CAUSE NO. 2025-16776

GEORGIANA ILIE INDIVIDUALLY	§	IN THE DISTRICT COURT
AND AS THE DEPENDENT	§	
ADMINISTRATOR OF THE ESTATE	§	
OF MIHAITA ILIE,	§	
Plaintiff,	§ § §	295TH JUDICIAL DISTRICT
v.	§	
	§	
TIAN, LLC TASTY POINT, INC., AND	§	
DENGKE LI,	§	
Defendants.	§ §	HARRIS COUNTY, TEXAS

DEFENDANT TIAN, LLC'S OBJECTION TO PLANNIFF'S RULE 193.7 NOTICE

TO THE HONORABLE JUDGE OF SAID COURT:

COME NOW, Defendant Tian, LLC ("Defendant") and file this, its *Objection to Plaintiff's*Rule 193.7 Notice served with his Petition. In support of same, Defendant respectfully shows the

Court as follows:

I. <u>BACKGROUND</u>

Plaintiff filed her Original Petition and Rule 193.7 Notice on March 12, 2025, providing notice of his intent to use documents produced by Defendant against Defendant at any pre-trial proceedings and/or at trial without the necessity of authenticating the documents.

Defendant hereby timely objects to same.

II. <u>ARGUMENTS AND AUTHORITIES</u>

Rule 193.7 provides a mechanism whereby documents produced by a party in response to written discovery are authenticated for use against the producing party provided that notice is given and no objection is made.

Defendant objects to Plaintiff's Rule 193.7 Notice. Specifically, Plaintiff's notice is not proper in that each fails to set forth or identify the specific documents which it will allegedly use against Defendant. A global notice of intent is improper, overly broad and fails to adequately apprise Defendant of the identity of the specific document(s) to be authenticated. Defendant cannot blindly admit to authentication, and Defendant objects to authentication of the unidentified documents.

For the foregoing reasons, Defendant objects and disputes the authentication, and demand that all documents be properly authenticated before being used against it in any pre-trial proceeding or at the time of trial.

II. PRAYER

WHEREFORE, PREMISES CONSIDERED Defendant respectfully prays that the Court sustain their objections, strike Plaintiff's attempted Rule 193.7 Notice, and for such other and further relief to which it may show themselves justly entitled, in law or in equity.

Respectfully submitted,

MAYER LLP

By: <u>/s/ Nelda L. Altland</u>

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ATTORNEYS FOR DEFENDANT

CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing instrument was served upon all counsel of record via e-service on the 19th day of May 2025.



Automated Certificate of eService

This automated certificate of service was created by the efiling system. The filer served this document via email generated by the efiling system on the date and to the persons listed below. The rules governing certificates of service have not changed. Filers must still provide a certificate of service that complies with all applicable rules.

April Caplette on behalf of Adam Charles Gallegos

Bar No. 24036614

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Filing Code Description: Notice

Filing Description: Def Tian LLC Obj to Pltf 193.7 Notice

Status as of 5/19/2025 9:49 AM CST

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