October 10th, 2016

Based on the completion of AltaVista Capital Market, Inc.'s ("Underwriter") initial due diligence and review of documentation submitted by the Company, we are pleased to set forth the following terms and conditions approved for equity capital funding by a pool of Investors associated with **Alta Vista Agriculture Ventures Fund**, **LP.** and/or the **Nanocap Market**.

AltaVista Agriculture Ventures Fund, LP., and/or a group of investors associated with the Nanocap Market, commits to provide up to \$40,000,000 in private equity capital investment financing to a single purpose (Winnett Perico, Inc.) as further defined herein.

ISSUER: Winnett Perico, Inc. ("Issuer")

PROPOSED OFFERING: Minimum amount \$5,000,000 USD and a maximum amount of \$40,000,000 USD as exempt from Registration under Regulation A+ Tier II, and Federal Securities Laws. AltaVista Capital Markets, LLC to act as Underwriter for a Cumulative Convertible Stock Offering on the Nanocap Market (the Nanocap Market is an Alternative Trading System registered with the United States Securities and Exchange Commission and Operated by AltaVista Capital Markets, LLC).

PROPOSED TERMS OF CUMULATIVE CONVERTIBLE PREFERRED STOCK:

- 400,000 Class A Convertible Preferred Stock
- Non-Voting Preferred Stock Shares
- Each Class A Convertible Preferred Stock shall have a face value of \$100 USD.
 - Conversion feature of the Class A Convertible Preferred Stock Shares:
 - YEAR 3: (Shareholder Conversion Option)
 - At anytime during the third year of the investment, the Investor may choose on the First Business Day of Each Month to convert each Unit of the Class A Convertible Preferred Stock for Common Stock of the Company at market price *minus* 5% of the Company's Common Stock at time of conversion / closing. The closing price will be the weighted average price of the Common Stock Closing Price over the previous 60 days. Fractional interests will be paid to the Investor by the Company in cash.
 - The Investor can sell the Class A Convertible Preferred Stock Shares back to the Company at any time after two years for the full face value of the Shares plus any accrued interest, though the Company has no obligation to purchase the Shares.

- Dividends on this Class Convertible Preferred Stock will be payable on a cumulative basis when, as and if declared by the Board of Directors, or an authorized committee of the Board of Directors, at an annual rate of 7.00% on the stated value of \$100.00 per share.
- Should the Company not be listed on any Regulated Stock Exchange or OTC Market ("Over-the-Counter inter-dealer quotation system"), the Shares shall convert to Common Stock in the Company at the "per share value" of the Company's Common Stock as determined by an Independent Third Party Valuations Firm that is chosen by the Company's Board of Directors.
- YEAR 4: (Optional Conversion Option)
 - At anytime during the fourth year of the investment, the Investor may choose on the First Business Day of Each Month to convert each unit of the Company's Class A Convertible Preferred Stock for Common Stock of the Company at market price *minus 10%* of the Company's Common Stock at time of conversion / closing. The closing price will be the weighted average price of the Common Stock Closing Price over the previous 60 days. Fractional interests will be paid to the Investor by the Company in cash.
 - The Investor can sell the Class A Convertible Preferred Stock Shares back to the Company at any time after two years for the full face value of the Shares plus any accrued interest, though the Company has no obligation to purchase the Shares.
 - Dividends on this Class A Convertible Preferred Stock will be payable on a cumulative basis when, as and if declared by the Board of Directors, or an authorized committee of the Board of Directors, at an annual rate of 7.00% on the stated value of \$100.00 per share.
 - Should the Company not be listed on any Regulated Stock Exchange or OTC Market ("Over-the-Counter inter-dealer quotation system"), the Shares shall convert to Common Stock in the Company at the "per share value" (minus any discounts) of the Company's Common Stock as determined by an Independent Third Party Valuations Firm that is chosen by the Company's Board of Directors.
- YEAR 5: (Optional & Mandatory Conversion Options)
 - Optional: At anytime during the fifth year of the investment, the Investor may choose on the First Day of Each Month to convert each unit of the Company's Convertible Class A Preferred Stock for Common Stock of the Company at market price minus 15% of the Company's Common Stock at time of conversion / closing. The closing price will be the

weighted average price of the Common Stock Closing Price over the previous 60 days. Fractional interests will be paid to the shareholder by the Company in cash.

- The Investor can sell the 9% Convertible Preferred Stock Shares back to the Company at any time after two years for the full face value of the Shares plus any accrued interest, though the Company has no obligation to purchase the Shares.
- Dividends on this Class A Convertible Preferred Stock will be payable on a cumulative basis when, as and if declared by the Board of Directors, or an authorized committee of the Board of Directors, at an annual rate of 7.00% on the stated value of \$100.00 per share.
- Mandatory: On the last business day of the 5th year of the investment, the Investor MUST convert each Unit of the Company's Class A Convertible Preferred Stock for Common Stock of the Company at market price minus 15% of the Company's Common Stock at time of conversion / closing. The closing price will be the weighted average price of the Common Stock Closing Price over the previous 60 days. Fractional interests will be paid to the shareholder by the Company in cash.
- Should the Company not be listed on any Regulated Stock Exchange or OTC Market ("Over-the-Counter inter-dealer quotation system"), the shares shall convert to Common Stock in the Company at the "per share value" (minus any discounts) of the Company's Common Stock as determined by an Independent Third Party Valuations Firm that is chosen by the Company's Board of Directors.
- The Company has the Right to convert the Class A Convertible Preferred Stock Shares to Common Shares of the Company should the Company be acquired or merged with another company (where the Company has less than 50% controlling interest). The Company has the Right to "Call In" all Class A Convertible Preferred Stock Shares at the value of the Common Stock Shares, less the appropriate percentage discount in the Year that the acquisition or merger occurs.

PROJECTED CLOSING DATE: (120) days following effective date of filing with the United States Securities and Exchange Commission.

ISSUER'S COUNSEL: *TBD*, Issuer's selection conditioned upon law firm having appropriate experience in Federal Securities Law Offerings, subject to reasonable approval of AltaVista Securities, LLC.

UNDERWRITER EXPENSES: Underwriter (AltaVista Capital Markets, LLC) shall receive Expenses of:

Fees Paid to the Underwriter from Net Proceeds of the Investment:

- Upon the completion of the drafting of the SEC Registration Statement (SEC Form 1-A), a payment of \$45,000 shall become earned by the Underwriter, and is paid out of the net proceeds of the investment.
- Upon Qualification of the SEC Registration Statement by the United States Securities
 and Exchange Commission, a payment of \$15,000 shall become earned by the
 Underwriter, and is paid out of the net proceeds of the investment.
- Upon the Company being admitted for trade on the Nanocap Market (post SEC Qualification of the Registration Statement), a payment of \$15,000 shall become earned by the Underwriter, and is paid out of the net proceeds of the investment.

Issuer is responsible for all other pre-investment expenses, including but not limited to, Issuer's legal counsel, accountants and/or auditors, bank escrows, Federal and State Filing Fees, CUSIP, etc.

UNDERWRITER OPTIONS / WARRANTS AND OTHER COMPENSATION: Underwriter will have warrants, options or other compensation as detailed below and as is in compliance with FINRA regulations.

The Company agrees to pay AltaVista Capital Markets, LLC or its nominees compensation (the "Compensation") according to the following table:

PHASE	DUE DATE	RESTRICTED COMMON SHARES PAYABLE AND/OR AMOUNT	COMPANY COMMON SHARES ARE TO BE DELIVERED TO
PHASE I	Within FIVE BUSINESS DAYS of the Company's Regulation A+ Tier II becoming Qualified by the SEC	0.25% of the Company's Total Issued and Outstanding Common Stock (Aggregate Total: 0.25%)	AltaVista Agriculture Ventures Fund, LP
PHASE II	Within FIVE BUSINESS DAYS of the Company's Securities becoming Listed on the Nanocap Market	0.25% of the Company's Total Issued and Outstanding Common Stock (Aggregate Total: 0.50%)	AltaVista Agriculture Ventures Fund, LP
PHASE III	Within FIVE BUSINESS DAYS of the Company reaching 25% of its Offering and / Capitalization Goal.	0.50% of the Company's Total Issued and Outstanding Common Stock (Aggregate Total: 1.00%)	AltaVista Agriculture Ventures Fund, LP
PHASE IV	Within FIVE BUSINESS DAYS of the Company reaching 50% of its Offering and / Capitalization Goal.	0.50% of the Company's Total Issued and Outstanding Common Stock (Aggregate Total: 1.50%)	AltaVista Agriculture Ventures Fund, LP

PHASE V	Within FIVE BUSINESS DAYS of the Company reaching 75% of its Offering and / Capitalization Goal.	0.50% of the Company's Total Issued and Outstanding Common Stock (Aggregate Total: 2.00%)	AltaVista Agriculture Ventures Fund, LP
PHASE VI	Within FIVE BUSINESS DAYS of the Company reaching 100% of its Offering and / Capitalization Goal.	0.50% of the Company's Total Issued and Outstanding Common Stock (Aggregate Total: 2.50%)	AltaVista Agriculture Ventures Fund, LP

a. The Company shall cause to be delivered the applicable share certificates for the shares described in the table above (the "Securities") to ALTAVISTA AGRICULTURE VENTURES FUND, LP. The Company represents and warrants that, when issued, the Securities will be issued free and clear of all liens, charges, and encumbrances of any kind whatsoever, subject only to the re-sale restrictions under applicable securities laws.

