Judgment Debtor
22 Eleni Giannakopoulous pursuant to Rule 30
23 of the Federal Rules of Civil Procedure by
24 the judgment creditor, Eletson Holdings
25 Inc.

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E. GIANNAKOPOULOUS

Eleni Giannakopoulos was served with a notice of her deposition on January 14, 2026. A copy of the notice of deposition for Eleni Giannakopoulos has been introduced as Exhibit A.

(Exhibit A was marked for identification.)

MS. ZHANG: It is now 3:22 p.m. Eastern Standard Time and neither the witness nor her counsel is present. We note this absence on the record and reserve all rights including the right to seek appropriate sanctions based on the witness's failure to appear.

THE REPORTER: Thank you. We're off the record at 3:23 p.m.

(Whereupon, at 3:23 p.m., the proceeding was concluded.)

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CERTIFICATE OF DEPOSITION OFFICER

I, OWEINAMA BIU, the officer before whom the foregoing proceedings were taken, do hereby certify that any witness(es) in the foregoing proceedings, prior to testifying, were duly sworn; that the proceedings were recorded by me and thereafter reduced to typewriting by a qualified transcriptionist; that said digital audio recording of said proceedings are a true and accurate record to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



OWEINAMA BIU

Notary Public in and for the
State of New York

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CERTIFICATE OF TRANSCRIBER

I, RONALD MOORE, do hereby certify that this transcript was prepared from the digital audio recording of the foregoing proceeding, that said transcript is a true and accurate record of the proceedings to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



RONALD MOORE

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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In Re: ELETSON HOLDINGS INC.,
Debtor/Judgment Creditor. Case No.
23-10322 (JPM)

STATEMENT ON THE RECORD RE:
DEPOSITION OF KONSTATINOS CHATZIELEFTHERIADIS

DATE: Monday, January 26, 2026
TIME: 9:17 a.m.
LOCATION: Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017
REPORTED BY: Oweinama Biu

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A P P E A R A N C E S
ON BEHALF OF DEBTOR/JUDGMENT CREDITOR ELETSON
HOLDINGS INC.:

PEIRAN ZHANG, ESQUIRE
Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017
pzhang@goulstonstorrs.com
(212) 878-6900

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EXAMINATION: PAGE
(Nonappearance.)

E X H I B I T S

NO.	DESCRIPTION	PAGE
Exhibit A	Notice of Deposition	5

1 K. CHATZIELEFThERiADiS

2 THE REPORTER: Good morning. My name
3 is Oweinama Biu; I'm the reporter assigned
4 by Veritext to take the record of this
5 proceeding.

6 We are now on the record at 9:17 a.m.
7 in the matter of Eletson Holdings
8 Incorporated on Monday, January 26, 2026,
9 at Goulston & Storrs PC, 730 Third Avenue,
10 12th Floor, New York, New York 10017.

11 Counsel, would you like to make a
12 statement?

13 MS. ZHANG: Yes. I am Peiran Zhang,
14 from Goulston & Storrs, on behalf of
15 Eletson Holdings Inc.

16 We're here in Goulston & Storrs'
17 office located at 730 Third Avenue, New
18 York, New York 10017 on January 26, 2026,
19 for the duly noticed deposition of
20 Judgment Debtor Konstatinos
21 Chatzieleftheriadis pursuant to Rule 30 of
22 the Federal Rules of Civil Procedures by
23 Judgment Creditor Eletson Holdings Inc.

24 Konstatinos Chatzieleftheriadis was
25 served with notice of his deposition on

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K. CHATZIELEFTHERIADIS

January 14, 2026. A copy of the notice of deposition for Konstatinos Chatzieleftheriadis has been introduced as Exhibit A.

It is now 9:18 a.m. Eastern Standard Time, and neither the witness nor his counsel is present. We note this absence on the record and reserve all rights, including the right to seek appropriate sanctions based on the witness' failure to appear.

(Exhibit A was marked for identification.)

THE REPORTER: Thank you. We are now off the record at 9:18 a.m.

(Whereupon, at 9:18 a.m., the proceeding was concluded.)

