3UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Case No. <u>24-20132-CR-BLOOM(s)</u> 18 U.S.C. § 1960 18 U.S.C. § 982

UNITED STATES OF AMERICA

vs.

PAUL OSWALD MORANI,

Defendant.

FILED BY BM D.C.

Feb 6, 2025

ANGELA E. NOBLE
CLERK U.S. DIST. CT.
S. D. OF FLA. - MIAMI

SUPERSEDING INFORMATION

The United States Attorney charges that:

- 1. Pursuant to Title 18, United States Code, Section 1960(b)(2), the term "money transmitting" includes transferring funds on behalf of the public by any and all means including but not limited to, transfers within this country or to locations abroad by wire, check, draft, facsimile, or courier.
- 2. Title 18, United States Code, Section 1960(b)(1)(A) requires money transmitting businesses which affect interstate or foreign commerce in any manner or degree to possess an appropriate money transmitting license from the State in which they operate.
- 3. At all times relevant to this Superseding Information, money transmitters operating in the State of Florida were required to register under Florida law, and operating a money transmitting business without authorization was punishable as a felony under Florida law.
- 4. At no time relevant to this Superseding Information did the defendant **PAUL OSWALD MORANI** register with the State of Florida or obtain a license from the State of Florida to operate a money transmitting business.

5. Beginning in or around January 2017, and continuing until in or around March 2024, in Miami-Dade County, in the Southern District of Florida, Argentina, and elsewhere, the defendant

PAUL OSWALD MORANI,

did knowingly conduct, control, manage, supervise, direct and own all and part of an unlicensed money transmitting business, as the term is defined in Title 18, United States Code, Section 1960(b), which transferred funds within this country and to locations abroad, on behalf of the public by means of wire transfers, which affected interstate and foreign commerce, and which was operated without an appropriate money transmitting license in a State, that is, Florida, where such operation was punishable as a felony, in violation of Title 18, United States Code, Sections 1960(a) and 2.

FORFEITURE ALLEGATIONS

- 1. The allegations of this Superseding Information are re-alleged and incorporated herein for the purpose of alleging criminal forfeiture to the United States of America of certain property in which the defendant, PAUL OSWALD MORANI, has an interest.
- 2. Upon conviction of a violation of Title 18, United States Code, Section 1960, as alleged in this Superseding Information, the defendant shall forfeit to the United States of America, pursuant to Title 18, United States Code, Section 982(a)(1), any property, real or personal, involved in the violation, and any property traceable to such property.
- 3. The property which is subject to criminal forfeiture includes, but is not limited to, the following:
 - (a) All assets in account number 815-022483 held at Morgan Stanley in the

name of Paul Oswald Morani seized pursuant to warrant on or about December 16, 2021;

- (b) All assets in account number 815-018542 held at Morgan Stanley in the name of Highluck Investment, Inc. seized pursuant to warrant on or about December 16, 2021; and
- (c) The real property known and numbered as 2201 Collins Avenue, Unit 922, Miami Beach, Florida (Folio No. 02-3234-218-2370), together with all improvements, appurtenances, attachments, and fixtures thereon and therein.

All pursuant to Title 18, United States Code, Section 982(a)(1), and the procedures set forth in Title 21, United States Code, Section 853, as made applicable by Title 18, United States Code, Section 982(b)(1).

HAYDEN P. O'BYRNE UNITED STATES ATTORNEY

MONIQUE BOTERO

ASSISTANT UNITED STATES ATTORNEY

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

UNITED STATES OF AMERICA		CASE NO.: 24-20132-CR-BLOOM(s)	
v.			
PAUL OSWALD MORANI,		CERTIFICATE OF TRIAL ATTORNEY	
Defenda Court Division (select one) Miami Key FTL WPB	ant.) West FTP	/ Superseding Case Information: New Defendant(s) (Yes or No) Yes Number of New Defendants 0 Total number of new counts 1	
I do hereby certify that:			
 I have carefully considerable witnesses and the legal I am aware that the in 	al complexities of the formation supplied on	of the Indictment, the number of defendants, the number of probable Indictment/Information attached hereto. this statement will be relied upon by the Judges of this Court in setting Is under the mandate of the Speedy Trial Act, 28 U.S.C. §3161.	
 Interpreter: (Yes or N List language and/or of 			
4. This case will take	oriate category and ty (Club Peter Miss Miss Miss Fe	ype of offense listed below: heck only one) tty inor isdemeanor	
6. Has this case been p If yes, Judge Beth B		is District Court? (Yes or No) <u>Yes</u> Case No. 24-CR-20132-BB	
7. Has a complaint bee If yes, Judge Lisette	en filed in this matter		
8. Does this case relate	to a previously file	d matter in this District Court? (Yes or No)No	
9. Defendant(s) in fede	eral custody as of	Case No.	
10. Determanus in State	e custouv as or		
11. Rule 20 from the	District of	Veg or No) No	
		ending in the Central Region of the U.S. Attorney's Office	
		red M. Strauss)? (Yes or No) No	
		n of or consultation with Magistrate Judge Eduardo I. Sanchez	
15. Did this matter inv	olve the participati	Office, which concluded on January 22, 2023? No ion of or consultation with Magistrate Judge Marty Fulgueira Attanton 2007.	
16. Did this matter invo	olve the participation	Attorney's Office, which concluded on March 5, 2024? No on of or consultation with Magistrate Judge Ellen F. D'Angelo Office, which concluded on October 7, 2024? No	
		By: MPsolew	
		Monique Botero Assistant United States Attorney	
		rissistant Ontold States Attorney	

FL Bar No.

722286

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

PENALTY SHEET

Defendant	's Name: PAUL OSWALD MORANI
Case No:	24-CR-20132-Bloom(s)
Count #: 1 Knowingly	conduct, control, manage, supervise, direct and own all or part of an unlicensed money
Title 18, U	United States Code, Section 1960
* Mandato * Max. Su	rm of Imprisonment: 5 years ory Min. Term of Imprisonment (if applicable): pervised Release: 3 years ne: Not more than greater twice gross gains or twice gross loss

^{*}Refers only to possible term of incarceration, supervised release and fines. It does not include restitution, special assessments, parole terms, or forfeitures that may be applicable.

UNITED STATES DISTRICT COURT

	for the
Son	uthern District of Florida
United States of America v. PAUL OSWALD MORANI, Defendant) Case No. 24-20132-CR-BLOOM(s))
WAIV	TER OF AN INDICTMENT
year. I was advised in open court of my rights and After receiving this advice, I waive my rights information.	one or more offenses punishable by imprisonment for more than one d the nature of the proposed charges against me. ght to prosecution by indictment and consent to prosecution by
Date:	Defendant's signature
	Signature of defendant's attorney
	Printed name of defendant's attorney
	Judge's signature

Judge's printed name and title