Eliot I. Bernstein

From: Moatz, Harry [Harry.Moatz@USPTO.GOV]

Sent: Friday, March 26, 2004 8:04 AM

To: iviewit@adelphia.net

Subject: RE: iviewit request for extension of time

Sensitivity: Confidential

Take the time that you need. I suggest that you cease sending sporatic emails. Please send one organized submission with all the documents you wish us to consider, omitting duplications. Send it by regular mail, not email.

Also, please stop sending multiple emails. They are clogging the program and making it difficult for me to conduct my communications.

----Original Message-----

From: iviewit@adelphia.net [mailto:iviewit@adelphia.net]

Sent: Thursday, March 25, 2004 8:15 PM

To: Moatz, Harry

Subject: iviewit request for extension of time

Importance: High Sensitivity: Confidential

Dear Mr. Moatz,

After a long day on the phone with concerned shareholders from the Huizenga Holdings to Crossbow Ventures, everyone is asking what the patent office is doing about this information we learned of. I explained that you are looking into the matter and in that regard was waiting for information from the Company to our complaints. I explained that the Company similarly was waiting for information from the USPTO to file our full complaint since our attorneys have lost most of our records. This week we found that the files had not been yet transferred from the USPTO and so they had to be re-ordered. Many asked what more than finding our lawyers listing IP as Company property that is not the Company property as an inducement for investment, in the name of inventors they know invented nothing, your offices needed to begin an investigation. I truly did not have a good answer. I have attached a letter correspondence from one of the partners at a law firm, where the law firm is a shareholder in Iviewit expressing concern that perhaps this should entail getting the FBI now involved in the investigation. I am not sure what if any help you could be in that regard.

Since the files have been held up due to what appears a mistake I am requesting we have a bit more time to file our response to you offices, as it will provide critical confirmation of the shoddy files the Company maintains, except in regard to the files we have on the patent that is not ours and you cannot provide information regarding. Since our lawyers have lost most of the original documentation it is essential to have something to compare and contrast. I will send over some of the information we have prepared for the Virginia Bar, in regard to William Dick of Foley and Larder, whom prepared the Utley patents. Yet I do not want that to stand as the final document in our response for him until I receive my files. Also, I had asked Mr. Rolla to forward you some documents I had sent to him to try and confirm the validity of them, and after looking at them he wanted to destroy them. I asked him to forward them to you and Mr. Anderson and it would be helpful if someone could tell us if they are for real.

I truly do appreciate all of your help thus far and cannot thank you enough for your time and patience with me. Hopefully you can understand that the shareholders are all extremely concerned at what has transpired with our patent attorneys and fear for their investments and the fate of the patents they invested in.

Please let me know as soon as possible regarding the extension for filing our complaints.

Eliot Bernstein

----Original Message-----

From: Epstein, Alan [mailto: AEpstein@hjlalaw.com]

Sent: Tuesday, March 23, 2004 5:34 PM

To: 'iviewit@adelphia.net' Cc: Mulrooney, Michele

Subject: Utley

Sensitivity: Confidential

that really sucks. what a loser. you should consider getting the FBI involved. did you get all of our files? was any of it helpful? best, alan

----Original Message----

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

Sent: Tuesday, March 23, 2004 2:23 PM

To: 'Huizenga Holdings, Inc. - H. Wayne Huizenga Jr.'; 'The Goldman Sachs Group, Inc.'; 'Hirsch Jackoway Tyerman Wertheimer Austen Mandelbaum & Morris - Alan Epstein, Esq.'; 'Hirsch Jackoway Tyerman Wertheimer Austen Mandelbaum & Morris - Michele Mulrooney, Esq. - Michele Mulrooney, Esq.'; 'Huizenga Holdings Incorporated - Cris Branden'; 'Crossbow VenturesT - Stephen J. Warner': 'Atlas Entertainment - Allen Shapiro President': 'Benada Aluminum of Florida - Monte Friedkin, President'; 'Bridge Residential Advisors, LLC - James A. Osterling, President'; 'Cornell Partners - Caroline Prochotska Rogers, Esq.'; 'Crossbow VenturesT - René P. Eichenberger, Managing Director'; 'Flaster Greenberg P.C. - Marc R. Garber, Esg.'; dg_kane@msn.com; P. Stephen Lamont (E-mail); "Jude Rosario \(E-mail 2\)"; Zakirul Shirajee (E-mail); 'Law Office of Mark W. Gaffney'; 'UBS/Paine Webber Inc. - Mitchell Welsch'; 'Quintile Wealth Management -Kenneth Anderson, Partner'; 'Patty Daniels Town & Country Studio - Patty Daniels, Owner'; 'Ellen Degeneres c/o Amber Cordero'; 'Richard D. Rosman, APC - Richard D. Rosman, Esq.'; 'Rock-It Cargo USA Incorporated LA - Andrew R. Dietz'; 'Rock-It Cargo USA Incorporated LA - Barry Becker'; 'Selz & Muvdi Selz, P.A. - Steven Selz, Esq.'; 'Silver Young Fund - Alan Young'; 'Sony Pictures Digital Entertainment - Divisional CIO of Motion Pictures and Television': 'Vulcan Ventures - David J. Colter, Vice President Technology'; 'Warner Bros. - John D. Calkins, Senior Vice President New Media Business Development'; 'Air Apparent Incorporated - Donna Dietz, President'; 'Anderson Howard Electric Inc.'; jarmstrong1@comcast.net; "John Bartosek \(Business Fax\)"; anthony.frenden@disney.com; Chuck Brunelas (E-mail); Guy T. Iantoni (E-mail); Jack P. Scanlan (E-mail); Jill Iantoni (E-mail); Joan & Jeff Stark (E-mail); Joseph A. Fischman (E-mail); Lisa Sue Friedstein (E-mail); Maurice R. Buchsbaum (E-mail); Mitchell Zamarin (E-mail); Mitchell Zamarin (E-mail 2); Mollie Anne DeKold (E-mail); Robert Roberman (E-mail); Sal Gorge (E-mail); George deBidart (E-mail); Ginger Ekstrand (E-mail)

