



EDWARD MDASPIN

██████████ BOONTON, N.J. ██████████

1/25/19

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#3-16509

HONORABLE JUDGE BRENDA MURRAY

SUPPLEMENTAL DECLARATION IN SUPPORT

OF DISMISSAL, VACATE &/OR SETTLEMENT & OPPOSITION TO CONTEMPT

Dear Ms. Shields ;

I declare under the laws of the United States that the foregoing is true to the best of my knowledge. I understand that if any statement made herein is willfully false that I am subject to punishment.

1] I have previously declared that the Dishonest shareholders' meeting of 7/12/12 [SEE EX A to the defendants Brief in opposition to the Wells letters' EX A] THAT on Pg 17 "BILL" [Wm. McFarlane] initiated that Teresa Puccio [Teresa] was directly responsible for the collusion detailed on pg 17, which I enclose as Ex 1 and I still do, although I believed that at the time I made the declaration my review of PG 17 disproves my prior statement. I apologize for that mistake.. Teresa came up with the collusion and conspiracy as a Newco enterprise member. It wasn't BILL as in my prior declarations.

2] Eight years is too long a time to be accurate and that is one of the reasons that this complaint must be dismissed in addition to the fact that the allegations contained therein are fraudulent allegations. Although I spent 90% of my time on this case my recollection of what was actually stated was incorrect. Teresa made the statements on pg 17 by herself SEE EX 1, Ms. Puccio's direction of that part of the collusive meeting; however with respect to the other statements I made is accurate and correct. In it:

L3-16.. "if you guys want to do anything that's smart for yourself, it would be to get something in documentation that the BOARD has not handled its' fiduciary.."

L-6-L11.. "suggest ...that ED [ME] CONTROLS EVERY ACTIVITY OF THIS COMPANY large and small BECAUSE ED HAS PUT IN WRITING THAT HE DOES NOT CONTROL THE [WMMA] BOARD.."

2] Isn't that a good reason! Just because I wrote that I did not control the WMMA board the dishonest investors should lie about me and say that I controlled everything at WMMA... "there was nothing to control at WMMA that other people were doing. NOTHING! The company had a modus operandi which the board members and its resolutions controlled everything that was not in each employee's job description and that job description, under the aegis of Mr Lux its' CEO and Mar. Main its' president monitored. They had to approve everything that the employees did and or did not do, received compensation for and or worked with.. The company had 3 financial officers and a bookkeeper, the company had a sr vp logistics to monitor and authorize expenditures, the company had Mr Lux as the marketing guru, Mr Agostini in administration, Mar Lockett the 2nd Cto and Ms sr vp, Mr, Nwugugu for legal contracts, ppms and structure of the offering memorandums as a licensed series 13/7 a CPA and as well as the largest law firm on retainer and one of the big 5 accounting firms.. What was I to do when these people knew more than me in their job description. H/r. strategic planning promoter contract dealmaker and contract negotiator but I did not run the company and/or the people! They had a contractual report and its in writing and wasn't me.

3] There was more than ample inside management, and I invested 6 times more capital than was drawn over 30 months and I'm still owed with MKMA \$2,200,000.00, the company had Mr Jeryell the COO ring operations who oversaw over 200 amateur and professional MMA events as an owner., the company had clothing designer, an inhouse photographer/director and an abc sports operating and finance Sr vp to conduct its satellite transmissions, all MC database and marketing team led by Beryl Wolk [whose Brady proves that MKMA's MC appraisal was \$7 million less

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than he admits he was offered for it!!] and a host of Vps to fill in the pr gaps as well as sr vp human resources. Doug Main was the glue that held it together and as the father of 2 well regraded sons' one a former ufc fighter he took care of all fighter selection committee oversight when it came to matching up a good event in 7 weight classes. Sam Tropello coo events scheduling created a matrix wherein once WMMA had 16 countries it could put in one [1] year! up to 615 event. No MMA company has done more than 100 that I know of. His contract required him to do the leadership vacuum that the company had and he used me as a President uses a consultant with my experience.. These position and functions were self sufficient if the employee provided the services in his contract.. problem was in 10 months Puccio, Berjedekian and Sullivan and a bookkeeper couldn't give Caladry and Pullan the startups balance sheets for 2010 and 2011 when there was no revenue.. They did not do the work they were paid for their projections never made sense and when they were reoriented then they did not takeover the operational aspects assigned to them in their respective contracts. All they did all day was hide in their respective office... look at the contracts and then don't let them tell you they were not permitted to see the books Mr. Sullivan completed an oct 31, 2011 balance sheet, had a bookkeeper and had the audacity in his declaration stating he was a bookkeeper. He swore in the chap 11 bankruptcy that's what he did for 8 months. . So if he knows' what the allegations in the compliant state that Agostini hid the books from them then how could he have been a bookkeeper if he wasn't given access??!! They have lied to the SEC and McGrath bought it.. he has been suing the innocent people and let the guilty ones go!!! McGrath doesn't have the right time in the day to understand they hood winked him, They conned him, suckered him and he fell for it. They didn't do the work in their respective employment contracts.. Kevin has those and if he reads the content and asks were are the work products for a year hell' see nothing was done.. They were leaches waiting for the revenue instead of helping their partners achieve the operational goals still presenting problems Im one man and did not have the time to run 40 people fly on around the world and teach c fos' show to do their jobs! .

