UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v. Case No.

\$919,251.94 SEIZED FROM THREE GROW FINANCIAL CREDIT UNION ACCOUNTS, A 2016 SILVER LEXUS RC 350, AND APPROXIMATELY \$809.94 HELD IN GROW FINANCIAL CREDIT UNION ACCOUNT 0001522160553

Defendant.

VERIFIED COMPLAINT FOR FORFEITURE IN REM

In accordance with Rule G(2) of the Supplemental Rules for Admiralty or Maritime Claims and Asset Forfeiture Actions, Plaintiff the United States of America brings this complaint and alleges upon information and belief as follows:

NATURE OF THE ACTION

1. This is a civil action *in rem* to forfeit to the United States of America, pursuant to 18 U.S.C. § 981(a)(1)(C) and Rule G(2): (1) \$919,251.94 seized from three accounts at Grow Financial Credit Union (Grow Financial), held in the name of Ramon Christopher Blanchett; (2) a

2016 silver Lexus RC 350 registered in the name of Blanchett; and (3) approximately \$809.94 held in Blanchett's Grow Financial account number 0001522160553 (collectively, the Defendant Assets), because they constitute or are derived from proceeds traceable to a violation of 18 U.S.C. § 1343. The Defendant Assets are thus property constituting or derived from proceeds traceable to a violation of an offense constituting "specified unlawful activity" (as defined in 18 U.S.C. § 1956(c)(7)) and are subject to civil forfeiture to the United States pursuant to 18 U.S.C. § 981(a)(1)(C).

JURISDICTION AND VENUE

- 2. This Court has subject matter jurisdiction over an action commenced by the United States by virtue of 28 U.S.C. § 1345, and over an action for forfeiture by virtue of 28 U.S.C. § 1355.
- 3. This Court has *in rem* jurisdiction over the Defendant Assets because venue properly lies in the Middle District of Florida pursuant to 28 U.S.C. § 1395.
- 4. Venue is proper in the United States District Court for the Middle District of Florida, pursuant to 28 U.S.C. § 1395(b), because the Defendant Assets were found and seized in this district.
- 5. Because the \$919,251.94 and the 2016 silver Lexus RC350 are in the government's possession, custody, and control, the United States requests

that the Clerk of Court issue an arrest warrant *in rem*, upon the filing of the complaint, pursuant to Supplemental Rule G(3)(b)(1).

- 6. With regard to the approximately \$809.94 held in Grow Financial account number 0001522160553, the United States requests that the Court enter an order finding that probable cause exists to believe that the funds are subject to forfeiture and directing the Clerk of Court to issue an arrest warrant *in rem* for the funds.
- 7. The United States will then execute the warrants on the Defendant Assets pursuant to 28 U.S.C. § 1355(d) and Supplemental Rule G(3)(c).

THE DEFENDANT IN REM

- 8. The Defendant Assets consist of:
 - (a) \$919,251.94 seized from three Grow Financial accounts held in Blanchet's name, specifically:
 - (1) \$165,727.43 from Savings Account Number 002216055,
 - (2) \$710,080.50 from Grow Financial Money Market Account Number 001022160558, and
 - (3) \$43,453.96 from Grow Financial Checking Account Number 001522160553, which were held in Blanchett's name;
 - (b) a 2016 silver Lexus RC 350, registered to Blanchett and bearing Florida license plate number CGH8506; and

(c) approximately \$809.94 held in Grow Financial Checking Account Number 0001522160553.

BASIS FOR FORFEITURE

- 9. Pursuant to Title 18, United States Code, Section 1343, it is a crime to engage in wire fraud. That statute makes it unlawful to devise any scheme or artifice to defraud, or to obtain money by means of false or fraudulent pretenses, representations, or promises, if the person transmits or causes to be transmitted by means of wire communication in interstate or foreign commerce any writings for the purpose of executing such scheme or artifice. 18 U.S.C. § 1341.
- 10. The Defendant Assets are proceeds of, or traceable to, a wire fraud scheme that operated in violation of 18 U.S.C. § 1343, as described below. Because the Defendant Assets represent proceeds of a violation of 18 U.S.C. § 1343, they are subject to forfeiture pursuant to 18 U.S.C. § 981(a)(1)(C), which authorizes the United States to civilly forfeit any property that constitutes or is derived from proceeds traceable to a "specified unlawful activity," as defined in 18 U.S.C. § 1956(c)(7). "Specified unlawful activity," is defined in 18 U.S.C. § 1956(c)(7) to include offenses listed in 18 U.S.C. § 1961(1), which, in turn, includes wire fraud conducted in violation of 18 U.S.C. § 1343.

