

From: [REDACTED] <[REDACTED]@hotmail.com>
To: jeffrey epstein <jeevacation@gmail.com>
Subject: RE: look what a beautiful agreement I made
Sent: Tuesday, October 18, 2011 8:03:16 PM

are you free now ? can i call ?

Date: Tue, 18 Oct 2011 15:38:48 -0400
Subject: Re: look what a beautiful agreement I made
From: jeevacation@gmail.com
To: [REDACTED]

this is for you to learn business, we need nothing but a smile

On Tue, Oct 18, 2011 at 3:37 PM, Mary [REDACTED] <[REDACTED]> wrote:

hm but do we need all this ? I dont, personally

Date: Tue, 18 Oct 2011 15:34:40 -0400
Subject: Re: look what a beautiful agreement I made
From: jeevacation@gmail.com
To: [REDACTED]

not a bad first, try,, . there is no penalty for brach,? no third part meditaion in case of dipsute,..
no qulaity assuaranvce. with standard practice. , no time limit, a no complaining clause,
etc

On Tue, Oct 18, 2011 at 2:39 PM, [REDACTED] <[REDACTED]> wrote:

18

October 2011

Agreement

BETWEEN:

Mr. Jeffrey Edward Epstein, jeevacation@gmail.com

Hereafter referred to as the "Beneficiary"

ON THE ONE HAND

AND :

Ms. [REDACTED], [REDACTED]
Hereafter referred to as the "Apprentice"

ON THE OTHER HAND

Hereafter collectively referred to as the « Parties » or
individually as the « Party ».

IT HAS BEEN AGREED AS FOLLOWS :

The Beneficiary is willing to benefit from the Apprentice's experience, skills and generosity in the framework of his amusements. In this context, the Parties have agreed to conclude this agreement of favors (the "Agreement") by which the Apprentice will provide, on an independent basis, fun, pleasure and assistance in relation to the various forms of amusement of the Beneficiary. The terms and conditions of these activities are specified in the present Agreement. It is specified that the Apprentice's obligations towards the Beneficiary pursuant to the Agreement are those of an independent contractor and that the Apprentice shall work independently. Thus, the relationship between the Apprentice and the Beneficiary shall not be requalified as employment relationship or an agency relationship.

Clause 1. Definition of favors

It is hereby agreed that the Apprentice will provide the Beneficiary with the following favors (hereinafter the "Favors").

- Presenting beautiful women. The Apprentice will find beautiful women among her friends and acquaintances. Their appearance, age and ethnical origins are subject to oral discussion with the Beneficiary.
- Accompanying for swimming naked in places with no danger.
- Stripping which includes taking off clothes slowly.
- Making full body massages.

- Posing naked for the Beneficiary in case he wishes to draw or for other purposes primary discussed.
- Playing sexual games which both the Beneficiary and the Apprentice enjoy. As it follows below the Beneficiary's obligations may include teaching the Apprentice to enjoy new sexual games to which she has never been exposed before.

The Beneficiary shall provide to the Apprentice necessary means, environment, information as well as good humor and playfulness for the performance of the Favors. The Apprentice shall perform the Favors in accordance with the provisions of this Agreement and in the best interest of the Beneficiary.

Clause 2. Favors' compensation

The Apprentice will grant the above mentioned Favors on the voluntary basis as the gratitude for previous services the Beneficiary provided to the Apprentice.

However, The Beneficiary will assist the Apprentice in teaching her new things about adult life, emotional intelligence, interpersonal relations and sex if he wishes to do so. The Beneficiary will try his best to take the Apprentice to the United Nations building in New York for an excursion and a live conference during which the Favors can be provided to the Beneficiary.

Clause 4. Term

The Agreement shall commence on [], 2011. Its duration is unlimited.

Either party may terminate this Agreement upon written notice sent by email or text message to the other Party if that other Party fails to cure any breach of this Agreement within thirty (30) days after receiving such written notice. The right for each

Party to terminate the Agreement for breach is without prejudice to the right to claim damages for breach of Agreement.

Clause 5. Confidentiality

The Apprentice undertakes to keep strictly confidential and not to disclose any information that she acquires during the performance of the Favors to third parties at any time either during or after the termination of this Agreement.

Clause 6. Insurance

The Apprentice undertakes to take out all necessary insurance policies covering any risk and damage that might arise from or in connection with the performance of her obligations.

Clause 7. Miscellaneous

The fact that either Party fails to invoke any provision of this Agreement or to claim breach of such provision shall not be interpreted to mean that that Party has renounced the benefit conferred on it by that provision.

If any provision of this Agreement is declared to be null and void or unenforceable for whatever reason, the remaining provisions of the Agreement shall not be effected and shall remain in full force and effect. The Parties hereby agree to replace any such provision held to be null and void or unenforceable by a new and valid provision.

Any correspondence between the Parties in relation to this Agreement shall be sent to the email addresses indicated at the beginning of this Agreement.

Clause 8. Governing law and Jurisdiction

This Agreement is governed by French law. The *Tribunal de première instance* of Paris shall have exclusive jurisdiction to settle any dispute arising out of or in connection with this Agreement, including any dispute regarding the performance, the object or the termination of this Agreement.

Signed on [] 2011 in [] in two originals.

Signed on [] 2011

In []

Signed on [] 2011

In []

Mr. Jeffrey Edward
Epstein

Ms. [REDACTED] [REDACTED]

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