

THE UNITED STATES DISTRICT COURTS
FOR THE EASTERN DISTRICT OF TEXAS
Sherman DIVISION

FILED

JAN 26 2018

Clerk, U.S. District Court
Texas Eastern

Jennifer Ecklund, RECEIVER.
PLANTIFF

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Civil Action No. 4:17-cv-00856

Thurman P. Bryant, Jr. and CARLOS GOODSPEED
a/k/a Sean Phillips d/b/a Top Entertainment,
d/b/a Mr. Top Agent Entertainment

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DEFENDANT(S)

DEFENDANTS INITIAL ANSWER
(Goodspeed)

I Carlos Goodspeed (Goodspeed) as named Defendant in the above-mentioned case, Defendant files its INITIAL ANSWER to the complaint of JENNIFER ECKLUND and her Attorney Timothy Hudson, Acting as RECIEVER and RECEIVERS ATTORNEY in such complaint.

GENERAL DENIALS AND ADMISSIONS

1. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations within this paragraph. But Defendant is aware of Such SEC Lawsuit mentioned in this paragraph regarding Bryant Defendant(s) mentioned.
2. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
3. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
4. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
5. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
6. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.

7. Goodspeed Defendant- ADMITS having received 1.3mil by BUCF as mentioned in the paragraph for rightful and legal investment purposes. Furthermore, Denies to have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within the paragraph.
8. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
9. Goodspeed Defendant- DENIES the complainant's accusations or statements within this paragraph related to Goodspeed Defendant.
10. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
11. Goodspeed Defendant- not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
12. Goodspeed Defendant- ADMITS to the statement in this paragraph.
13. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
14. Goodspeed Defendant- Disagrees and DENIES that the court mentioned in this case has jurisdiction over above mention civil lawsuit filed by JENNIFER ECKLUND, RECIEVER, in this matter.
15. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
16. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
17. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
18. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
19. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
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24. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
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26. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
27. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.

28. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
29. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
30. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
31. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
32. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
33. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
34. Goodspeed Defendant- ADMITS to BUCF transferring funds for legal and rightful investments and attempted events. Goodspeed Defendant- DENIES the knowledge or origin of such funds given by BUCF or and other accusation or statement within this paragraph.
35. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
36. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
37. Goodspeed Defendant- DENIES the complainants accusations or statements within this paragraph.
38. Goodspeed Defendant- DENIES the complainants accusations or statements within this paragraph.
39. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
40. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
41. Goodspeed Defendant- Denies and does not agree with the complainant's accusations or statements within this paragraph.
42. Goodspeed Defendant- Denies and does not agree with the complainant's accusations or statements within this paragraph.
43. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
44. Goodspeed defendant- incorporated its answers to this paragraph in above answers.
45. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
46. Goodspeed Defendant- ADMITS the transfer in the amount of 1.37mil on dates mentioned for legal and rightful business. However, Goodspeed does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within the rest of such paragraph.
47. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
48. Goodspeed Defendant- Denies and does not agree with the complainant's statements within this paragraph.

49. Goodspeed Defendant- Denies and does not agree with the complainant's accusations or statements within this paragraph.
50. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
51. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
52. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
53. Goodspeed Defendant- Admits to the 1.37mil transfer for investment and rightful business within the dates mentioned in the paragraph.
54. Goodspeed Defendant- DENIES the paragraph claim of no value.
55. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
56. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
57. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
58. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
59. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
60. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
61. Goodspeed Defendant- Denies the claims in such paragraph.
62. Goodspeed Defendant- Denies the claims of Receiver collecting assets for such mentioned benefit of BUCF Investor(s) based on provided attorney fee schedule. But yet believe the intent recovery of such funds is for enriching the Receiver Wholly. All other statements mentioned in this paragraph, Goodspeed Defendant, does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
63. Goodspeed Defendant- does not have enough factual Knowledge to form an opinion to Admit or Deny the complainants accusations or statements within this paragraph.
64. Goodspeed Defendant- Denies all statements and claims the defendant has made in paragraph.
65. Goodspeed Defendant- Denies all statements, claims and request the defendant has made in paragraph. And request this case and complaint to be dismissed without merit.
66. Goodspeed Defendant- Denies any claims of reimbursement for any cost or fee related to such a claim.

WHEREFORE, PREMISES CONSIDERED, defendant, Carlos Goodspeed, prays that the Plaintiff, JENNIFER ECKLUND, RECIEVER take nothing by reason of this suit and be denied all of her requests, and for such and other relief as he may be entitled.



**Carlos Goodspeed. A/k/a Sean Phillips. A/k/a
Mr. Top Entertainment**

DEFENDANT

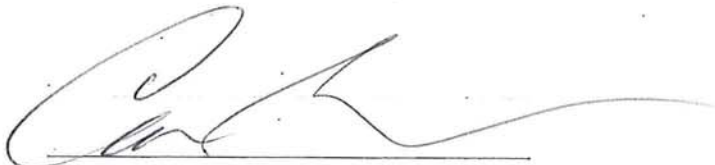
1300 Cottonwood Valley Circle
Irving, TX 75038

mrtopagent@yahoo.com

Defendant's Initial Answer to Plaintiff's Complaint

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing instrument has been forwarded by first class mail [or, delivered in person] to each attorney/party of record on this date : Jan 26, 2018.

A handwritten signature in black ink, consisting of a large, stylized 'C' followed by a series of loops and a long horizontal stroke extending to the right.

Signature of Party