# Exhibit 26



IN THE UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

In re: BARBARA G. WINDSOR,
Appellant

# ALCATRAZ MEDIA, LLC, ALCATRAZ MEDIA, INC. AND WILLIAM M. WINDSOR, Defendants

MAID OF THE MIST CORPORATION, MAID OF THE MIST STEAMBOAT COMPANY, LTD., Plaintiffs and Appellees,

Appeal from the United States District Court for the Northern District of Georgia, Atlanta Division Civil Action No. 1:09-CV-01543-WSD Judge William S. Duffey, Jr.

### CERTIFICATE OF INTERESTED PERSONS

Barbara G. Windsor P.O. Box 681236 Marietta, GA 30068 Phone: 770-578-1094

Fax: 770-234-4106

Email: williamwindsor@bellsouth.net

PRO SE FOR APPELLANT, BARBARA G. WINDSOR

# CERTIFICATE OF INTERESTED PERSONS

Barbara G. Windsor, Pro Se, hereby certifies pursuant to FRAP 26.1 and 11<sup>th</sup> Cir. Rule 26.1-1 that the following persons, judges, associations of person, firms, partnerships, or corporations may have an interest in the outcome of this case:

- Alcatraz Media, Inc., and Alcatraz Media, LLC, Defendants (jointly "Alcatraz").
- Anderson, Jr., Carl Hugo, Counsel for Appellees, Maid of the Mist
   Corp. and Maid of the Mist Steamboat Company, Ltd.
- Bright, Sarah Louise, Counsel for Appellees, Maid of the Mist Corp.
   and Maid of the Mist Steamboat Company, Ltd.
- Brown, Marc W., Counsel for Appellees, Maid of the Mist Corp. and
   Maid of the Mist Steamboat Company, Ltd.
- Duffey, Hon. William S., United States District Judge.
- Evans, Hon. Orinda D., United States District Judge.
- Everybody Loves Travel, LLC, company owned by the owners of Defendants Alcatraz Media, Inc., and Alcatraz Media, LLC.
- Glynn, Christopher, President of Maid.
- Hawkins & Parnell, Counsel for Appellees, Maid of the Mist Corp.
   and Maid of the Mist Steamboat Company, Ltd.

- Huber, Christopher J, United States Attorney.
- Maid of the Mist Corporation, Appellee, and Maid of the Mist
   Steamboat Company, Ltd., Appellee, (jointly "Maid").
- Phillips Lytle, Counsel for Appellees, Maid of the Mist Corp. and
   Maid of the Mist Steamboat Company, Ltd.
- Raley, G. Brian, Former Counsel for Defendants Alcatraz Media, Inc., and Alcatraz Media, LLC.
- Windsor, Barbara G., Appellant.
- Windsor, William M., Defendant. (Defendants Alcatraz and Windsor are reflected herein as "A&W.")

# Corporate Disclosure Statement

No corporate disclosure statement is necessary for this party because Barbara Windsor is a natural, human, person.

Respectfully submitted this 9th day of May 2011.

Barbara G. Windsor:

Barbara G. Windsor

Pro Se

P.O. Box 681236 -- Marietta, GA 30068 Phone: 770-578-1094 -- Fax: 770-234-4106

# **CERTIFICATE OF COMPLIANCE**

I hereby certify that this pleading has been prepared in Times New Roman 14-point font, one of the font and point selections approved by this Court and meets the requirements of this Court.