GENERAL CONDITIONS:

- Audited Financials of Issuer required in compliance with SEC regulations, with no material adverse change in business or financial condition of Issuer.
 - o Audited Financial Statement MUST be dated within the last 90 days.
 - Audited Financial Statements MUST be for the last TWO YEARS, and if not incorporated for longer than two years, the Un-Audited Financial Statements MUST go back ONLY to the date of incorporation.
 - Audited Financial Statements MUST include:
 - Balance Sheet
 - Profit & Loss Statement
 - Statement of Shareholder Equity
 - Statement of Cash Flow
 - Notes to the Financial Statements
- Appropriate opinions from Issuer's counsel, acceptable to AltaVista Securities, LLC with respect
 to all relevant terms, conditions, and circumstances relating to the Offering as well as the results
 Underwriter's due diligence investigation.
- No adverse change in capital markets, financial crisis, suspension or moratorium on trading or legislation or regulations are proposed or adopted which materially limit or adversely affect the

ability of the Underwriter Register the Offering with the United States Securities and Exchange Commission, in the reasonable opining of the Underwriter.

- No adverse change in the financial condition, operations or business of Issuer in the reasonable opinion of the Underwriter.
- Due Diligence review and approval by Underwriter. Documents required:
 - o Final Business Plan
 - o Copy of the Company's Articles of Incorporation
 - Copy of the Company's Bylaws
 - Copy of current Cap Table
 - O Details on all stock sales in the last 12 months
 - o Un-Audited Financial Statement
 - o 3, 4 or 5 year Proforma Statement
 - o Biographies on all Members of Management
 - o Details on all Options and Warrants issued and outstanding

REQUIRED ATS / OTC OR REGULATED MARKET LISTING: Nanocap Market

BLUE SKY: 50 States, exemption for Regulation A+ Tier II from registration, but filing fees / notices apply as required.

QUIET PERIOD: No trading of newly issued securities for a period of 90 days post qualification of the SEC Form 1-A Registration Statement by the United States Securities and Exchange Commission.

ESCROW AGENT: TBD by Issuer and subject to reasonable approval by Underwriter.

EXPIRATION OF AGREEMENT: If not excepted by 5:00 PM EST on October 21st, 2016, this agreement shall be considered Null and Void.

AGREED:

AltaVista Capital Markets as Underwriter	AltaVista Agriculture Ventures Fund, LP
Ву:	Ву:
Title:	Title:
Winnett Perico, Inc.	
Ву:	
Title:	

CNPJ REGISTRATION: 01838723016988



BRF SA

RUA JORGE TZACHEL, 475, FAZENDA – ITAJAI, 88301-600 www.sadia.br.com

Tel: +55 (11) 3280-4570 Fax: +55 (11) 1234-4570





GENERAL SPECIFICATIONS AND PRICE LIST

CERTIFICATION OF MANUFACTURER: HACCP/GMP/BCS/ISO 2001/HALLAL/KOSHER

GRADE A HA	LAL WHOLE FROZEN CHICKEN \	WITHOUT GIBLETS		
Washed:	Clean and fresh Plucked			
No black spots:	Drained of blood No bruises			
Viscosity:	Less than 3% Fractions less tha	Less than 3% Fractions less than 3%		
Frozen:	At 40 below zero degree Celsius degree Celsius Stored at -20 be		5 below zero	
Freezing process:	IQF- Individually Quick Frozen E SGS	xamination- inspection: Bureau	u Veritas or	
Year of Production:	Current Year.			
Chicken Weight:	800 - 1.800 grams Slaughtered	according to Islamic Rules- Ha	lal	
Shelf Life:	One Year. 35 to 45 days Chicke	n.		
Chicken meat should have PH range between:	5.6 to 6.2 with volatile nitrogenous compounds may not exceed 20mt/1000 grams. Total bacterial count should not exceed one million cell/gram.			
Peroxide number:	Should not exceed 5 ml equivalent / 1 kg external fat. Chicken meant will be free from radiation.			
A specimen of 25 grams of chicken:	Meat should be free from Salmonellas Bacteria.			
A specimen of 1 gram of chicken:	Meat should be free of Staphylococcus Aereus. A specimen of 1000 gram of chicken meat should be free of Shigella.			
A specimen of 1 gram of chicken:	Meat should be free of from colonic whole toxigenic and whole pathogenic bacteria.			
A specimen of 1 gram of chicken:	Meat should be free from spores of fung and yeasts. Clonic group shouldn't exceed 3000/grams chicken meat.			
PRICE	10 TO 40 FCL			
	\$ 1.250,00	\$ 1.220,00	\$ 1.150,00	

SPECIFICATIONS (Top selling cuts)				
	PRODUCT CHICKEN PAWS -GRA	DE A		
Chicken Paws:	35 gr to 45 gr / Length 8 to 10 cr	m.		
Feather Off / Washed and Cleaned:	White Skin Only (Outer Yellow S	kin Off) / Moisture Content Le	ss Than 3%	
No Bad Smell / Black Spot:	Less Than 1% / No Bruising / No Bones Less Than 2%	Excessive Blood or Blood S	tains / Broken	
Burns:	Not			
Hair:	Not			
Chemical Burns:	Not	Not		
Drainage:	1°C - 5°C for 8 Hours	1°C - 5°C for 8 Hours		
Shelf Life:	24 Months Minimum	24 Months Minimum		
Carton Label:	Standard International Labels Ad Customs for Frozen Poultry	Standard International Labels Accepted by China Authorities and China Customs for Frozen Poultry		
Packing & Markings:	Outer: Standard Carton 20kg / Inner: (4) Four 5 kg Layers or your capability.			
PRICE	10 TO 40 FCL			
	\$ 1.150,00 \$ 1.110,00 \$ 1.080,00			





PRO	DUCT FROZEN CHICKEN 3 JOINT W	INGS GRADE A		
Chicken Wing:	Length Approximately 10 cm ea	Length Approximately 10 cm each. 60 gr to 90 gr		
Feather Off / Washed and Cleaned:	White Skin Only (Outer Yellow S	Skin Off) / Moisture Content Le	ss Than 3%	
No Bad Smell:	·			
Shelf Life:	24 Months Minimum	24 Months Minimum		
Carton Label:	Standard International Labels A Customs for Frozen Poultry	Standard International Labels Accepted by China Authorities and China Customs for Frozen Poultry		
Packing & Markings:	Outer: Standard Carton 20kg / I	Outer: Standard Carton 20kg / Inner: (4) Four 5 kg Layers or your capability.		
PRICE	10 TO 40 FCL			
	\$ 1.200,00	\$ 1.160,00	\$ 1.100,00	

PRODUCT FROZEN CHICKEN MIDDLE JOINT WINGS (MJW GRADE A)					
Chicken Middle Joint:	45 gr to 50 gr. Length 10 cm to	45 gr to 50 gr. Length 10 cm to 13 cm.			
Feather Off / Washed and Cleaned:	White Skin Only (Outer Yellow S	kin Off) / Moisture Content Le	ss Than 3%		
No Bad Smell:		Ŭ			
Shelf Life:	24 Months Minimum	24 Months Minimum			
Carton Label:	Standard International Labels Ad Customs for Frozen Poultry.	Standard International Labels Accepted by China Authorities and China Customs for Frozen Poultry.			
Packing & Markings:	Outer: Standard Carton 20kg / Ir	Outer: Standard Carton 20kg / Inner: (4) Four 5 kg Layers or your capability			
PRICE	10 TO 40 FCL				
	\$ 1.180,00	\$ 1.140,00	\$ 1.100,00		

