

From: Jeffrey Epstein <jeevacation@gmail.com>
To: "[REDACTED]" <[REDACTED]>
Subject: Re: Fw: Revised Separation Agreement
Date: Thu, 12 Dec 2013 15:42:33 +0000

Do not

On Thursday, December 12, 2013, wrote:

Shall I add # let's try to finish today- sign fri ? Or to desperate sounding ?
Sent via BlackBerry by AT&T

From: Jeffrey Epstein <jeevacation@gmail.com>
Date: Thu, 12 Dec 2013 11:24:39 -0400
To: Stephen Hanson <[REDACTED]>
Subject: Re: Revised Separation Agreement

so ellis is the scumbag. can howie provide nits ? , . we will agree today on big, and sign tomorrow.

On Thu, Dec 12, 2013 at 11:10 AM, Stephen Hanson <[REDACTED]> wrote:

Response below.

From: Ellis Rinaldi [mailto:[REDACTED]]
Sent: Thursday, December 12, 2013 10:02 AM
To: Steve Hanson; Barry Sternlicht
Cc: Dan Yih; Eric Franklin; Stephenson, Tim; Charnas, Brandon S.; [REDACTED]; [REDACTED]; [REDACTED]
Subject: RE: Revised Separation Agreement

We will discuss 1-3 and get back to you.

On 4 ... it is best if you give us all your comments. a minor markup of your remaining "nits" is best. Re "negligent disclosure" it has been in the past drafts and every atty knows what it means. Your counsel can explain it to you. Thx.

From: Steve Hanson [mailto:[REDACTED]]
Sent: Thursday, December 12, 2013 9:29 AM
To: Barry Sternlicht
Cc: Dan Yih; Ellis Rinaldi; Eric Franklin; Stephenson, Tim; Charnas, Brandon S.; [REDACTED]; [REDACTED]; [REDACTED]
Subject: RE: Revised Separation Agreement

Barry,

We are just about there, The lawyers are reviewing the language today, and we should be able to close today or tomorrow.

A few questions/thoughts:

1. If you follow the previous email trail and document revisions from your side, the last document from your side agreed to the non-compete limited to NY and NJ, mirroring the agreement in our LLC operating agreement. When I asked for you to consider allowing a carve-out for 2 restaurants, I thought that the carve-out was for 2 restaurants located in NY and NJ. The last draft showed a change eliminating the opportunity for me to being able to work in the entire United States, except for 2 restaurants outside of NY and NJ? Thoughts?

2. I think it reasonable that I should be given notice, if you guys think I breached our agreement and a period within which to cure the breach. mirroring all our o

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