BARBARA G. WINDSOR

Pro Se

P.O. Box 681236 Marietta, GA 30068

Telephone: 770-578-1094 Facsimile: 770-234-4106

## **CERTIFICATE OF SERVICE**

I hereby certify that on the 9th day of May 2011, I served the

CERTIFICATE OF INTERESTED PERSONS by United States Postal Service

with sufficient postage addressed as follows:

Carl Hugo Anderson, Jr., Esq.
Sarah Bright, Esq.
HAWKINS PARNELL
4000 Suntrust Plaza
303 Peachtree Street
Atlanta, Georgia 30308
Telephone: 404-614-7400

Facsimile: 404-614-7500 Email: canderson@hptylaw.com

Mr. Christopher Huber, Esq.
U.S. Attorney's Office
United States District Court
Richard B. Russell Federal Building and U.S. Courthouse
75 Spring Street, SW
Atlanta, Georgia 30303

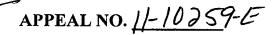
This 9th day of May 2011.

Bubes S. Windsor Barbara G. Windsor Pro Se

P.O. Box 681236 Marietta, GA 30068

Telephone: 770-578-1094 Facsimile: 770-234-4106

# Exhibit 21





IN THE UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

In re: BARBARA G. WINDSOR,
Appellant

# ALCATRAZ MEDIA, LLC, ALCATRAZ MEDIA, INC. AND WILLIAM M. WINDSOR, Defendants

# MAID OF THE MIST CORPORATION, MAID OF THE MIST STEAMBOAT COMPANY, LTD., Plaintiffs and Appellees,

Appeal from the United States District Court for the Northern District of Georgia, Atlanta Division Civil Action No. 1:09-CV-01543-WSD Judge William S. Duffey, Jr.

### MOTION TO RECOGNIZE POWER OF ATTORNEY

Barbara G. Windsor P.O. Box 681236 Marietta, GA 30068 Phone: 770-578-1094

Fax: 770-234-4106

Email: williamwindsor@bellsouth.net

PRO SE FOR APPELLANT, BARBARA G. WINDSOR

### CERTIFICATE OF INTERESTED PERSONS

Barbara G. Windsor, Pro Se, hereby certifies pursuant to FRAP 26.1 and 11<sup>th</sup> Cir. Rule 26.1-1 that the following persons, judges, associations of person, firms, partnerships, or corporations may have an interest in the outcome of this case:

- Alcatraz Media, Inc., and Alcatraz Media, LLC, Defendants (jointly "Alcatraz").
- Anderson, Jr., Carl Hugo, Counsel for Appellees, Maid of the Mist
   Corp. and Maid of the Mist Steamboat Company, Ltd.
- Bright, Sarah Louise, Counsel for Appellees, Maid of the Mist Corp.
   and Maid of the Mist Steamboat Company, Ltd.
- Brown, Marc W., Counsel for Appellees, Maid of the Mist Corp. and
   Maid of the Mist Steamboat Company, Ltd.
- Duffey, Hon. William S., United States District Judge.
- Evans, Hon. Orinda D., United States District Judge.
- Everybody Loves Travel, LLC, company owned by the owners of Defendants Alcatraz Media, Inc., and Alcatraz Media, LLC.
- Glynn, Christopher, President of Maid.
- Hawkins & Parnell, Counsel for Appellees, Maid of the Mist Corp.
   and Maid of the Mist Steamboat Company, Ltd.

• Huber, Christopher J, United States Attorney.

• Maid of the Mist Corporation, Appellee, and Maid of the Mist

Steamboat Company, Ltd., Appellee, (jointly "Maid").

• Phillips Lytle, Counsel for Appellees, Maid of the Mist Corp. and

Maid of the Mist Steamboat Company, Ltd.

• Raley, G. Brian, Former Counsel for Defendants Alcatraz Media, Inc.,

and Alcatraz Media, LLC.

Windsor, Barbara G., Appellant.

• Windsor, William M., Defendant. (Defendants Alcatraz and Windsor

are reflected herein as "A&W.")

**Corporate Disclosure Statement** 

No corporate disclosure statement is necessary for this party because

Barbara Windsor is a natural, human, person.

Respectfully submitted this 9th day of May 2011.

