Eliot I. Bernstein

From: Eliot I Bernstein [iviewit@adelphia.net]

Sent: Tuesday, March 02, 2004 4:20 PM

To: 'swarner@crossbowventures.com'

Cc: P. Stephen Lamont (E-mail)

Subject: FW: USPTO

Importance: High

Steve,

It was also brought to my attention that the problems with the patents, the law firms and the management issues were all exposed through months of conversations with Caroline Prochotska Rogers and other lawyers whom discussed all the problems with Matt Shaw and I believe Renee. That was on the last deal that you screwed us on, which you may have forgotten but I have not, yet none-the-less it sure makes that feint of ignorance regarding the problems seem highly suspect.

Would you like me to forward that last response to the investigators currently investigating many of the problems??

Thanks.

Eliot



Thank you,

Eliot I Bernstein Founder I View It Technologies, Inc. 10158 Stonehenge Circle Suite 801 Boynton Beach, FL 33437-3546 561.364.4240 iviewit@adelphia.net

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Article 1, section 8, clause 8 of the United States Constitution provides:

"Congress shall have the power ... to promote the Progress of Science and Useful Arts, by securing for limited Times to Authors and Inventors the exclusive Right to their Respective Writings and Discoveries."

----Original Message-----

From: Eliot I Bernstein [mailto:iviewit@adelphia.net]

Sent: Tuesday, March 02, 2004 3:51 PM

To: 'Warner, Steve'

Cc: P. Stephen Lamont (E-mail)

Subject: RE: USPTO **Importance:** High



Steve,

Perhaps we should meet to discuss these issues, I was under the impression that Hank was fully apprised of the malfeasances and misfeasances surrounding the patents, such as patents written into Utley's name and not assigned to Iviewit. Being that much was learned from Blakely Sokoloff Zafman & Taylor whom you paid in this regard and that Hank was fully apprised by BSZT of the Utley patents I am shocked that you have no memory. You were sent a copy of that letter so I am surprised that you are not aware that patents were written into Utley's name, Further Hank and Maurice were on the Board during much of this nonsense that led to closing the Boca office and firing of Utley, I am surprised that he may have not told you of all of this. Either way, I also copied you on many of the emails surrounding these issues, so perhaps it is a memory lapse that I am more than happy to fill you in on since it has massive impact on the patents, your investment and possible involvement in the whole affair. I am not sure if Hank and Maurice kept this from you but again I will be happy to fill the gap.

I have attached two applications that Utley put in his name with no assignment to the Company that were filed on his behalf in an attempt to steal off with our technologies using our law firm Foley & Lardner to aid & abet in the scam. By the by, when I called Utley's last employer, Monte Friedkin, he informed that Utley and Bill Dick of Foley had also attempted to abscond with patents from his company which forced him to fire Utley and close his Company, contrary to the resume he submitted us. I think we have stellar claims against all the law firms involved and in fact it makes me think of starting a new business of suing law firms, you interested in investing? I also attach a deal that went South but outlines what we intend to do against the law firms that have caused this. Finally, we had Greenberg Traurig analyze the damages done and to fix the patents they estimated @\$250,000 but I am more content filing the fraud charges against all those involved with the patent office first, which we have done, and then attempt fixing them through complete re-writes.

Again, I am surprised by your lack of knowledge of these issues and would have hoped that you exposed all this to DiStream, as we did when we spoke to them, as it may have a material impact on that transaction which of course required full disclosure of what you knew. It is strange that instead of trying to find out the facts and if someone has tried to steal from you, you would rather me re-write the inventor change form but that would mean that I would be liable for committing fraud upon Crossbow which is not my nature. Therefore, I better that, with an opportunity for you to explore the facts and then decide if you would like to sign. It was merely a request and like I said before, no signature will require further investigation into your position. The "I know nothing" excuse will not hold for long and certainly stands against all the facts and evidence we have already informed your group of.

Thank you,

Eliot I Bernstein Founder I View It Technologies, Inc. 10158 Stonehenge Circle Suite 801 Boynton Beach, FL 33437-3546 561.364.4240 iviewit@adelphia.net

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----Original Message----

From: Warner, Steve [mailto:swarner@crossbowventures.com]

Sent: Tuesday, March 02, 2004 2:30 PM

To: iviewit@adelphia.net

Subject: USPO

Dear Eliot:

I would like to accommodate you on your request re the USPO. However, you are asking us to make representations about issues where we were not involved and have no knowledge of the facts.

When you and Brian first presented to Crossbow (1999 I believe) it was clearly represented that you were the inventor and Brian had come into the picture later.

However, we know nothing of the involvement of Shirajee or Rosario - names I had never heard before.

Even more problematically for us, the document you ask us to sign makes a number of statements about law firms and theirs actions and intentions. We clearly have no knowledge of any of this.

We have no objection to the change of inventor for the record, but cannot be associated with the reasons as stated.

Perhaps you could provide us with simpler document where we only state that we do not object to the change.

Sincerely,
Steve Warner

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Eliot I. Bernstein

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Sent: Tuesday, March 02, 2004 2:30 PM

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