4) Kevin was setup and still is chasing the bunny rabbit, me and my 45 year old felony that even he admit si disclosed but lie about when. Look at the Brady and Puccios' disclosure of when she and Berjedekian were informed them about it on the second interview 40 days before they were signed into WMMA by Mr. Young, Mr. Main a third investor was my chiropractor and he signed a commission agreement before he invested . Mr. Lange admitted in Brady he found me on the internet before he invested Sullivan was interviewed by myself with Mr. May on the phone and his contract was signed by the WMMA executives that were always to inform any applicant prior to investing. Mr. Heistercamp was interviewed by Burnham and admits he knew and Lockett paid 10 days after he started working at WMMA on a trial basis. Not me! My interview was one of 5 interviews as Mar Lux and Mr. Main had to interview each applicant that asked for the job. Whether they had an investment or not they also interviewed as did Mr. Burnham, myself and usually the applicant wanted to talk to a fellow investor that went through the vetting process. If a man did not have \$250,000.00 he was not permitted to invest \$150,00 as that meant he was not accredited and WMMA did not want non accredited persons as it was frightened that this would happen Mr. Main asked me to present the smoke and mirrors [blue sky] from his projections' SEE ex2 and ex3. Once Nwugugu put his assumptions into the PPM draft Mr. Main did not understand how to present it and I had no problem in going over the projections' with able speaks caution caveat See Mr. Burnham's Brady admission that i never made any guarantees intended and or implied as it was blue sky and the risc section be spoke all the caution anyone would want to know about! An mirror projections' even though it was his instructions to Mike Nwugugu who wrote the PPMS [Not me' although would give him sections that had new content of a deal that I participated in accomplishing; content i had just learned that he had no knowledge of and then after he tested it he would write it his way as he was the better writer and as Nwugugu admitted it in the Chartis claim of 12/10/12 para 41, 2nd section. [on my disc that the SEC has for your honor.. All applicant signed the oath and warranted they were accredited. If they did not lie the Sec would not be involved as I was no control person I was milked 6 times more of my family and companys' assets than we ! Mr. Nwugugu wrote the PPMS as per and in his in His Chartis claim he admits that SEE Chartis claim 12/10/12, para 5; para 6 para 41. para 5 and para 6 and para 41' The SEC has my disc, and his name is alphabetical your honor so if in doubt review it or ask one of your lawyers to review my submissions and report to you as I know you do not have the time with the shutdown. I believe you should trim all BS cases like

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mine so that you don't do a sloppy job and so you don't harm your adjs. I was asked to explain the blue sky projections' [I call that smoke and mirrors as the applicants were always informed that there are no guarantees that any projection will occur it based on assumption's made by the wmma team! SEE Ex1 and Ex6 for the disclaimers in the ppm[]s all having the same boilerplate. which their subscription is a section in it.

5]The subscription states they read it understand it and that there are no guarantees that they are accredited can afford to lose entire investment and still continue to provide for your family in the same style to which they were accustomed all were super sophisticated and graduate school executives.. Who would think they would cheat to get into the investor program..??Thats the problem they evidently did not care about harming everyones investments the subscription agreement they signed makes it clear that if they lie about accreditation they ruin the company for all of their fellow and sister investors, .Then I find out from Mr Lockett,may he rest in peace that Ms puccio was not accredited as she informed she was given her parents farm in long island!

