

CREATD INC.

Amendment to [Management Certification](#) for 12/31/2025 originally published through the OTC Disclosure & News Service on 03/31/2026

Explanatory Note:

Management certificate to accompany amended Annual Report that includes 2025 financials audited by a PCAOB-registered auditor

***This coversheet was automatically generated by OTC Markets Group based on the information provided by the Company. OTC Markets Group has not reviewed the contents of this amendment and disclaims all responsibility for the information contained herein.*

Management Certification

The undersigned, on behalf of [Company Name] (“the Company”), certifies that the information provided herein is accurate and complete to the best of the Company’s knowledge.

1. The Company is current in its disclosure obligations pursuant to the following reporting standard:

SEC Reporting Obligations

- The Company has a reporting obligation under Section 13 or 15(d) of the Exchange Act
- The Company has a reporting obligation under Regulation A (Tier 2)
- The Company has a reporting obligation under Regulation Crowdfunding (CF)

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Other Reporting Obligations

- The Company is a U.S. bank, bank holding company, or similar financial institution exempt from SEC registration, has a reporting obligation to a U.S. Bank Regulator and follows OTC Markets' Bank Reporting requirements.
- The Company is exempt from SEC registration and is reporting under the Alternative Reporting Standard

2. Indicate below whether the Company is a shell company (as defined in Rule 405 of the Securities Act of 1933, Rule 12b-2 of the Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):

Yes: No:

3. Indicate below whether the Company is subject to Bankruptcy or reorganization proceedings.

Yes: No:

4. The Company has a Verified Company Profile on OTCMarkets.com.
5. The Company is duly organized and in good standing under the laws of the state or jurisdiction in which the Company is organized or does business.
6. The Company understands and acknowledges its obligations to report company-related actions pursuant to Exchange Act Rule 10b-17 and FINRA Rule 6490.
7. The Company understands and acknowledges its obligations to publicly disclose material information in a timely manner in accordance with applicable U.S. federal securities laws, including but not limited to Section 10(b) of the Exchange Act and Rule 10b-5 thereunder.
8. The Company’s transfer agent and its address are listed below. If the Company acts as its own transfer agent, indicate that by listing the Company and its information in the fields provided.¹

Transfer Agent:

Pacific Stock Transfer Company

¹ OTCQX, OTCQB, and OTCID companies are required to retain a transfer agent that participates in the Transfer Agent Verified Shares Program. OTCID companies that act as their own transfer agent may submit data directly to OTC Markets.

Address:

6725 Via Austi Parkway, Suite 300, Las Vegas, NV 89119

9. The Company's most recent Annual Report was prepared by:

Below is a list all law firm(s) and attorney(s) (including internal counsel) that acted as the Company's primary legal counsel in preparing its most recent annual report or, if no attorney assisted in preparing the disclosure, the person(s) who prepared the disclosure and their relationship to the Company.

MACK Financial Solutions, LLC, MACK Financial Solutions, an independent third-party financial services provider engaged by the Company to assist in preparing its financial statements and related disclosures. MACK is not an attorney and has no other relationship with the Company.

10. The Company's Officers, Directors and 5% Beneficial Owners are listed below:

The table below provides information regarding all officers and directors of the Company, or any person that performs a similar function, regardless of the number of shares they own. To the best of the Company's knowledge, it includes all individuals or entities beneficially owning 5% or more of any class of the issuer's equity securities. To identify holders of 5% or more, companies may obtain a recent copy of their shareholder list that includes Non-Objecting Beneficial Owners or "NOBOs." SEC Reporting companies may also research their beneficial ownership and insider transaction filings such as on Schedules 13G or 13D or on Forms 3, 4, and 5.

As of (latest practicable date): May 4, 2026

Any additional material details, including conversion terms of any class of the issuer's equity securities, are below:

Name Lookup	Individual Name (First, Last) or Entity Name (Include names of control person(s) if a corporate entity)	Position/Company Affiliation (ex: CEO, 5% Control person)	City and State (Include Country if outside U.S.)	Class of Shares Owned	Number of Shares Owned (List common, preferred, warrants and options separately)	Post Split	Percentage of Class of Shares Owned (undiluted)
AIRHub, Inc.	AIRHub, Inc. Jeff Ramson,	5% Owner of Class	New York, NY	Preferred I	3,000	3,000	7.93%
Arthur Rosen	Arthur Rosen	Independent Director	Isle of Palms, SC	Warrants	0	0	0.00%
Aya Abitbul	Aya Abitbul	5% Owner of Class	New York, NY	Common	457,000	22,850	3.00%
Aya Abitbul	Aya Abitbul	5% Owner of Class	New York, NY	Options	2,270,747	113,538	6.46%
Aya Abitbul	Aya Abitbul	5% Owner of Class	New York, NY	Preferred H	224	224	5.90%
Aya Abitbul	Aya Abitbul	5% Owner of Class	New York, NY	Warrants	472,227	23,612	1.15%
Chris Riggio	Chris Riggio	5% Owner of Class	Brooklyn, NY	Common	456,896	22,845	3.00%
Chris Riggio	Chris Riggio	5% Owner of Class	Brooklyn, NY	Options	2,474,815	123,741	7.04%
Chris Riggio	Chris Riggio	5% Owner of Class	Brooklyn, NY	Preferred H	140	140	3.69%
Chris Riggio	Chris Riggio	5% Owner of Class	Brooklyn, NY	Warrants	42,205	2,111	0.22%
Dorado Goose, LLC	Dorado Goose, LLC; Tommy Wang 170 Dorado Bch E, Dorado, PR, 00646	5% Owner of Class	Dorado Beach, F	Common	13,125	657	0.09%
Dorado Goose, LLC	Dorado Goose, LLC; Tommy Wang 170 Dorado Bch E, Dorado, PR, 00646	5% Owner of Class	Dorado Beach, F	Preferred F	2,253	2,253	93.76%
Dorado Goose, LLC	Dorado Goose, LLC; Tommy Wang 170 Dorado Bch E, Dorado, PR, 00646	5% Owner of Class	Dorado Beach, F	Preferred G	537	537	3.05%
Dorado Goose, LLC	Dorado Goose, LLC; Tommy Wang 170 Dorado Bch E, Dorado, PR, 00646	5% Owner of Class	Dorado Beach, F	Warrants	3,407,626	170,382	7.37%
Erica Wagner	Erica Wagner	5% Owner of Class	London, ENG	Common	3,389	170	0.02%
Erica Wagner	Erica Wagner	5% Owner of Class	London, ENG	Preferred H	331	331	8.72%
Erica Wagner	Erica Wagner	5% Owner of Class	London, ENG	Warrants	511,167	25,559	1.11%
Gregory Castaldo	Gregory Castaldo	5% Owner of Class	Pelham, NY	Common	121,000	6,050	0.79%
Gregory Castaldo	Gregory Castaldo	5% Owner of Class	Pelham, NY	Preferred G	901	901	5.12%
Gregory Castaldo	Gregory Castaldo	5% Owner of Class	Pelham, NY	Warrants	1,355,119	67,756	2.93%
Jeremy Frommer	Jeremy Frommer	CEO	Fort Lee, NJ	Common	1,123,306	56,166	7.37%
Jeremy Frommer	Jeremy Frommer	CEO	Fort Lee, NJ	Options	8,393,148	419,658	23.87%
Jeremy Frommer	Jeremy Frommer	CEO	Fort Lee, NJ	Preferred H	642	642	16.90%
Jeremy Frommer	Jeremy Frommer	CEO	Fort Lee, NJ	Warrants	5,223,204	261,161	9.14%
Joseph Reda	Joseph Reda	5% Owner of Class	Pelham, NY	Common	168,200	8,410	1.10%
Joseph Reda	Joseph Reda	5% Owner of Class	Pelham, NY	Preferred G	1,166	1,166	5.11%
Joseph Reda	Joseph Reda	5% Owner of Class	Pelham, NY	Warrants	1,447,275	72,364	3.13%
Justin Maury	Justin Maury	COO	Fort Lee, NJ	Common	923,396	46,170	6.06%
Justin Maury	Justin Maury	COO	Fort Lee, NJ	Options	8,392,894	419,645	23.87%
Justin Maury	Justin Maury	COO	Fort Lee, NJ	Preferred H	636	636	16.75%

