



directly may violate other NDA's causing possible further liability or litigation.

Accordingly, I have specifically instructed my attorneys to assist me in reinstating Michael Lythcott's status as a consultant and to reinstate his NDA.

- 3) For the reasons more fully set forth in the supporting materials filed by Michael Lythcott, it is my understanding and belief that Michael Lythcott did not violate his NDA, that any perceived violation was within the powers granted him under the NDA, and that the Court's withdrawal of the NDA and his status as consultant is thus unfounded.
- 4) Furthermore, I need to inform the Court that the advice and counsel of Michael Lythcott is important and necessary for your Affiant to move forward in making critical decisions regarding his own interest in the Estate, and the best interest of all of the heirs as a group.
- 5) Accordingly, I respectfully request that the Court reinstate Michael Lythcott's NDA and status as consultant for the maternal heirs, effective immediately.

FURTHER YOUR AFFIANT SAYETH NAUGHT.

I declare under penalty of perjury that everything I have stated in this document is true and correct. Minn. Stat. § 358.116.

Date: February 26, 2019



Omarr Baker