Barbara G. Windsor:

Barbara G. Windsor

Pro Se

P.O. Box 681236 -- Marietta, GA 30068

Phone: 770-578-1094 -- Fax: 770-234-4106

Barbara G. Windsor ("Barbara") hereby submits this MOTION TO

RECOGNIZE POWER OF ATTORNEY to this Court for consideration. Barbara shows the Court as follows:

- 1. Non-party Barbara Windsor has become involved in this appeal and the underlying matter through a request for production of financial documents. This has been done (a) despite the fact that the Plaintiffs have illegally obtained liens on ALL of the assets of both Windsor and Barbara Windsor through filings in both Fulton and Cobb counties, and (b) despite the fact that Windsor provided the Plaintiffs with three years of tax returns, a balance sheet, reports on real estate and all other assets, and assorted other financial information that provided a precise report of Windsor's financial position.
- 2. Barbara has been advised that she requires surgery for a prolapsed uterous, rectocele, and related issues. A rectocele results from a tear in the rectovaginal septum (which is normally a tough, fibrous, sheet-like divider between the rectum and vagina). Rectal tissue bulges through this tear and into the vagina as a hernia. A hysterectomy will be performed, and her uterous and ovaries will be removed. An assortment of other procedures will be done to repair problems in the vagina and rectum. Dr. Dobson says Barbara will be out of commission for six weeks. Barbara began medication on March 10, 2011 for another problem that must be resolved before the surgeon will operate.

3. So that this matter may continue, Barbara has signed a Power of Attorney giving William M. Windsor the authority to speak and respond for her in this matter. (Exhibit A.)

4. O.C.G.A. § 10-6-5 states: "Whatever one may do himself may be done by an agent, except such personal trusts in which special confidence is placed on the skill, discretion, or judgment of the person called in to act; so an agent may not delegate his authority to another unless specially empowered to do so."

5. All of the model power attorney forms available online include a clause that allows the agent to represent the party in litigation and in court.

WHEREFORE, Barbara prays that this Court grant said motion and that this Court do as follows:

(1) grant this motion;

(2) order that William M. Windsor may act for Barbara G. Windsor in this matter pursuant to the attached Power of Attorney; and

(3) grant such other relief as the Court deems appropriate.

Submitted, this 9th day of May 2011.

BARBARA G. WINDSOR

Pro Se

PO Box 681236

Marietta, GA 30068

Telephone: 770-578-1094 Facsimile: 770-234-4106

# CERTIFICATE OF COMPLIANCE

I hereby certify that this pleading has been prepared in Times New Roman 14-point font, one of the font and point selections approved by this Court and meets the requirements of this Court.

BARBARA G. WINDSOR

Pro Se

P.O. Box 681236 Marietta, GA 30068

Telephone: 770-578-1094 Facsimile: 770-234-4106

# **CERTIFICATE OF SERVICE**

I hereby certify that on the 9th day of May 2011, I served this motion by

United States Postal Service with sufficient postage addressed as follows:

Carl Hugo Anderson, Jr., Esq.
Sarah Bright, Esq.
HAWKINS PARNELL
4000 Suntrust Plaza
303 Peachtree Street
Atlanta, Georgia 30308
Telephone: 404-614-7400

Facsimile: 404-614-7500 Email: canderson@hptylaw.com

Mr. Christopher Huber, Esq.
U.S. Attorney's Office
United States District Court
Richard B. Russell Federal Building and U.S. Courthouse
75 Spring Street, SW
Atlanta, Georgia 30303

This 9th day of May 2011.

Barbara G. Windsor

Pro Se

P.O. Box 681236 Marietta, GA 30068

Telephone: 770-578-1094 Facsimile: 770-234-4106

# Exhibit A

For purposes of identification only, my attorney-in-fact has signed and sealed this Power of Attorney.

(SEAL) WILLIAM M. WINDSON

Signed, sealed and delivered this the 21st day of March, 2011, in the presence of:

Unofficial Witness

Unofficial Witness

Notary Public

MENTON SHE

OBLIC ST 13. 20 CC