Name Lookup	Individual Name (First, Last) or Entity Name (Include names of control person(s) if a corporate entity)	Position/Company Affiliation (ex: CEO, 5% Control person)	City and State (Include Country if outside U.S.)	Class of Shares Owned	Number of Shares Owned (List common, preferred, warrants and options separately)	Post Split	Percentage of Class of Shares Owned (undiluted)
Justin Maury	Justin Maury	COO	Fort Lee, NJ	Warrants	633,481	31,675	1.63%
Lind Global Fund II LP	Lind Global Fund II LP; Jeff Easton 444 Madison Avenue, FL 41 New York, NY 10022	5% Owner of Class	New York, NY	Preferred F	0	0	0.00%
MACK Financial Solution	MACK Financial Solutions; Chelsea Pullano 78 Dudley Dr, Bergenfield, NJ 07621	5% Owner of Class	Bergenfield, NJ	Common	457,000	22,850	3.00%
MACK Financial Solution	MACK Financial Solutions; Chelsea Pullano 78 Dudley Dr, Bergenfield, NJ 07621	5% Owner of Class	Bergenfield, NJ	Options	244,419	12,221	0.70%
MACK Financial Solution	MACK Financial Solutions; Chelsea Pullano 78 Dudley Dr, Bergenfield, NJ 07621	5% Owner of Class	Bergenfield, NJ	Preferred H	563	563	14.82%
MACK Financial Solution	MACK Financial Solutions; Chelsea Pullano 78 Dudley Dr, Bergenfield, NJ 07621	5% Owner of Class	Bergenfield, NJ	Warrants	701,449	35,073	1.64%
Marc Sellouk	Marc Sellouk	5% Owner of Class	North Woodmer	Common	1,184,632	59,232	7.77%
Marc Sellouk	Marc Sellouk	5% Owner of Class	North Woodmer	Preferred I	14,812	14,812	39.17%
PCG Advisory, Inc.	PCG Advisory, Jeff Ramson	5% Owner of Class	New York, NY	Preferred I	12,500	12,500	33.06%
Peter Majar	Peter Majar	Independent Director	New York, NY	Common	923,216	46,161	6.05%
Peter Majar	Peter Majar	Independent Director	New York, NY	Options	2,353,256	117,663	6.69%
Peter Majar	Peter Majar	Independent Director	New York, NY	Preferred H	630	630	16.59%
Peter Majar	Peter Majar	Independent Director	New York, NY	Warrants	622,218	31,111	1.61%
Prism Media Holdings, In	Prism Media Holdings, Inc., Jeff Ramson	5% Owner of Class	New York, NY	Preferred I	5,000	5,000	13.22%
Prism MediaWire, Inc.	Prism MediaWire, Inc., Jeff Ramson	5% Owner of Class	New York, NY	Preferred I	2,500	2,500	6.61%
Robert Tal	Robert Tal	5% Owner of Class	Oakhurst, NJ	Common	457,105	22,856	3.00%
Robert Tal	Robert Tal	5% Owner of Class	Oakhurst, NJ	Options	8,375,331	418,767	23.82%
Robert Tal	Robert Tal	5% Owner of Class	Oakhurst, NJ	Preferred H	632	632	16.64%
Robert Tal	Robert Tal	5% Owner of Class	Oakhurst, NJ	Warrants	802,306	40,116	1.87%
SEG Opportunity Fund, L	SEG Opportunity Fund, LLC; Joseph Reda & Jonathan One Wolfs Lane Suite 316 Pelham, NY 10803	5% Owner of Class	Pelham, NY	Preferred G	2,602	2,602	14.80%
SEG Opportunity Fund, L	SEG Opportunity Fund, LLC; Joseph Reda & Jonathan One Wolfs Lane Suite 316 Pelham, NY 10803	5% Owner of Class	Pelham, NY	Warrants	7,809,250	390,463	7.36%

11. The Company has Convertible Debt as detailed below:

The following is a complete list of the Company's Convertible Debt which includes all promissory notes, convertible notes, convertible debentures, or any other debt instruments convertible into a class of the issuer's equity securities. The table includes all issued or outstanding convertible debt at any time during the last complete fiscal year and any interim period between the last fiscal year end and the date of this Certification.

Check this box to confirm the Company had no Convertible Debt issued or outstanding at any point during this period.