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CERTIFICATE OF DEPOSITION OFFICER

I, OWEINAMA BIU, the officer before whom the foregoing proceedings were taken, do hereby certify that any witness(es) in the foregoing proceedings, prior to testifying, were duly sworn; that the proceedings were recorded by me and thereafter reduced to typewriting by a qualified transcriptionist; that said digital audio recording of said proceedings are a true and accurate record to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



OWEINAMA BIU
Notary Public in and for the
State of New York

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CERTIFICATE OF TRANSCRIBER

I, ALEC SALEH, do hereby certify that this transcript was prepared from the digital audio recording of the foregoing proceeding, that said transcript is a true and accurate record of the proceedings to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



ALEC SALEH

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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In Re: ELETSON HOLDINGS INC.,
Debtor/Judgment Creditor. Case No.
23-10322 (JPM)

STATEMENT ON THE RECORD RE:
DEPOSITION OF LASKARINA KARASTAMATI

DATE: Monday, January 26, 2026
TIME: 12:16 p.m.
LOCATION: Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017
REPORTED BY: Oweinama Biu

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A P P E A R A N C E S
ON BEHALF OF DEBTOR/JUDGMENT CREDITOR ELETSON
HOLDINGS INC.:

PEIRAN ZHANG, ESQUIRE
Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017
pzhang@goulstonstorrs.com
(212) 878-6900

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I N D E X

EXAMINATION: PAGE
(Nonappearance.)

E X H I B I T S

NO.	DESCRIPTION	PAGE
Exhibit A	Notice of Deposition	5

1 L. KARASTAMATI

2 THE REPORTER: Good afternoon. My
3 name is Oweinama Biu; I'm the reporter
4 assigned by Veritext to take the record of
5 this proceeding.

6 We are now on the record at 12:16
7 p.m. in the matter of Eletson Holdings
8 Incorporated on Monday, January 26, 2026,
9 at Goulston & Storrs PC, 730 Third Avenue,
10 12th Floor, New York, New York 10017.

11 Counsel, would you like to make a
12 statement on the record?

13 MS. ZHANG: Yes. I'm Peiran Zhang,
14 from Goulston & Storrs, on behalf of
15 Eletson Holdings Inc.

16 We're here in Goulston & Storrs'
17 office located at 730 Third Avenue, New
18 York, New York 10017 on January 26, 2026,
19 for the duly noticed deposition of
20 Judgment Debtor Laskarina Karastamati
21 pursuant to Rule 30 of the Federal Rules
22 of Civil Procedure by Judgment Creditor
23 Eletson Holdings Inc.

24 Laskarina Karastamati was served with
25 the deposition notice of her deposition on

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L. KARASTAMATI

January 14, 2026. A copy of the notice of deposition for Laskarina Karastamati has been introduced as Exhibit A.

It is now 12:17 p.m. Eastern Standard Time, and neither the witness nor her counsel is present. We note this absence on the record and reserve all rights, including right to seek appropriate sanctions based on the witness' failure to appear.

(Exhibit A was marked for identification.)

THE REPORTER: Thank you. We are off the record at 12:17 p.m.

(Whereupon, at 12:17 p.m., the proceeding was concluded.)

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CERTIFICATE OF DEPOSITION OFFICER

I, OWEINAMA BIU, the officer before whom the foregoing proceedings were taken, do hereby certify that any witness(es) in the foregoing proceedings, prior to testifying, were duly sworn; that the proceedings were recorded by me and thereafter reduced to typewriting by a qualified transcriptionist; that said digital audio recording of said proceedings are a true and accurate record to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



OWEINAMA BIU

Notary Public in and for the
State of New York

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CERTIFICATE OF TRANSCRIBER

I, ALEC SALEH, do hereby certify that this transcript was prepared from the digital audio recording of the foregoing proceeding, that said transcript is a true and accurate record of the proceedings to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In Re: ELETSON HOLDINGS INC.,
Debtor/Judgment Creditor. Case No.
23-10322 (JPM)

STATEMENT ON THE RECORD RE:
DEPOSITION OF VASILIS HADJIELEFThERIADIS
A/K/A VASSILIS CHATZIELEFThERIADIS

DATE: Monday, January 26, 2026
TIME: 3:23 p.m.
LOCATION: Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017
REPORTED BY: Oweinama Biu

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A P P E A R A N C E S
ON BEHALF OF DEBTOR/JUDGMENT CREDITOR ELETSON
HOLDINGS INC.:

PEIRAN ZHANG, ESQUIRE
Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017
pzhang@goulstonstorrs.com
(212) 878-6900

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I N D E X

EXAMINATION: PAGE
(Nonappearance.)

E X H I B I T S

NO.	DESCRIPTION	PAGE
Exhibit A	Notice of Deposition	5

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V. HADJIELEFThERiADiS

THE REPORTER: Good afternoon. My name is Oweinama Biu; I'm the reporter assigned by Veritext to take the record of this proceeding.

We are now on the record at 3:23 p.m. taken in the matter of Eletson Holdings Incorporated on Monday, January 26, 2026, at Goulston & Storrs PC, 730 Third Avenue, 12th Floor, New York, New York 10017.

Counsel, would you like to place a statement on the record?

MS. ZHANG: Yes. I am Peiran Zhang, from Goulston & Storrs, on behalf of Ellison Holdings Inc.

