

January 31, 2014

Brandi Glanville	1
Eddie Cibrian	

Re: Marriage of Cibrian/Retirement Plan Division

Dear Ms. Glanville and Mr. Cibrian:

In November 2010, you retained me to assist with the division of certain retirement benefits as set forth in your Judgment of Dissolution of Marriage. You may recall that the terms of the Judgment required me to calculate the marital share of benefits under the E.C. Creative Enterprises, Inc. Retirement Plan and prepare a Qualified Domestic Relations Order (QDRO) that segregated Brandi's share of funds pending a later determination as to whether Eddie overpaid or underpaid Brandi support payments. Although I performed the computation and sent out a final version of that QDRO, I understand that it was never signed or entered by the Court.

Eddie has recently contacted me to assist in completing the transfer to Brandi. To do so, I have requested updated retirement account statements that will enable me to bring the figures forward to a current date. That is, I will determine Brandi's marital share of the retirement account as of a current date.

Again, the Judgment provides that Brandi's share of the E.C. Creative Enterprises, Inc. Retirement Plan contemplates a possible overpayment or underpayment of child support and/or spousal support payments which are to be factored into the division of the retirement plan.\*

Eddie has provided me with the enclosed report in which he determined that he has overpaid Brandi \$114,738 in support payments as of December 31, 2013 during the period July 2010-December 2013. It is beyond the scope of my services to verify these figures. With that said, I am providing the providing the report to Brandi and request that she notify me if she agrees with Eddie's figures. If she does not, then I ask that she provide me with figures that she believes are accurate.

Separate from the support payments, I will take steps to compute the marital interest as of a current date. Once you reach an agreement with regard to the support payment reimbursement, I can finalize the QDRO.

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Note that the original retainer fee has long been exhausted. At this point forward, I am billing you at my hourly rate of \$375 for all time spent bringing this to conclusion. You will each be responsible for 50% of my fees unless you agree to a different arrangement that is communicated to me.

If you have any objection to my continued role in this case, or have related questions, please contact me.

Thank you.

Very truly yours,

Darren J. Goodman

Enclosure