6][Judge do you think that that rational makes any sense except to those looking to make a case to allege i was the control person when in fact I was not? I and the board members' assured that no one could make that allegation and get away with it. By that time I had had enough lawsuits, did not want the responsibility to manage anything and or anybody and the WMMAH board recommended that i do so ;as they did not want the baggage that goes with it as well. As the company had excellent Board members' that collectively could and did cover all the bases for a start up along with mike Nwugugu to handle legal, finance and the PPMs creation and work in progress which in fact became the guideline that the WMMA management was focused on accomplishing in the short, intermediate and long range time frames.. As a subcontractor of MKMA. I and Larry May could and did provide the initial human recourses with Mr .Main and Mr. Lux in control of each employees' selection, interview [usually jointly],job title and compensation categories with Mr. Nwugugu completing the contracts' negotiated by MKMA and which became boilerplate as time went on. Then Mr.Burnham took over as WMMA/WDI SR VP H/R. He did a good job as he enrolled all 6WMMA investor/operators' and received head hunting compensation direct from WMMA and in lui of its accrued hourly rate .MKMA booked the remaining 50% of the h/r fees', if a lifo Gaap accounting were to be used to be booked against its' hourly accrual's as they were the first! The accounts receivable was not to be paid except out of 10%of the equity and or pretax profits after all employees' compensation was first paid and then a \$1.00 a month pre tax profit was made. Then the excess over \$1.00 was to be paid to MKMA up to 10% as the Cap. For each month that i worked MKMA billed it out@\$350.00/hour which comes to \$70,000.00 a month straight time. That's' straight time but we worked 6days a week and at least10 hours a day. Mr.Agostini booked all head hunting fees as if paid against the compensation for head hunting as he did not keep fifo deferred compensation as it was not due unless certain guidelines had been met. In a startup with little financial ability to take on employees' compensations'; so that the first 15 employees of WMMA received no salary and all compensation was deferred other than a small monthly advance usually \$1,500.00 to \$2,000.00 a month. Other than doug Main and my wife ,non of the others had invested any capital and or loans'.So I agreed that it would be in the best interests' of the Company's that i would not have any control function. In fact I was led to believe by Doug Main that as a MMA promoter no one that has a felony need apply into its licensing or the equivalent of the boxing commissions rules and regulations' barring any felon from obtaining a license. I therefore sold CBIS' WMMA service contract on Jan 20 th,2011 to MKMA and I recommended to my wife she sell the WMMAH shares that shews going to receive to Mr.Main[1/3],Mr .Agostini [1/3]and Mr.Lux[1/3]and accept in return cash and a warrant for a 5 year term with only one requirement.ie that they will not dilute WMMAHS shares for the warrant term. She cut herself loose from WMMA control in so doing except that she had the right to cosign checks until her loans were paid off. In fact ;she signed 4 checks the first 6months and when Mar. Agostini had a conflict and could not sign a vendors commitment. Once WMMA hired a co she signed off that ability ..The facts speak louder than words. if the aforementioned were not true Mr. Nwugugu would never have signed his name to the WMMA PPMs!

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7]The WMMA Board of directors would not have given their consent to filing the WMMA/WDI PPMS' and the company would not have been able to apply for and or obtain a MMA boxing license from the Texas boxing commission, WHICH IT DID AND IS LISCENCED THEREFROM.MR MAIN,WMMA/WDIS PRESIDENT SWORE TO THE FACTS THRU THE FULL APPLICATION AND TOM SULLIVAN CO-PREPARED IT AND INCLUDED HIS WMMA/WDI combined non audited compilation of WMMAS' ,OCT 31/2011 attached balance sheet to the Commission, and included therein was footnotes stating that it was combined WMM/WDI application, that MKMA underwrote CONTAINING THE \$83,000,000.00 IMC CONTRACT AS A GOODWILL LINE ITEM ,Sullivan had no problem submitting that combined balance sheet that he prepared and which he complained about in the WMMA Chap 11; in which Judge Gambreddela dismissed WMMA and gave it to Mar. Agostini and myself as the 2 then board members .MKMAs non Gaap presentation which contined Theron provides the cash and equivalent line item assets that he received from the Books of both company's' and in consultation with Mr .Nwugugu and Ara Berjedekian.. That's' 'in the 10/29/18 submission to the commission and copied to your honor with the 5motions for relief discussed therein .Therefore there was not the slightest control person issue, else all the WMMA Sr officers would be in jail now with Mar Main leading the Charge. not me. If I had any it was formally given up on 1/20/11.,when the CBIs' sale of its WMMA service contract to MKMA with WMMAs consent as aboard resolution of WMMA. Joans' sale of her to be issued WMMAH common shares to Mr. Main.,Mr Lux and Mr, Agostini took place on1/15/11. took place. THEREFORE THE CONTROL ISSUE IS A FANTCY OF THE SEC AND IS THE PERPETRATION OF A FRUD ON THE SEC by the newco McFarlane enterprise members.

8]See EX 1: L-12 on pg 17, Its' Donald Lockett][deceased and other material and indispensible witness are dead] whose testimony is critical to a defense.,. as well as the fact that probably 100 % of all the other witness' that i need for my defense have had strokes, memory loss or diseases that make a defense on my part ,after so many years', impossible for me to defend as a Pro see; On line12 :Donald says to the group of 6 investor/ operators:

...."Ok but THEY[THE SEC is who I believe is they] HAVE STUFF LIKE THAT..".. This ratifies as correct my allegation that at that time7/12/12, Terresa Puccio had become the SECS' agent and was building a case from inside for the SEC and hand tailored by the SEC by a collusion and conspiracy with the WMMA investor/operators' to conspire and collude and make a false case against me!.

.THEY IS THE SEC.TERRESA IS PREACHING EXACTLY WHAT THE SEC HAS INBRED IN TO HER THAT THEY NEED TO MAKE A CASE AGAINST ME AND MR Agostini and Mar Lux[The SEC conveniently left the main man ,Mr.Main ,its founder and president whose watchful eye controlled everything as his contractual job description demonstrates .See the WMMA PPM under WMMA executive management staff reffered by the SECS' EX1 to its directory of exhibits to be used by it at trial. .In that document the court will see and verify the truthfulness of my statements..!]

