

Message

From: Tom Wechsler [GRO]
on behalf of Tom Wechsler [GRO]
Sent: 12/03/2015 14:55:30
To: Patrick Bourke [GRO]; Parsons, Andrew [GRO]; Belinda Crowe [GRO]; Rodric Williams [GRO]
Subject: RE: SS breach of confidence [BD-4A.FID26231777]

My own view is that it is most likely that they told JFSA who told JA. Point remains though

Tom Wechsler

[GRO]

From: Patrick Bourke
Sent: 12 March 2015 14:50
To: Parsons, Andrew; Belinda Crowe; Tom Wechsler; Rodric Williams
Subject: RE: SS breach of confidence [BD-4A.FID26231777]

Agree. Having got to the point where (after a long time) we are sort of in charge, we should make sure they know it.

From: Parsons, Andrew [mailto: [GRO]
Sent: 12 March 2015 14:43
To: Belinda Crowe; Tom Wechsler; Patrick Bourke; Rodric Williams
Subject: SS breach of confidence [BD-4A.FID26231777]

All

It has just occurred to me (appreciate I may be a bit slow on this one) that it must have been SS that told James Arbuthnot about their termination as only SS knew about the document destruction issue.

If we are being true to the terms of the Work Plan letter sent to SS, which reinforced the confidentiality obligations and revoked SS' consent to speak to JA, then we should send a follow-up letter to SS saying that we note that they have breached these obligations despite our warning.

The letter need not be aggressive but by pulling them up on each little infringement we make sure SS do not see these are idle threats. We also avoid any suggestion that we have waived these obligations through doing nothing; this may be important down the line if there is a more serious breach that we do want to enforce.

Thoughts?

Andy

Andrew Parsons
Managing Associate

Bond Dickinson

Direct: [GRO]
Mobile:
Fax:

Follow Bond Dickinson:



www.bonddickinson.com

Please consider the environment! Do you need to print this email?

The information in this e-mail and any attachments is confidential and may be legally privileged and protected by law. [redacted] only is authorised to access this e-mail and any attachments. If you are not [redacted] please notify [redacted] as soon as possible and delete any copies. Unauthorised use, dissemination, distribution, publication or copying of this communication or attachments is prohibited and may be unlawful.

Any files attached to this e-mail will have been checked by us with virus detection software before transmission. Bond Dickinson LLP accepts no liability for any loss or damage which may be caused by software viruses and you should carry out your own virus checks before opening any attachment.

Content of this email which does not relate to the official business of Bond Dickinson LLP, is neither given nor endorsed by it.

This email is sent for and on behalf of Bond Dickinson LLP which is a limited liability partnership registered in England and Wales under number OC317661. Our registered office is St Ann's Wharf, 112 Quayside, Newcastle Upon Tyne, NE1 3DX, where a list of members' names is open to inspection. We use the term partner to refer to a member of the LLP, or an employee or consultant who is of equivalent standing. Our VAT registration number is GB123393627.

Bond Dickinson LLP is authorised and regulated by the Solicitors Regulation Authority.