Cc: 'Harry I. Moatz - OED Director of the United States Patent and Trademark Office'

Subject:

Importance: High Sensitivity: Confidential

Dear Shareholders and Friends of Iviewit,

Today Iviewit's worst fears were realized when the United States Patent and Trademark Office (USPTO) contacted me regarding a certain provisional patent application in Mr. Brian Utley's name that we are supposed to have as the possession of Iviewit. I have attached the correspondence from the USPTO, which basically states that since neither Iviewit nor myself are listed on such applications we have no rights, title or interest in the patent application. Therefore, the USPTO cannot disclose any information regarding the application to us. I am astounded that our counsel Foley & Lardner who filed the application for Utley and Blakely Sokoloff Zafman and Taylor have never told us of this issue and never reported this to any authorities. In fact they made it part of the Company portfolio.

More disturbing is that this patent application has been listed on all of our portfolios (I have

attached an excerpt from our most recent portfolio) prepared by the law firms Foley and Lardner and distributed to shareholders and investors as property of Iviewit. I am uncertain which application of Utley's this is ("Zoom & Pan Imaging on a Digital Camera" or "Zoom & Pan Imaging Design Tool") but either way it is not our property as represented on the portfolios. There has never been assignment by Utley or any of the law firms to the Company. I am saddened to report this loss to all of you but this is the case. There are several other patents Utley has found his way onto and we are also attempting to correct those. I am not sure what crimes this constitutes but I am checking with counsel as to our remedies.

As I have stated prior, Mr. Utley and Mr. William Dick, Esq. of Foley and Lardner have had similar patent problems in the past, which led to the loss of a business Utley ran for another South Florida businessman. Chris Wheeler our attorney from Proskauer Rose had set a company up for Utley, in which Dick and Utley wrote patents into, patents that related to Mr. Utley's employment as President of a lawnmower company Diamond Turf Equipment. The patent applications were for lawnmower stuff and Utley would not assign them to his employer when he was caught, he was fired with cause (opposite of what the resume submitted to all of you stated) and the company was forced to close, the owner taking a three million dollar loss.

I have been working with the USPTO who is looking into these matters and a team of their agents to attempt to attempt correct everything so that your investment may one day inure benefits to you, not Utley et al. I have found out that several patents we thought were assigned to the Company and its investors by our attorneys also have never been completed despite what we have been told. I will keep everyone posted as we find out more. Finally, I have attached an inventor change form, one of several that we have filed with the USPTO to correct this Utley insertion and deletion of Zakirul and Jude and inventors and it is signed by Stephen Warner of Crossbow Ventures who has recently been very helpful in his efforts to help the Company.

I truly am sorry for any misleading information that was distributed by these firms and it was no fault of the Companies (except in regards to Utley et al.) as we too were misrepresented. My heart nevertheless is truly broken with this news for all concerned.

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

THIS MESSAGE AND ITS EMBEDDED FILES INCORPORATED HEREIN CONTAIN INFORMATION THAT IS PROPRIETARY AND CONFIDENTIAL PRIVILEGED INFORMATION. IF YOU ARE NOT THE INTENDED RECIPIENT, YOU ARE PROHIBITED FROM READING, OPENING, PRINTING, COPYING, FORWARDING, OR SAVING THIS MAIL AND IT'S ATTACHMENTS. PLEASE DELETE THE MESSAGE AND ITS EMBEDDED FILES WITHOUT READING, OPENING, PRINTING, COPYING, FORWARDING, OR SAVING THEM, AND NOTIFY THE SENDER IMMEDIATELY AT 561.364.4240. IF YOU ARE THE INTENDED RECIPIENT, YOU ARE PROHIBITED FROM FORWARDING THEM OR OTHERWISE DISCLOSING THESE CONTENTS TO OTHERS, UNLESS EXPRESSLY DESIGNATED BY THE SENDER. THANK YOU!

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."