Stafford vs Asse	t Receivables Management, LLC, et al				Doc.		
	Case 2:22-cv-00130-APG-DJA Do	cument 12	Filed 05/31/22	Page 1 of 12			
	Craig B. Friedberg, Esq.						
1	LAW OFFICES OF CRAIG B. FRIEDBERG, ESC	Q.					
2	Nevada Bar No. 004606 4760 South Pecos Road, Suite 103						
3	Las Vegas, Nevada 89121						
4	(702) 435-7968 – telephone (702) 825-8071 – facsimile attcbf@cox.net						
5							
6	James J. Parr, Esq. AGRUSS LAW FIRM, LLC						
7	Illinois Bar No.: 6317921						
	4809 N. Ravenswood Avenue, Suite 409 Chicago, IL 60640						
8	(312) 224-4695 – telephone (312) 253-4451 – facsimile						
9	james@agrusslawfirm.com <i>Admitted Pro Hac Vice</i>						
10	nummen i ro inte rice						
11	Attorneys for Plaintiff, ALICIA STAFFORI	D					
12							
13		TATES DISTI	RICT COURT EVADA				
14		、 、					
15	ALICIA STAFFORD,		0.00				
	Plaintiff,	) Case No	o.: 2:22-cv-001	30-APG-DJA			
16	V.	)					
17	ASSET RECEIVABLES MANAGEMEN	/					
18	LLC; IMPERIAL CAPITAL GROUP LLC and CASCADE CAPITAL, LLC,	C; )					
19		)					
20	Defendants.	)					
21		,					
22	<u>PLAINTIFF'S RESPON</u> NOTICE REGARDING INTENTIC						
	<b>REQUEST FOR ADDITIONAL TIME</b>	TO SERVE	DEFENDANTS	, ASSET RECEIVA			
23	MANAGEMENT LLC A	ND IMPERIA	AL CAPITAL G	ROUP LLC			
24	Plaintiff, ALICIA STAFFORD ("P	Plaintiff"), throu	ugh her undersig	ned counsel, responds	s to this		
25	Honorable Court's Notice Regarding Intent	tion to Dismiss	sal Pursuant to R	ule 4(m) of the Federa	ıl Rules		
26							
27	of Civil Procedure, (Doc. No. 10), and requ	ests that the Co	ourt grant additio	onal time for Plaintiff t	o serve		
28							
		1					
		1					

## Case 2:22-cv-00130-APG-DJA Document 12 Filed 05/31/22 Page 2 of 12

Defen	dants, Asset Receivables Management, LLC ("Asset") and Imperial Capital Group, LLC			
("Imperial"), as follows:				
1.	To date, Plaintiff has been unsuccessful serving Asset and Imperial with the Summons and			
	Complaint.			
2.	Plaintiff has been diligent in attempting service of the Summons and Complaint on Asset and			
	Imperial.			
3.	Plaintiff has attempted to serve Asset at the address that it has designated with the New York			
	Department of State <sup>1</sup> but was unsuccessful because "[t]he whole building is vacant empty all			
	locked up the outside is a torn up awnings but it's all empty inside." (Attached hereto as Exhibit			
	A is a Proof of [Non-]Service prepared by the process server).			
4.	Plaintiff also attempted to serve Asset at a known alternate address but was unsuccessful			
	because:			
	This is a bad address. Server entered the building and searched the entire directory. Targets name was not in the directory. Suite 1102 Is an attorneys office (Battista, Robert ESQ). Server went to suite and was told it was the wrong address. 1102 is Eastern Abstract of WNY INC (also a satellite office for Battista).			
	(Attached hereto as Exhibit B is a Proof of [Non-]Service prepared by the process server).			
5.	Plaintiff has attempted to serve Imperial by way of its registered agent, Jonathan DiMusto, at			
	the address that it has designated with the North Carolina Secretary of State <sup>2</sup> but was			
	unsuccessful because Mr. DiMusto apparently did not live there anymore. (Attached hereto as			
	Exhibit C is a Proof of [Non-]Service prepared by the process server).			
<sup>1</sup> Asset <sup>2</sup> Asset State	is a New York limited liability company and does not appear to be registered with the Nevada Secretary of State. is a North Carolina limited liability company and does not appear to be registered with the Nevada Secretary of			

