

DEWEY & LeBOEUF

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February 27, 2009

VIA OVERNIGHT COURIER & EMAIL

randy@devrywatch.com

Mr. Randy Scott
1803 Oregon Street
Oshkosh, WI 54902

Re: DeVry v. Randy Scott

Dear Mr. Scott:

This will confirm that my partner, Beth Bradshaw, and I called you just now (approximately 4:45 PM) on behalf of DeVry. We explained to you that we have been retained by DeVry to demand that you immediately remove from www.devrywatch.com certain highly confidential business documents belonging to DeVry that you posted recently. More specifically, we identified the documents to be removed as: (1) an Operating Plan Summary, (2) the "Master Net Savings" document, (3) the "Promotions and Adjustments" document, (4) the "Compensation Discussion and Analysis" document, and (5) the "Ross University Risk Report." You acknowledged in our discussion that you knew about the posting of these documents. DeVry believes that these documents were unlawfully taken from its computer network and unlawfully posted on the Internet. These actions constitute conversion, unfair competition and violation of the Federal Computer Fraud and Abuse Act and the Illinois Computer Tampering Act.

The documents described above contain confidential and proprietary information relating to DeVry's business. DeVry takes extensive steps to shield these documents from disclosure. You and/or those working in concert with you have used and disclosed these documents without authorization from DeVry. You and/or those acting in concert with you are acting intentionally and in bad faith to harm DeVry's business.

If these documents are not removed from www.devrywatch.com by Monday, March 2, at 10:00 AM CST, we will proceed with our plan to file an action against you in the United States District Court for the Northern District of Illinois here in Chicago.

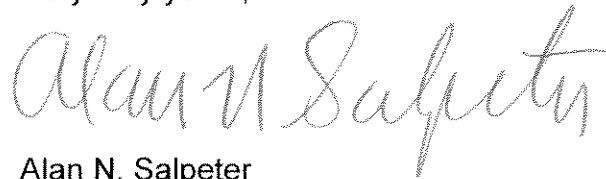
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Along with the complaint, we will file an Emergency Motion for Temporary Restraining Order and a Motion for Expedited Discovery seeking your deposition within seven days.

If it becomes necessary to file this action, we will provide you with copies of all court papers.

DeVry strongly prefers to resolve this matter without litigation. We urge you to remove these documents from www.devrywatch.com.

Very truly yours,

A handwritten signature in cursive script that reads "Alan N. Salpeter". The signature is written in black ink and is positioned to the right of the typed name.

Alan N. Salpeter

ANS:jml

cc: Elizabeth M. Bradshaw