We're here in Goulston & Storrs' office located at 730 Third Avenue, New York, New York 10017 on January 26, 2026, for the duly noticed deposition of Judgment Debtor Vasilis Hadjieleftheriadis AKA Vassilis Chatzieleftheriadis pursuant to Rule 30 of the Federal Rules of Civil Procedure by Judgment Creditor Eletson Holdings Inc.

Vasilis Hadjieleftheriadis AKA

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V. HADJIELEFATHERIADIS

Vassilis Chatzieleftheriadis was served with a notice of her deposition on January 14, 2026.

A copy of the deposition of notice for Vasilis Hadjieleftheriadis AKA Vassilis Chatzieleftheriadis has been introduced. Notice has been introduced as Exhibit A.

It is now 3:24 p.m. Eastern Standard Time, and neither has the witness nor his counsel is present. We note this absence on the record and reserve all rights, including the right to seek appropriate sanctions based on the witness' failure to appear.

(Exhibit A was marked for identification.)

THE REPORTER: Thank you. We're now off the record at 3:25 p.m.

(Whereupon, at 3:25 p.m., the proceeding was concluded.)

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CERTIFICATE OF DEPOSITION OFFICER

I, OWEINAMA BIU, the officer before whom the foregoing proceedings were taken, do hereby certify that any witness(es) in the foregoing proceedings, prior to testifying, were duly sworn; that the proceedings were recorded by me and thereafter reduced to typewriting by a qualified transcriptionist; that said digital audio recording of said proceedings are a true and accurate record to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



OWEINAMA BIU

Notary Public in and for the
State of New York

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CERTIFICATE OF TRANSCRIBER

I, ALEC SALEH, do hereby certify that this transcript was prepared from the digital audio recording of the foregoing proceeding, that said transcript is a true and accurate record of the proceedings to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



ALEC SALEH

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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re: ELETSON HOLDINGS INC., Chapter 11
Debtor/Judgment Creditor. Case No.

23-10322 (JPM)

STATEMENT ON THE RECORD RE:
DEPOSITION OF IONANNIS ZILAKOS

DATE: Tuesday, January 27, 2026
TIME: 9:50 a.m.
LOCATION: Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017

REPORTED BY: Oweinama Biu

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A P P E A R A N C E S
ON BEHALF OF DEBTOR/JUDGMENT CREDITOR ELETSON
HOLDINGS INC.:

PEIRAN ZHANG, ESQUIRE
Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017
pzhang@goulstonstorrs.com
(212) 878-6900

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EXAMINATION:		PAGE
	(Nonappearance.)	

E X H I B I T S

NO.	DESCRIPTION	PAGE
Exhibit A	Notice of Deposition	5

1 I. ZILAKOS

2 THE REPORTER: Good morning. My name
3 is Oweinama Biu. I'm the reporter
4 assigned by Veritext to take the record of
5 this proceeding.

6 We are now on the record at 9:50 a.m.
7 in the matter of -- sorry -- in the matter
8 of Eletson Holdings Incorporated on
9 Tuesday, January 27, 2026, at Goulston &
10 Storrs PC, 730 Third Avenue, 12th Floor,
11 New York, New York 10017.

12 Counsel, would you like to place a
13 statement on the record?

14 MS. ZHANG: Yes.

15 I'm Peiran Zhang from Goulston &
16 Storrs on behalf of Eletson Holdings Inc.

17 We're here in Goulston & Storrs'
18 office located at 730 Third Avenue, New
19 York, New York 10017 on January 27, 2026,
20 for the duly noticed deposition of
21 Judgment Debtor Ionannis Zilakos pursuant
22 to Rule 30 of the Federal Rules of Civil
23 Procedure by the judgment creditor,
24 Eletson Holdings Inc.

25 Ionannis Zilakos was served with

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I. ZILAKOS

notice of her deposition on January 14,
2026. A copy of the notice of deposition
for Ionannis Zilakos has been introduced
as Exhibit A.

(Exhibit A was marked for
identification.)

It is now 9:51 a.m. Eastern Standard
Time, and neither the witness nor her
counsel is present.

We note this absence on the record
and reserve all rights, including the
right to seek appropriate sanctions based
on the witness's failure to appear.

THE REPORTER: Thank you.

We are now off the record at 9:51
a.m.

(Whereupon, at 9:51 a.m., the
proceeding was concluded.)

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CERTIFICATE OF DEPOSITION OFFICER

I, OWEINAMA BIU, the officer before whom the foregoing proceedings were taken, do hereby certify that any witness(es) in the foregoing proceedings, prior to testifying, were duly sworn; that the proceedings were recorded by me and thereafter reduced to typewriting by a qualified transcriptionist; that said digital audio recording of said proceedings are a true and accurate record to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.

