UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JAMES OWENS, et al.

Plaintiffs,

ν.

Civil Action No. 22-cv-01949 (VEC)

TALIBAN a/k/a ISLAMIC EMIRATE OF AFGHANISTAN

Defendant.

CERTIFICATE OF SERVICE

I hereby certify that, on May 2, 2022, I electronically filed the Notice of Motion to Confirm the Order of Attachment, the Memorandum in Support of Plaintiffs' Motion to Confirm the Order of Attachment, the Declaration of Matthew D. McGill in Support of Plaintiffs' Motion to Confirm the Order of Attachment (with exhibits), the Expert Declaration of Peter M. Piatetsky, the Expert Declaration of Michael Templeton, and the [Proposed] Order Granting the Motion to Confirm the Order of Attachment using the court's CM/ECF system. Participants in the case who are registered CM/ECF users will be served by the CM/ECF system.

I further certify that, on May 2, 2022, I served the Taliban by providing notice to the Twitter accounts of Abdullah Azzam (@Abdullah_azzam7), secretary to Taliban's acting first deputy prime minister Abdul Ghani Baradar; Mohammed Naeem (@IeaOffice), a Taliban political spokesman; Abdul Qahar Balkhi (@QaharBalkhi), a spokesman for the Taliban's Ministry of Foreign Affairs; Zabiullah Mujahid (@Zabehulah_M33), a Taliban spokesman; Qari Yousaf Ahmadi (@QyAhmadi21), a Taliban spokesman; and Suhail Shaheen (@suhailshaheen1), the Taliban's permanent representative-designee to the United Nations. The notice sent to these accounts contains a link to a public website, eastafricaembassybombingvictims.com, with copies

of the Notice of Motion to Confirm the Order of Attachment, the Memorandum in Support of Plaintiffs' Motion to Confirm the Order of Attachment, the Declaration of Matthew D. McGill in Support of Plaintiffs' Motion to Confirm the Order of Attachment (with exhibits), the Expert Declaration of Peter M. Piatetsky, the Expert Declaration of Michael Templeton, and the [Proposed] Order Granting the Motion to Confirm the Order of Attachment.

I further certify that, on May 2, 2022, I served Da Afghanistan Bank by sending the Notice of Motion to Confirm the Order of Attachment, the Memorandum in Support of Plaintiffs' Motion to Confirm the Order of Attachment, the Declaration of Matthew D. McGill in Support of Plaintiffs' Motion to Confirm the Order of Attachment (with exhibits), the Expert Declaration of Peter M. Piatetsky, the Expert Declaration of Michael Templeton, and the [Proposed] Order Granting the Motion to Confirm the Order of Attachment via email to the Bank's official email account, info@dab.gov.af. I further provided notice via Twitter to the Bank's official Twitter public handle, @AFGCentralbank, link website, and a to a eastafricaembassybombingvictims.com, with copies of the Notice of Motion to Confirm the Order of Attachment, the Memorandum in Support of Plaintiffs' Motion to Confirm the Order of Attachment, the Declaration of Matthew D. McGill in Support of Plaintiffs' Motion to Confirm the Order of Attachment (with exhibits), the Expert Declaration of Peter M. Piatetsky, the Expert Declaration of Michael Templeton, and the [Proposed] Order Granting the Motion to Confirm the Order of Attachment.

I further certify that I will serve these materials via publication by publishing a weekly notice for four consecutive weeks, according to the manner provided in CPLR Rule 316, in *Al Quds Al-Arabi* and *The New York Times*; this notice will contain a URL to a website with easily accessible online versions of the Notice of Motion to Confirm the Order of Attachment, the

Memorandum in Support of Plaintiffs' Motion to Confirm the Order of Attachment, the

Declaration of Matthew D. McGill in Support of Plaintiffs' Motion to Confirm the Order of

Attachment (with exhibits), the Expert Declaration of Peter M. Piatetsky, the Expert Declaration

of Michael Templeton, and the [Proposed] Order Granting the Motion to Confirm the Order of

Attachment.

I further certify that, on May 2, 2022, I served the Federal Reserve Bank of New York by

sending the Notice of Motion to Confirm the Order of Attachment, the Memorandum in Support

of Plaintiffs' Motion to Confirm the Order of Attachment, the Declaration of Matthew D. McGill

in Support of Plaintiffs' Motion to Confirm the Order of Attachment (with exhibits), the Expert

Declaration of Peter M. Piatetsky, the Expert Declaration of Michael Templeton, and the

[Proposed] Order Granting the Motion to Confirm the Order of Attachment via the United States

Postal Service to 33 Liberty St., New York, NY 10045, which is the Federal Reserve Bank of New

York's mailing address.

/s/ Matthew D. McGill

Matthew D. McGill

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