

**Affidavit of**

**Yaniv Amar**

**on the 3rd Day of September, 2009**



AFFIDAVIT OF YANIV AMAR

STATE OF FLORIDA       )  
COUNTY OF DADE       )

On this day, appeared before me, the undersigned, duly authorized to administer oaths and take acknowledgements, Yaniv Amar who, after being duly sworn, deposes and says as follows:

1. My name is Yaniv Amar. I am over the age of 18 and of sound mind. I am familiar with, and have personal knowledge of, certain facts and circumstances surrounding Attorney Richard Berman's representation of Frank L. Amodeo, and Attorney Berman's involvement in the Sunshine Companies Plan and Presidion (PBS) Plan, as those plans are further described in Amodeo v. Richard Berman, et al., 9<sup>th</sup> Judicial Circuit Court Case No.: 2008-CA-31330-0.
2. I have known Frank Amodeo since approximately 1999 when I was introduced to him through a mutual friend.
3. I first met Attorney Berman in 2004. He represented Mr. Amodeo at the time and continued to act as his primary legal advisor through the end of 2006.
4. Attorney Berman was retained to assist with the Sunshine Companies Plan, which I had no involvement with, and the Presidion (PBS) Plan.
5. Throughout 2006, Attorney Berman was present in numerous meetings where the Presidion (PBS) Plan was discussed and documented.
6. In late-2005, I was tasked by Mr. Amodeo to provide recommendations as to cost-cutting measures to be implemented at Presidion.

7. During the first six (6) months of 2006, I was employed as a consultant tasked to assist with the transition of Presidion's PEO business to AEM, Inc.
8. There were numerous problems during this transition.
9. However, on numerous occasions throughout 2006, I was reassured by Attorney Berman that everything was going fine with Mirabilis and the PEOs.
10. Particularly, in or about July of 2006, I met with Attorney Berman and Mr. Amodeo in Attorney Berman's offices in Ft. Lauderdale. Attorney Berman invited me to the office to await the outcome of Mr. Amodeo's meeting with the IRS. Attorney Berman and I went to meet Mr. Amodeo, his accountants, and others for dinner. My understanding of the meeting was that the taxpayer was to become current on a going forward basis and pay 600K a month towards the past debt. Attorney Berman again reassured me that everything was fine and informed me that I should not have relinquished my interests in Mirabilis when I resigned in June of 2006.
11. Additionally, on or about October 5<sup>th</sup>, 2006, Mr. Amodeo, Daniel Myers and Attorney Berman interviewed tax controversy attorneys in Attorney Berman's office in Ft. Lauderdale. Prior to the scheduled meetings, Attorney Berman invited me to join the meetings. He thought it might give me some long overdue comfort that everything was fine between the various companies and the IRS. I was again reassured by Attorney Berman that everything was in order with the unpaid tax debt.

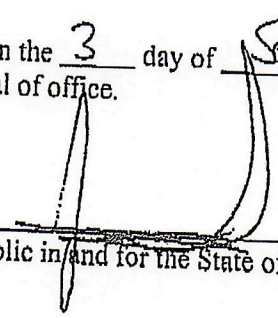
FURTHER AFFIANT SAYETH NOT.

  
Yaniv Amar

SWORN TO AND SUBSCRIBED before me on the 3 day of September, 2009 to certify which witness my hand and seal of office.



JASON SAKA  
NOTARY PUBLIC - STATE OF FLORIDA  
COMMISSION # DD555259  
EXPIRES 8/27/2010  
BONDED FOR \$1,000-NOTARY

  
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Notary Public in and for the State of Florida