

GOLDEN H. ORFALO
JOHN J. POWLER
JOHN J. MURTHA
STEVEN E. LENT
MICHAEL J. PARY
W. CHRIS WICKER
SHAWN B. MEADOR
R. BLAIN ANDRUS
DON L. ROSS
GREGG P. BARNARD
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SHARON M. PARKER
JESSICA S. HANSON
BRENOCH A. WIRTHLIN
BERNARD E. JOHNSON
—
WILLIAM E. WOODBURN 895-1488
VIRGIL H. WEDGE 895-1000
CASSY W. VLAHIN 895-0000
JAMES L. MALLEY 895-0001

March 25, 2008

VIA FACSIMILE
Robert W. Lueck, Esq.
Robert Lueck, Ltd.
528 S. Casino Center Blvd.
Las Vegas, NV 89101

Re: Furer v Furer

Dear Bob:

Although neither of our clients is happy with the Decree, it is an existing court order. As of today no stay has been entered. Certain transfers need to be made.

1. Car Titles: We need to get Ms. Furer's cars titled in her name. We need to get Mr. Furer's car titled in the name of his trust. In order to transfer title to Ms. Furer, we must: a) know the mileage of each car to fill in on the title transfer document; and b) know how Ms. Furer would like her cars titled — is in her name personally or in some trust she may have established. Please let me know. With respect to Mr. Furer's car, the present mileage is 36,707. He would like the car titled as follows: Andrew E. Furer, Trustee of the Andrew E. Furer Trust, dated May 24, 2002. We both need to provide the other with proof that the title documents have been filed with DMV so that transfers are complete. Because the parties receive the same cars under the PNA as they do under the MSA and because I don't think there is any dispute about who should end up with what cars I see no reason that we should not get these titles transferred promptly. Please provide me with the information noted above so that we can make these transfers happen.

2. Condos and Lease: As you know, the Decree awards the Paris and Manila condos as well as the Getaad lease to Ms. Furer. Ms. Furer is entitled to the condos and lease whether under the PNA or MSA, and therefore, I assume that we have no dispute in this regard. Mr. Furer remains willing and prepared to execute any documents reasonable and necessary to transfer these real property interests to Ms. Furer. Please provide me with the documents necessary for Mr. Furer to sign to consummate these transfers.

Robert W. Lueck, Esq.
March 26, 2008
Page 2

Quite frankly, I do not know the legal process for transferring these properties and because the transfers benefit Ms. Furer, I believe it is her obligation to provide the appropriate paper work. If you do not have other resources or contacts I would suggest that with respect to the Paris condo you contact the property management company, Henrat and Garin. You may also consider contacting the "Notaire" who handled the purchase, Hector Gdalia. The contact information I have, which is quite old and may be out of date, is Hector.gdalia.75206@paris.notaires.fr.

Ms. Furer has the files with respect to the Manila condo and the Gstaad lease, and therefore, I assume that there is contact information to someone who could help in those files. She also has contacts in Manila who I assume can assist you. Ms. Furer also has the file regarding the Gstaad lease which I assume has information regarding who you should contact.

As we have previously advised Ms. Furer's various counsel, certain expenses for the Paris condo are automatically taken out of the Paris BNP account. I'm sure that the funds in that account are near exhaustion, if not already totally exhausted. We have previously notified Ms. Furer's counsel that the power company was threatening to shut off the power if they were not allowed into the condo to read the meter. As far as I know Ms. Furer refused to give them the key. I would also note that there is a new electronic security system to get into the building. Ms. Furer can obtain information from the property management company. There are two different taxing authorities that you will have to deal with as part of the transfer of the property to Ms. Furer.

I don't have much more information about this process but if you have any questions or concerns I will see what I can find out.

3. Foreign Bank Accounts: As you know, Ms. Furer was awarded certain foreign bank accounts. Again, she receives the same accounts under both the PNA and MSA and therefore, I assume there is no dispute. Please provide me with the paperwork necessary to complete the transfers to her.

4. PNA vs. MSA: The Court held that the MSA is the valid and enforceable agreement. Mr. Furer's position is that the Court erred and that the Court should have enforced the PNA. His tenders and efforts to transfer properties consistent with the terms of the MSA is simply compliance with the Decree and not acceptance of the benefit of the MSA which would thus waive his right to seek to enforce the PNA. Mr. Furer remains ready, willing and prepared to comply with the terms of the PNA and hereby tenders performance of his obligations pursuant to the PNA.

Robert W. Lueck, Esq.
March 26, 2008
Page 3

If there are any other issues or concerns you have with respect to the transfer of this wealth, please let me know. I would like to get these transfers completed as quickly as possible.

Sincerely yours,


Shawn Meador

SBM:vms

Cc: A. Furer
K. Robison, Esq.

GORDON H. DEPAOLI
JOHN F. FOWLER
JOHN F. MURTHA
STEPHEN S. XENT
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WILLIAM S. WOODBURN (1910-1964)
VIRGIL H. WEDGE (1812-2000)
CASEY W. VLADTIN (1878-2000)
JAMES J. HALLEY (1893-2000)

April 4, 2008

SENT VIA FACSIMILE - (702) 385-3225

Robert Lueck, Esq.
Robert Lueck, Ltd.
528 S. Casino Center Blvd.
Las Vegas, NV 89101

Re: Furer v. Furer

Dear Bob:

On March 26, 2008, I faxed you a letter regarding the transfer of wealth pursuant to the terms of the Decree, particularly with respect to items that should not be in any dispute, including the car titles, condo titles, and the foreign bank accounts. I have not heard anything from you.

If you are interested in cooperating to get Ms. Furer's undisputed wealth to her please let me know how you would like to proceed and provide the information requested in my March 26th letter. If I don't hear from you I will submit the paperwork to the court for the court's signature on two days' notice as authorized by the Decree.

Please let me know.

Sincerely yours,


Shawn Meador

Cc: A. Furer
K. Robison, Esq.

