**From:** Ignacio Allende Yahoo <[ignacio\_allende@yahoo.com](mailto:ignacio_allende@yahoo.com)>   
**Sent:** Friday, March 27, 2020 4:12 AM  
**To:** 'Gordon Venters' <[gsv@themoviestudio.com](mailto:gsv@themoviestudio.com)>  
**Cc:** Ignacio Allende-CEO <[ceo@maxglobalbiz.com](mailto:ceo@maxglobalbiz.com)>; 'Ignacio Allende-McCombs-UT.MBA' <[ignacio.allende@mba03.bus.utexas.edu](mailto:ignacio.allende@mba03.bus.utexas.edu)>  
**Subject:** RE: Confidential Information# The Movie Studio, Inc.   
**Importance:** High

**Ignacio,**

**In regard to your response as of 3-27-20 please find attached our formal response in Bold:**

1. Yes, we should speak about your statements on the email below, to clarify what seems to be a misinterpretation by you.

**TMS: I do not believe there is any misrepresentation if your referring to: your statement to me on 8-12-19  (acting as agent) that (“Unless we make additional considerations things with the I/C things will not proceed as anticipated”)**

**I remember where I was, time of the call as will be documented in cell phone records and subsequently documented the same day, as you advised me that Excelina was flying in today and I asked if she was with Kirk Shaw and you failed to respond, only that she was flying in.**

**(Later Confirmed).**

I don’t understand why you update me again about the litigation with Wonderfilm. TMS: As stated in the e-mail as of 3-26-20 Because we suffered significant damages as a result of the party’s actions, I only asked about the steps necessary to deposit my shares so I can trade them when convenient. **TMS: We were advising you that before you incurred expenses that in order to provide you clear title you or your Counsel would need to speak with TMS or our counsel.**

You may deem me and categorize me as hostile, but that is your opinion, a qualitative one and a mistaken one. **TMS: It is recorded in our e-mail correspondence of 8-22-10 to your associate Cid Galindo as evidenced in his 8-22-19 e-mail to TMS; E-Mail from Cid, deeming you an associate/agent and replied in our 8-22-19 e-mail response (see attached): CG Quote:**

**Scott, Excelina has asked Ignacio and me to revise the current agreement between her and the Movie Studio to reflect current circumstances.  I have a copy of the signed agreement, but not a copy of Exhibit A that the two of you prepared several months ago. Please provide me with a copy so that we may complete our revision of the agreement.**

**Thank you.**

**Cid Galindo  
411 Brazos Street, Suite 99  
Austin, Texas 78701  
512-297-0525**

* 1. All I had in mind was the best interest for the success of MVES. **TMS: Your Actions disrupted and tortuously interfered with our Business Operation/Opportunity.**
  2. I did not act as agent of anyone, I just happened to go to FL to take care of the pets of E. Pinzon and I proposed all to meet to find common grounds of understanding. TMS: Not our position as evidenced in the attached correspondence and subsequent involvement as of 8/22/19 e-mail from Cid Galindo your associate and acting as Agent.
  3. You rejected the meeting and I never contacted you ever again attempting to meet or talk or mediate regarding the termination of E. Pinzon. **TMS: You and EO/IC defaulted on scheduled meetings in attempt to strong arm us into executing an amended agreement**
  4. I have not participated in any negotiation of the terms of E. Pinzon. Cid Galindo, as far as I have heard, represents E. Pinzon. Not me. **TMS: We were notified on 8-22-19 by your associate that you were going to assist in the preparation of an amended agreement not agreed to by us attempting to cram us down to unacceptable terms allowing EO/IC to work with our Strategic Partner, not EO/IC WDRFF while we continue to underwrite the IC’s expenses and burn rate.**
  5. Why do I need to speak with your attorneys? **TMS: You don’t. As we stated us, or our Counsel. Our position is a serious one as the party’s actions are responsible for substantial damages as outlined in our amended complaint and reflected in us being referenced in the recent removal of Kirk Shaw from WDRFF news release 3/24/20.**
  6. I have rights as shareholder and why are you warning me to not obtain an opinion letter before speaking to your attorneys? **TMS: You have rights as a shareholder unless we seek to adjoin your actions via disgorgement or assisted in our damages with EO/IC as a co-conspirator as reflected in the referenced 8-12-19 phone call with me and the 8-22-19 Cid Galindo e-mail (attached)**
  7. I have invested 3 times in MVES shares believing in your promises and now I feel:
  8. i.      Threatened: **TMS: Never. Our/my below response was profession**
  9. ii.      Misinterpreted **TMS: Do not believe so.**

iii.      Mistreated **TMS: Rejected statement. How were you mistreated**

**with our professional response?**

iv.      Forced to jump through unnecessary hoops.

