

1 COURT COSTS: TBD
2 OTHER: N/A
3 TOTAL: \$1,200,00.00 (exclusive of fees and costs)

4 UNDERLYING FACTS:

5 On July 3, 2025, Mr. Mayweather, through Mayweather Promotions, purchased the
6 following four vehicles from Vegas Auto for a total of \$2,250,000:

- 7 • 2018 Mercedes-Maybach G650 (VIN: WDCYC7EF2JX286162) (\$1,200,000);
8 • 2023 Ferrari F8 Spider (VIN: ZFF93LMA3P0295920) (\$480,000);
9 • 2023 Porsche 911 GT3 (VIN: WP0AC2A91PS270163) (\$285,000); and
10 • 2025 McLaren Artura Techlux (VIN: SBM16BEA6SW002729) (\$285,000)

11 (collectively, "Vehicles"). A dispute arose between the parties regarding payment for the Vehicles.

12 REPAYMENT TERMS:


13 The parties have negotiated a resolution of their dispute, which is contained in the
14 Settlement Agreement. This Confession of Judgment is for a negotiated amount, and it secures
15 Defendants' performance under the Settlement Agreement and may be filed and enforced only as
16 set forth in the Settlement Agreement.

17 VERIFICATION:

18 Pursuant to NRS 53.045, "I declare under penalty of perjury that the foregoing is true and
19 correct," and my signature indicates formal notice of the contents of this Confession of Judgment.

20 DEFENDANT MAYWEATHER PROMOTIONS LLC:

21
22 7/24/2025
(Date)

23 
Floyd Mayweather,
Managing Member

24 
(Signature Required)

25 DEFENDANT FLOYD J. MAYWEATHER, JR.:

26
27 7/24/2025
(Date)

28 
Floyd J. Mayweather, Jr.


(Signature Required)