
From: jeffrey E. <jeevacation@gmail.com>
Sent: Saturday, April 7, 2018 9:16 PM
To: jeffrey epstein
Subject: Fwd:

----- Forwarded message -----

From: jeffrey E. <jeevacation@gmail.com> <mailto:jeevacation@gmail.com>
Date: Sun, Mar 13, 2016 at 12:55 PM
Subject:
To: Melanie Spinella [REDACTED]

The fire drill documents received should be the final nail in the coffin of Alan and Ada. It is inexcusable, ludicrous and in brads words "insane" or yours, "unexplainable" that the two people that you refer to as your estate attorneys, NEVER EVER took the time to actually read the documents that have the biggest effect on your family and estate upon death or disability, its impossible!!! IMPOSSIBLE. after telling me that they were confident that everything had been read, and after years, of you telling me that Im not an attorney, it is clear that my telling you that you have quality people was over generous, I received a first draft of the summary of documents. you should read them for yourself. executive committee issues, unclear tax. contradictory provisions, your reps having to rely possibly on a fall back to delaware law to protect your interests, C2 even suggesting that even if they would like to fall back, in some instances - no case law. other crazy provisions that are personal to you, instead of you and your successor C2 ? two pages of "open to interpretation". or aha, maybe something is wrong! as ie, your rep, after death has no right for information on BRH? ! if you and another founder are dead, the exec committee has no decision authority, if josh and mark want to fuck your heirs, its easy, black family partnership docs dont deal with succession! YOU deserve better. = fyi, after a month of brad ada and alan, on the project= still not willing to share with me a final, they are all embarrassed. and full of excuses.

It will take wendy and a new team 6 to 9 months to put your house in order. A0, new cash flows. new accounting system, airplane rethought, you new hires can find deals, they can familiarize themselves with your current investments, but should not be doing the accounting for them.

your will is still not amended, C2 the tenants in common not even explained to you. if something happens to you and debra, no real direction for the foundation. etc

=br>--

=please note

The information contained in this communication is confidential, may be attorney-client privileged, may constitute inside information, and is intended only for the use of the addressee. It is the property of JEE Unauthorized use, disclosure or copying of this communication or any part thereof is strictly prohibited and may be unlawful. If you have received this communication in error, please notify us immediately by return e-mail or by e-mail to jeevacation@gmail.com <mailto:jeevacation@gmail.com>, and destroy this communication and all copies thereof, including all attachments. copyright -all rights reserved

--

=A0 please note

The information contained in this communication is confidential, may be attorney-client privileged, may constitute inside information, and is intended only for the use of the addressee. It is the property of JEE. Unauthorized use, disclosure or copying of this communication or any part thereof is strictly prohibited and may be unlawful. If you have received this communication in error, please notify us immediately by return e-mail or by e-mail to jeevacation@gmail.com, and destroy this communication and all copies thereof, including all attachments. copyright -all rights reserved

--001a113a248c535579056948acb5-- conversation-id 86534 date-last-viewed 0 date-received 1523135733 flags 8590195713 gmail-label-ids 7 6 2 remote-id 810961