
From: Darren Indyke [REDACTED]
Sent: Friday, April 5, 2019 6:21 PM
To: [REDACTED] Jeffrey Epstein
Cc: Darren Indyke
Subject: Re: Privileged and Confidential

If =e did not do the wire transfer then it can be made straight to us. =nbsp;l will change the document.

DARREN K. INDYKE
[REDACTED]

*****=*****

The information =ontained in this communication is confidential, may =e attorney-client privileged, and is intended =nly for the use of the addressee. It is the property of Darren K. Indyke. Unauthorized use, disclosure or =opying of this communication or any part =hereof is strictly prohibited and may be unlawful. If you =ave received this communication in error, =lease notify us immediately by return e-mail, and destroy =his communication and all copies =hereof, including all attachments.

Copyright =f Darren K. Indyke - © 2019 Darren K. Indyke – All =ights reserved.

*****=*****

On Apr 5, 2019, at 2:19 PM, Larry Visoski [REDACTED] =rote:

Yes I can make Sunday evening =ork for the flight, also Thomas the buyer is waiting for final draft =efore triggering the wire transfer it is ready to launch

Sent from my =Phone

On Apr 5, 2019, =t 2:18 PM, Darren Indyke [REDACTED]
wrote:

They are talking about a Sunday flight. =nbsp;Did you know?

DARREN K. INDYKE
[REDACTED]



*****=*****

The information contained in this communication is confidential, may be attorney-client privileged, and is intended only for the use of the addressee. It is the property of Darren K. Indyke. Unauthorized use, disclosure or copying of this communication or any part hereof is strictly prohibited and may be unlawful. If you have received this communication in error, please notify us immediately by return e-mail, and destroy this communication and all copies hereof, including all attachments.

Copyright © Darren K. Indyke - © 2019 Darren K. Indyke – All rights reserved.

*****=*****

On Apr 5, 2019, at 2:16 PM, Larry Visoski [REDACTED] wrote:

I Just arrived NY,

The 12month items are estimated at \$15k by Pete,,

We already budgeted due items coming soon to clean up the Mx to be accomplished at Stevens Aviation during CPDLC and 36month inspection items,

Sent from my iPhone

On Apr 5, 2019, at 1:50 PM, Darren Indyke [REDACTED] wrote:

My revisions to GIV offer are attached

I made it a "binding" offer in the opening paragraph subject to the Purchase Agreement being executed.

See language in paras 2, 4 and 5 discussing the fully earned deposit given as inducement to authorize work described at end of paragraph 3 before execution of Purchase Agreement stating in several places that there is no obligation to return the Deposit and Buyer has no right to receive the return of the deposit, including in the event Buyer rejects the aircraft after the Demo Flight.

I was told that the Deposit money has already been wired to Insured Aircraft. However Insured Aircraft just told me that they do not have it in their account. I will check with Gary on that now. I have provided that Deposit shall be wired by Escrow Agent to Seller's Account immediately following execution of the offer by the parties. I have made Demo Flight contingent on Escrow Agent's acknowledgement of receipt of Deposit and agreement to wire to Seller's designated account. I am using the HBRK account as the account to receive the funds.

Note that at the end of paragraph 3 there is an obligation for Seller to pay for the 12 month inspection items. Seller is to pay for the items and not Buyer. Just want to make sure you are ok with that. Larry is in Flight so I can't reach him to find out cost of 12 month inspection items, unless he already told you and you approved I just want to make sure. Please let me know.

Also, Gary just told me that they want to do the Demo flight on Sunday now, rather than Monday. Not sure if that is ok either. I left it in as Monday.

Please advise if I may forward the revised marked Offer to Gary for submission to Buyer.

Thanks.

DARREN K. INDYKE



<4-5-19 Comments to Offer to Purchase-GIV sn 1085 Equus Redline -4-2019RL.docx>

The information contained in this communication is confidential, may be attorney-client privileged, and is intended only for the use of the addressee. It is the property of Darren K. Indyke. Unauthorized use, disclosure or copying of this communication or any part hereof is strictly prohibited and may be unlawful. If you have received this communication in error, please notify us immediately by return e-mail, and destroy this communication and all copies hereof, including all attachments.
Copyright © Darren K. Indyke - © 2019 Darren K. Indyke – All rights reserved.

<div class="">

=