- 11. As required by Rule G(2)(f), the facts set forth below support a reasonable belief that the government will be able to meet its burden of proof at trial. Specifically, they support a reasonable belief that the government will be able to show by a preponderance of the evidence that the Defendant Assets are proceeds of wire fraud.
- 12. Specific details of the facts and circumstances supporting the forfeiture of the Defendant Assets have been provided by Internal Revenue Service, Criminal Investigations (IRS-CI) Special Agent Glenn Hayag, who states as follows:

FACTS

- employed as a Special Agent with the IRS-CI. Agent Hayag is currently assigned to the Tampa Field Office where he investigates and makes arrests and seizures for offenses related to Titles 18, 26, and 31 of the United States Code. His duties include conducting complex financial investigations of individuals and businesses involving violations of the Internal Revenue laws, other fraudulent activities, and money laundering offenses.
- 14. On or about February 21, 2017, Blanchett electronically filed a 2016, Form 1040, Federal Income Tax Return (Form 1040). The form was self-prepared.

- 15. Blanchett reported wages from two Forms W-2 totaling \$18,497. Blanchett listed his occupation as "free-lancer."
- 16. Blanchett also reported income tax withholding of \$1,000,000, which resulted in an income tax refund of \$980,000. Blanchett applied \$20,000 to his 2017 estimated tax.
- 17. The first Form W-2 for Blanchett reflected the employer as Bridges Nursing and Rehabilitation (Bridges) located at 1240 Marbella Plaza Drive, Tampa, FL 33619. Box 1 showed wages of \$17,098; Box 2 shows \$1,000,000 of federal income tax withholding. In actuality, Blanchett was only paid \$2,098 in wages from Bridges and no income tax was withheld.
- 18. The second Form W-2 for Blanchett reflected the employer as Sizzling Platter, LLC located at 348 East Winchester, Suite 200, Murray, UT 84107. Box 1 showed wages of \$1,399; Box 2 shows \$0 of federal income tax withholding. This Form W-2 was accurate.
- 19. Based on Blanchett's submission of the Form 1040, falsely representing that \$1,000,000 in taxes had been withheld, the U.S. Treasury issued check number 403808854305, made payable to Blanchett, for \$980,000.
- 20. Blanchett deposited the U.S. Treasury check into two SunTrust accounts: \$979,000 was deposited into SunTrust account 1000195178776 and \$1,000 was deposited into SunTrust account 1000208234376.

- 21. After having frozen the funds for suspected fraud, on May 16, 2018, SunTrust mailed a closing letter to Blanchett with cashier's check number 16581477, in the amount of \$980,000.
- 22. Blanchett opened Grow Financial Money Market Account
 Number 0001022160558 by depositing a cashier's check from SunTrust Bank
 in the amount of \$980,000 on or about July 27, 2018. Blanchett falsely
 represented to Grow Financial that the funds were from the estate of his
 deceased father.
- 23. On or about August 8, 2018, Blanchett transferred \$50,000 from the Grow Financial Money Market Account to his Grow Financial Savings Account (account number 002216055) and transferred \$20,000 from the Grow Financial Money Market Account to his Grow Financial Checking Account (account number 0001522160553). Later that same day, Blanchett transferred \$30,000 from Savings Account Number 002216055 to Checking Account Number 0001522160553.
- 24. On or about August 9, 2018, Blanchett transferred \$200,000 from his Grow Financial Money Market Account to Saving Account Number 002216055.

- 25. Blanchett later withdrew \$49,117.59 in the form of a cashier's check from Grow Financial Checking Account Number 0001522160553, and on August 9, 2018, used those funds to purchase the 2016 silver Lexus RC350.
- 26. IRS-CI seized the 2016 Lexus RC 350, pursuant to a federal seizure warrant.
- 27. On August 21, 2018, Grow Financial issued to IRS-CI a cashier's check for the remaining balance of the funds in Blanchett's accounts, which totaled \$919,251.94, pursuant to a federal seizure warrant.
- 28. On August 9, 2018, Blanchett obtained car insurance for the silver Lexus RC 350 from Progressive Insurance. The \$1,452 policy premium was paid from Checking Account Number 0001522160553. Once Blanchett no longer had possession of a vehicle, it appears that he cancelled the car insurance policy and Progressive Insurance refunded him the remainder of the premium. On November 1, 2018, the \$809.94 Progressive Insurance refund was credited to Blanchett's Grow Financial Checking Account.
- 29. Based on the foregoing, probable cause exists to believe that the Defendant Assets are subject to forfeiture to the United States under 18 U.S.C. § 981(a)(1)(C) as proceeds of wire fraud in violation of 18 U.S.C.§ 1343.

CONCLUSION

30. As required by Supplemental Rule G(2)(f), the facts set forth herein support a reasonable belief that the government will be able to meet its burden of proof at trial.

Dated: January 18, 2019

Respectfully submitted,

MARIA CHAPA LOPEZ United States Attorney

By:

JAMES A. MUENCH

Assistant United States Attorney

Florida Bar No. 472867

400 North Tampa Street, Suite 3200

Tampa, Florida 33602

Telephone: (813) 274-6000

Facsimile: (813) 274-6220

E-mail: james.muench2@usdoj.gov

VERIFICATION

I, Glenn B, Hayag, hereby verify and declare under penalty of perjury, that I am a Special Agent with the Internal Revenue Service, Criminal Investigation (IRS-CI), and pursuant to 28 U.S.C. § 1746, that I have read the foregoing Verified Complaint for Forfeiture *in Rem* and know the contents thereof, and that the matters contained in the Verified Complaint are true to my own knowledge and belief.