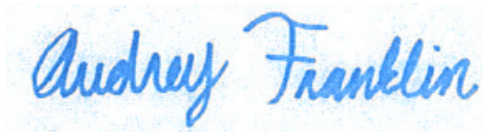


OWEINAMA BIU
Notary Public in and for the
State of New York

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CERTIFICATE OF TRANSCRIBER

I, AUDREY FRANKLIN, do hereby certify that this transcript was prepared from the digital audio recording of the foregoing proceeding, that said transcript is a true and accurate record of the proceedings to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



AUDREY FRANKLIN

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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re: ELETSON HOLDINGS INC., Chapter 11
Debtor/Judgment Creditor. Case No.

23-10322 (JPM)

STATEMENT ON THE RECORD RE:
DEPOSITION OF NIKI ZILAKOS

DATE: Tuesday, January 27, 2026
TIME: 12:33 p.m.
LOCATION: Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017

REPORTED BY: Oweinama Biu

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A P P E A R A N C E S
ON BEHALF OF DEBTOR/JUDGMENT CREDITOR ELETSON
HOLDINGS INC.:

PEIRAN ZHANG, ESQUIRE
Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017
pzhang@goulstonstorrs.com
(212) 878-6900

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EXAMINATION:		PAGE
	(Nonappearance.)	

E X H I B I T S

NO.	DESCRIPTION	PAGE
Exhibit A	Notice of Deposition	5

1 N. ZILAKOS

2 THE REPORTER: Good afternoon. My
3 name is Oweinama Biu. I'm the reporter
4 assigned by Veritext to take the record of
5 this proceeding.

6 We are now on the record at 12:33
7 p.m. in the matter of Eletson Holdings
8 Incorporated on Tuesday, January 27, 2026,
9 at Goulston & Storrs PC, 730 Third Avenue,
10 12th Floor, New York, New York 10017.

11 Counsel, would you like to place a
12 statement on the record?

13 MS. ZHANG: Yes.

14 I'm Peiran Zhang from Goulston &
15 Storrs on behalf of Eletson Holdings Inc.

16 We're here in Goulston & Storrs'
17 office located at 730 Third Avenue, New
18 York, New York 10017 on January 27, 2026,
19 for the duly noticed deposition of
20 Judgment Debtor Niki Zilakos pursuant to
21 Rule 30 of the Federal Rules of Civil
22 Procedure by Judgment Creditor Eletson
23 Holdings Inc.

24 Niki Zilakos was served with notice
25 of her deposition on January 14, 2026. A

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N. ZILAKOS

copy of the notice of deposition for Niki Zilakos has been introduced as Exhibit A.

(Exhibit A was marked for identification.)

It is now 12:34 p.m. Eastern Standard Time, and neither the witness nor her counsel is present.

We note this absence on the record and reserve all rights, including the right to seek appropriate sanctions based on the witness's failure to appear.

THE REPORTER: Thank you.

We are off the record at 12:35 p.m.

(Whereupon, at 12:35 p.m., the proceeding was concluded.)

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CERTIFICATE OF DEPOSITION OFFICER

I, OWEINAMA BIU, the officer before whom the foregoing proceedings were taken, do hereby certify that any witness(es) in the foregoing proceedings, prior to testifying, were duly sworn; that the proceedings were recorded by me and thereafter reduced to typewriting by a qualified transcriptionist; that said digital audio recording of said proceedings are a true and accurate record to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



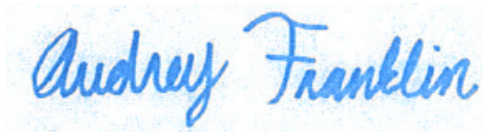
OWEINAMA BIU

Notary Public in and for the
State of New York

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CERTIFICATE OF TRANSCRIBER

I, AUDREY FRANKLIN, do hereby certify that this transcript was prepared from the digital audio recording of the foregoing proceeding, that said transcript is a true and accurate record of the proceedings to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



AUDREY FRANKLIN

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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re: ELETSON HOLDINGS INC., Chapter 11
Debtor/Judgment Creditor. Case No.
23-10322 (JPM)

STATEMENT ON THE RECORD RE:
DEPOSITION OF PANOS PAXINOZ

DATE: Tuesday, January 27, 2026
TIME: 3:16 p.m.
LOCATION: Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017
REPORTED BY: Oweinama Biu

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A P P E A R A N C E S
ON BEHALF OF DEBTOR/JUDGMENT CREDITOR ELETSON
HOLDINGS INC.:

PEIRAN ZHANG, ESQUIRE
Goulston & Storrs PC
730 Third Avenue, 12th Floor
New York, NY 10017
pzhang@goulstonstorrs.com
(212) 878-6900

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EXAMINATION:		PAGE
	(Nonappearance.)	

