

EXHIBIT

14.1

Saturday, April 17, 2021 at 15:27:41 Eastern Daylight Time

Subject: FW: Personal

Date: Wednesday, June 12, 2019 at 8:04:37 PM Eastern Daylight Time

From: Dr. Edwin A. Hernandez

To: Edwin Hernandez

On 3/22/16, 11:44 AM, "Gustavo Tonelli" <gustavo.tonelli@mac.com> wrote:

Edwin, while my legal team prepares an official response to your email, I think it's fair that I write to you this email personally.

Firstly, you are making a dangerous gamble based on information you don't know. You have NO idea of the terms of the agreement between MOOD and STINGRAY. These terms refer only to the acquisition of certain contracts, NOT the operation (including technology, licenses and software). That is precisely why STINGRAY is paying MOOD for a transition service, so that we make sure that is MOOD who performs the service, without STINGRAY having to access any knowledge.

In other words, there has been no breach by any party.

But if you don't believe this, the contract you signed is very clear as to the procedures in case of breach: you have to notify MOOD by written notice of the breach, and MOOD will have 30 days to defend itself or cure the breach.

Even if MOOD has breached your agreement (and I reassure you, they have not) you have no right to terminate your service: read your contract! If you terminate without written notice and 30 days period, YOU will be in breach, no matter whether MOOD did.

So I urge to consider your position.

You have a standing contract with MOOD. If MOOD wants to terminate, they have to give you 60 days notice (2 months of revenue for you). If you believe they are in breach, you can send a written notice with 30 days to cure (1 month of revenue plus damages, if you get any).

What you are doing will get you ZERO revenue AND will cause a chain reaction of enormous proportions:

STINGRAY will withhold a lot of money it owes MOOD in escrow, AND it will sue MOOD for failure to deliver under the transition services agreement. I will personally ensure this.

MOOD will sue you for breaching the agreement without proper notice, and it will seek (and most likely get, because you don't have a case) damages for all the money STINGRAY will sue them for.

I am asking Maria to reach out to you so you can talk about it. I also advise that you get some legal advice - you really are taking some major

steps based on information (the characteristics of Stingray's acquisitio.

of certain Mood's .

That is very risky.

Sent with Mail Pilot.