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**From:** Larry Visoski [REDACTED]  
**Sent:** Friday, February 10, 2017 7:51 PM  
**To:** Je vacation  
**Subject:** Fwd: Question

From Josh

Sent from my iPhone

Begin forwarded message:

From: Josh Mesinger <[REDACTED]>  
Date: February 10, 2017 at 2:33:42 P= EST  
To: Larry Visoski [REDACTED]  
Subject: RE: Question

Great. Thanks. Looking forward to hearing where we stand once your principal and attorney can review the bullet points we sent yesterday. Josh

Josh Mesinger, Vice President  
Mesinger Jet Sales  
3025 47th St., Suite D2, Boulder, CO 80301  
Ph: [REDACTED] eFax: +1 303-531-4196  
Cell: [REDACTED]  
Website: [www.jetsales.com](http://www.jetsales.com) <<http://www.jetsales.com>>  
A Legacy Of Aviation Innovation

-----Original Message-----

From: Larry Visoski [mailto:[REDACTED]]  
Sent: Friday, February 10, 2017 12:33 PM  
<mailto:[REDACTED]>  
To: Josh Mesinger [REDACTED]  
Subject: Re: Question

Correct

Sent from my iPhone<=span>

wrote:

On Feb 10, 2017, at 1:33 PM, Josh Mesinger <[REDACTED]>

Larry,  
<=blockquote>

I think that I previously answered your question about 2.7.

</=lockquote>

Regarding 11.1(D), I just received the following from our client:

11.1(D) should read as follows;

(D) If under Applicable Law, Buyer is required to withhold Taxes from the Purchase Price or any other payment under this Agreement, Buyer shall withhold such Taxes pursuant to Applicable Law and remit such Taxes to the relevant Tax Authority. Buyer shall provide Seller with tax receipts. Seller will not reimburse Buyer for such Taxes.

Josh Mesinger, Vice President

Mesinger Jet Sales

302 47th St., Suite D2, Boulder, CO 80301

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=span>

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<https://www.nbaa.org/event=/leadership/2017/>

-----Original Message-----

From: Larry Vososki [mailto: [REDACTED]]

Sent: Friday, February 10, 2017 9:15 AM

To: Josh Mesinger <[REDACTED]>

Subject: Re: Question</span>

Yes to Both

</span> Sent from my iPhone

<mailto:[REDACTED]> wrote:

On Feb 10, 2017, at 10:59 AM, Josh Mesinger <[REDACTED]>

<blockquote>

=blockquote type="cite">

2.7 was a new para=raph in your side's redlined draft.

11=1 - not sure of what you mean about your question for this paragraph. =Are you referring to 11.1(D) that your side crossed out that said "If under=Applicable Law, Buyer is required to withhold Taxes from Purchase Price or a=y other payment under this Agreement,....."? Is your question about w=ether "Buyer" or "Seller" is actually the correct party for this sentence a=d if it was a typo?

=blockquote type="cite">

Josh Mesinger, Vic= President

Mesinger Jet Sales

3025 47th=St., Suite D2, Boulder, CO 80301

Ph: [REDACTED] eFa=: +1 303-531-4196

Cell: [REDACTED]

Website: [www.jetsales.com](http://www.jetsales.com)

</=lockquote>

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Feb=uary 14 - 16, 2017 - Miami, FL Hyatt Regency Hotel

=/blockquote>

<https://www.nbaa.org/eve=ts/leadership/2017/>

-----Original Message-----

From: Larry Visoski [mailto:████████<mailto:████████]

Sent: Friday, February 17, 2017 8:54 AM

no problem at all. I believe all is o=, but legal needs to review. understood re  
non negotiable

Josh, is this off of our agreement or theirs. there is no 2.7 in yours. =nd 11.1  
says buyer?

<=blockquote>

Sent from my iPhone

=span>

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