E X H I B I T S

NO.	DESCRIPTION	PAGE
Exhibit A	Notice of Deposition	5

1 P. PAXINOZ

2 THE REPORTER: Good afternoon. My
3 name is Oweinama Biu. I'm the reporter
4 assigned by Veritext to take the record of
5 this proceeding.

6 We're now on the record at 3:16 p.m.
7 in the matter of Eletson Holdings
8 Incorporated on Tuesday, January 27, 2026,
9 at Goulston & Storrs PC, 730 Third Avenue,
10 12th Floor, New York, New York 10017.

11 Counsel, would you like to make a
12 statement on the record?

13 MS. ZHANG: Yes.

14 I'm Peiran Zhang from Goulston &
15 Storr [sic] on behalf of Eletson Holdings
16 Inc.

17 Where -- we are here in Goulston &
18 Storrs' office located at 730 Third
19 Avenue, New York, New York 10017 on
20 January 27, 2026, for the duly noticed
21 deposition of Judgment Debtor Panos
22 Paxinoz pursuant to Rule 30 of the Federal
23 Rules of Civil Procedure by Judgment
24 Creditor Eletson Holdings Inc.

25 Paxinoz -- Panos Paxinoz was served

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P. PAXINOZ

with notice of his deposition on January 14, 2026. A copy of the notice of deposition for Panos Paxinoz has been introduced as Exhibit A.

(Exhibit A was marked for identification.)

It is now 3:17 p.m. Eastern Standard Time, and neither the witness nor his counsel is present.

We note this absence on the record and reserve all rights, including the right to seek appropriate sanctions based on the witness's failure to appear.

THE REPORTER: Thank you.

We are off the record at 3:17 p.m.

(Whereupon, at 3:17 p.m., the proceeding was concluded.)

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CERTIFICATE OF DEPOSITION OFFICER

I, OWEINAMA BIU, the officer before whom the foregoing proceedings were taken, do hereby certify that any witness(es) in the foregoing proceedings, prior to testifying, were duly sworn; that the proceedings were recorded by me and thereafter reduced to typewriting by a qualified transcriptionist; that said digital audio recording of said proceedings are a true and accurate record to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



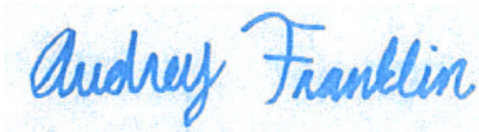
OWEINAMA BIU

Notary Public in and for the
State of New York

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CERTIFICATE OF TRANSCRIBER

I, AUDREY FRANKLIN, do hereby certify that this transcript was prepared from the digital audio recording of the foregoing proceeding, that said transcript is a true and accurate record of the proceedings to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



AUDREY FRANKLIN

EXHIBIT 5

From: Koslof, Nathaniel
Sent: Wednesday, January 28, 2026 5:26 PM
To: JPM.chambers@nysb.uscourts.gov
Cc: Furey, Jennifer; Berger, Rae; Lawrence Rolnick; Borriello, Jared; ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com; j.markianos@daniolos.gr
Subject: RE: In re Eletson Holdings, Inc., et al., Case No. 23-10322 (JPM)
Attachments: 1948 - PMC letter re Contempt and Arrest.pdf

Dear Chambers,

In the above-captioned matter, Eletson Holdings Inc. (“Holdings”) filed a letter requesting a conference (or leave to file without a conference) in advance of its proposed motion for a finding of civil contempt and application for a bench warrant for civil arrest and incarceration as to each of the “Individual Judgment Debtors” – *i.e.*, Laskarina Karastamati, Vasilis Hadjieleftheriadis a/k/a Vassilis Chatzieftheriadis, Konstatinos Chatzieftheriadis, Ionannis Zilakos, Niki Zilakos, Adrianos Psomadakis-Karastamatis, Eleni Giannakopoulous, Panos Paxinoz, and Emmanuel Andreulaks. Pursuant to Chambers Rules, please find a copy of the of the letter, filed today as docket entry 1948, attached.