NO. 837 P. 13

JUL 2 2008 9:25AM

GORDON H. DIPAOLI
JOHN F. FOWLER
JOHN E. MURPHY
STEPHEN A. KENT
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BENJAMIN R. JOHNSON
—
WILLIAM E. WOODBURN (916) 798-1989
VIRGIL H. WEDGE (102) 20001
CASEY W. VLAUTIN (878) 2001
JAMES J. HALLEY (957) 2007

April 14, 2008

Sent Via Hand Delivery

The Honorable Chuck Weller
Department Eleven
Second Judicial District Court
Washoe County Family Courthouse
One South Sierra Street
Reno, Nevada 89520

Re: Furer v. Furer ; Case No. DV04-01626

Dear Judge Weller:

Paragraph 9 of the Decree of Divorce entered in this case on February 22, 2008, establishes an expedited procedure to have the Court clerk execute documents that are reasonably necessary to implement the Decree if a party refuses to sign them herself. The relevant portion of the Decree is attached hereto as Exhibit 1.

Pursuant to paragraph 9 of the Decree, we respectfully request that you direct the Clerk of the Court to execute the attached Certificates of Title to each of the 3 vehicles awarded to Mrs. Furer and the one vehicle awarded to Mr. Furer. Relevant portions of the PNA and MSA are attached as Exhibit 2 and 3.

On March 26, 2008 and again on April 4, 2008 Mrs. Furer through her attorney Mr. Lueck was notified of our request for Mrs. Furer to sign the vehicle titles and provide the odometer readings for the vehicles in her possession. Attached are copies of both letters. I have had no response from Mr. Lueck nor has he indicated any objection. In order not to commit a fraud with DMV about overstating the odometer reading, I have inserted 100,000 miles on the titles for each vehicle awarded to Mrs. Furer.

The Honorable Chuck Weller
April 10, 2008
Page 2

Please direct the Clerk of the Court to Execute the Certificates of Title on behalf of Mrs. Furer where indicated and contact my assistant Vicki at 688-3043. She will send a runner to pick them up. Thank you.

Sincerely yours,

Shawn Meador

SBM/vms
Enclosures
cc: A. Furer
K. Robison
R. Lueck

Shawn Meador

From: Shawn Meador
Sent: Wednesday, May 21, 2008 8:09 AM
To: 'Robert Lueck (luecklawcenter@yahoo.com)'
Cc: Victoria M. Sayer
Subject: Furer
Contacts: Robert Lueck

Bob

As I told you yesterday, we are happy to cooperate with you to get titles to Mrs. Furer's cars transferred to her so that the cars can be titled and registered in her name. She, of course, will need proof of insurance and a smog test to actually register the cars. We need the mileage for each of the cars to fill in on the titles. Let me know how you would like to proceed.

With respect to the two condos, again, we will cooperate fully in getting titles transferred to Mrs. Furer. I have no clue how to transfer title to the Mahila condo, nor do I have any contacts. However, I believe that Mrs. Furer has contacts in Manila who could assist you in this regard.

With respect to the Paris condo, you might check with Henrat and Garin, the managers for the homeowner's association who may be able to give you a referral or other suggestions. The phone is 33-1-45-48-81-83 and the fax is 33-1-45-44-87-83. The mailing address is 70bis rue de l'Universite, 75007, Paris, France. The apartment address is 193 Blvd. St. Germain, 75007 Paris.

The old manager in charge of the building was Mr. Pregulsa but Mr. Furer does not know if he is still in charge. Mr. Pregulsa does speak English.

The notary (lawyer) who handled the apartment purchase for the Furers was Hector Gdalia. At that time his email address was hector.gdalia.75206@paris.notaires.fr. He was with the firm of Jacques Benhamou, Rue de la Boetie, Paris. They speak English.

Mrs. Furer will need to make sure the electricity and other utilities are turned on as she did not leave the key with the bldg concierge so electric company could not read meter. Billing address for all utilities needs to be changed to Mrs. Furer's address. They now have an electronic key system of some sort. Mrs. Furer also needs to follow up to make sure property taxes are current, etc. It may be possible that BNP (Paris Bank) would assist in some or all of this. They do have English speaking employees.

Please let us know what we can do to be of assistance.

Shawn

Shawn Meador

To: Robert Lueck
Cc: Victoria M. Sayer
Subject: RE: Furer

okay, let me know. When we sent titles to court clerk for signing we filled in 100,000 as estimated mileage because we didn't know true mileage. We'll have to fill out another correction form with correct mileage. Alternatively, you could send me a letter for my file that states that the cars have been in Mrs. Furer's possession, that she has actual knowledge of mileage and that she is aware that we estimated 100,000 because we did not have actual mileage.

From: Robert Lueck [mailto:luecklawcenter@yahoo.com]
Sent: Wednesday, May 21, 2008 9:26 AM
To: Shawn Meador
Subject: Re: Furer

Shawn:

I spoke with Ellie yesterday. She has a lawyer in the Phillipines that helped her with the condo purchase. She will contact that lawyer for advice on the title work there. She also knows someone in Paris and will contact them as well. I will send her the information on the car titles for her consideration.

Bob Lueck

Shawn Meador <smeador@woodburnandwedge.com> wrote:

Bob

As I told you yesterday, we are happy to cooperate with you to get titles to Mrs. Furer's cars transferred to her so that the cars can be titled and registered in her name. She, of course, will need proof of insurance and a smog test to actually register the cars. We need the mileage for each of the cars to fill in on the titles. Let me know how you would like to proceed.

With respect to the two condos, again, we will cooperate fully in getting titles transferred to Mrs. Furer. I have no clue how to transfer title to the Manila condo, nor do I have any contacts. However, I believe that Mrs. Furer has contacts in Manila who could assist you in this regard.

With respect to the Paris condo, you might check with Henrat and Garin, the managers for the homeowner's association who may be able to give you a referral or other suggestions. The phone is 33-1-45-48-81-63 and the fax is 33-1-45-44-87-63. The mailing address is 70bis rue de l'Universite, 75007, Paris, France. The apartment address is 193 Blvd. St. Germain, 75007 Paris.

The old manager in charge of the building was Mr. Pregoisa but Mr. Furer does not know if he is still in charge. Mr. Pregoisa does speak English.

