
From: Noam Chomsky <[REDACTED]>
Sent: Tuesday, November 7, 2017 2:43 PM
To: jeffrey E.; Valeria Chomsky
Subject: Fwd:

I'm confused about the highlighted passage. Is it a matter of law, or a matter of agreement among me and the beneficiaries.

Would it be possible at this point for me to revoke/dissolve the trust, and have the assets return to me?

Noam

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

From: Deborah Pechet Quinan <[REDACTED] <mailto:[REDACTED]>>
Date: Tue, Nov 7, 2017 at 6:59 AM
Subject: RE:
To: Richard Kahn <mailto:[REDACTED]>>
Cc: "Noam Chomsky ([REDACTED])" <[REDACTED]>, "Valeria Chomsky (=a href="mailto:[REDACTED]">[REDACTED])=quot; <[REDACTED] <mailto:[REDACTED]>>

Dear Richard,</=>

Lawrence Krauss will not qualify as an independent trustee to replace Max unless he qualifies under the terms of the trust. The trust provides as follows in paragraph 8.2(a) on page 5:

"An independent trustee is an individual or institution who has no beneficial interest in the trust, who is a professional trustee, investment advisor or manager, investment banker, accountant or lawyer, and who is not related or subordinate to my husband or any of my children as defined in section 672(c) of the Internal Revenue Code."

Please give some consideration to naming a successor who qualifies as a professional trustee. A bank or trust company with trust powers, rather than an individual, may be ideal in this situation especially as there is a risk of a lawsuit by the remainder beneficiaries against the independent trustee after Noam's passing. Again, an interview process for a change such as this one is important and should not be rushed.

With regard to the Bainco=claim, I am not qualified to negotiate a settlement in this matter. = will discuss this with Gene to determine whether we still have a conflict, and if not, to whom we might refer this matter internally. =A0 If we still have a conflict we will identify outside counsel for Noam.<=>

Best,

Deborah

_____=C2

Deborah Pechet Quinan, Esq. LL.M.

Shareholder

Assistant - Jayne Mahoney: [REDACTED] <tel:[REDACTED]>

Office: [REDACTED] <tel:[REDACTED]> | Fax: [REDACTED] <tel:[REDACTED]>

e-mail:=C2 [REDACTED] <mailto:[REDACTED]> = www.rlw.com <http://www.rlw.co=/> | BIO
<http://www.rlw.c=m/attorney/deborah-pechet-quinan/>

From: Richard =ahn [mailto:[REDACTED] <mailto:[REDACTED]>]

Sent: Tuesday, November 07, 2017 7:04 AM

To: Deborah Pechet Quinan

Subject:

deborah,

noam has decided to replace max with Lawrence Kraus, a friend and highly respected scientist, as Trustee. as we =iscussed if harry agrees, this should put the current issue to rest.= he would like gene landy to recommend a person re a lawsuit against bain, but I thought the first step and noam agreed wo=ld be a call to bain from you in the hopes of a settlement. If=he has to file a lawsuit he understands he will need a different firm as G=ne said he thought your firm had a conflict. thanks for your help. I certainly want none of these steps to=impede the delivery of the account statements. thx

Richard Kahn

HBRK Associates Inc.</=>

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New York, NY 10022

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tel [REDACTED] <tel:[REDACTED]>

fax [REDACTED] <tel:[REDACTED]>

cell [REDACTED] <tel:[REDACTED]> </=>

On Nov 6, 2017, at 4:24 PM, Deborah Pechet Quinan &l=[REDACTED] <mailto:[REDACTED]> > wrote:=u>

Dear Noam,

Richard has requested that I speak with=Max regarding some issues that Max raised to him today and that we have di=cussed. Are you in agreement?

Thanks,

Deborah

Deborah Pechet Quinan, Esq. LL.M.</=>

Shareholder

Chair, Trusts & Estates Group◆=A0

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