EXHIBIT C

Craig Stokley



Daniel Bagwell
Founder & CEO
3699 McKinney Ave Loft A-221
Dallas TX 75204
daniel@thepawtracker.com
www.thepawtracker.com
voice 214-418-4387

Begin forwarded message:

From: Patrick Howard <patrick@emergeadvisors.com>

Date: September 27, 2017 at 8:56:16 AM CDT

To: Daniel Bagwell < daniel@thepawtracker.com >

Subject: RE: Meeting Today

I eluded to the SEC regulatory issues yesterday, but didn't think it was the right time to get into it. The SEC case was filed on 2/14/2017, and was settled on 2/22/2017, about 1 week later. So the case is over. Terms of the settlement are: No admission of guilt, No industry bars, or restrictions. In essence, I can't violate the 1933 and 1934 securities laws. Even though the case has been settled, the fund and investments in the fund are ongoing. The investors have lost no money, and at this point, stand to gain quite a bit.

We had a very differentiated business model, which the SEC didn't understand, and frankly didn't like. We didn't cross all of our T's and dot all of our I's. That was our fault, so we left a door open for the SEC to come in. It's more to that story, and it's a very interesting one, perhaps we can talk about over a drink one day.

Hope that helps.

Best

Case 3:17-cv-00420-L Document 98-3 Filed 11/10/17 Page 3 of 3 PageID 2058

Patrick

From: Daniel Bagwell [mailto:daniel@thepawtracker.com]

Sent: Tuesday, September 26, 2017 4:22 PM

To: Patrick Howard <patrick@emergeadvisors.com>

Subject: Meeting Today

Patrick,

I was curious if you were planning on telling us about your SEC case?

Have you gone to court?

Daniel



Daniel Bagwell Founder & CEO 3699 McKinney Ave Loft A-221 Dallas TX 75204 daniel@thepawtracker.com www.thepawtracker.com voice 214-418-4387