

Karina Chairez # [REDACTED]

[REDACTED] [REDACTED] [REDACTED] [REDACTED]

[REDACTED] x [REDACTED]

[REDACTED] [REDACTED] [REDACTED]

United States of America

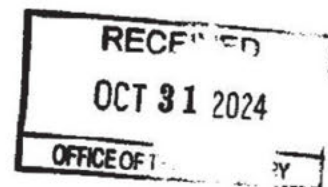
Before the

Securities and Exchange Commission

Securities Exchange Act of 1934

Release No. 98861 / November 6, 2023

Admini. Proc. File No. 3-21011



In the Matter of

Karina Chairez

Dismissal of Order to Show Cause As Did Not Receive this Pleading As A Violation of My Fifth Amendment Right to "Due Process Notice" As I lacked Knowledge of Release No. 98861 / November 6, 2023 and Make A Blanket Denial to Any Allegations In The Alternative

It is axiomatic that prose pleadings are to "be held to less stringent standards than formal pleadings drafted by lawyers." *Enickson v. Pardus*, 551 U.S. 89, 94, 127 S.Ct. 2197, 167 L.Ed. 2d 1081 (2007) (per curiam) (quoting *Estelle v. Gamble*, 429 U.S. 97, 106, 97 S.Ct. 285, 50 L.Ed. 2d 251 (1976)); See also *Harris v. Mills*, 572 F.3d 66, 72 (2d Cir. 2009) (noting that even after *Twombly*, federal courts "remain obligated to construe a pro se complaint liberally."

I am denying all allegations to Release No. 98861 / November 6, 2023, which I never received. The Company to which the alleged monies that was repayed back to me for a loan I gave in the amount of \$85,600.94 should not be subject to disgorgement under the Securities and Exchange Act, 15 U.S.C.S. § 78u(d)(7) as it was to payback a loan of \$85,600.94 which the Company borrowed from me via one of its owners. I had legitimate claim to funds as I provided something of value and the Company paid back that loan of \$85,600.94, with no interest. I therefore ask that this Release No. 98861 / Nov. 6, 2023 be denied due to lack of notice, violation of 5th Amendment right.

Karina Chairez October 14th, 2024, Adelanto, CA.