The notary (lawyer) who handled the apartment purchase for the Furer's was Hector Gdalla. At that time his email address was hector.gdalla.75206@paris.notaires.fr. He was with the firm of Jacques Benhamou, Rue de la Boetie, Paris. They speak English.

Mrs. Furer will need to make sure the electricity and other utilities are turned on as she did not leave the key with the bldg concierge so electric company could not read meter. Billing address for all utilities needs to be changed to Mrs. Furer's address. They now have an electronic key system of some sort. Mrs. Furer also needs to follow up to make sure property taxes are current, etc. It may be possible that BNP (Paris Bank) would assist in some or all of this. They do have English speaking employees.

Please let us know what we can do to be of assistance.

Shawn

5/26/08 2:58 PM

MSZ:6 8002'2 '11

Shawn Meador

To: Robert Lueck
Subject: RE: re; transfer of assets to my name

I understand. I'm sure you appreciate Mr. Furer's feelings about these issues at this point almost four years later

From: Robert Lueck [mailto:luecklawcenter@yahoo.com]
Sent: Wednesday, May 21, 2008 11:53 AM
To: Shawn Meador
Subject: RE: re; transfer of assets to my name

Shawn:
 In the interest of expediency, I simply forwarded her emails to you. I know, I know, I know. She is working on title matters for the condos. I have no knowledge of what docs are needed to transfer certain bank accounts.

I will try to find out what I can regarding the car title information you need.

Bob

Shawn Meador <smeador@woodburnandwedge.com> wrote:

Bob

Mr. Furer is not Mrs. Furer's agent nor is he her administrative assistant. It is not his legal responsibility or obligation to handle her legal affairs for her. Once again, her email contains absolutely false claims that Mr. Furer is trying to divert her assets. If you, or Mrs. Furer, have any evidence of any kind to support this false claim, please produce it immediately.

Pursuant to the terms of the MSA, Mr. Furer is required to cooperate to transfer documents. He will cooperate. He won't just do it for her. It is her responsibility to handle issues arising out of her property. If she wants title to her property she needs to take the steps that are reasonable and necessary to have title transferred to her.

As you will recall, the MSA restates and reaffirms the PNA other than as modified. Pursuant to Section IV.D of the PNA (which is not modified by the MSA and is thus still controlling) Mr. Furer has already assigned, transferred released and surrendered any and all interest he has in the assets that were awarded to Mrs. Furer. Pursuant to Section IV.G of the PNA (which again is not modified by the MSA and thus is still controlling) each party is fully and entirely responsible for all obligations and expenses arising out of the property awarded to each of them by the agreement.

Therefore, it is Mrs. Furer's responsibility to seek, obtain, prepare or otherwise acquire the documents that are necessary to finalize the transfer of her assets to her. Mr. Furer will cooperate fully in the execution of those documents when they are presented to him for signature. He has already spent way too much time and has incurred hundreds (if not thousands) of dollars in legal fees just trying to get Mrs. Furer's cars titled and registered in her name. Mrs. Furer, in breach of the MSA and Decree of Divorce has refused to cooperate to allow her to have her own cars titled and registered in her own name. She needs to step up to the plate and take responsibility for her own property. You or she (or whoever ends up representing her) can contact the foreign banks, get the documents you need him to sign and get them to us for his signature. It is not his responsibility to get the documents for her. You or she or her new counsel can get the deeds or other transfer documents to us for his signature. Again, it is not his

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WILLIAM E. WOODBURN (1910-1980)
VIRGIL H. WEDGE (1912-2000)
CARY W. VLAUTIN (1938-2001)
—
OF EDISON
JAMES J. HALLEY

May 22, 2008

SENT VIA FACSIMILE - (702) 385-3225

Robert Lueck, Esq.
Robert Lueck, Ltd.
528 S. Casino Center Blvd.
Las Vegas, NV 89101

Re: Furer v. Furer

Dear Bob:

I am pleased that Mrs. Furer has expressed that she is interested in moving forward to get assets transferred consistent with the terms of the MSA and Decree of Divorce. Mr. Furer remains willing and prepared to sign documents that are reasonable and necessary to transfer these assets.

Please do not forget about the Gstaad lease. This lease is assigned to Mrs. Furer and she is responsible for all costs and expenses incurred in connection with the lease. She is also entitled to the rental income from any sub-lease. She will need to take appropriate steps to transfer the lease into her name alone and for her to assume all liabilities in connection with the lease. Perhaps you can contact the landlord and find out what documentation they need and prepare the appropriate document(s) for Mr. Furer's signature. If you have difficulty reaching the landlord, you may want to contact the rental agent. Mrs. Furer should have the contact information as it appears she is receiving rental income.


As you may recall, the expenses related to the Gstaad lease are currently paid with funds drawn on the UBS account that is also awarded to Mrs. Furer. We clearly need to make sure that the Gstaad expenses, including the tourist tax, have all been paid before the balance of the money from the UBS account is transferred to Mrs. Furer. Upon receipt of documentation showing that the Gstaad lease has been assigned to Mrs. Furer, the billing address is corrected for all utilities, taxes and other obligations, the bills are paid and she has assumed liabilities under the lease we can execute the paperwork to finalize the transfer of the UBS account to her.

Robert Lueck, Esq.
May 22, 2008
Page 2 of 2

In terms of preparing the appropriate paperwork to transfer the UBS account you may consider contacting their UBS banker at halima.bakari@ubs.com.

Please let me know if you have any questions or concerns.

Sincerely yours,


Shawn Meador

SBM:vms
cc: A. Furer
K. Robison, Esq.

