

Mr. Harold Weisberg
Hyattstown, Maryland

August 31, 1967

Dear Hal:

Enclosed is a draft excerpt from the Prospectus which I prepared to expedite the expansion of your works/objectives.

By way of explanation: The rhetoric is there for salesmanship purposes, as well as orientation. The new members will be coming in cold, so it is necessary to warm their blood accordingly.

The listings of the projected works in both name and marketing are the best I could come up with under the circumstances; modification of the number and titles are not too far out of line, I hope.

The capital requirements are ballooned considerably above what I believe are mandatory; it does, however, allow our immediate group the latitude necessary to retain effective stock control of the Partnership.

The Gross Income figures are not completely as "far out" as they might appear; too, they do not calibrate the overhead factors, which will be defined once we get moving.

Here is what I propose as the arrangement between ALFIE ENI, LIMITED and yourself:

1. We will become your official business representatives along the lines outlined in the Prospectus; this in no way affects your relationship with John Starr, nor does it absorb any assigned or contracted agency commitments now under Starr's aegis; we will, in fact, continue to work closely with John in most phases of promotion, etc.
2. Your current business volume (and profits) will not be shared with ALFIE ENI, LIMITED; provided, however, that our activities on your behalf do not increase overall sales of your works, based on volumes (monthly averages) of the preceding six months; this will be impossible to compute right now, because of your accounting difficulties with Dell. In other words, the spirit of the meaning here is that we will not demand profits from sources we have not been instrumental in developing.
3. ALFIE ENI, LIMITED is to receive one-third of all resultant net profits resulting from its authorized jurisdiction; accounting of

these profits shall be quarterly, under the direction of the law firm, O'Gara, McGuire and Nestel (Nestel being a CPA/Lawyer) of San Francisco. It is proposed that this same firm ultimately represent your position in possible related matters of litigation, as outlined in the Prospectus, being retained by ALFLE ENI, LIMITED for this concurrent purpose.

I believe the above to be both practical and equitable; as the Prospectus indicates, the Partnership is automatically beholden to its investors of cash before it releases profits to its "promoters", meaning myself, although I, too, have considerable cash (and time) invested so far.

Assuming you will give me an OK on this proposal by return mail, I will then do two things: First, I will have Counsel draft a formal retainer agreement between the Partnership and yourself, along the aforementioned lines; it should be understood that mutual trust will be inherent in this Agreement, since some parts are, and will remain, undefinable for the immediate future. Considering the stakes, however, trust, by now, should be axiomatic both ways.

A copy of this is being dispatched to John Starr so that he might give his learned opinion and consent.

Let's get moving. My warm regards to your wife.

Best Personal Regards,

John G. Christian