9]Please SEE EX 2,MR DOUG MAINS' JAN9,2011 EMAILM TO THE WMMA TEAM.MIKE N IS[MAR,NWUGUGU WHO IS PREPRING THE JULY31,2011WMMA PPM.MR MAIN IS DIRECTING MR MIKE N TO USE IN HIS PROGECTIONS FOR THE 5YEAR FORECAST THATMIKE NWUGUGU AND SAM TROPPELO WERE CREATING,MAR TROPPELOWAS THE COOSCHEDULINGOF THE ENTRIIRE WMMA PROGETED TOURNEMENT AND IN. Mr.MAINS; EMAIL HE GIVES BOTH A RECCOMENDED NUMBEROF REGIONALPROMOTERSIN EACH COUNTRY FROM8 TO 16. Mr. Main was in charge of the entire team with Mar lux.

..."The WMMA overview[for the ppms].."is looking pretty good.. there are few additions..." .."then we are done.."

Does this sound like i was a controlling person!?.It took the team 6 months to finish the WMMA ppm for SEC filing. They were the team that created the first WMMA PPM and everyone as the team grew made recommendations' .Mr. Nwugugu could use any recommendations and or none! if the recommender believed his/her recommendation should be used he had one and only one remedy place:

10]Please SEE EX 3 Mr .Main: Doug leads his company! HIS EMAIL OF JAN 9,2011 WENT TO THE TEAM WMMA SPORTS INC EMAIL CHAIN TO ALL MEMBERS OF THE COMPANY AS AS THEY WERE ADDED! EACH WAS INVITED TO

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HELP WHEN THE WMMA AS HE HAD ALREADY INVESTED IN IT AND TOOK AN ACTIVE ROLE. !JAN 9TH2011 WAS A SUNDAY JUST TO DEMONSTRATE HOW COMMITTEED THEY WERE TO PUT IN THE ENERGY TO MAKE THINGS HAPPEN and supplements in greater depth just how open THE financial Projection; SHOULD BE. He then refers to a group meeting on Tuesday; and asks if mike N could get it out by Monday so that the group meeting will be productive ,, THAT'S THE WAY WMMA WAS BUILT FROM THE GROUND UP BY GROUP MEETINGS; AS TASKS WERE GIVEN WITH DEADLINES BY SENIOR OPERATING MANAGERS..MR. MIKE N WAS THE CONTRACT KING, AND HE KEPT UP WITH THE FLOW AS EACH OF OTHER EMPLOYEES PARTICIPATED IN DESIGNING HIS/HER OWN ACTIVITIES THAT MAY HAVE BEEN A PART OF THE OVERVIEW In exhibit TO TEAM WMMA, EX 2 ,and EX3, the team was all employees received it as well as consultants like MKMA and mike Consentino AND THEN MC FARLANES COMPANY AS WMMA ENTERED INTO A CONTRACT WITH ITSEMPLOYEES AND CONSULTANTS..THE EMPLOYMENT CONTRACTS SPELLED OUT THE DUTIES AND EXACTLY WHAT THE JOB DESCRIPTION WAS AND WAS USED AS THE OPERATING GUIDELINE SO THAT MANAGEMENT TOOK CARE OF EACH EMPLOYEE.THEREFORE THE STORY THAT I RAN EVERYTHING SMALL AND LARGE IS JUST ONE MORE SIGNAL THAT THE INVESTOR/OPERATORS CHOSE SIDES ON 7/12/12 AS TO WHETHER THEY WOULD CONTINUE ON WITH WMMA OR IF THEY BOUGHT WHAT MCFARLANE WAS SELLING THEM TO JOIN FORCES AND SUBORDINATE THEIR RESPECTIVE WMMA INTERESTS AND ONLY CARE ABOUT NEWCO THE ENTERPRISE THAT THEY ALL JOINED.

,11] See Ex4pg46 of the 7/12/12 dishonest shareholders' meeting:

DARIN [HEISTERKAMPH] L-6-L-10:.. "WE SEEM TO HAVE A SHARED EXPECTATION THAT IN THE RESTRUCTURING [IN NEWCO] REPRESENTATIVE SHARES WILL BE CARRIED FORWARD INTO THE NEW CORPORATION [NEWCO] AT WHICH POINT WE MAY NOT GET CASH VALUE.. BUT AT LEAST WE WILL START GETTING PAID AGAIN! TOM [SULLIVAN AND ARA [BERJEDEKIAN] THAN SAY RIGHT AND AGREE'

SEE L-10-L-21:

ARA.. ""ILL [MC FARLANE] SAID "HE IS GOING TO PUT PEOPLE BACK ON SALARY.. HE WANTS PEOPLE TO GET PAID.. SO I TRUST HIM.. WHY WOULD HE LIE ANYWAY [FOOL McFarlane admits to Monica Petty that he has no intention of using any of the WMMA investor operators in the email chain] HIS reason was obvious to put you up to double crossing your own company WMMA while officers so he could buy it on the cheap! He didn't have to even give you a contract he knew you had no place to go. Your all Benidict Arnolds' and Greg that's not how its done on honest takeovers!.]

DARIN L-21-I-25:

.. "SO.. WHAT FOLLOWS IS IT DOESN'T MATTER.. WHETHER THIS COMPANY [WMMA] GETS VALUED AT ZERO [0] DOLLARS WHAT MATTERS IS OUR RELATIVE SHARES IN THE NEWCO COMPANY AND GETTING BACK ON [AYROLL.."