**TMS: Told you the process of clearing your Restricted Legend #144 merely outlined that unless we speak or you with your/or counsel unless we have a galvanized agreement understanding.**

v.      Punished simply because I hold a friendship relationship with E. Pinzon - Which is prior to her involvement with MVES. **TMS: Not true. We financed your involvement with TMS because of your friendship with EO/IC AFM etc.**

And thanks to that friendship you benefited from my investment in MVES. **TMS: Initially the shareholders received equity however that value was redacted by your association with EO/IC and the party’s cumulative actions.**

vi.      All above seems incorrect, unethical; and using your term: hostile towards my person. **TMS: Not at all and not personal, however you as with all the parties, TMS intends to hold you accountable for your actions that disrupted and disgorged shareholder equity and residual value.**

**TMS: FORMAL STATEMENT:**

**TMS has had to re-tool our operations and have expended significant capital, time value of money and damages of over 9 months to re-organize however are now proceeding with a new amended business model.**

**We Require a Hold Back Agreement until 12/31/20 for agreeing to provide you clear title for your share purchase and if unacceptable will turn it over to our Counsel for their review/recommendation.**

**Please Let us know the benefit of your intentions and if acceptable we will prepare a hold back agreement for your execution.**

Sincerely,  
  
**Gordon Scott Venters**  
President & Chief Executive Officer  
The Movie Studio, Inc.

Phone # 954-332-6600  
2598 E. Sunrise Blvd Suite 2104 | Ft. Lauderdale, FL 33304  
[www.TheMovieStudio.com](http://themoviestudio.com/)  | [GSV@TheMovieStudio.com](mailto:gsv@themoviestudio.com)

**. Ignacio Allende-MBA2**

[Ignacio\_Allende@yahoo.com](mailto:Ignacio_Allende@yahoo.com)

Skype: r.ignacio.allende

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**From:** Gordon Venters [<mailto:gsv@themoviestudio.com>]   
**Sent:** Thursday, March 26, 2020 6:35 PM  
**To:** [ignacio\_allende@yahoo.com](mailto:ignacio_allende@yahoo.com)  
**Cc:** 'Gordon Venters'  
**Subject:** Confidential Information# The Movie Studio, Inc.

Ignacio,

We also hope you and your family are safe and healthy and are in receipt of your request to sell your shares in The Movie Studio, Inc.

As you know we entered litigation against Wonderfilm Film Corporation alleging Fraud and other counts and on 3-24-20 Wonderfilm removed Kirk Shaw as President and CEO of Wonderfilm (See attached).

As a result of your participation and your statement to me on 8-12-19  (acting as agent) that (**“Unless we make additional considerations things with the I/C things will not proceed as anticipated”)** and is an exhibit as well as additional e-mails from Cid that you were to assist the I/C (acting as agent) with amending the original agreement the parties were deemed **hostile** shareholders by the Company on 8-22-19. (See attached)

As we proceed with the Complaint in Court post removal of Kirk Shaw with the parties, Wonderfilm/Board of Directors et al., and the significant damages we suffered as a result of the parties actions, in order not to involve you further and provide you a clear release of your shares claiming no-encumbrances or additional considerations, you or your counsel might want to speak with us/Santucci & Piorre P.A. prior to you paying for an Opinion Letter and/or Legal Review regarding the liberation of your shares assuring you clear title by the Company.

Regarding selling your shares in The Movie Studio, Inc. the standard process is you will need to obtain an Opinion of Counsel regarding the Rule #144 legend on your certificates and send them to Pacific Stock Transfer for re-issuance of a new certificate without bearing a restrictive legend as currently electronic transfer of your shares (DWAC’s) are temporarily suspended as a result of the crisis.

You can deposit the shares of a non-reporting Micro-Cap currently Wilson-Davis and Scottdale Securities etc. however they currently require a high legal review fee, and depending on your own account you may be able to process the deposit depending on your relationship. (Check with your broker).

In addition, we have provided you some basic information on the Company.

<https://www.networknewswire.com/the-movie-studio-inc-mves-is-one-to-watch/> [The Movie Studio Inc. (MVES) Leverages Unique Business Model, Growth by Acquisition Strategy to Secure Leading Market Position](https://www.networknewswire.com/the-movie-studio-inc-mves-leverages-unique-business-model-growth-by-acquisition-strategy-to-secure-leading-market-position/)

Sincerely,  
  
**Gordon Scott Venters**  
President & Chief Executive Officer  
The Movie Studio, Inc.

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