

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF FLORIDA
FORT LAUDERDALE DIVISION**

PT. LEGON PARI, <i>et al.</i>)	CASE NO.: 0:26-cv-60110
)	
Plaintiffs,)	JUDGE RODNEY SMITH
)	
vs.)	
)	
GA TELESIS, LLC, <i>et al.</i>,)	
)	
Defendants.)	

NOTICE OF FILING OF CERTIFICATE OF SERVICE

Please take notice of the filing of the Certificate of Service attached to this Notice as Exhibit

A.

Respectfully submitted,

**BENESCH, FRIEDLANDER, COPLAN
& ARONOFF LLP**

/s/ H. Alan Rothenbuecher
H. Alan Rothenbuecher (846244)
Gregory J. Phillips (0077601) (admitted pro hac vice)
Alyssa A. Moscarino (0093847) (admitted pro hac vice)
Alayna K. Bridgett (0100297) (admitted pro hac vice)
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Attorneys for Plaintiffs PT. Legon Pari and Logistics Plus, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on February 4, 2026 a true and correct copy of the foregoing was served via U.S. Mail on the following:

GA TELESIS, LLC,
1850 NW 49th Street,
Fort Lauderdale, FL 33309

and

KUEHNE + NAGEL, INC.,
10 Exchange Place,
Jersey City, NJ 07302

and

PT. KUEHNE NAGEL INDONESIA d/b/a
PT. NAKU FREIGHT INDONESIA
17th Floor Noble House Jl. Dr. Ide Anak
Agung Gde Agung Kav. E 4.2 No. 2Kota
Administrasi Jakarta Selatan, 12950, Indonesia

Defendants

/s/ H. Alan Rothenbuecher

H. ALAN ROTHENBUECHER (846244)

*Attorney for Plaintiffs PT Legon Pari and Logistics
Plus, Inc.*

EXHIBIT A

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF FLORIDA
FORT LAUDERDALE DIVISION**

PT. LEGON PARI, <i>et al.</i>)	CASE NO.: 0:26-cv-60110-RS
)	
Plaintiffs,)	JUDGE: RODNEY SMITH
)	
vs.)	
)	
GA TELESIS, LLC, <i>et al.</i>,)	
)	
Defendants.)	

CERTIFICATE OF SERVICE

I, Gregory J. Phillips, declare as follows:

1. I am a Partner at Benesch, Friedlander, Coplan & Aronoff, LLP, and counsel for Plaintiffs PT. Legon Pari and Logistics Plus, Inc. (together, “Plaintiffs”). Pursuant to this Court’s Sealed Order Granting Alternative Service of Process [Dkt. 19] dated January 27, 2026, I served Defendant PT. Kuehne Nagel Indonesia d/b/a PT. Naku Freight Indonesia (“K+N Indonesia”) by the following methods.

2. On February 2, 2026, pursuant to the Sealed Order, I emailed the addresses identified in paragraphs 3(a)–(c) of the Sealed Order, identified myself and this lawsuit, and attached true and accurate copies of the following documents in a ZIP folder:

- a. [Dkt. 1] Complaint, Exhibits thereto, and Civil Cover Sheet;
- b. [Dkt. 3, p. 3 of 3] Summons Issued to PT. Kuehne Nagel Indonesia;
- c. [Dkt. 19] Sealed Order Granting Alternative Service; and
- d. [Dkt. 32] Order Requiring Joint Scheduling Report, Certificates of Interested Parties and Corporate Disclosure Statements.

3. Service upon K+N Indonesia's general business email address, identified in paragraph 3(a) of the Sealed Order, was unsuccessful because a technical error indicated that the mailbox was unavailable. Service upon the remaining two email addresses, identified in paragraphs 3(b)–(c) of the Sealed Order, succeeded without any technical error.