GORDON H. D'ARAU
JOHN T. KOVLIK
JOHN E. HURTHA
STEPHEN E. REHT
NICHOLAS E. FREY
W. CHRIS WICKER
SHAWN B. MEADOR
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WILLIAM E. WOODBURN (1910-1979)
VIRGIL H. WEDGE (1912-2000)
CASEY W. VLAALLEN (1918-2001)
—
OF COUNSEL
JAMES J. HALLBY

May 27, 2008

SENT VIA FACSIMILE

Erik A. Fitting
9421 Crown Vista Lane
Las Vegas, NV 89117

Robert Lueck, Esq.
Robert Lueck, Ltd.
528 S. Casino Center Blvd.
Las Vegas, NV 89101

Re: Furer v. Furer

Dear Mr. Fitting and Mr. Lueck:

As you know, we have been making every effort to finalize the transfer of the undisputed property pursuant to the Decree of Divorce, including title and registration of Mrs. Furer's three cars, title and registration of Mr. Furer's car, titles to the Manila and Paris condominiums, the Gstaad lease and the foreign bank accounts. Mr. Lueck has recently informed me that Mrs. Furer is now interested in getting these assets transferred to the appropriate party.

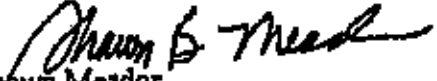
When Mrs. Furer failed and refused to sign the documents related to the cars, we obtained a court order pursuant to which the clerk of the court signed on Ms. Furer's behalf. The DMV, however, was not satisfied by the Order. I then wrote the DMV explaining the problems and asking for their advice. I have enclosed a copy of the letter we received from the DMV.

I am also transmitting herewith copies of the most recent correspondence I have sent to Mr. Lueck about what needs to be done to finalize the transfer of these assets as I do not know whether Mr. Lueck has had an opportunity to provide Mr. Fitting with copies of these letters.

Erik Fitting
Robert Lueck, Esq.
May 27, 2008
Page 2 of 2

If Mrs. Furer is genuinely interested in getting title transferred to these assets, please let me know how she would like to proceed.

Sincerely yours,


Shawn Meador

SBM:vms
Enclosure
cc: A. Furer
K. Robison, Esq.

GORDON H. DITAGLI
JOHN P. KOVILIA
JOHN S. MURTHA
STEPHEN S. EDY
NICHOLAS F. FRET
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B. BLAIN ANDRUS
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—
OF COUNSEL
JAMES J. HALLBY

June 9, 2008

SENT VIA FACSIMILE

Erik A. Fitting
9421 Crown Vista Lane
Las Vegas, NV 89117

Re: Furer v. Furer

Dear Mr. Fitting:

Pursuant to the Findings of Fact, Conclusions of Law and Decree of Divorce, which was filed in this matter of February 22, 2008, the parties have been Ordered to comply with the terms and conditions of the MSA, including those terms incorporated from the PNA. Pursuant to the MSA and PNA the parties are each responsible for all costs, expenses and obligations arising out of any property that is awarded to either of them respectively.

Well over three months have passed since the Court entered the Decree. Despite numerous requests and our repeated offers to cooperate to get Mrs. Furer's assets transferred to her, to our knowledge she has not taken any steps of any kind to cooperate or to accomplish the transfer of her assets to her. Mr. Furer has already incurred significant legal fees trying to get the title to the cars transferred to Mrs. Furer as a result of her refusal to cooperate.

Mrs. Furer's failure and refusal to cooperate in the transfer of her assets to her ownership and control is also reminiscent of her failure and refusal to take any steps to manage her shares of Washington Mutual Stock. Throughout the divorce litigation Mr. Furer argued that each party should be responsible for the management of his or her own wealth. His concerns about wealth management became increasingly more acute as the value of the Washington Mutual stock plummeted. Mrs. Furer opposed his position on wealth management. On November 14, 2007, however, the Court accepted Mr. Furer's argument and required the parties to manage the wealth awarded to each of them respectively. I trust that you have encouraged Mrs. Furer to make thoughtful decisions about the management of her wealth.

P.27 NO.837

JUL 2, 2008 9:27AM

EXHIBIT B

JUL 2 2008 9:28AM

NO. 637 P. 29

GORDON H. DRACOLI
JOHN J. FOWLER
JOHN A. MURPHY
STEPHEN E. KENT
NICHOLAS F. PATY
W. CHRIS WICKER
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BILL M. VACCHINA
BENJAMIN A. WIRTHLIN
—
WILLIAM E. WOODBURN (90-199)
VIRGIL H. WEDGE (91-300)
CASSY W. VLAUTIN (97-300)
—
OF COUNSEL
JAMES I. HALLBY

May 5, 2008

SENT CERTIFIED MAIL

Henrat & Garin
70 bis Rue De l'universite
75007 Paris, France
Telephone: 331 45 48 8163
FAX No: 011 331 45 44 8783
Email: Henrat.Garin@wanadoo.fr, Henrat.Garin@Henratgarin.fr

Re: 193 Blvd. St. Germain, 75007 Paris, France - Furer Apartment

Dear Sir:

Please be advised that the above-mentioned property has been awarded to Mrs. Eloisa Furer in the Nevada, USA divorce decree entered on February 22, 2008. Any future correspondence regarding this property should be sent to Mrs. Furer care of her attorney at the address below:

Eloisa Furer
c/o Robert Lueck, Esq.
Robert Lueck, Ltd.
528 S. Casino Center Blvd.
Las Vegas, NV 89101

Thank you for your assistance in this regard.

Sincerely yours,


Shawn B Meador

SBM:vmz
cc: A. Furer
R. Lueck

NO. 897 P. 30

2008 JUL 2 9:28 AM 67467

GORDON H. DEAGLI
JOHN P. FOWLER
JOHN F. MURTHA
STEPHEN J. KENT
NICHOLAS J. FREY
W. CHRIS WICKER
SPAWN S. MEADOR
R. BLAIN ANDRUS
DON L. ROSS
GREGG F. BANNAAD
DALE B. TERGLISON
RANDY A. DRAET
SHAWN G. PEARSON

WOODBURN AND WEDGE
ATTORNEYS AND COUNSELORS AT LAW
8100 NEEL ROAD
SUITE 500
RENO, NEVADA 89511
P.O. BOX 2311, RENO, NV 89503
(775) 686-7600
FACSIMILE (775) 686-3086

DANN W. ANDERSON
MICHAEL W. KEANE
JOHN F. ZEUSCHER
SHARON M. PARKER
JESSICA S. HANSON
JILL M. VACCINHA
BRENOCH A. WIRTHLIN
—
WILLIAM C. WOODBURN (NND-1889)
VIRCEL H. WEDGE (NND-13000)
CASEY W. VLAUTIN (NND-10001)
—
OF COUNSEL
JAMES J. HALLEY

June 20, 2008

VIA REGISTERED MAIL

BNP Paribas
Att'n International Clientele Department
16 Boulevard des Italiens
75009 Paris
France

Re: Account Numbers: 00567000221213629; 11567311584609; and
007990000548039718; Andrew and Eloisa Furer

Dear Sirs:

Please be advised that Mr. Andrew and Mrs. Eloisa Furer were divorced by order of the Court in Washoe County, State of Nevada, USA. I am Mr. Furer's lawyer who represents him in connection with his divorce. Pursuant to the parties' divorce decree, Mrs. Furer is entitled to receive the above-referenced bank accounts. I have enclosed a recent bank statement for your convenience.