PRODUCT CHICKEN FEET – GRADE A				
Chicken Feet:	30 Grams or Higher Length App	30 Grams or Higher Length Approximately 7 to 9 cm each		
Feather Off / Washed and Cleaned	White Skin Only (Outer Yellow S	kin Off) / Moisture Content Les	ss Than 3%	
No Bad Smell:		Black Spot Less Than 1% / No Bruising / No Excessive Blood or Blood Stains / Broken Bones Less Than 2% / No Burns / No Hair / No Chemical Burns / Drainage 1°C - 5°C for 8 Hours		
Shelf Life:	24 Months Minimum	24 Months Minimum		
Carton Label:	Standard International Labels Adfor Frozen Poultry	Standard International Labels Accepted by China Authorities and China Customs for Frozen Poultry		
Packing & Markings:	Outer: Standard Carton 20kg / I	Outer: Standard Carton 20kg / Inner: (4) Four 5 kg Layers or your capability		
PRICE	10 TO 40 FCL	10 TO 40 FCL 40 TO 100 FCL OVER 100 FCL		
	\$ 1.200,00 \$ 1.150,00 \$ 1.100,00			

PRODUCT FROZEN CHICKEN WING TIP GRADE A				
Chicken Wing Tip:	180 gr. To 300 gr.			
Feather Off / Washed and Cleaned	White Skin Only (Outer Yellow Skin Off) / Moisture Content Less Than 3% No Bad Smell: Black Spot Less Than 1% / No Bruising / No Excessive Blood or Blood Stains / Broken Bones Less Than 2% / No Burns / No Hair / No Chemical Burns / Drainage 1°C - 5°C for 8 Hours			
Shelf Life:	24 Months Minimum	24 Months Minimum		
Carton Label:	Standard International Labels Accepted by China Authorities and China Customs for Frozen Poultry			
Packing & Markings:	Outer: Standard Carton 20kg / In	nner: (4) Four 5 kg Layers or yo	our capability	
PRICE	10 TO 40 FCL 40 TO 100 FCL OVER 100 FCL			
	\$ 980,00 \$ 960,00 \$ 910,00			





CHICKEN WHOLE LEG – GRADE A				
Chicken Whole Leg	500-650gs			
Storage at:	Minus 18 degrees Celsius Duri	ng transportation: minus 18C		
Feather Off / Washed and	Feather off Washed & Cleaned	White skin (outer yellow skin of	ff)	
Cleaned & Fresh				
Moisture content	Less than 3%			
No Bad Smell:	Black spots less than 1%	Black spots less than 1%		
No bruise	No excessive blood or blood st	No excessive blood or blood stains		
Broken Bone	Less than 2%	Less than 2%		
Packing & Markings:	Outer: Standard Carton 20kg /	Outer: Standard Carton 20kg / Inner: (4) Four 5 kg Layers or your capability		
PRICE	10 TO 40 FCL	10 TO 40 FCL 40 TO 100 FCL OVER 100 FCL		
\$ 1.160,00 \$ 1.135,00 \$ 1.110				

CHICKEN LEG QUARTERS – GRADE A (200-400gr)				
Storage at:	Minus 18 degrees Celsius Duri	Minus 18 degrees Celsius During transportation: minus 18C		
Feather Off / Washed and	Feather off Washed & Cleaned	White skin (outer yellow skin of	f)	
Cleaned & Fresh				
Moisture content	Less than 3%			
No Bad Smell:	Black spots less than 1%	Black spots less than 1%		
No bruise	No excessive blood or blood s	No excessive blood or blood stains		
Broken Bone	Less than 2%	Less than 2%		
Packing & Markings:	Outer: Standard Carton 20kg /	Outer: Standard Carton 20kg / Inner: (4) Four 5 kg Layers or your capability		
PRICE	10 TO 40 FCL	10 TO 40 FCL 40 TO 100 FCL OVER 100 FCL		
	\$ 1.100,00	\$ 1.070,00	\$ 1. 050,00	

CHICKEN LEG QUARTERS – GRADE A (400-600gr)				
Storage at:	Minus 18 degrees Celsius Durin	Minus 18 degrees Celsius During transportation: minus 18C		
Feather Off / Washed and	Feather off Washed & Cleaned	White skin (outer yellow skin of	f)	
Cleaned & Fresh				
Moisture content	Less than 3%			
No Bad Smell:	Black spots less than 1%	Black spots less than 1%		
No bruise	No excessive blood or blood sta	No excessive blood or blood stains		
Broken Bone	Less than 2%	Less than 2%		
Packing & Markings:	Outer: Standard Carton 20kg / I	Outer: Standard Carton 20kg / Inner: (4) Four 5 kg Layers or your capability		
PRICE	10 TO 40 FCL	10 TO 40 FCL 40 TO 100 FCL OVER 100 FCL		
	\$ 1.130,00	\$ 1.110,00	\$ 1.080,00	

PRODU	UCT WHOLE CHICKEN SHAWARMA BO	ONELESS- GRADE A		
Chicken Shawarma Boneless	2 to 2,5 Kg.	2 to 2,5 Kg.		
Feather Off / Washed and	Feather off Washed & Cleaned	Feather off Washed & Cleaned White skin (outer yellow skin off)		
Cleaned & Fresh	Moisture Content Less Than 3%	6		
No Bad Smell:		Black Spot Less Than 1% / No Bruising / No Excessive Blood or Blood Stains / Broken Bones Less Than 2% / No Burns / No Hair / No Chemical Burns / Drainage 1°C - 5°C for 8 Hours		
Shelf Life:	24 Months Minimum	24 Months Minimum		
Carton Label:	Standard International Labels A for Frozen Poultry	Standard International Labels Accepted by China Authorities and China Customs for Frozen Poultry		
Packing & Markings:	Outer: Standard Carton 20kg / I	Outer: Standard Carton 20kg / Inner: (4) Four 5 kg Layers or your capability		
PRICE	10 TO 40 FCL	40 TO 100 FCL	OVER 100 FCL	
	\$ 1.300,00	\$ 1.275,00	\$ 1.250,00	



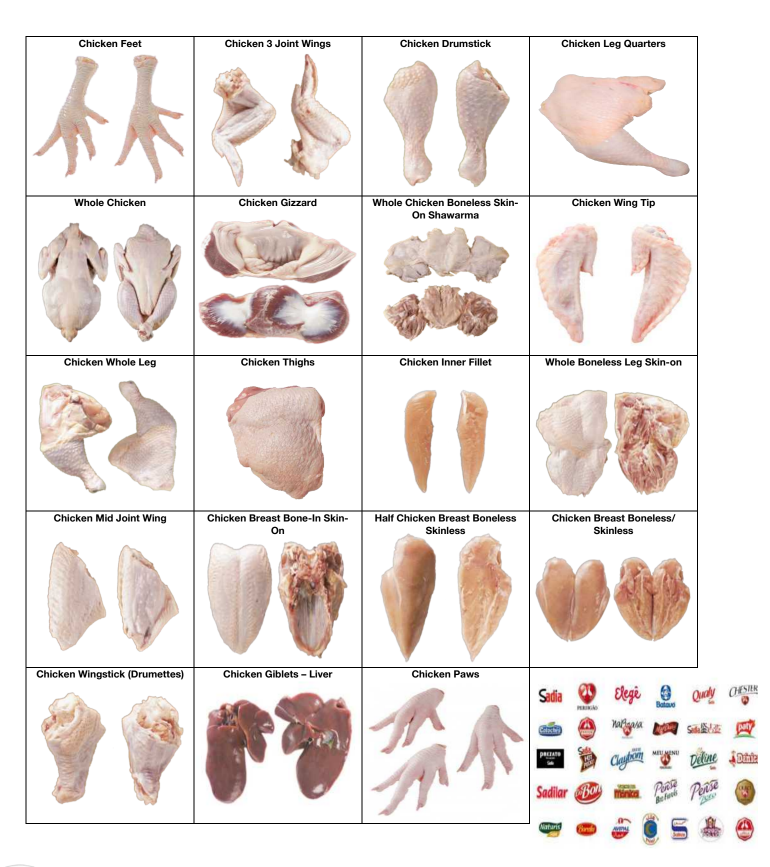


	PRODUCT CHICKEN GIZZARD - G	RADE A		
Chicken Gizzard	20-40gs, AVR 30gs	20-40gs, AVR 30gs		
Feather Off / Washed and	Feather off Washed & Cleaned V	White skin (outer yellow skin o	ff)	
Cleaned & Fresh	Moisture Content Less Than 3%			
No Bad Smell:	Black Spot Less Than 1% / No I	Bruising / No Excessive Blood	l or Blood Stains /	
	Broken Bones Less Than 2% / N	Broken Bones Less Than 2% / No Burns / No Hair / No Chemical Burns / Drainage		
	1°C			
	- 5°C for 8 Hours			
Shelf Life:	24 Months Minimum	24 Months Minimum		
Carton Label:	Standard International Labels Accepted by China Authorities and China Customs		and China Customs	
	for Frozen Poultry			
Packing & Markings:	Outer: Standard Carton 20kg / In	Outer: Standard Carton 20kg / Inner: (4) Four 5 kg Layers or your capability		
PRICE	10 TO 40 FCL	40 TO 100 FCL	OVER 100 FCL	
	\$ 1.080,00	\$ 1.050,00	\$ 1.020,00	