4. On February 2, 2026, pursuant to the Sealed Order, I messaged the individuals identified in paragraphs 4(a)–(k) of the Sealed Order through LinkedIn Messenger, identified myself and this lawsuit, and attached true and accurate copies of the following documents:

- a. [Dkt. 1] Complaint and Civil Cover Sheet;
- b. [Dkt. 3, p. 3 of 3] Summons Issued to PT. Kuehne Nagel Indonesia;
- c. [Dkt. 19] Sealed Order Granting Alternative Service; and
- d. [Dkt. 32] Order Requiring Joint Scheduling Report, Certificates of Interested Parties and Corporate Disclosure Statements.

5. The copy of the Complaint with the exhibits attached exceeded the file-size limitations of LinkedIn Messenger and could not be served as-is on the platform. Accordingly, I served the recipients with a copy of the Complaint without exhibits, and directed them to obtain the exhibits through the website link set forth below.

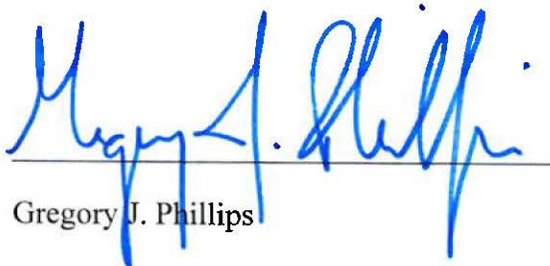
6. Pursuant to paragraph 5 of the Sealed Order, I also completed service of K+N Indonesia via a public website posting. All individuals identified in paragraphs 3(a)–(c) and 4(a)–(k) of the Sealed Order were provided with a website link to access all filings in the above-captioned proceeding in the email and LinkedIn messages that I sent to them. This website is accessible at www.beneschlaw.com/PTLetalvGATElesislLCetal.html and contains true and accurate copies of the following materials:

- a. [Dkt. 1] Complaint, Exhibits, and Civil Cover Sheet;

- b. [Dkt. 3] Summons Issued as to GA Telesis, LLC, Kuehne + Nagel, Inc., PT. Kuehne Nagel Indonesia;
- c. [Dkt. 4] Bar Letter re: Admissions sent to attorney Gregory J. Phillips, Alyssa A. Moscarino, Alayna K. Bridgett;
- d. [Dkt. 5] Corporate Disclosure Statement by Logistics Plus, Inc., PT Legon Pari;
- e. [Dkt. 7] Motion for Alternative Service and Exhibits;
- f. [Dkt. 9] Notice of Pending, Refiled, Related or Similar Actions by Logistics Plus, Inc., PT Legon Pari;
- g. [Dkt. 10] MOTION to Appear Pro Hac Vice for Alayna Bridgett;
- h. [Dkt. 11] MOTION to Appear Pro Hac Vice for Alyssa Moscarino;
- i. [Dkt. 12] MOTION to Appear Pro Hac Vice for Gregory Phillips;
- j. [Dkt. 16] MOTION to Appear Pro Hac Vice for Alyssa Moscarino;
- k. [Dkt. 17] MOTION to Appear Pro Hac Vice for Alayna Bridgett;
- l. [Dkt. 18] MOTION to Appear Pro Hac Vice for Gregory Phillips;
- m. [Dkt. 19] SEALED Order Granting Alternative Service;
- n. [Dkt. 20] NOTICE of Attorney Appearance by H. Alan Rothenbuecher;
- o. [Dkt. 24] MOTION to Appear Pro Hac Vice for Alayna Bridgett;
- p. [Dkt. 25] MOTION to Appear Pro Hac Vice for Alyssa A. Moscarino;
- q. [Dkt. 26] MOTION to Appear Pro Hac Vice for Gregory J. Phillips;
- r. [Dkt. 30] SUMMONS (Affidavit) Returned Executed on GA Telesis, LLC;
- s. [Dkt. 31] SUMMONS (Affidavit) Returned Executed on Kuehne + Nagel, Inc.; and

- t. [Dkt. 32] Order Requiring Joint Scheduling Report, Certificates of Interested Parties and Corporate Disclosure Statements.

Under 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed in Cleveland, Ohio on February 3, 2026.



Gregory J. Phillips