The sources of my knowledge and information and the grounds of my belief are the official files and records of the United States, information supplied to me by other law enforcement officers, as well as my investigation of this case together with other IRS Special Agents.

I hereby verify and declare under penalty of perjury that the foregoing is true and correct.

Executed this 18th day of January, 2019.

Glenn B. Hayag, Special Agent

Internal Revenue Service,

Criminal Investigations

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CIVIL COVER SHEET

This JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clark of Court for the purpose of initiating the civil decket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

aw, except as provided by local he Clerk of Court for the purpos	rules of court. This form, approved by e of initiating the civil docket sheet. (S	y the Judicia SEE INSTRI	al Conference of the United S UCTIONS ON THE REVERS	States in September 1974 SE OF THE FORM.)	4, is required for the use of
I. (a) PLAINTIFFS UNITED STATES OF AMERICA (b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF (EXCEPT IN U.S. PLAINTIFF CASES)			DEFENDANTS \$919,251.94 SEIZED FROM THREE GROW FINANCIAL CREDIT UNION ACCOUNTS, A 2016 SILVER LEXUS RC 350, AND APPROXIMATELY \$809.94 HELD IN GROW FINANCIAL CREDIT UNION ACCOUNT 0001522160553		
			COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED		
(c) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER) James A. Muench, AUSA United States Attorney's Office 400 N. Tampa Street, Suite 3200 Tampa, FL 33602 (813) 274-6000			ATTORNEYS (IF KNOWN) N/A		
III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in one box for plaintiff X 1 U.S. Government Plaintiff U.S. Government Not a Party) U.S. Government Plaintiff U.S. Government Plaintiff U.S. Government Plaintiff U.S. Government Not a Party) U.S. Government Not a Party) U.S. Government Plaintiff U.S. Government Not a Party) U.S. Government Not a Party U.S. Government					
IV. NATURE OF SUIT (PLACE AN "X" IN ONE BOX ONLY) CONTRACT TORTS		FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment 151 & Enforcement of 152 Judgment Medicare Act Recovery of Defaulted 153 Student Ioans (Excl. Veterans) 160 Recovery of Overpayment 190 of Veteran's Benefits 195 Stockholders' Suits Other Contract Contract Product Liability REAL PROPERTY 220 230 Land condemnation Foreclosure 245 Rent Lease & Ejectment 290 Torts to Land Tort Product Liability All Other Real Property	Liability	al Injury - ed. al Injury - oduct Liability oss personal tury Product PROPERTY Fraud a Lending Personal operty ty Damage oduct Liability PETITIONS s to Vacate entence DRPUS: al Penalty mus & Other	G10 Agriculture G20 Other Food & Drug G25 Drug Related Seizure of Property 21 USC G30 881 G40 Liquor Laws G50 R.R. & Truck G60 Airline Regs. Occupation Safety/Heath X 690 Other LABOR T10 Fair Labor Standards Act T20 Labor/Mgmt. Relations Labor/Mgmt. Reporting & Disclosure Act T40 T90 Railway Labor Act T91 Other Labor Litigation Empl. Ret. Inc. Security Act	422 Appeal 28 USC158	400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce/ICC Rates/etc. 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 810 Selective Service 850 Securities/Commodities/Exchange 875 Customer Challenge 12 USC 3410 891 Agricultural Acts 892 Economic Stabilization Act 893 Environmental Matters 894 Energy Allocation Act 895 Freedom of Information Act 900 Appeal of Fee Determination Under Equal Access to Justice 950 Constitutionality of State Statutes 890 Other Statutory Actions
V. ORIGIN X 1 Original Droceeding State Court Appellate Court Appellate Court Reopened another district (specify) Litigation Magistrate Judgment VI. CAUSE OF ACTION (CITE THE U.S. CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE BRIEF STATEMENT OF CAUSE DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY.) GOVERNMENT SEEKS FORFEITURE PURSUANT TO TITLE 21, UNITED STATES CODE, SECTION 881(a)(6)					
VII. REQUESTED IN COMPLA	CLASS ACTION UNDER F.R.C.P. 23		DEMAND \$ JURY DEMAND	CHECK YES o	nly if demanded in complaint:
VIII. RELATED CASE(S) IF AI Case No. 8:18-MJ-1763-T-AAS	S and 8:18-MJ-1764-T-AAS	RE OF ATTOR	NEY OF RECORD		
0/18/19 s/James A. Muench FOR OFFICE USE ONL JAMES A. MUENCH, ASSISTANT U.S. ATTORNEY					
RECEIPT # AMOUNT APPLYING IFP JUDGE MAG. JUDGE					