PF	RODUCT WHOLE CHICKEN BREAST SK	INLESS- GRADE A		
Chicken Breast Skinless	80-180gr			
Feather Off / Washed and	Feather off Washed & Cleaned	White skin (outer yellow skin o	off)	
Cleaned & Fresh	Moisture Content Less Than 3	%		
No Bad Smell:				
Shelf Life:	24 Months Minimum	24 Months Minimum		
Carton Label:	Standard International Labels Accepted by China Authorities and China Customs for Frozen Poultry			
Packing & Markings:	Outer: Standard Carton 20kg /	Inner: (4) Four 5 kg Layers or y	our capability	
PRICE	10 TO 40 FCL	40 TO 100 FCL	OVER 100 FCL	
	\$ 1.295,00	\$ 1.270,00	\$ 1.245,00	

PROD	UCT WHOLE CHICKEN TWO JOINT	WING – GRADE A	
Chicken Two Joint Wing	35-50gr		
Feather Off / Washed and	Feather off Washed & Cleaned	White skin (outer yellow skin o	ff)
Cleaned & Fresh	Moisture Content Less Than 39	%	
No Bad Smell:	Black Spot Less Than 1% / No Bruising / No Excessive Blood or Blood Stains / Broken Bones Less Than 2% / No Burns / No Hair / No Chemical Burns / Drainage 1°C - 5°C for 8 Hours		
Shelf Life:	24 Months Minimum		
Carton Label:	Standard International Labels Accepted by China Authorities and China Customs for Frozen Poultry		
Packing & Markings:	Outer: Standard Carton 20kg /	Inner: (4) Four 5 kg Layers or y	our capability
PRICE	10 TO 40 FCL	40 TO 100 FCL	OVER 100 FCL
	\$ 1.220,00	\$ 1.195,00	\$ 1.170,00

PR	ODUCT WHOLE CHICKEN DRUMSTI	CKS – GRADE A		
Chicken Drumsticks	90-130gs	90-130gs		
Feather Off / Washed and	Feather off Washed & Cleaned	White skin (outer yellow skin	off)	
Cleaned & Fresh	Moisture Content Less Than 3	%		
No Bad Smell:	Black Spot Less Than 1% / No	Bruising / No Excessive Bloo	d or Blood Stains /	
	Broken Bones Less Than 2% / 1°C	No Burns / No Hair / No Cher	mical Burns / Drainage	
	- 5°C for 8 Hours			
Shelf Life:	24 Months Minimum	24 Months Minimum		
Carton Label:	Standard International Labels Accepted by China Authorities and China Customs		and China Customs	
	for Frozen Poultry			
Packing & Markings:	Outer: Standard Carton 20kg /	Outer: Standard Carton 20kg / Inner: (4) Four 5 kg Layers or your capability		
PRICE	10 TO 40 FCL	40 TO 100 FCL	OVER 100 FCL	
mus.	\$ 1.085,00	\$ 1.060,00	\$ 1.035,00	







September 14, 2022

Laura Franco Chief Legal and Compliance Officer1105 Bumble, Inc. 1105 West 41st Street Austin, TX 78756

Re: PRE-LITIGATION DEMAND AND REQUIREMENT FOR PRESERVATION AND PRODUCTION OF RECORDS

Good day:

This is a final pre-litigation demand that you halt any blocking of my free and fair access to all services to which all persons are entitled by their voluntary membership in any and all your interactive web based services. This is also a final pre-litigation demand that you preserve and produce any and all evidence of your organization's breach of contract, civil rights violations, conspiracy to violate civil rights, and consumer protection act violations undertaken by your organization or any interlocutor against my rights to free and fair access. You are also required to immediately produce any judicial orders, police powers warrants, or similar legal documents which require and/or permit Bumble blocking of access at any time from the first date of any such warrant to the present time, including any period of time after June 2004. Your organization has, without authorization, engaged in illegal restriction of my free and fair access to your services and to my free and fair communication with other persons using services routinely provided to all users of your site(s).

Dennis Sheldon Brewer has filed a lawsuit against various federal, state, and local law enforcement and intelligence agencies for abuse of civil rights and several lethality attempts, all under color of law. Bumble will be added as a Defendant when the case is next amended.

Further, the US Attorney for the Southern District of New York has been notified of prospective criminal RICO violations by the entities and individuals who have participated in this long-running pattern of violation of civil rights, as well as at least two known domestic violent extremist attempts to cause and create mass casualty events during the course of this long-running RICO conspiracy. If you wish to minimize or avoid any potential criminal liability in this matter, please directly contact Mr. George Turner in the National Security division at SDNY.

The preservation of all documents for the duration of the litigation or until you are notified in writing you are not subject to this litigation is required under federal law and the Rules of Civil Procedure of the US District Court. This requirement extends to the Plaintiff's contacts as a user at all times since June 2004.

Without limitation as to any form of evidence described in this letter, any communication or record thereof in any form, at any time from September 2001 forward, with any law enforcement or police

powers organizations and operations, or any person or entity which directly or indirectly manages or controls same, related to myself or the entities listed below must also be preserved, as well as any internal communication in any form regarding any interactions with law enforcement police powers organizations and operations related thereto.

Pursuant to the federal Rules of Civil Procedure, every party to a lawsuit has a duty to preserve all evidence which could be relevant to the suit. This includes the duty to preserve all electronic and paper-based evidence, such as notes, emails, communication logs, recordings, plans, analyses, and other relevant materials discussing the incidents or related to matters at issue in the suit. The suit contemplates a broad and durable set of civil rights violations, constitutional rights violations, wrongful process, conduct not permitted under Article I Section 8 of the Constitution, and eminent domain violations. Statutes cited or to be cited in conjunction with the contemplated federal Complaint include the Klu Klux Klan Act, civil RICO, and FTCA.

This duty to preserve evidence is broad and extends to all documents, regardless of whether the document is stored electronically (such as email) or in hard-copy and regardless of the type of document. For example, reports, spreadsheets, photographs, and videotapes are all considered documents that must be preserved. Furthermore, the duty to preserve this documentary evidence extends to all documents in existence as of the time you reasonably anticipated this litigation. This Notice covers information retained on all computers, servers, server back-up systems, CDs, tapes, PDAs, cell phones, and any other device on which information may be stored electronically.

To avoid civil or criminal sanctions by the Court, ensure that all relevant documents are preserved, and no alterations are allowed. Communicate directly with all employees who have possession or control of potentially relevant evidence, including but not limited to personnel who deal with email retention, deletion, and archiving. Advise each of these employees to preserve any relevant documents in their custody. Furthermore, advise all such persons that any regularly scheduled and/or automatic deletion of email or other electronic documents must be discontinued with respect to any relevant data. In addition, any document destruction (such as shredding of documents) must cease with respect to any relevant documents. All relevant documents, both electronic and paper, must be preserved for the duration of this litigation.