YOUR HONOR THE PICTURE IS VERY CLEAR. THE INVESTOR/OPERATORS CONTRACT STATED THAT IF EVER EQUITY GOES BELOW 50% OF THE INVESTED EQUITY THERE WILL BE NO MORE ADVANCES AND MKMA AS WELL WOULD RECEIVE NO MORE COMMISSIONS AND/OR SUCCESS FEES AS MKMA ON DEC 8, 2011, IT GAVE UP ITS HOURLY RATE AND AGREED TO GET PAID THE HIGHEST COMPENSATION PAID TO THE BEST PERFORMER FOR THAT MONTH. WINNER, IT ALSO STATES THAT THEY WILL CONTINUE TO OPERATE AS THEIR FELLOW SWEAT EQUITY PARTNERS AND DEFER THE COMPENSATION UNTIL THE COMPANY WAS TURNED AROUND, THAT'S WHAT THEY DID WHEN THEY PRETENDED THEY WOULD WORK FROM HOME OR JUST RESIGNED TO CARRY OUT THE NEWCO ENTERPRISE STRATEGIC PLAN TO HAVE ITS PARTICIPANTS SUE WMMA OR FILE CLAIMS TO OBTAIN UNEMPLOYMENT COMPENSATION AS DARIN USING THE ADVANCE ON THE FORWARD COMPENSATION PLAN OF 2/5% A MONTH ON THE PRINCIPAL INVESTED AND LIE TO UNEMPLOYMENT AND ALLEGE THE CHECKS WERE NET COMPENSATION CHECKS WHEN HE KNEW THAT THEY WERE NOTHING OF THE SORT,

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12]Of course they breached their employment contracts by leaving and by joining the McFarlane Newco enterprise to commit theft by fraud and deception by fraud perpetrated against a bankruptcy federal judge, by filing false claims that alleged that WMMA agreed to a break up fee with Mc Farlanes' complicity to back date a brake up fee allegation when WMMA had no scheduled events for the 2months he alleged he agreed to pay her and which he had no authorization from Agostini and Rich Garich in control of contract compliance. Their 2signatures were required for any contract\$5,000.00and over! The Wayne Craigs lawsuit accusing WMMA and I and Mr.Agostini of defrauding him into signing the 6/18/11regional promoter agreements when it was signed by Barry Jeryll,his silent partner in the regional promotions' and WMMAS; Coo of ring operations .The contracts they signed stated that wmmas coo and Waynes' silent partner barryJeryll who signed for Wusa and WMMA and when in the contract wmma had NO FINANCIAL OBLIGATION EXCEPT TO SHARE WITH WUSA THE PAY PERVEIW REVENUE FROM SENDING THE EVENT TO IMC TO MAKRRKET TO WMMAS/IMC DATABSES' PLATINUM CARD MEMBERS ONCE ITS WEBSITE WAS COMPLETED.CRAIGS LAWSUIT WAS REMOVED FROM ARIZONA STATE COURT AND WE ANSWERED IT POINTING OUT THAT HIS REFERED TO EXHIBITS'CONTRAVENEDEACHAND EVERYALLEGATIONINHISCOMPLAINT.BEFOREHE COULDANSWER THE COURTINFORMEDHIMIFHE DID NOTANSWER IT WOULD DISMISS WITH PREJUDICE.HE NEVER ANSWERED AND THAT NEWCO HARRASMENT COST OVER \$30,000.00 IN LEGAL COSTS..

13]See EX 5 dougMains9/4/12 resignation. It demonstrates that Mr Main PERJURED HIMSELF BEFORE JUDGE ROSMARY GAMBREDELA when he declared in the chap 11bankruptcy that he was fired after he was founder and invested \$333,333/33 in WMMA Holding. That was in an effort to demonstrate that Mar. Agosinti and i should not be given the keys to operate as WMMA TRUSTEES as we were alleged as men alleged as having no morals' to fire a man who invested in WMMA. His resignation demonstrated that the man is a perjurer and looking for sympathy at the expense of WMMA myself and Mr Agostini. When Judge Gambredela dismissed WMMA the Newco enterprise had only one reason left to continue participating in receiving a share of Terresas Whistblower fees and to attempt to exculpate their own gross negligence at operating WMMA that in the first 6 months of 2012 they emasculated its assets .destroyed its name and then tried to plunder what little was left by diverting the blame for their incompetence spending\$1,250,000.00 .on a charitable event that was merely a regular regional promotion alleging they had the connections to fill up local advertiser's ,Mcfarlane bragged that he had the PGA and Olympic sponsors' that would purchase about 6packages for projected revenue with one minute airtime and a ring location for the brand name at\$150,000.00per advertisers or some such package and not one advertiser bought into the space I the non a local level they projected that the 80,000 students and military within one mile from the camp and university was projected to sell10,000 ticketst\$25.00a ticket.