Mrs. Furer is now represented by Erik Fitting, Esq. of Erik Fitting & Associates, Ltd, 9421 Crown Vista Lane, Las Vegas, Nevada, 89117, USA. His phone number is +1 702 3126965.

Please provide us with the forms or documents necessary to transfer this account to Mrs. Furer's sole ownership and control.

Thank you for your cooperation in this matter. If you have any questions or concerns, please do not hesitate to contact Mr. Fitting or me.

Sincerely,


Shawn Meador

Enclosure

Cc: A. Furer
K. Robison, Esq.
E. Fitting, Esq.

NO. 837 P. 31

JUL 2 2008 9:28AM

CORDON H. ORFOLI
JOHN E. FOWLER
JOHN E. MERTNA
STEPHEN S. KENT
NICHOLAS F. FREY
W. CHRIS WICKER
SHAWN B. MEADOR
R. BLAIN ANDRUS
DON L. ROSS
GREGG P. BARNARD
DALE E. FERGUSON
RANDY A. ORAZI
SHAWN C. TEARSON

WOODBURN AND WEDGE
ATTORNEYS AND COUNSELORS AT LAW
600 NEIL ROAD
SUITE 900
RENO, NEVADA 89501
PO BOX 2311, RENO, NV 89503
(775) 686-3000
FACSIMILE (775) 686-3068

DANE W. ANDERSON
MICHAEL W. KEANE
JOHN F. KELECHER
SHARON M. PARKER
JESSICA S. HANSON
JILL M. VACCHINA
BRINNOCH A. WIRTHLIN
—
WILLIAM L. WOODBURN (775) 686-3891
VIGIL K. WEDGE (775) 686-3000
CASEY W. VALENTIN (775) 686-3003
—
OF COUNSEL
JAMES J. HALLAY

June 20, 2008

VIA REGISTERED MAIL

Ms. Halima Bakari
UBS Client Advisor US-Clients
Paradeplatz 6
P.O. Box 8098
Zurich
Switzerland

Re: Account 22724526040M and 227245260MID: Andrew Furer

Dear Ms. Bakari:

Please be advised that Mr. Andrew and Mrs. Eloisa Furer were divorced by order of the Court in Washoe County, State of Nevada, USA. I am Mr. Furer's lawyer who represents him in connection with his divorce. Pursuant to the parties' divorce decree, Mrs. Furer is entitled to receive the above-referenced bank accounts. I have enclosed a recent bank statement for your convenience.

Mrs. Furer is now represented by Erik Fitting, Esq. of Erik Fitting & Associates, Ltd, 9421 Crown Vista Lane, Las Vegas, Nevada, 89117, USA. His phone number is +1 702 3126965.

Please provide us with the forms or documents necessary to transfer this account to Mrs. Furer's sole ownership and control.

Thank you for your cooperation in this matter. If you have any questions or concerns, please do not hesitate to contact Mr. Fitting or me.

Sincerely,

Shawn Meador
Shawn Meador

Enclosure

Cc: A. Furer
K. Robison, Esq.
E. Fitting, Esq.

EXHIBIT C

JUL. 2. 2008 9:28AM

NO. 837 P. 33

Erik Fitting & Associates, Ltd.

9421 Crown Vista Lane
Las Vegas, Nevada 89117

(702) 312-6965 telephone
(702) 212-8086 facsimile

June 16, 2008

VIA FACSIMILE TO (775) 688-3088

Shawn Meador
WOODBURN AND WEDGE
6100 Neil Road, Suite 500
Reno, NV 89511-1147

Re: Furer v. Furer

Dear Mr. Meador,

I am in receipt of your correspondence dated June 9, 2008, regarding the assets in the above-referenced matter.

With regards to bank account in Switzerland, Mrs. Furer has contacted Ms. Bakari to discuss changing the name on the account to Mrs. Furer's. Ms. Bakari has notified Mrs. Furer that the account is *solely* in Mr. Furer's name. Mrs. Furer's telephone calls have also gone unanswered. Because Mrs. Furer has no access to the account, only Mr. Furer can make any changes.

Please note that your statement that Mrs. Furer has been receiving rental income from the sublease of the Gstaad lease is incorrect. Mrs. Furer has not realized any income from the sublease, and in fact, maintains that Mr. Furer has been inappropriately withdrawing funds from the UBS account where the rental income is being deposited. With that being said however, we recognize that is an issue that can be dealt with on the appeal in this matter, and will not waste our time with rehashing the issue at this time.

With regards to the apartment in Paris, Mrs. Furer has left several messages, but has not received a return telephone call. Mrs. Furer has not been able to reach any one that speaks English. If it is not too much trouble, please have Mr. Furer contact the landlord in Paris and indicate that title to the Paris apartment must be transferred to Mrs. Furer's name, and please also request that someone return Mrs. Furer's telephone calls. Once Mrs. Furer is able to speak with someone, we will work with them to request the necessary documents so that we can get the title transferred to Mrs. Furer's name.

Please note that Mrs. Furer has not been receiving consistent bank statements regarding the Paris apartment. In the absence of any statements, it is believed that bank statements have been going directly to Mr. Furer since 2004. Mr. Furer must inform that bank that the bank statements should be now going to Mrs. Furer's address.