6. Plaintiff also attempted to serve Imperial at a known alternative address for Mr. DiMusto, but was also unsuccessful because Mr. DiMusto reportedly moved to Mexico. (Attached hereto as Exhibit D is email correspondence with the process server). 7. Plaintiff and her counsel are determined to hold Asset and Imperial accountable for their actions, but need additional time to further investigate, track down, and serve Asset and Imperial and/or explore alternative means of service. 8. Plaintiff's counsel inadvertently failed to timely file a request for an extension of time to serve Asset and Imperial before the ninety-(90)-day timeframe passed pursuant to Federal Rule of Civil Procedure 4(m). 9. Plaintiff's undersigned counsel did not intend to disrupt the course of the proceedings and apologizes to this Honorable Court for this error and assumes full responsibility. 10. Plaintiff and her counsel request that the Court grant Plaintiff and her counsel a retroactive extension of time, including an additional sixty (60) days from the current date, to serve both Asset and Imperial with the Summons and Complaint and file proofs of service accordingly. 11. Plaintiff and her undersigned counsel assert that they have shown good cause to be granted their requested relief. WHEREFORE, based on the foregoing, Plaintiff, ALICIA STAFFORD, respectfully requests that this Honorable Court grant Plaintiff and her counsel, a retroactive extension of time, including sixty (60) additional days from the current date, through July 26, 2022, to both serve Defendants, ASSET RECEIVABLES MANAGEMENT LLC and IMPERIAL CAPITAL GROUP LLC, with the

	Case 2:22-cv-00130-APG-DJA Document 12 Filed 05/31/22 Page 4 of 12
1	Summons and Complaint and file proofs of service accordingly.
2	DATED: May 27, 2022 Respectfully submitted,
3	AGRUSS LAW FIRM, LLC
4	Dru /a/ Iamaa I. Daw
5	By: <u>/s/ James J. Parr</u> James J. Parr, Esq.
6	Illinois Bar No.: 6317921 4809 N. Ravenswood Avenue, Suite 409
7	Chicago, IL 60640 (312) 224-4695 – telephone
8	(312) 253-4451 – facsimile james@agrusslawfirm.com
9	Attorney for Plaintiff <i>Admitted Pro Hac Vice</i>
10	
11 12	
13	
14	ORDER
15	
16	For good cause appearing therein, the Court grants Plaintiff's request for an additional 60 days within which to serve defendants. Accordingly, Plaintiff shall have until <b>July 26</b> ,
17	<b>2022</b> within which to serve defendants. IT IS SO ORDERED.
18	DATED this 31st day of May, 2022.
19	$\bigcirc$
20	
21	DANIEL J. ALBREGTS
22	UNITED STATES MAGISTRATE JUDGE
23 24	
25	
26	
27	
28	
	4

	Case 2:22-cv-00130-APG-DJA Document 12 Filed 05/31/22 Page 5 of 12
1	EXHIBIT A
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No. 2:22-CV-00130-APG-DJA

#### **PROOF OF SERVICE**

#### (This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

This summons for (*name of individual and title, if any*) asset recievables management llc was received by me on (*date*) 01/31/2022.

	the summons on the individual at ( <i>place</i> ); or	on ( <i>date</i> )
person of suitable	s at the individual's residence or usual place age and discretion who resides there, on ( <i>da</i> last known address; or	
	ons on ( <i>name of individual</i> ) on behalf of ( <i>name of organization</i> ) ; or	, who is designated by law to accept on (date)
	, 01	
	·	ling is vacant empty all locked up the outside is a
	mons unexecuted because: The whole build	ling is vacant empty all locked up the outside is a

Date: 01/31/2022

Server's signature

Joseph Jeziorowski

Printed name and title

1260 Delaware Ave. Buffalo NY 14209

Server's address

Additional information regarding attempted service, etc.:

1) Unsuccessful Attempt: Jan 31, 2022, 1:15 pm EST at 4246 ridge rd 61, amherst, ny 14226

The whole building is vacant empty all locked up the outside is a torn up awnings but it's all empty inside

	Case 2:22-cv-00130-APG-DJA Document 12 Filed 05/31/22 Page 7 of 12
1	EXHIBIT B
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No. 2:22-CV-00130-APG-DJA

#### **PROOF OF SERVICE**

#### (This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

This summons for (*name of individual and title, if any*) asset recievables management llc was received by me on (*date*) 02/14/2022.

	I personally served	the summons on the individual at (place)	on ( <i>date</i> )
		; or	
	person of suitable	at the individual's residence or usual place age and discretion who resides there, on (da last known address; or	of abode with (name), a (name), and mailed a copy
		on behalf of (name of organization)	, who is designated by law to accept on ( <i>date</i> )
X	entire directory. T	argets name was not in the directory. Suite to suite and was told it was the wrong add	ress. Server entered the building and searched the 1102 Is an attorneys office (Battista, Robert ress. 1102 is Eastern Abstract of WNY INC ( also
	Other:	; or	
My fe	ees are \$	for travel and \$	for services, for a total of \$ <u>\$</u> .
I decla	are under penalty of	perjury that this information is true.	
ate: 02/14/2	2022		Dereh J V m

Server's signature

DEREK VASQUEZ

Printed name and title

1260 Delaware Ave Buffalo NY 14209

Server's address

Additional information regarding attempted service, etc.:

1) Unsuccessful Attempt: Feb 14, 2022, 2:16 pm EST at 69 DELAWARE AVE room 1102, BUFFALO, NY 14202-3808 This is a bad address. Server entered the building and searched the entire directory. Targets name was not in the directory. Suite 1102 Is an attorneys office (Battista, Robert ESQ). Server went to suite and was told it was the wrong address. 1102 is Eastern Abstract of WNY INC ( also a satellite office for Battista).