14]They sold 1,000 and gave comps for an additional 5,000[whilewayne craig closed theshowandstole10,000brandedwmma tshirts that416,000.00] and they couldn't even sellout for free!. In the ring not one advertisers' purchased in the customers' brand names in the ring and walls space and not one customer paying the WMMA advertising fees bragged by William MacFarlane of Scotsdale Arizona purchased anything, .It came up by a fluke that the email chain between McFarlane and MonicaPetty proved just what a bag he was.He admitted to her that he was into doing lines of coke and wanted to go to and live in the maldives,4daysbefore the event he totaled his car because he played two ends against the middle and in 45days reserved exclusively for WMMA he made 2documentrys,watched the Olympic tryouts in the155 weight class and then gave Wmma about 10% of his time knowing he was rolling the future of the 40 employees and regional promoters that counted on his and BarryJeryll and Wayne Craig to make a good showing; they failed couldn't even get the copyright infringement signage up in Demand so that 5 MMA boggers showed the event free and destroyed the revenue stream projected at\$500,000.00 and we generated about\$1,00,000 losing\$1,150,000.00!TheMacfarlane newco enterprise create damage ,destroyed the companys name used up its capital

15]The SEC took the bait and i still believe that Mcfarlane has a friend that agreed to pick up the soiled gauntlet let and but a day always when the courts see the entire picture and always do the right thing. .In this case its time to

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dismiss, vacate or settle the 2 parties out. .there are no assets, the allegations are all false taken from perjurers in bankruptcy court.

16]The court is requested to do the right thing by me ,the country as if you have read my submissions and since Mr mcgrathsstrong inference that my vacate true, that the theft of my litigation fund and theft of my time are all true.if this court wants to settle this and end our mutual misery im for it.Judge make him live up to the tenor of the deal.i gave him what he wanted and then he makes a demand that he knows is not in the cards thats a sneaks way of settling.A man should live up to his word and goodwill regardless of the angst he has no right to sacrifice our tax dollars and this B S of a case!;as he is responsible for spent over\$1,500,000.00 on a no asset case suing innocent persons while letting the guilty go free. **Its the most amazing mistake injustice ive come across in my lifetime.** And President Trump has to inherit this mess. Then we get a settlement and the man does a bait and switch asking for 75 times what he knows exists .Now he has contempt citation over a Jan2,2019 email with no phone call and no certified return receipt requested after his Dec27,2018 letter modified the subpoena date if the shutdown continued!' What are we doing here"Your honor has much more important matters to attend to and so do i I want to be with my wife not in front of this court wherein I can no longer be a pro see. I request either a refund of the million litigation fee i was fraudulently induced to spend and the \$2,800,000.00 in compensatory damages for theft of my time for 8,000 hours at my rate of\$350.00 an hour or a settlement or dismissal or vacate as my indispensable material witness have mostly been disqualified as the time of over 9yers since the commencement of the company has distorted all minds including mine. That is what prompted this declaration i incorrectly stated what i believed true and so I apologize for that misstatement..

Please provide the relief ive requested and end this nightmare as you have the power to do so..

Respectfully

EdwardM Daspin



I have gone from on emess to another and back again for anotherwe deserve a rest.

:

..EX 6 PARA 2:

...;"INVESTORS SHOULD RELY ONLY ON THEINFORMTION CONTINEDIN THIS PPM ..THE INFORMTION CONTAINED HERIN SUPERCEDES ANY OTHER INFORMTION PROVIDED TO POTENTIAL INVESTORS..WMMA HAS NOT AUTHORIZED ANY PERSON TO PROVIDE ANY INFORMATION TO MAKE ANY REPRESENTATIONS' EXCEPT TO THE EXTENT CONTAINED IN THIS PPM IF ANY SUCH REPRESENTTTIONS' ARE GIVEN OR MADE,SUCH INFORMATION MUST NOT BE RELEID UPON AS HAVING BEEN AUTHORIZED BY WMMA

...'THIS OFFERING MEMORANDUM IS A WORK IN PROGRES. SUBSEQUENT EVENTS MAY CHANGE AND OR CONTRAVENE CERTAIN STATEMENTS REPRESENTATIONSAND WARENTTEES MADE HEARIN.

THE FINANCIL STATEMENTS CONTINED HERIN ARE UNAUDITED AND MAY BE INACCURTE AND SHOULD NOT BE RELEID UPON FOR INVESTMENT PURPOSES SINCE SUBSEQUENT EVENTS WILL HAVE AN EFFECT ON THE VALIDITY OF SUCH STATEMENTS'. ..." ONLY INFORATION CONTAINED IN THIS PPM IS AS HAVING BEEN AUTHORIZED BY WMMA

...THIS OFFERING MEMORANDUM IS A WORK IN PROGRESS

..."WMMA HAS NOT AUTHORIZED ANY PERSON TO PROVIDE ANY INFORMATION OR TO MAKE ANY REPRESENTATIONS' EXCEPT TO THE EXTENT CONTAINED IN THIS PPM ;IF ANY SUCH REPRESENTATIONS ARE GIVEN SUCH INFORMATION AND/OR REPRESENTATIONS' MUST NOT BE RELIED AS HAVING BEEN AUTHORIZED BY WMMA.."