Mrs. Furer must also be apprised of the status of the Paris apartment, including, but not limited to the status of the property taxes and whether they have been paid. Mrs. Furer also requests that Mr. Furer telephone the phone company and cancel the internet service that has been paid out of the joint account for the last four (4) months.

With regards to the condominium in the Philippines, Mrs. Furer has spoken with her contact and the necessary documents have been forwarded to Mrs. Furer for her signature. We are working on preparing the necessary documents. We will notify you what, if anything, is needed from Mr. Furer.

We appreciate your cooperation and assistance in this matter.

Many Thanks,



Erik Fitting, Esquire

cc: Carlos Negrete, Esquire
Mrs. Eloise Furer
Kent R. Robinson, Esquire
Robert Lueck, Esquire
Jarien Cho, Esquire

EXHIBIT D

JUL 2 2008 9:25AM

NO. 837 P.36

GORDON H. DEFAOLI
JOHN P. FOWLER
JOHN E. MURTHA
STEPHEN S. KENT
NICHOLAS F. FREY
W. CHRIS WICKER
SHAWN B. MEADDA
R. ELAIN ANDRUS
EDIN L. ROSE
GREGG F. BARNARD
DALE E. FERGUSON
RANDY A. DRAKE
SHAWN C. PEARSON

WOODEURN AND WEDGE
ATTORNEYS AND COUNSELORS AT LAW
6100 HELL ROAD
SUITE 500
RENO, NEVADA 89511
P.O. BOX 2311, RENO, NV 89505
(775) 688-1000
FACSIMILE (775) 688-3088

DANE W. ANDERSON
MICHAEL W. KEANE
JOHN F. KRUSCHER
SHARON M. PAREK
JESSICA S. HANSON
JILL M. VACCHINA
BRENOCK R. WIRTHLIN
—
WILLIAM R. WOODBURN (970-1881)
VIRGIL H. WEDGE (970-2000)
CASEY W. VLAUTIN (970-2000)
—
OF COUNSEL
JAMES J. HALLLEY

June 19, 2008

SENT VIA FACSIMILE

Erik A. Fitting
9421 Crown Vista Lane
Las Vegas, NV 89117

Re: Furer v. Furer

Dear Mr. Fitting:

I am in receipt of your letter of June 16, 2008, which was faxed to me on June 19, 2008. We are cautiously optimistic that Mrs. Furer is now expressing an interest in getting these matters resolved. I am hopeful she is serious at this point. I had prepared and was ready to file a motion this afternoon to obtain court intervention to force resolution of the issue. I will hold off filing the motion while we try to resolve these issues without yet more litigation expenses.

Mrs. Furer could clearly obtain the paperwork necessary to transfer the bank accounts to her. To the best of my knowledge Mrs. Furer has always been a joint owner of the BNP account but Swiss law allowed only one owner of the UBS account. However, Mrs. Furer did have ATM or other charge cards on the UBS account. She has copies of statements which include the mailing addresses. She has the account numbers. And, as you point out, she has Ms. Bakari's contact information with respect to the UBS account. You could obtain and fill in the forms and send them to us for signature. There is no reason Mr. Furer should have to be involved in obtaining the forms. However, I will write the banks, notify them of the divorce and request that they provide us with the documents that are necessary.

With respect to the Gstaad apartment, if it has been sub-let Mrs. Furer handled the sub-lease. Very early in this case we proposed a sub-lease which she rejected. We did no more to try to sub-let the apartment given her intransigence. However, there have

Erik Fitting, Esq.
June 19, 2008
Page 2

been some deposits made from the property management company into the UBS account which we assume were rental payments. However, Mr. Furer is unaware of any sub-lease. Mrs. Furer has never provided us with any information regarding whether there is or is not a sublease. Do you know? If there is such a lease what are the terms? Where have the lease payments been deposited? How much is the monthly sub-lease payment?

I would note that Mrs. Furer has the file with all information, including contact information, related to the Gstaad apartment. Specifically, she has all information necessary to contact the landlord. The only information we have is a website address for the manager, www.gerax.ch. I understand the website has contact information in English. Mrs. Furer needs to take all steps necessary to transfer the lease, and all utilities, taxes, assessments and/or other obligations to her name. Mr. Furer will cooperate and sign any documents necessary to complete these transfers. Mrs. Furer has more information and contact on this than Mr. Furer. Please let us know what needs to be done.

As I have explained to most, if not all, of your many predecessors, the UBS account was set up to have automatic withdrawals for payment of expenses in connection with the apartment. While Mrs. Furer has repeatedly claimed that Mr. Furer made improper withdrawals from that account she has not ever offered a shred of evidence to support her claim. Rather, her prior counsel, Ms. Throne, investigated the allegation prior to the Phase III trial in July of 2007, and abandoned the claim because there was no evidence to support it. The only evidence that I have ever seen of any withdrawal other than the automatic withdrawals to make payments associated with the apartment were withdrawals that Mrs. Furer made on her card at casinos in Crystal Bay, Nevada. Mrs. Furer has the file with all information related to the apartment. She has managed the apartment in the past. It is our opinion that she should contact the appropriate persons and get the apartment lease transferred to her own name and provide us with proof that all outstanding bills and expenses have been paid.

Again, Mrs. Furer has as much contact information on the UBS account as we do. If you believe that it would be helpful for Mr. Furer to write a letter explaining the divorce we will do so and requesting appropriate forms to transfer the account. Let me know.

Mr. Furer has already written the persons he has contact information for in connection with the Paris condo. A copy of that letter was sent to Mrs. Furer's former counsel. I am faxing another copy to you with this letter. I am sure that you appreciate that Mr. Furer has no greater ability to make anyone return a phone call than Mrs. Furer has. Mrs. Furer needs to determine what paperwork is necessary to complete the transfer under French law. As noted in my prior correspondence, one suggestion is that she retain counsel in Paris to handle this matter for her. Mr. Furer will cooperate and sign any

Erik Fitting, Esq.
June 19, 2008
Page 3

necessary documents. Mrs. Furer also needs to get the utilities, appropriate insurance, taxes, homeowners' association bills, etc., transferred to her name and mailed to her directly. Unless Mrs. Furer has obtained insurance on her condo I believe it may be uninsured at this time.