Respectfully Submitted,
Nate

Nathaniel Koslof
(617) 574-0533

goulston & storrs

From: Koslof, Nathaniel
Sent: Wednesday, December 17, 2025 1:42 PM
To: 'JPM.chambers@nysb.uscourts.gov' <JPM.chambers@nysb.uscourts.gov>
Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Berger, Rae <rberger@goulstonstorrs.com>; Grodin, Jaclyn <JGrodin@goulstonstorrs.com>; 'Lawrence Rolnick' <lrolnick@rksllp.com>; 'Borriello, Jared' <jared.borriello@hsfkramer.com>; 'ioannis.zilakos@eletson.com' <ioannis.zilakos@eletson.com>; 'adrianos.psomadakis@gmail.com' <adrianos.psomadakis@gmail.com>; 'adrianos.psomadakis@eletson.com' <adrianos.psomadakis@eletson.com>; 'manolis.andreoulakis@eletson.com' <manolis.andreoulakis@eletson.com>; 'Ljk@naftilosmaritime.com' <Ljk@naftilosmaritime.com>; 'Lascarina.karastamati@eletson.com' <Lascarina.karastamati@eletson.com>; 'laskarinak@eletsonshipmanagement.com' <laskarinak@eletsonshipmanagement.com>; 'vah@naftilosmaritime.com' <vah@naftilosmaritime.com>;

'vasilis.hadjieleftheriadis@eletson.com' <vasilis.hadjieleftheriadis@eletson.com>; 'panos.paxinos@eletson.com' <panos.paxinos@eletson.com>; 'Panagiotis.Paxinos@eletson.com' <Panagiotis.Paxinos@eletson.com>; 'kostis.hadjieleftheriadis@eletson.com' <kostis.hadjieleftheriadis@eletson.com>; 'j.markianos@daniolos.gr' <j.markianos@daniolos.gr>

Subject: RE: In re Eletson Holdings, Inc., et al., Case No. 23-10322 (JPM)

Dear Chambers,

In the above-captioned matter, Eletson Holdings Inc. (“Holdings”) filed a letter requesting a conference in advance of its proposed motion to compel the Individual Judgment Debtors (defined therein) to respond to the interrogatories and document requests served on them. Pursuant to Chambers Rules, please find a copy of the of letter, filed today as docket entry 1919, attached.

Respectfully Submitted,
Nate

Nathaniel Koslof
(617) 574-0533

goulston&storrs

From: Koslof, Nathaniel

Sent: Tuesday, November 25, 2025 12:19 PM

To: JPM.chambers@nysb.uscourts.gov

Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Berger, Rae <rberger@goulstonstorrs.com>; Grodin, Jaclyn <JGrodin@goulstonstorrs.com>; Lawrence Rolnick <lrolnick@rksllp.com>; Borriello, Jared <jared.borriello@hsfkramer.com>; ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com; j.markianos@daniolos.gr

Subject: In re Eletson Holdings, Inc., et al., Case No. 23-10322 (JPM)

Dear Chambers,

In the above-captioned matter, Eletson Holdings Inc. (“Holdings”) filed a letter requesting a conference in advance of its proposed motion to compel the Judgment Debtors (defined therein) to attend their respective post-judgment depositions. Pursuant to Chambers Rules, please find a copy of the of letter, filed today as docket entry 1894, attached.

Respectfully Submitted,
Nate

Nathaniel Koslof
(617) 574-0533

[Bio](#)

goulston&storrs

One Post Office Square, Boston, MA 02109

goulstonstorrs.com

nkoslof@goulstonstorrs.com

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EXHIBIT 6

From: Koslof, Nathaniel
Sent: Thursday, January 29, 2026 4:32 PM
To: Maria Rodriguez-Castillo
Cc: Furey, Jennifer; Berger, Rae; Lawrence Rolnick; Borriello, Jared; ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com; j.markianos@daniolos.gr
Subject: RE: In re Eletson Holdings, Inc., et al., Case No. 23-10322 (JPM)
Attachments: 1949 - Notice of Conference re Proposed Motion for Contempt and Arrest.pdf

Ms. Rodriguez-Castillo,

Attached please find the Notice of Conference (Dkt. 1949), filed per your directive.

Best regards,
Nate Koslof

Nathaniel Koslof
(617) 574-0533

goulston & storrs

From: Koslof, Nathaniel
Sent: Thursday, January 29, 2026 10:06 AM
To: 'Maria Rodriguez-Castillo' <maria_rodriguez_castillo@nysb.uscourts.gov>
Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Berger, Rae <rberger@goulstonstorrs.com>; Lawrence Rolnick <lrolnick@rksllp.com>; Borriello, Jared <jared.borriello@hsfkramer.com>; ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com; j.markianos@daniolos.gr
Subject: RE: In re Eletson Holdings, Inc., et al., Case No. 23-10322 (JPM)

Thank you, Ms. Rodriguez-Castillo. As requested, I will file a notice on the docket indicating that the Court will host a conference on February 4 at 11:30 am via zoom concerning Holdings' request for leave to file this motion.