Personal identifying information of Plaintiff follows:

Dennis Sheldon Brewer 1210 City Place Edgewater, NJ 07020 Previous addresses:

450 Island Road, Apartment 35, Ramsey, NJ 07446 (2011-2018)

Bergen County Regional Medical Center, 230 E. Ridgewood Avenue, Paramus, NJ

07652 (2010-2011)

282 Palisade Avenue, #5, Cliffside Park, NJ 07010 (2007-2010) Pine Street Inn 444 Harrison Ave, Boston, MA 02118 (2005-2007)

17036 149th Street, Kirkland, WA 98033 (1990-2005)

DOB: September 23, 1955

Place of birth: Enumclaw, Washington

U.S. passport: 528357091, expires 27 April 2025

Social Security Number: 536-64-4236

Associated email accounts:

<u>dsbrewer923@hotmail.com, dennis.brewer974@gmail.com, dennis.brewer955@gmail.com, dennis_brewer@winnettorganics.com, dbrewer@gannettpeakranch.com, dbrewer@sheldonbeef.com</u>

Sincerely,

Dennis Sheldon Brewer

dsbrewer923@hotmail.com

From: Dennis Brewer <dsbrewer923@hotmail.com>

Sent: Thursday, July 6, 2023 9:30 AM

To: Dennis Brewer

Subject: Establish Penn State FBI likely during PPG project

Establish Penn State football asst coach child assaults scandal cameo while at fake PPG project. Went to hotel holding Penn State football reception with team was in lobby at same time as team with handler

Clipper Windpower? Possible FBI fraud prelim investigation but sold to United Technologies, then parted out to PE firm for parts due to engineering flaws

CaseStack visit with Drumm was to empty offices with alleged CFO (FBI under) only remaining employee, operation reportedly moved to Bentonville, AR for WMT dedicated use

Regards, Dennis

Dennis Brewer

dsbrewer923@hotmail.com

From: HP Service Support AMS <hpservicesupport_ams@hp.com>

Sent: Thursday, July 7, 2022 5:38 PM

To: **Dennis Brewer**

Subject: RE: HP Instant Ink - Final Callback Schedule CRM:0055876007097

Hi Dennis Brewer

Thank you for replying to my email.

I have included a link to the Terms of Service Agreement that states when the account will be cancelled. https://instantink.hpconnected.com/us/en/terms

Have a wonderful day. Thanks Cindy

Our advice is strictly limited to the question(s) asked and is based on the information provided to us. Please review the HP Support Disclaimer in your own language / 免責事項: http://www.hp.com/support/emaildisclaimers

------ Original Message ------

From: Dennis Brewer <dsbrewer923@hotmail.com>;

Received: Tue Jul 05 2022 12:44:58 GMT-0400 (Eastern Daylight Time) **To:** HP <hpservicesupport_ams@hp.com>; HP Service Support AMS

<hpservicesupport_ams@hp.com>; HP_ServiceSupport_AMS <hpservicesupport_ams@hp.com>;

Subject: RE: HP Instant Ink - Final Callback Schedule CRM:0055876007097

Well, that is interesting. Shall we take this to the Federal Trade Commission or shall we review NJ state consumer protection laws on this? Which path would HP prefer?

From: HP Service Support AMS <hpservicesupport_ams@hp.com>

Sent: Tuesday, July 5, 2022 12:35 PM

To: Dennis Brewer <dsbrewer923@hotmail.com>

Subject: RE: HP Instant Ink - Final Callback Schedule CRM:0055876007097

Hi Dennis

Thank you for your email reply.

Your HP Instant Ink account is cancelled and problem status, we cannot issue a refund for overages on account that are cancelled and problem status. When an account is cancelled it does not fully cancel until the end of the current billing cycle which was June 26, so pages printed from May 26/2022 until June 25/2022 are counted and charged. There was an email sent on May 28/2022 letting you know that you have went over the available pages.

Have a wonderful day.

Thanks

Our advice is strictly limited to the question(s) asked and is based on the information provided to us. Please review the HP Support Disclaimer in your own language / 免責事項: http://www.hp.com/support/emaildisclaimers

------ Original Message ------

From: Dennis Brewer <dsbrewer923@hotmail.com>;

Received: Fri Jul 01 2022 13:00:56 GMT-0400 (Eastern Daylight Time) **To:** HP < hpservicesupport-ams@hp.com>; HP Service Support AMS

<hpservicesupport ams@hp.com>; HP_ServiceSupport_AMS <hpservicesupport ams@hp.com>;

Subject: RE: HP Instant Ink - Final Callback Schedule CRM:0055876007097

Cindy – Thanks for your message. Despite several attempts, I was also unable to reach any customer support to resolve a complete inability to print even with store bought cartridges. I did talk to several people but got a complete run around from them. Copy of a chat transcript below for your review as an example of the type of interaction I had.

In order to get the needed documents delivered only 2 days late, I bought an Epson printer and will be using that going forward. No more HP despite 35 or so years using them and getting previously excellent print quality and support. Once you send me a notice that the balance has been written down to an appropriate amount, I will provide a credit card number to charge and return the unused ink.

It seems some intervening mail fraud and wire fraud may have been the reasons for these problems but I cannot be sure. In any event, the instant ink arrived late, then printing was disrupted, then I cancelled but was still charged at \$1 per 10 pages after cancellation date, then I bought third party ink at Target and could not print at all, then HP support was bad. Invested around 14-16 hours to fix these issues, its simply not worth the time wasted, so I no longer use subscription ink nor provide direct internet access for printer updates. I have had this type pf problem episodically in the past as I've tried to communicate critical information and while simply doing normal office work, so that is the reason In think it is wire fraud at the root. It's consistent with pother police powers experiences from my life in general. Extralegal, unconstitutional, but here we are.

Thanks,

Dennis Brewer

CHAT TRANSCRIPT // HP Instant Ink CRM:0044828006572

HP Service Support AMS <hpservicesupport_ams@hp.com>

Hello Dennis.

Thank you for contacting HP Instant Ink support.

This is **Selena**, one of the Supervisors of HP Instant Ink.