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EX6 PARA 4:

...THE INVESTMENT DESCRIBED IN THIS PPM INVOLVES SIGNIFICANT RISK AND IS OFFERED ONLY TO PERSONS THAT CAN AFFORD SUCH RISKS OR AN INDEFINITE PERIOD OF TIME: IT IS RECOMMENDED THAT EACH INVESTOR SEEK ADVICE FROM TAX, ACCOUNTING AND LEGAL COUNSEL."

.....

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1 Donald: No, because that's how you sign into the board.

2 Teresa: ---I don't think that's true, Donald. But anyway, I
3 think, umm, if you guys wanted to do

4 [00:25:00]

5 Anything that's smart for yourself, it would be to get something
6 in documentation to suggest that the board has not acted in
7 behalf, umm, responsibly, has not, uh, handled its fiduciary
8 responsibility to its creditor, shareholders and investors and
9 // that Ed controls every activity of this company, large and
10 small, because Ed has put in writing that he does not control
11 the board. He does---

12 Donald: Okay, but ~~they~~ ^{SEC} have stuff like that, Teresa. They have
13 stuff like that. Not maybe from everyone but they do have stuff
14 like that.

15 Teresa: No and, Tom, you're the CFO.

16 Tom: Yeah.

17 Teresa: And everyone, Ara, myself, Mike McDougal, umm, Bill
18 McFarland, umm, has denounced the financial statement and the
19 representations made by this company. Everybody except you.
20 And you're the CFO. And not being a CPA does not, umm---does
21 not exempt you from the responsibilities of your job description
22 and, umm, I would actually recommend that everybody, and I
23 would---if you're smart, you'd put your name to it or concur but
24 I would, uh, make a list of why WMMA and the board of directors
25 should throw out McKenzie and its excessive embellish fees and I

Ex 2

EXHIBIT C

- Quota : 9.1% of 5.0GB
- emdaspin@optonline...
 - 6 FINAL PURCHA...
 - Adam Berkson
 - Andrea Smitho
 - Andrew Maino
 - Andrew Wiseo
 - Andrew Youngo
 - Anthony Batarse
 - Ara Bederjikiano
 - Barry Jarrello
 - Beryl W.o
 - Bottling Plant
 - Bulk Mail [Delete All]
 - CAPITAL CORP. O...
 - CHAMCO
 - Carol Goodman
 - Cecchio
 - Chris Lynch
 - Craig Eatono
 - Cynthia Coley-Stok...o
 - DOJo
 - Dana Waliokyo
 - Darin Helsterkam po
 - Dave Frismano
 - Dave O'Donnell
 - Dentamacho
 - Donald Locketo
 - Doug Maino
 - Draftso
 - EQBo
 - Edward Michael
 - EnColl
 - Final Document Suito
 - Frank Priceo
 - GPCSo
 - Gary Aliglerso
 - Geoffrey Luo
 - Georgioo
 - Global Prosthetic
 - Gregg Langeo
 - Harry Gatley
 - Jacobo
 - Jamie Ackermano
 - Jim Bettinger

oDelete Spam Reply Reply All Forward Forward Ino

Subject Fwd: Overview

From Luigi Agostini <lagostini@wmmasports.com>

Date Sunday, May 18, 2014 8:43 pm

To emdaspin <emdaspin@optonline.net>

===== Forwarded message =====

From : <dmain@wmmasports.com>

To : "teamwmma@wmmasports.com" <teamwmma@wmmaspc>

Date : Sun, 09 Jan 2011 18:01:34 -0500

Subject : Overview

===== Forwarded message =====

Guys,

The overview is looking pretty good. There are a few additions

1. Change the text from 8 to 16 RPs, or represent 8 first - req
2. Purse amounts for quarter and semi finals of US and World
3. Sam's tournament diagram
4. Mike N, and Sam's financial projectionso

Then we are done.

Much of the text from the overview will be in the body of the RI

We are making great progress.

Doug

EA 3

From <emdaspin@optonline.net>
Subject: Fwd: Financial Projections
Sent date: 05/19/2014 10:57:32 AM
To: <lmay@mkmainc.com>
Attachments: rfc822 01.dat [5 KB]

EXHIBIT D

LARRY EXD

The following are the headers for this message/rfc822 message.

Date: Sun, 18 May 2014 20:43:15 -0400
Subject: Fwd: Financial Projections
From: Luigi Agostini <lagostini@wmmasports.com>
To: emdaspin <emdaspin@optonline.net>

==== Forwarded message =====

From : <dmain@wmmasports.com>
To : "teamwmma@wmmasports.com" <teamwmma@wmmasports.com>
Date : Sun, 09 Jan 2011 11:05:49 -0500
Subject : Financial Projections

==== Forwarded message =====

Hi Mike N,

I know you and Mike D have tried to simplify the projections. He has asked me to either add to or reiterate some points.

Based on UFC Facebook membership of 4.5M (approx. 1/2% of the population) they get 1M viewers (30%) for big fights.