Best regards,
Nate

Nathaniel Koslof

(617) 574-0533

goulston&storrs

From: Maria Rodriguez-Castillo <maria_rodriguez_castillo@nysb.uscourts.gov>

Sent: Thursday, January 29, 2026 9:58 AM

To: Koslof, Nathaniel <nkoslof@goulstonstorrs.com>

Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Berger, Rae <rberger@goulstonstorrs.com>; Lawrence Rolnick <lrolnick@rksllp.com>; Borriello, Jared <jared.borriello@hsfkramer.com>; ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com; j.markianos@daniolos.gr

Subject: RE: In re Eletson Holdings, Inc., et al., Case No. 23-10322 (JPM)

Good morning

you can set this conference for February 4 at 11:30 AM via zoom
please file a notice of hearing today.

Thank you



Maria Rodriguez-Castillo

Courtroom Deputy to the Honorable John P. Mastando III
United States Bankruptcy Court
Southern District of New York
One Bowling Green
New York, New York 10004
Chambers: 212-668-5637
Direct: 212-284-4073

From: Koslof, Nathaniel <nkoslof@goulstonstorrs.com>

Sent: Wednesday, January 28, 2026 5:26 PM

To: NYSBml_JPM.chambers <JPM.chambers@nysb.uscourts.gov>

Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Berger, Rae <rberger@goulstonstorrs.com>; Lawrence Rolnick <lrolnick@rksllp.com>; Borriello, Jared <jared.borriello@hsfkramer.com>; ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com; j.markianos@daniolos.gr

Subject: RE: In re Eletson Holdings, Inc., et al., Case No. 23-10322 (JPM)

CAUTION - EXTERNAL:

Dear Chambers,

In the above-captioned matter, Eletson Holdings Inc. (“Holdings”) filed a letter requesting a conference (or leave to file without a conference) in advance of its proposed motion for a finding of civil contempt

and application for a bench warrant for civil arrest and incarceration as to each of the “Individual Judgment Debtors” – *i.e.*, Laskarina Karastamati, Vasilis Hadjieleftheriadis a/k/a Vassilis Chatzieftheriadis, Konstatinos Chatzieftheriadis, Ionannis Zilakos, Niki Zilakos, Adrianos Psomadakis-Karastamatis, Eleni Giannakopoulous, Panos Paxinoz, and Emmanuel Andreoulaks. Pursuant to Chambers Rules, please find a copy of the of the letter, filed today as docket entry 1948, attached.

Respectfully Submitted,
Nate

Nathaniel Koslof
(617) 574-0533

goulston&storrs

From: Koslof, Nathaniel
Sent: Wednesday, December 17, 2025 1:42 PM
To: 'JPM.chambers@nysb.uscourts.gov' <JPM.chambers@nysb.uscourts.gov>
Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Berger, Rae <rberger@goulstonstorrs.com>; Grodin, Jaclyn <JGrodin@goulstonstorrs.com>; 'Lawrence Rolnick' <lrolnick@rksllp.com>; 'Borriello, Jared' <jared.borriello@hsfkramer.com>; 'ioannis.zilakos@eletson.com' <ioannis.zilakos@eletson.com>; 'adrianos.psomadakis@gmail.com' <adrianos.psomadakis@gmail.com>; 'adrianos.psomadakis@eletson.com' <adrianos.psomadakis@eletson.com>; 'manolis.andreoulakis@eletson.com' <manolis.andreoulakis@eletson.com>; 'Ljk@naftilosmaritime.com' <Ljk@naftilosmaritime.com>; 'Lascarina.karastamati@eletson.com' <Lascarina.karastamati@eletson.com>; 'laskarinak@eletsonshipmanagement.com' <laskarinak@eletsonshipmanagement.com>; 'vah@naftilosmaritime.com' <vah@naftilosmaritime.com>; 'vasilis.hadjieleftheriadis@eletson.com' <vasilis.hadjieleftheriadis@eletson.com>; 'panos.paxinos@eletson.com' <panos.paxinos@eletson.com>; 'Panagiotis.Paxinos@eletson.com' <Panagiotis.Paxinos@eletson.com>; 'kostis.hadjieleftheriadis@eletson.com' <kostis.hadjieleftheriadis@eletson.com>; 'j.markianos@daniolos.gr' <j.markianos@daniolos.gr>
Subject: RE: In re Eletson Holdings, Inc., et al., Case No. 23-10322 (JPM)

Dear Chambers,

In the above-captioned matter, Eletson Holdings Inc. (“Holdings”) filed a letter requesting a conference in advance of its proposed motion to compel the Individual Judgment Debtors (defined therein) to respond to the interrogatories and document requests served on them. Pursuant to Chambers Rules, please find a copy of the of letter, filed today as docket entry 1919, attached.