Type	Date of Note Issuance	Principal Amount at Issuance (\$)	Outstanding Balance (\$) (include accrued interest)	Maturity Date	Conversion Terms (e.g., pricing mechanism for determining conversion of instrument to shares)	# Shares Converted to Date	# of Potential Shares to be Issued Upon Conversion	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g., Loan, Services, etc.)
Convertible	11/9/25	\$380,000	\$380,000	11/9/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	38,000	Anson Investments Master Fund LP; Amin Nathoo	Loan
Convertible	11/9/25	\$120,000	\$120,000	11/9/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	12,000	Anson East Master Fund LP; Amin Nathoo	Loan
Convertible	11/9/25	\$500,000	\$500,000	11/9/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	50,000	SEG Opportunity Fund, LLC; Joseph Reda	Loan
Convertible	11/9/25	\$6,771	\$6,771	11/9/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	678	Iroquois Capital Investment Group; Richard Abbe	Loan
Convertible	11/9/25	\$11,285	\$11,285	11/9/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	1,129	Iroquois Master Fund; Richard Abbe	Loan
Convertible	11/9/25	\$250,000	\$250,000	11/9/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	25,000	Robert Forster	Loan
Convertible	11/9/25	\$250,000	\$250,000	11/9/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	25,000	Sixth Borough Capital Fund; Robert Keyser	Loan
Convertible	11/9/25	\$12,500	\$12,500	11/9/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	1,250	Richard Molinsky	Loan
Convertible	11/9/25	\$25,000	\$25,000	11/9/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	2,500	Leonard R. Warner Jr.	Loan

Type	Date of Note Issuance	Principal Amount at Issuance (\$)	Outstanding Balance (\$) (include accrued interest)	Maturity Date	Conversion Terms (e.g., pricing mechanism for determining conversion of instrument to shares)	# Shares Converted to Date	# of Potential Shares to be Issued Upon Conversion	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g., Loan, Services, etc.)
Convertible	11/9/25	\$25,000	\$25,000	11/9/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	2,500	Jason Adelman	Loan
Convertible	12/5/25	\$285,000	\$285,000	12/5/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	28,500	Anson Investments Master Fund LP; Amin Nathoo	Loan
Convertible	12/5/25	\$90,000	\$90,000	12/5/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	9,000	Anson East Master Fund LP; Amin Nathoo	Loan
Convertible	12/5/25	\$375,000	\$375,000	12/5/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	37,500	SEG Opportunity Fund, LLC; Joseph Reda	Loan
Convertible	12/5/25	\$5,078	\$5,078	12/5/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	508	Iroquois Capital Investment Group; Richard Abbe	Loan
Convertible	12/5/25	\$8,464	\$8,464	12/5/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	847	Iroquois Master Fund; Richard Abbe	Loan
Convertible	12/5/25	\$187,500	\$187,500	12/5/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	18,750	Robert Forster	Loan
Convertible	12/5/25	\$187,500	\$187,500	12/5/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	18,750	Sixth Borough Capital Fund; Robert Keyser	Loan
Convertible	12/5/25	\$9,375	\$9,375	12/5/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	938	Richard Molinsky	Loan

Type	Date of Note Issuance	Principal Amount at Issuance (\$)	Outstanding Balance (\$) (include accrued interest)	Maturity Date	Conversion Terms (e.g., pricing mechanism for determining conversion of instrument to shares)	# Shares Converted to Date	# of Potential Shares to be Issued Upon Conversion	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g., Loan, Services, etc.)
Convertible	12/5/25	\$18,750	\$18,750	12/5/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	1,875	Leonard R. Warner Jr.	Loan
Convertible	12/5/25	\$18,750	\$18,750	12/5/26	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	1,875	Jason Adelman	Loan
Convertible	1/16/26	\$375,000	\$375,000	1/16/27	lower of (i) \$10.00, (ii) the purchase price per share of Common Stock paid by the public in the Company's future Uplist offering, (iii) 80% of the ten (10) Trading Day VWAP of the Common Stock during the 10 Trading Days immediately prior to the Uplist Date, or (iv) the VWAP of the Common Stock on the Trading Day immediately preceding Date of the Company's Uplist to a National Exchange	0	595,938	SEG Opportunity Loan	

Type	Date of Note Issuance	Principal Amount at Issuance (\$)	Outstanding Balance (\$) (include accrued interest)	Maturity Date	Conversion Terms (e.g., pricing mechanism for determining conversion of instrument to shares)	# Shares Converted to Date	# of Potential Shares to be Issued Upon Conversion	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g., Loan, Services, etc.)
		Total Outstanding Balance:	\$3,707,663			Total Shares	276,600		

Any additional material details, including footnotes to the table are below :


Signature:

Name of Principal Executive Officer or Principal Financial Officer: Jeremy Frommer

Title: CEO

Date: 5/4/2026

Signature:

A handwritten signature in black ink, appearing to read "Jeremy Frommer". The signature is written in a cursive style with a large, stylized initial "J".

(Digital Signatures should appear as "/s/ [OFFICER NAME]")