So based on our membership, project that regional fight viewership will be 12.5%, semifinal 25%, quarterfinal 40% and US final 50%, and 50% will watch the World finals.

For country projections assume the same percentages.

When the next three countries cumulatively reach 300M population, take 50% of our US projections and project that across the five year plan.

Also, for international viewing, assume the following;
20% of foreigners membership will watch US finals
50% of all countries membership will watch world finals

We hope that these changes can be done in time for Tuesday's meeting. If you are finished before, please send to the group so we can review them beforehand.

I'm going to call you just to confirm you get this email.

Many thanks

Doug

1 out them in a legal proceeding anyways. So it may be the
2 lesser---

3 Daren: Right, so---

4 Tom: ---of two evils.

5 Daren: If I can complete my train of thought, umm, the
6 restructuring is better than bankruptcy. We seem to have a
7 shared expectation that in the restructuring representative
8 shares will be carried forward into the new organization at
9 which point we may not get cash value reimbursement for those
10 but at least we'll start getting paid again. Is that something
11 that we---

12 Tom: Right.

13 Daren: ---would expect or agree to---

14 Tom: Right.

15 Daren: An expectation?

16 Ara: Bill specifically mentioned that you know to us---to me at
17 least personally. He said that he is going to put people back on
18 salaries. He wants people to get paid. So I trust him. I
19 wouldn't you know---why would he lie anyway? I mean there's no
20 benefit for him to throw nonsense at them. [INDISCERNIBLE]

21 Daren: So then---what that follows is it doesn't---

22 [01:15:00]

23 whether this company gets valuated zero dollars in the
24 restructuring. What matters is our relative shares in the new
25 organization and getting back on payroll. So leads me back to my

Ex 5

9/20/12

Zoho Mail - Print

EXHIBIT B

Print | Close window

From : Doug Main <dmain@wmmasports.com>
To : Luigi <lagostini@wmmasports.com>, Ed <emd@wmmasports.com>
Reply to : dmain@wmmasports.com
Subject : Board of Directors
Date : Tue, 04 Sep 2012 09:36:09 -0400

09/4/12

Re: Resignation

Dear Board of Directors, and Partners,

I announce my immediate resignation of my Board Member position at Worldwide Mixed Martial Arts Sports, Inc., and WDI. Please remove that title from all company literature immediately.

Sincerely,

Douglas Main

Worldwide Mixed Martial Arts Sports, Inc.
150 Clove Road, 11th Floor, Little Falls, NJ 07424
office - 973-828-7735
cell - [REDACTED]
fax - 201-204-9990
www.wmmasports.com

Ex 6

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The Units and the underlying securities offered in this PPM have not been registered with, or approved, by the United States Securities And Exchange Commission, nor have such Units or this PPM been filed with or reviewed by the Attorney General of any state or the securities regulatory authority of any state. This offering is based on the exemptions from registration as set forth in §4(2) and in Rule 506 of Regulation-D of the US Securities Act of 1933, as amended.

The investment described in this PPM involves significant risks, and is offered only to persons who can afford to assume such risks for an indefinite period of time and who agree to purchase the Unit(s) only for investment purposes, and not with a view toward the transfer, resale, exchange or further distribution thereof. There will be no public market for the Units and the underlying securities issued pursuant to this Offering PPM. Federal and state securities laws limit the resale of the Units and the underlying securities, which are Restricted Securities; and it is therefore recommended that each potential investor seek advice from tax, accounting and legal counsel.

The price of the Class-A Unit(s) as described in this PPM has been arbitrarily determined by WMMA, and each prospective investor should make an independent evaluation of the fairness of such prices. Prospective investors who have questions concerning the terms and conditions of this private offering and the PPM, or who desire additional information or documentation to verify the information contained herein should contact WMMA. The financial forecasts contained in this PPM, or other materials must be construed only as estimates, which are based upon assumptions which WMMA believes to be reasonable, the actual future performance of WMMA may depend upon factors beyond the control of WMMA. There is no assurance that WMMA will achieve its objectives or that WMMA's actual performance will match its financial forecasts.

case number 3-16509AT

CERTIFICATE OF SERVICE ON 1/24/19 I SERVICED UPS TO REMIT THIS SERVICE EDWARD M DASPIN _____

THE PRESIDENT OF THE UNITED STATES. THE HONORABLE DONALD J TRUMP

THE VICE PRESIDENT OF THE UNITED STATES THE HONORABLE MICHAEL PENCE

THE HONORABLE SPEAKER OF THE HOUSE, PAUL RYAN

MR FIELD OR THE COMMISSIONERS (3 COPIES)

MS SHIELDS (1 COPY FOR THE JUDGE BRENDA MURRAY;

MR MCGRATH, MR KOLODNY, MR O'CONNELL, MR SHAPANKA, MR AGOSITINI, MR LUX, MR L CHESTER MAY FOR MKMA & ME
FOR CBI, MR LUIGI AGOSTINI (CORPORATE STAFF, MR GARY KRENSEL CORPORATE STAFF)

Handwritten signature of Edward M. Daspin, consisting of a circled 'E' above the name 'Edward M. Daspin'.