

AGREEMENT BETWEEN PARTIES TO EPSTEIN V. EDWARDS ET AL.

The parties to this action, Jeffrey Epstein and Bradley Edwards (acting in his capacity as a party to this action and not as co-counsel), wish to communicate directly with one another, without the need for counsel present or involved in the discussions, for the purpose of continuing the settlement discussions that the parties commenced at the mediation conference at Matrix Mediation, 1655 Palm Beach Lakes Boulevard, West Palm Beach Florida, on September 1, 2015. Any and all communications between the parties shall be considered an extension of the confidential mediation conference, and all communications between the parties shall be governed by the Confidential Mediation provisions as delineated in §44.405 of the *Florida Statutes*, and shall be deemed protected by any other state or federal law or rule of evidence applicable thereto.

Each of the parties and respective counsel agree that unless and until this agreement is withdrawn by either party, by written notification to the party and his counsel, each of the parties may communicate directly with the other through any of the accepted means below without the need for permission from, or attendance by, his counsel.

Communication may be instituted by Mr. Epstein to Mr. Edwards via electronic mail: [REDACTED], or via telephone at [REDACTED]. Should Mr. Edwards wish to communicate with Mr. Epstein, he may contact Tonja Haddad Coleman, Esq., and she will notify Mr. Epstein.

Jeffrey Epstein Date

Bradley Edwards Date

Counsel for Epstein Date

Counsel for Edwards Date