9:16 PM Connected to Instant Chat 9:16 PM Lester: Hi! Thank you for patiently waiting on the line. Welcome to HP Instant Ink Live Chat Support. My name is Lester, and I'll be working with you today to resolve your issue. How are you doing today? 9:16 PM Dennis Brewer: Billing dispute - requesting credit to reflect level of actual printing 9:17 PM Dennis Brewer: Printed 923 pages on 99 cent plan, please adjust billed amount to the closest relevant plan so I can arrange valid credit card to pay off 9:18 PM Lester: I have read the concern above, to confirm, you need help with the recent charged, right? 9:18 PM Dennis Brewer: Need this task completed as soon as possible so I can resume printing. Have relevant and important information to pass to contact in US Attorney's office asap. Thanks. 9:18 PM Dennis Brewer: yes 9:19 PM Lester: Before we proceed, kindly review these disclaimers for your convenience and security: • DO NOT SEND YOUR CREDIT CARD INFORMATION VIA CHAT OR EMAIL (for security purposes). • If our chat session disconnects, kindly go to this address to start a new chat session: https://instantink.hpconnected.com/chat 9:19 PM Dennis Brewer: no problem i will change cards in your web app once credit is applied 9:20 PM Lester: Also, this is your case number for this chat 5087671329 in case we get disconnected kindly contact us back with the same case number and please check your email, I'll send our chat summary so we can continue where we left off. 9:20 PM Lester: While we are working on this together, just want to make sure everything will be rectified. Do you have any other concerns or feedback that you would like us to address 9:20 PM Dennis Brewer: thank you 9:21 PM Dennis Brewer: no other issues at this time thanks 9:21 PM Lester: I hope that you don't mind me asking, what makes you opt out on the service, what happened? 9:23 PM Dennis Brewer: please address the issue at hand the issuance of a billing credit.00 - Cancelled as ink failed to arrive on time but i needed a small print job so i reenrolled to complete that task, cancelled again, then printed the further pages mentioned 9:25 PM Lester: Thank you, first let me explain how our program works. With the instant ink program, inks are actually free, we will automatically send you ink replenishments once your printer notifies our system that you're already low on ink. The \$0.99 monthly subscription that you are paying is for the 10 page print out allocation that you have monthly. If you need additional pages, they are automatically provided in a set of 10 pages for only \$1. A printed page counts the same whether it's black and white, a color document or a photo. 9:26 PM Lester: I know that you're on the 10 pages plan however you received email notifications that you need to upgrade your plan 9:27 PM Dennis Brewer: I understand the program. I was enrolled for years. ADDRESS THE BILLING ISSUE - do not waste further time on other matters. Thank you. 9:27 PM Lester: Also I see our system trying to attempt a charge. However it didn't go through because of a card declined. To fix you just need to update the payment information on the account to re run the pending charge 98.08 charge.. 9:31 PM Dennis Brewer: That is not the amount shown on the billing page it is 91.99 on my billing page. Finally, if you fail to address the issue at hand and do not provide proper support for the request at hand, I will need to know your full legal name and your country of residence, and request you to escalate this matter to your supervisor as you are interfering in the course of a likely criminal investigation in the United states. Are we clear on this matter? What course of action do you intend to undertake. Thanks. 9:38 PM Lester: Thanks for waiting Dennis, I really understand what you feel now about the pending charged. I know that you need print, however your subscription is already unsubscribed thats the reason why you can't print. 9:38 PM Lester: It seems you're aware on the pages printed right? 9:40 PM Dennis Brewer: DEAL WITH THE REQUIRED BILLING CREDIT so you are not involved in an obstruction. Your superiors will not support you in this matter. Kindly provide information about how I may escalate this matter. Thank you. 9:43 PM Lester: Yes, I know that Dennis, no worries I can help you on your billing 9:44 PM Dennis Brewer: Please do so now, do not divert to other matters, complete the task at hand 9:44 PM Lester: First you need to settle the pending charged, once settle we can make some adjustment on the payment. 9:46 PM Lester: As much as I want to make some adjustment on the charged, we need to settle it first so make some adjustment. 9:46 PM Dennis Brewer: No possibility of that, the credit is to be provided immediately so that I may continue with the important work at hand. There is no alternative path to complete the handling of this dispute. So far, this HP cutout process by your team has cost another hour this morning. You are continuing to engage in obstruction. 9:55 PM Lester: I know what you feel Dennis, regarding on this matter, kindly stay online for me as I check the account thoroughly and see what I can do for you. kindly give me 2-3 minutes. 9:56 PM Dennis Brewer: Well, okay, I would point out that it has been 9 minutes since your last reply anyway. Apparently very busy or is there some other agenda here? Thanks. 10:00 PM Lester: Thanks for waiting, checking on your account that for us to make some refund, you need to settle the pending charged. I cannot make a refund once the account is in problem status, Just a heads up that we cannot promise for a full refund. 10:03 PM Dennis Brewer: Not looking for a full refund. Your \$24.99 plan for 700 pages and \$1 per 15 added pages would be fine. I also believe there was a \$49,99 unlimited plan shown at one point though I cannot currently find that plan on the website you furnish as part of this cutout process. Thanks. 10:07 PM Lester: Yes we have the 700 page plan, however you need to settle the previous charged so you can enroll the printer under plan new plan 10:10 PM Dennis Brewer: A credit is required on the prior charges as part of this remedy. If you fail to od so, the company will collect on none of its charge as the entire amount is disputed except for 99 cents as I printed those pages after my online cancellation. Are we clear on this? Do you wish to proceed with a credit immediately? Or would you prefer to escalate the matter internally? Kindly let me know in your next communication so we do not waste further time on this relatively trivial matter. Thanks. 10:15 PM Lester: I really understand you Dennis, for this kindly stay on the line while I connect you to my supervisor. 10:16 PM Transferring session to AM en CONV CloudSupervisor TR 10:17 PM Connecting to: http://rsc-bwww14-01.logmeinrescue.com:443 10:17 PM

Connected to Instant Chat 10:17 PM Selena: Thank you for contacting HP Instant Ink Live Chat Support, we are currently working continuously to improve the way we provide support to our customers during these difficult times. I appreciate your patience waiting online, let me take care of your concern and provide the best resolution for you. My name is Selena, one of the Supervisors of HP Instant Ink and I'll be working with you today to resolve your concern. How is your day going? 10:19 PM Dennis Brewer: Good, thanks. Please reference my prior conversation with Lester regarding my request for a bill credit and we can proceed from there. 10:20 PM Selena: I see, thank you for letting me know Dennis. 10:20 PM Dennis Brewer: sure 10:21 PM Selena: Upon checking here on the account, it appears here that we are not able to charge the account, 10:21 PM Selena: so basically the charge is still on a pending state. 10:22 PM Selena: I highly suggest to update your payment information so that the payment will go through. 10:26 PM Dennis Brewer: Correct, once a credit is put through I will pay the balance we agree upon. I reference you again to my previous conversation with Lester. My bill credit conversation remains unanswered after an hour and 45 minutes. This kind of "support" is not characteristic of typical customer support rendered by HP or most other corporations when the task is undertaken internally. Among other thing, they know it costs them revenue, customer goodwill, and upwards of \$60 per hour to complete this kind of support activity, so they do not expend their resources in this ridiculous manner on a \$40 to \$50 dispute. I am engaged in communicating with the US Attorney's Office Criminal Division. This ridiculous process is holding up that communication and in certain circumstances can be charged as obstruction by their decision, not mine. Let me know how you would like to proceed. Thanks. 10:27 PM Dennis Brewer: A bill credit is required, then I will pay the balance agreed. Thanks. 10:28 PM Dennis Brewer: To be perfectly clear, I went online and cancelled well before the end of the billing period in question. The vast majority of pages were printed AFTER cancellation. That is the reason for the credit request. 10:29 PM Selena: I know how it feels like. Rest assured that our quality team and management will review your previous calls and will do proper actions to prevent it from happening again. And I'd like to thank you for bringing this up to our attention. We will also document this feedback for our Product Team to improve the website and overall service. Our main goal here in HP is not just to resolve technical issues, but also to improve the products, service and support through feedback from our valued customers. 10:29 PM Selena: We are not able to provide any refund right now Dennis since you haven't receive the charge yet, 10:29 PM Selena: so here's what I can do for you, 10:29 PM Dennis Brewer: Great, so what is your proposed and immediate solution in this matter? 10:30 PM Selena: I will escalate the case to the higher department so that they can provide a concrete resolution. How's that sound? 10:30 PM Dennis Brewer: Fine, not adequate to the moment, but please proceed. 10:30 PM Selena: Thank you Dennis, we really appreciate your time and effort with this matter. 10:31 PM Selena: Can I have your best contact number and the best time to call you? 10:32 PM Dennis Brewer: I wish I could assure you of a mutual feeling, but I cannot. This is and has been a most unsatisfactory experience and greatly diminished my prior enthusiasm for HP which has been defamed and had its business adversely affected through this malicious cutout process. 10:32 PM Saving chat transcript 10:34 PM Selena: I hope you understand that we do have limitations and won't take it against us. 10:34 PM Selena: Rest assured that we will forward this to the higher department. 10:36 PM Dennis Brewer: Please advise your next steps and send me an email with this complete chat transcript chat 5087671329 and your prosed course of action and timing as we conclude this chat. My email address is dsbrewer923@hotmail.com Thanks. 10:36 PM Dennis Brewer: proposed 10:36 PM Selena: You will receive an email or call regards with this matter. 10:36 PM Selena: Can I have your best contact number and the best time to call you? 10:38 PM Dennis Brewer: please use email as that is preferred. 201-887-6541, available between 8am and noon EDT 10:39 PM Selena: Sure thing Dennis. 10:39 PM Dennis Brewer: An emailed transcript is required 10:39 PM Selena: Is there anything else that I can do for you? 10:39 PM Selena: Yes I will definitely send an email with this chat transcript.

If you still need assistance with your issue, feel free to contact us through phone (1-855-785-2777) or chat and refer to your case number 5087671329 so our HP Instant Ink support representatives can assist you better.

Thank you for choosing HP Instant Ink!

Regards, Selena

From: HP Service Support AMS <hpservicesupport_ams@hp.com>

Sent: Friday, July 1, 2022 12:37 PM

To: Dennis Brewer <dsbrewer923@hotmail.com>

Subject: HP Instant Ink - Final Callback Schedule CRM:0055876007097

Dear Dennis Brewer,

This is Cindy, your Case Manager with HP Instant Ink.

I am sorry that I was unable to reach you on my callback today.

This callback was in response to the refund you had requested.

I have scheduled a final callback for July 5, 2022 in between the hours of 12:00 PM and 2:00 PM Eastern Time.

If I do not reach you on this callback and there have been no replies to this email, this case will be closed.

If that time is inconvenient for you, or you have a better phone number to be reached at, please respond to this email a time that better fits your schedule (Soonest day being July 5, 2022) along with the best phone number to be reached at.

My hours are Monday to Friday 10:00 AM - 6:30 PM Eastern Time

If preferred we can resolve this issue through email instead, let me know if you prefer email correspondence. Please keep in mind that I will not receive this email response in real time.