If you take the time to review the correspondence in this case you will see that I have written Mrs. Furer's prior lawyers time and time again requesting that the accounts be transferred to Mrs. Furer and that the statements be mailed to her directly. We have also notified her prior lawyers that the statements were mailed to the parties' Incline address (which was sold over a year ago) and were then forwarded to Mr. Furer's new address but that the forwarding instructions to the post office would expire so Mrs. Furer needed to take steps to have them mailed to her. She refused. If she is not obtaining monthly statements, it is a problem of her own creation. It is a problem that will take care of itself when she takes the steps necessary to have the bank accounts transferred into her name and the statements mailed to her.

Like the Gstaad apartment, the bank account in Paris was set up for automatic payment of expenses related to the Paris condo. Throughout the course of this litigation we have written Mrs. Furer's various counsel begging them to handle this matter. We have repeatedly warned them that the funds in the account may become insufficient to pay the bills. We have repeatedly warned her counsel that her failure to handle this matter could result in adverse consequences, including potential liens or forfeiture. As I'm sure you know, Mrs. Furer absolutely refused to take any action to protect this asset even though it was an asset awarded to her and any loss or lien would adversely impact her. At one point we were forced to deposit an additional \$10,000 into the account to assure that bills would get paid. You will note that in the Decree Judge Weller has ordered Mrs. Furer to reimburse Mr. Furer for the \$10,000 he advanced. Mrs. Furer needs to take whatever steps are necessary to determine what bills have or have not been paid and get her bills brought current.

If you have any questions or concerns please feel free to contact me.

Sincerely,


Shawn Meador

SBM:vms
Enclosure
Cc: A. Furer
K. Robison, Esq.

*Eric this is wrong
The mail were u
forwarded
but had
Mr. Fu
address
then*

*Mr. Fu
had i
to con
on the
he did
not get*

*his own money
but transfer
from our ~~bank~~
acct to
Cherry acct.*

CERTIFICATE OF MAILING

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Pursuant to NRC 5(b), I certify that I am an employee of Woodburn and Wedge and that on this date I deposited in the United States Mail, with postage prepaid, and via facsimile a true copy of the foregoing document in an envelope addressed to:

Erik A. Fitting
9421 Crown Vista lane
Las Vegas, NV 89117
(702) 212-8086

Kent R. Robison, Esq.
Robison, Belaustegui, Sharp & Low
71 Washington Street
Reno, Nevada 89503
(775) 329-7159

DATED this 2 day of July, 2008.

Vicki Sayer
Vicki Sayer, assistant to
Shawn B. Meador

TO: ERIC FITTING

July 3, 2008

FAX: 212-8086

From: Ellie Furer

Fax/Phone 228-8553

Eric,

ATTACHED IS THE PROCESS HOW THE PHIL. CONDO WILL BE TRANSFERRED TO MY NAME ACCORDING TO A LAWYER IN THE PHILIPPINES. I had asked my friend to take care of this after we do whatever process is to be done here.

Attachment

- 1) Waiver
- 2) Letter from lawyer on process
- 3) Copy of Certificate of Title

FROM : SINGSON RESIDENCE

FAX NO. : 9311242

May. 27 2008 11:30PM P1

27 May 2008

MRS. GRACE SINGSON
Hotel Rembrandt
Tomas Morato Extension
Quezon City

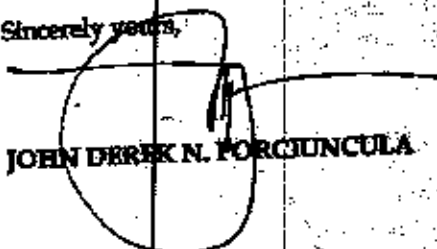
Dear Mrs. Singson,

This treats of the Waiver with Special Power of Attorney for the condominium unit covered by Condominium Certificate of Title No. 73733 of the Registry of Deeds for the City of Makati.

A draft copy of the said Waiver with Special Power of Attorney is hereto attached for reference purposes of Mr. and Mrs. Furer. It is only a draft copy since there is a need for Mrs. Furer to input certain information like the title and case number of the divorce proceedings. Kindly ask Mr. and Mrs. Furer to retype the attached copy and to infuse or delete matters which they feel are either needed or unnecessary.

After they have executed and signed the said Waiver with Special Power of Attorney, they will have to proceed to the nearest Philippine Consulate for the said document to be subscribed and authenticated. Thereafter, the documents shall be returned to us for processing with the Registry of Deeds for the City of Makati.

Sincerely yours,


JOHN DEREK N. PORCIUNCULA

WAIVER**(With Special Power of Attorney)**

I, **ANDREW E. FURER**, of legal age, American citizen, and with postal address at P.O. Box 7206, 949 Lakeshore Boulevard, Incline Village, Nevada 89452, U.S.A, in consideration of the divorce settlement arrived at and mutually agreed upon in *(Please state the Divorce Proceedings Title, Case Number, Name and Title of the Court)*, do hereby forever **WAIVE, DISCHARGE and RELEASE** in favor of my wife, **ELOISA B. FURER**, my rights, interests, and benefits over my undivided conjugal share in the condominium unit covered by Condominium Certificate of Title No. 73733 of the Registry of Deeds for the City of Makati, Republic of the Philippines, and which is more particularly described as follows:

"CONDOMINIUM UNIT NO. W-25B located on the 25th floor of the WEST TOWER of the TWIN TOWERS containing an area of 271 sqm. with Parking Stall B-109, B-116"

I forever discharge and release **ELOISA B. FURER** from any action, claim for sum of money or other obligations arising from the abovenamed settlement, as well as all other cause or causes of action.

I acknowledge that I have no cause of action, complaint, case or grievance whatsoever against **ELOISA B. FURER** in respect of any matter incident to or arising out of the abovenamed settlement as well as all other cause or causes of action. I warrant that I will not institute any action against **ELOISA B. FURER** and will not continue to prosecute any pending action which I may have filed or which may have been filed in my behalf.