Respectfully Submitted,
Nate

Nathaniel Koslof
(617) 574-0533

goulston&storrs

From: Koslof, Nathaniel
Sent: Tuesday, November 25, 2025 12:19 PM

To: JPM.chambers@nysb.uscourts.gov

Cc: Furey, Jennifer <JFurey@GOULSTONSTORRS.com>; Berger, Rae <rberger@goulstonstorrs.com>; Grodin, Jaclyn <JGrodin@goulstonstorrs.com>; Lawrence Rolnick <lrolnick@rksllp.com>; Borriello, Jared <jared.borriello@hsfkramer.com>; ioannis.zilakos@eletson.com; adrianos.psomadakis@gmail.com; adrianos.psomadakis@eletson.com; manolis.andreoulakis@eletson.com; Ljk@naftilosmaritime.com; Lascarina.karastamati@eletson.com; laskarinak@eletsonshipmanagement.com; vah@naftilosmaritime.com; vasilis.hadjieleftheriadis@eletson.com; panos.paxinos@eletson.com; Panagiotis.Paxinos@eletson.com; kostis.hadjieleftheriadis@eletson.com; j.markianos@daniolos.gr

Subject: In re Eletson Holdings, Inc., et al., Case No. 23-10322 (JPM)

Dear Chambers,

In the above-captioned matter, Eletson Holdings Inc. (“Holdings”) filed a letter requesting a conference in advance of its proposed motion to compel the Judgment Debtors (defined therein) to attend their respective post-judgment depositions. Pursuant to Chambers Rules, please find a copy of the of letter, filed today as docket entry 1894, attached.

Respectfully Submitted,
Nate

Nathaniel Koslof
(617) 574-0533
[Bio](#)

goulston & storrs

One Post Office Square, Boston, MA 02109
goulstonstorrs.com
nkoslof@goulstonstorrs.com

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CAUTION - EXTERNAL EMAIL: This email originated outside the Judiciary. Exercise caution when opening attachments or clicking on links.

EXHIBIT 7

From: Berger, Rae
Sent: Friday, January 16, 2026 2:00 PM
To: 'vassilis.kertsikoff@eletson.com'; 'vaskerts@hotmail.com'; 'j.markianos@daniolos.gr'; 'shaftelh@gtlaw.com'; 'kirschbauma@gtlaw.com'; Richard Bodnar; Justin Harris; 'Irolnick@rksllp.com'; 'sshinerock@morrisoncohen.com'; 'ioannis.zilakos@eletson.com'; 'adrianos.psomadakis@gmail.com'; 'adrianos.psomadakis@eletson.com'; 'kostis.hadjieleftheriadis@eletson.com'; 'Panagiotis.Paxinos@eletson.com'; 'panos.paxinos@eletson.com'; 'vah@naftilosmaritime.com'; 'manolis.andreoulakis@eletson.com'; 'Ljk@naftilosmaritime.com'; 'laskarinak@eletsonshipmanagement.com'; 'Lascarina.karastamati@eletson.com'; 'vasilis.hadjieleftheriadis@eletson.com'
Cc: Furey, Jennifer; Koslof, Nathaniel; Grodin, Jaclyn
Subject: In re Eletson Holdings Inc. (23-10322)
Attachments: 2026.01.08 Deposition Notice - Apargo 30(b)(6).pdf; 2026.01.08 Deposition Notice - Desimusco 30(b)(6).pdf; 2026.01.08 Deposition Notice - Fentalon 30(b)(6).pdf; 2026.01.09 Deposition Notice - VK.pdf; 2026.01.14 - Deposition Notice - APK.pdf; 2026.01.14 - Deposition Notice - EA.pdf; 2026.01.14 - Deposition Notice - EG.pdf; 2026.01.14 - Deposition Notice - IZ.pdf; 2026.01.14 - Deposition Notice - KC.pdf; 2026.01.14 - Deposition Notice - LK.pdf; 2026.01.14 - Deposition Notice - NZ.pdf; 2026.01.14 - Deposition Notice - PP.pdf; 2026.01.14 - Deposition Notice - VH.pdf; 2026.01.16 - Deposition Notice - Elafonissos 30(b)(6).pdf; 2026.01.16 - Deposition Notice - Family Unity 30(b)(6).pdf; 2026.01.16 - Deposition Notice - Glafkos 30(b)(6).pdf; 2026.01.16 - Deposition Notice - Lassia 30(b)(6).pdf

All,

Please see attached.

Best,
Rae

Rae Berger
rberger@goulstonstorrs.com
(212) 878-5120
[Bio](#)

Goulston & Storrs
730 Third Avenue
New York, NY 10017

This communication may contain information which is privileged and/or confidential under applicable law. Any dissemination, copy or disclosure, other than by the intended recipient, is strictly prohibited. If you have received this communication in error, please immediately notify us via return e-mail to rberger@goulstonstorrs.com and delete this communication without making any copies. Thank you for your cooperation.