You can call in to receive sooner assistance but please understand that the only way for you to contact me is through email reply, no agent or supervisor will be able to connect you with me through our phone system.

Here is a great link to check out regarding your Instant Ink account: https://support.hp.com/us-en/document/ish_3259778-1993151-16

If you should require assistance with any Instant Ink issues, feel free to contact us through phone (1-855-785-2777) or Chat and refer to your case number so our HP Instant Ink support representatives can assist you.

Your current case number(s): 5087676075

Thank-you for choosing HP Inc.

Cindy

HP Instant Ink Case Manager



Here are some tips and reminders from HP Instant Ink:

- Manage your account anytime from your phone or computer. You can monitor your page usage, recent shipments, and update your account info by visiting the <u>HP Instant Ink website</u> and signing in.
 (link: http://www.instantink.com/signin)
- 2. **Keep your printer connected to the internet**. Your printer has to be online for the HP Instant Ink service to work. Disruptions in the connection can cause delays in cartridge shipments and delayed counting of pages.
- 3. **Use only HP Instant Ink cartridges**. Replenishment Ink cartridges will not be sent automatically if the HP Instant Ink cartridges are removed from the printer and/or replaced with non-HP Instant Ink cartridges. Ink cartridges are only sent when the printer reports that an HP Instant Ink cartridge that is installed is low on ink. If you experience print quality issues before

the cartridge goes low on ink, try following the appropriate troubleshooting steps available on the HP Support Website before contacting HP Instant Ink support. Avoid purchasing cartridges while subscribed as they can either be sent automatically by the system or requested with no additional charges.

4. Track your HP Instant Ink shipments for recent shipments. You can monitor the status of your ink cartridge shipments from the "Ink Shipments" menu of your HP Instant Ink account page. Ink cartridges will not be sent if a recent shipment has not been installed. If you are unable to locate the cartridges or if you have recently updated you shipping address and you need to have them re-shipped, please contact HP Instant Ink support.

For more information about HP Instant Ink, please refer to the Frequently Asked Questions Page (FAQs) and the HP Instant Ink Terms of Service

HP Instant Ink (Phone Support) - 1-855-785-2777 Mon to Fri - 8:00 AM to 10:00 PM Eastern Time Sun & Sat - 9:00 AM to 8:00 PM Eastern Time

HP Instant Ink (Live Chat Support) - Chat Now Mon to Fri - 9:00 AM to 9:00 PM Eastern Time Sun & Sat - Closed

Our advice is strictly limited to the question(s) asked and is based on the information provided to us. Please review the HP Support Disclaimer in your own language / 免責事項: http://www.hp.com/support/emaildisclaimers



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Ironwood Condominium Timeshare, Whistler, British Columbia

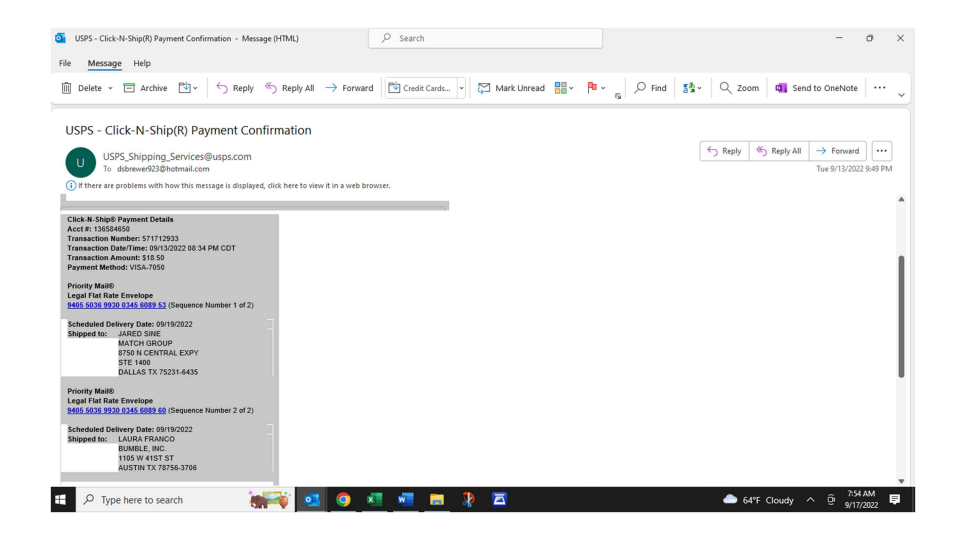
Approximately \$6,000 timeshare condo release of interest loss covers the \$6,000 FBI Maggard supplied funds from Amarillo filed office if taken as a tax loss and as income respectively in 2023. This pattern shows a coordination attempt across FBI field office jurisdictions and Canadian cover operations. This is likely a FBI or CIA captive operating unit as there is no BC property recording of the original timeshare interest per the information supplied by the Ironwood Homeowners Association. Clear intent is to cover a coordinated set of 18 U.S.C. § 1962 color of law violations intended to continue interferences with interstate commerce being pursued as Gannett Peak Ranch enterprise attempt.

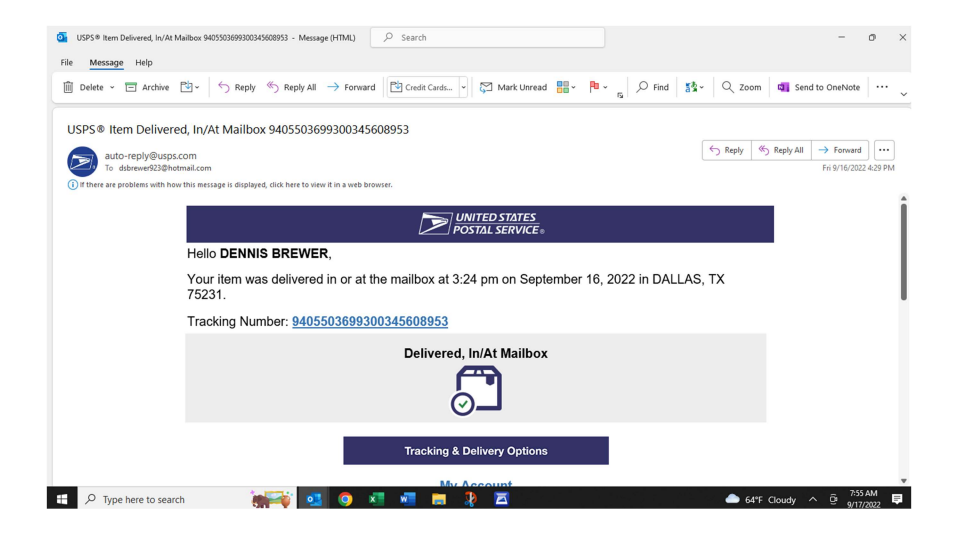
These acts apparently are also intended to cover the long-running nature of the scheme as the timeshare purchase occurred in the 1990s and the timeshare benefits were subsequently used in the timeshare network for visits to locations in Colorado and Arizona, further evidencing that Dennis Brewer and Jeanette Brewer were actually enveloped in a total control cover operation intended to conceal ongoing servitude, spying, and trafficking for BRMT development and abuses. See email sequence at Ironwood folder in Hotmail account. Evidence preservation letters sent to Ironwood Homeowners Association and to notary which handled conveyance on September 29, 2023.

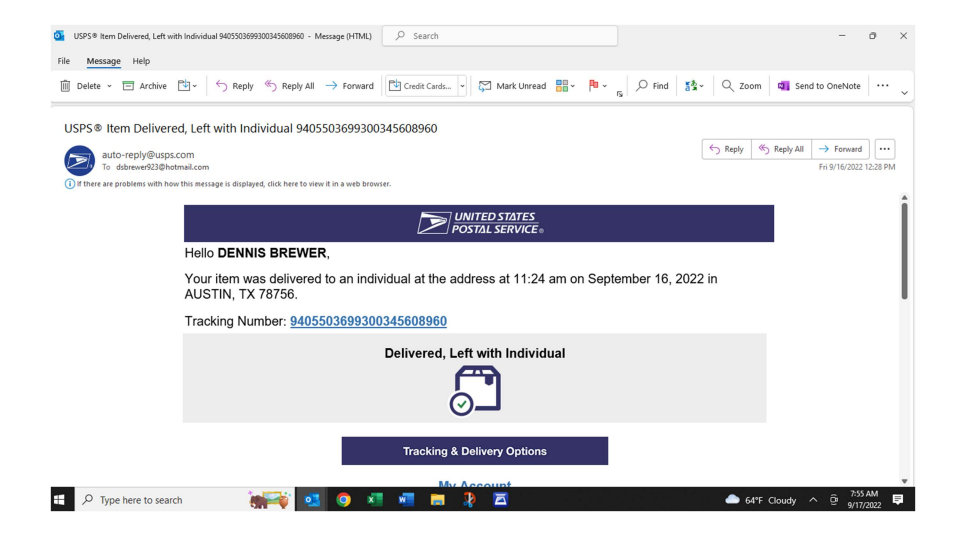
This pattern as relates to timeshare system use is also consistent with Harold Hopper's broad use of timeshares throughout the Deloitte employment period, perhaps in similar pursuits.