	Case 2:22-cv-00130-APG-DJA Document 12 Filed 05/31/22 Page 9 of 12
1	EXHIBIT C
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

# Case 2:22-cv-0A1ffidavitAofoProcessieServer Page 10 of 12

## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA

		(NAME O	F COURT)		
Alicia Stafford	VS	Asset Receivables N	/lanagement LLC, e	et al 2:22-cv-0	0130-APG-DJA
PLAINTIFF/PETITIONE		DEFENDAN	T/RESPONDENT	CAS	SE NUMBER
Michael VanKeure	n	, being first duly sw	orn, depose and say	y: that I am over th	e age of 18 years and
not a party to this action, perform said service.	and that withi	in the boundaries of th	ie state where servi	ce was effected, I w	as authorized by law to
Service: I Dserved IIIw	as unable to s	serve : Imperial Ca	pital c/o Jonath	an Diviusto	
			NAME OF PERSON TO	) BE SERVED	
with (list documents) St	immons an	d Complaint			
by leaving with					At
Residence <sup>10912</sup> McC	NAME		RELATIONSHIP Concord, N		
	ADDRESS	6	CITY / STA		
Business				· <del>* [*</del>	
	ADDRESS		CITY / STA	ATE .	
On_February 4, 202		AT3:	10 PM		-
DATE DATE DATE		of the U.S. Military an	TIME d was informed the	ey are not.	
Thereafter copies of the	documents w	vere mailed by prepai	u, iirst class mall 0	DA	TE
from			710		
CITY	STA	AIE	ZIP		
<ul> <li>Dosporate: By police</li> <li>Posting: By posting of</li> <li>Non-Service: After due</li> <li>unable to effect process</li> <li>Unknown at Address</li> <li>Address Does Not Exist</li> </ul>	e search, care s upon the pe	ful inquiry and diliger rson/entity being serv	nt attempts at the average of the av	ddress(es) listed a following reason(s itigant	bove, I have been
					at 6:00 PM
Service Attempts: Ser	vice was atter	mpted on: (1)	22 at 9:50 AM	(2) <u></u> DATE	TIME
0.4.00 at 2:10 E	N /				
(3) 2-4-22 at 3:10 F DATE		(4) DATE	TIME	(5) DATE	TIME
Description: Age		RaceHeight	Weight	Hair Beard	_Glasses
Description Age		holght		Michael Oc SIGNATURE OF PE	NKillin ROCESS SERVER
SUBSCRIBED AND SUBSCRIBED SUBSCRIBED AND SUBSCRIBED AND SUBSCRIBED AND SUBSCRIBED AND SUBSCRIBED	asis of satisfa Te I Ca	ctory evidence to be t erri VanKeuren Notary Public abarrrus County	the person(s) who a		TARY PUBLIC
NAPPS	My Commissi	North Carolina on Expires March 21, 20 NATIONAL ASSOCIATIO	022 NOTARY	PUBLIC for the state of ROCESS SERVERS	xt <u>/V₊C</u> .
	I UT WILL				

	Case 2:22-cv-00130-APG-DJA Do	ocument 12	Filed 05/31/22	Page 11 of 12
1	F	<b>XHIB</b>	ת דו	
2				
3				
4				
5				
6				
7				
8				
9				
10				
11				
12				
13				
14				
15				
16				
17				
18				
19				
20 21				
22				
23				
24				
25				
26				
27				
28				

### Case 2:22-cv-00130-APG-DJA Document 12 Filed 05/31/22 Page 12 of 12

From:MAJESTIC LEGALTo:Jackie LainoSubject:Re: Service on Imperial c/o DiMusto (Stafford)Date:Thursday, February 24, 2022 6:57:16 PM

Moved to Mexico per current resident

Majestic Process Service

From: MAJESTIC LEGAL <majesticlegal@hotmail.com>
Sent: Friday, February 11, 2022 11:52:19 AM
To: Jackie Laino <jackie@agrusslawfirm.com>
Subject: Re: Service on Imperial c/o DiMusto (Stafford)

OK got it

From: Jackie Laino <jackie@agrusslawfirm.com> Sent: Friday, February 11, 2022 11:51:15 AM To: majesticlegal@hotmail.com Subject: Service on Imperial c/o DiMusto (Stafford)

Good morning,

Thanks for taking my call today! Please serve DiMusto at the address below with the attached documents. Please let me know if you need anything else. If you could confirm receipt, that would be great.

230 CHERRY ST APT 2714 CHINA GROVE, NC 28023-2354

The address is different than on the summons because we are attempting a 2nd address. Thanks!

Jackie Laino |Senior Paralegal | my bio<<u>https://www.agrusslawfirm.com/our-team/jackie-laino</u>> 4809 N Ravenswood Ave, Suite 419, Chicago, IL 60640 Tel: 312-300-5993 | Fax: 312-253-4451

[cid:image001.png@01D81F35.2AFE3460]<http://www.agrusslawfirm.com/>