In furtherance of the foregoing, I have hereby named, constituted and appointed and by these presents does name, constitute and appoint **ELOISA B. FURER**, as true and lawful Attorneys-in-Fact, for me and in my name, place and stead, to do and perform all of any of the following acts and things namely:

1. To assume and take over my rights, interests and benefits over my undivided conjugal share in the condominium unit covered by Condominium Certificate of Title No. 73733 of the Registry of Deeds for the City of Makati, Republic of the Philippines.

2. To initiate, process and effect the annotation of this Waiver with Special Power of Attorney on the Condominium Certificate of Title No. 73733 of the Registry of Deeds for the City of Makati, Republic of the Philippines.
3. To do any and all acts necessary in furtherance of the foregoing and to give effect to the settlement contained in [Please state the Divorce Proceedings Title, Case Number, Name and Title of the Court].
4. To sign and execute any document in furtherance of the foregoing.

Hereby giving and granting unto ELOISA B. FURER, as my Attorney-in-Fact, full power and authority to do and perform every act and thing whatsoever requisite and necessary to be done in the premises as fully to all intents and purposes as the undersigned might do or could be done if personally present, hereby ratifying and confirming all that the Attorney-in-Fact shall lawfully do or cause to be done by virtue of these presents.

The Parties herein agree that each one will perform any and all necessary action to procure the validity of this Waiver with Special Power of Attorney under Philippine law. Furthermore, ELOISA B. FURER may bring an action against me to seek an award for damages and specific performance resulting from the breach of this Waiver with Special Power of Attorney.

IN WITNESS WHEREOF, I have hereunto affixed my signature this ___ day of _____, 2008.

ANDREW E. FURER

Conforme:

ELOISA B. FURER

By Fax

June 11, 2008

TO: Nectaria Belantis Esq.
c/o Carlos Negrete

No. of Pages including this
- 5

Fax 949-493-8170

From: Eloisa Furer

Fax: (702) 228-8553

Re: Transfer of Assets

Nectaria,

Attached is a draft of what a waiver of atty. should be stated re the Phil. Condo. I had no idea about the Paris Apartment.

Mr. Furer had forwarded an envelope that was supposed to contain the documents of the Paris Apartment - the envelope did NOT include the Title of the Paris Apartment - only the Philippines Condo -

Mr. Furer must have removed the Title from the envelope. I don't know how it looks like.

I have the Title of the Philippines Condo - attached here (faxed).

I had an email from Ms. Cho that there is a deposition in California. What is it?

Maybe we can file something that says Mrs. Furer cannot afford to travel to California, and she does not have an attorney yet -

Thanks,
Eloisa

SN No. 254532

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
Land Registration Authority
QUEZON CITY

CITY OF MAKATI

REGISTRY OF DEEDS FOR THE

Condominium Certificate of Title

No. 73733

(Republic Act No. 4726)

IT IS HEREBY CERTIFIED that the unit identified and described as:

CONDOMINIUM UNIT NO. M-25D located on the 25th floor of the WEST TOWER of the TWIN TOWERS containing an area of 271 sqm. with parking Stall B-109, B-110.

In the diagrammatic floor plan appended to the enabling or master deed of the condominium project annotated on transfer Certificate of Title No. 146,2-75 which embraces and describes the land located at Makati, with an area of FIVE THOUSAND SIX HUNDRED ELEVEN (5,611) square meters, is registered in the name of

SPOUSES ANDREW B. FUERN and ELOIS S. FUERN, both of legal age, American citizens

as owner(s) of said unit in fee simple, with all the incidents provided by the Condominium Act, subject to such of the encumbrances noted on this condominium certificate of title and on the certificate of title of the land as may affect the unit; to those mentioned in the enabling or master deed and declaration of restrictions; and to those provided by law.

This condominium certificate is a transfer from Condominium Certificate of Title No. 45663/CI-23 which is cancelled by virtue hereof insofar as the above-identified unit is concerned.



Entered at City of Makati
Philippines, on the 24th day of August
in the year nineteen hundred and one
at 2:00 P.M.

P.O. Box 7206, 949 Lakeshore
Boulevard, Incline Village, Nevada
89452, USA

(Owner's Postal Address)

[Handwritten Signature]
REGISTRAR

(Registrar of Deeds)

notary

*State the civil status, name of spouse if married, age if a minor, citizenship and residence of the registered owner. If the owner is a married woman, state also the citizenship of her husband. If the land is registered in the name of the conjugal partnership, state the citizenship of both spouses.

*In case of initial issuance, type the words "Not Applicable Original" enclosed in parenthesis.

osa Porciuncula Hilario & Tolentino Law Offices

2111 Cityland Posing, Tripsod Tower 2210 Don Chisco Boses Ave., Makati City - Tel 812-6673 Fax 894-4130

27 May 2008

MRS. GRACE SINGSON
Hotel Rembrandt
Tomas Morato Extension
Quezon City

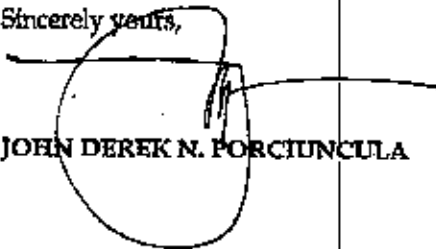
Dear Mrs. Singson,

This treats of the Waiver with Special Power of Attorney for the condominium unit covered by Condominium Certificate of Title No. 73733 of the Registry of Deeds for the City of Makati.

A draft copy of the said Waiver with Special Power of Attorney is hereto attached for reference purposes of Mr. and Mrs. Furer. It is only a draft copy since there is a need for Mrs. Furer to input certain information like the title and case number of the divorce proceedings. Kindly ask Mr. and Mrs. Furer to retype the attached copy and to infuse or delete matters which they feel are either needed or unnecessary.

After they have executed and signed the said Waiver with Special Power of Attorney, they will have to proceed to the nearest Philippine Consulate for the said document to be subscribed and authenticated. Thereafter, the documents shall be returned to us for processing with the Registry of Deeds for the City of Makati.

Sincerely yours,


JOHN DEREK N. PORCIUNCULA