NOTE TO FILE – SOME DOCUMENT UPLOADS ARE GOING TO ONEDRIVE PERSONAL AND OTHERS ARE GOING TO ONEDRIVE DENNISBREWER.US

AS A RESULT, IT MAY APPEAR THAT SOME DOCUMENTS ARE MISSING FROM THE ONEDRIVE DENNISBREWER.US FOLDER WHERE THEY ARE INTENDED TO BE PLACED. SEEMS TO BE A RESULT OF A TECHNICAL HACK INTENDED TO HIDE INFORMATION BY MISFILING THAT DOCUMENT OR PDF







September 14, 2022

Mr. Jared Sine Chief Business Affairs & Legal Officer Match Group 8750 N. Central Expressway, Suite 1400 Dallas, TX 75231

Re: PRE-LITIGATION DEMAND AND REQUIREMENT FOR PRESERVATION AND PRODUCTION OF RECORDS

Good day:

This is a final pre-litigation demand that you halt any blocking of my free and fair access to all services to which all persons are entitled by their voluntary membership in any and all your interactive web based services. This is also a final pre-litigation demand that you preserve and produce any and all evidence of your organization's breach of contract, civil rights violations, conspiracy to violate civil rights, and consumer protection act violations undertaken by your organization or any interlocutor against my rights to free and fair access. You are also required to immediately produce any judicial orders, police powers warrants, or similar legal documents which require and/or permit Match Group blocking of access at any time from the first date of any such warrant to the present time, including any period of time after June 2004. Your organization has, without authorization, engaged in illegal restriction of my free and fair access to your services and to my free and fair communication with other persons using services routinely provided to all users of your site(s).

Dennis Sheldon Brewer has filed a lawsuit against various federal, state, and local law enforcement and intelligence agencies for abuse of civil rights and several lethality attempts, all under color of law. Match Group will be added as a Defendant when the case is next amended.

Further, the US Attorney for the Southern District of New York has been notified of prospective criminal RICO violations by the entities and individuals who have participated in this long-running pattern of violation of civil rights, as well as at least two known domestic violent extremist attempts to cause and create mass casualty events during the course of this long-running RICO conspiracy. If you wish to minimize or avoid any potential criminal liability in this matter, please directly contact Mr. George Turner in the National Security division at SDNY.

The preservation of all documents for the duration of the litigation or until you are notified in writing you are not subject to this litigation is required under federal law and the Rules of Civil Procedure of the US District Court. This requirement extends to the Plaintiff's contacts as a user with Match.com, Tinder.com, and Hinge.com beginning in 2004.

Without limitation as to any form of evidence described in this letter, any communication or record thereof in any form, at any time from September 2001 forward, with any law enforcement or police powers organizations and operations, or any person or entity which directly or indirectly manages or controls same, related to myself or the entities listed below must also be preserved, as well as

any internal communication in any form regarding any interactions with law enforcement police powers organizations and operations related thereto.

Pursuant to the federal Rules of Civil Procedure, every party to a lawsuit has a duty to preserve all evidence which could be relevant to the suit. This includes the duty to preserve all electronic and paper-based evidence, such as notes, emails, communication logs, recordings, plans, analyses, and other relevant materials discussing the incidents or related to matters at issue in the suit. The suit contemplates a broad and durable set of civil rights violations, constitutional rights violations, wrongful process, conduct not permitted under Article I Section 8 of the Constitution, and eminent domain violations. Statutes cited or to be cited in conjunction with the contemplated federal Complaint include the Klu Klux Klan Act, civil RICO, and FTCA.

This duty to preserve evidence is broad and extends to all documents, regardless of whether the document is stored electronically (such as email) or in hard-copy and regardless of the type of document. For example, reports, spreadsheets, photographs, and videotapes are all considered documents that must be preserved. Furthermore, the duty to preserve this documentary evidence extends to all documents in existence as of the time you reasonably anticipated this litigation. This Notice covers information retained on all computers, servers, server back-up systems, CDs, tapes, PDAs, cell phones, and any other device on which information may be stored electronically.

To avoid civil or criminal sanctions by the Court, ensure that all relevant documents are preserved, and no alterations are allowed. Communicate directly with all employees who have possession or control of potentially relevant evidence, including but not limited to personnel who deal with email retention, deletion, and archiving. Advise each of these employees to preserve any relevant documents in their custody. Furthermore, advise all such persons that any regularly scheduled and/or automatic deletion of email or other electronic documents must be discontinued with respect to any relevant data. In addition, any document destruction (such as shredding of documents) must cease with respect to any relevant documents. All relevant documents, both electronic and paper, must be preserved for the duration of this litigation.

Personal identifying information of Plaintiff follows:

Dennis Sheldon Brewer 1210 City Place Edgewater, NJ 07020 Previous addresses:

> 450 Island Road, Apartment 35, Ramsey, NJ 07446 (2011-2018) Bergen County Regional Medical Center, 230 E. Ridgewood Avenue, Paramus, NJ

07652 (2010-2011)

282 Palisade Avenue, #5, Cliffside Park, NJ 07010 (2007-2010) Pine Street Inn 444 Harrison Ave, Boston, MA 02118 (2005-2007)

17036 149th Street, Kirkland, WA 98033 (1990-2005)

DOB: September 23, 1955

Place of birth: Enumclaw, Washington

U.S. passport: 528357091, expires 27 April 2025

Social Security Number: 536-64-4236

Associated email accounts:

dsbrewer923@hotmail.com, dennis.brewer974@gmail.com,
dennis.brewer955@gmail.com, dennis brewer@winnettorganics.com,
dbrewer@gannettpeakranch.com, dbrewer@sheldonbeef.com

Sincerely,	Si	nce	re	l۷.
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Dennis Sheldon Brewer

April 3, 2023

Treasury Department

Division of Taxation

Attn: Tax Investigations

PO Box 019Trenton, Nj 08695-0019

Re Returning EITC Refund

Enclosed please find returned refund for NJ EITC. Due to a police powers software hack of TurboTax, I must put \$1 of earned income into the e-file version of the software I use (TurboTax), or it refuses to process the return. My actual income is Social Security retirement fund income only. I had no earned income in 2022. I am uncertain which federal department or agency is responsible – though it could also be a police powers operation at some other level of government.

In any event, please return this refund to the proper fund. You may credit the \$50 homestead property tax refund to a nutrition program on my behalf is appropriate. I would also note the reason this document is in blue ink is also the result of a police powers hacking as well.

Sincerely,

Dennis Brewer

DLN 550783415

NOTE TO FILE 230906 – TurboTax software I used required entry of \$1 in earned income in order to file (this is 99.9% likely a hack as no other reason this would be required in any factory release software as Social Security filers would commonly file without any earned income and factory software would be expected to accommodate this without this \$1 hack to avoid thousands of customer service calls to correct this problem). This resulted in NJ EITC check on earned income being generated. Redeeming this check would fraud trap as I had no earned income. Also, required by IRS to file with PIN number to affirm identity – useful as both security measure and affirmative identity for IRS tax trap which would be feasible if I fail to pay interest to CFO Search principal in Lubbock, TX (Western District of Texas at Amarillo, only federal judge is Kasmyrak). This is likely an FBI venue shopping predicate entrapment act, possibly IRS, for unreported income - \$6,000 loan if not repaid in conditions of continued penury. Internal countermeasure to escape detection was Ironwood Condo tax loss on title release of interest, which see in emails – Whistler BC tax loss (appx \$6,000 USD) to disengage agency with RICO 5 year

disengagement delay, from RICO predicate act culpability while continuing hyperextension of associated-in-fact racketeering enterprise.

April 3, 2023

Treasury Department

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