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Retaliation Charges

Sumitomo Shoji America, Inc. v. Avagliano, 457 US 176 - Supreme Court 1982

1-7-1987

Letter re: "Medical Benefits"

Lewis M. Steel '63

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January 7, 1987

Gregory Hiestand, Esq.
Epstein Becker Borsody
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250 Park Avenue
New York, New York 10177-0077

Re: Bellini and Incherchera v. Sumitomo Corp. of America 86 Civ. 2975 (CHT)

Dear Mr. Hiestand:

This is to confirm our understanding that the inclusion of "medical and other benefits" in paragraph 1 of the Bellini and Incherchera individual settlements is not intended to cut off their rights after they are no longer employees of SCOA, which they retain pursuant to statute and the express language of paragraph 13 of their agreements. The parties also have the same understanding with regard to the inclusion of "benefits" in paragraph 2 of the agreements.

Sincerely yours,

STEEL BELLMAN & LEVINE, P.C.

LEWIS M/ STEEL

LMS:PC
AGREED TO:

EPSTEIN BECKER BORSODY & GREEN, P.C. Attorneys for Sumitomo Corp. of America

GREGORY K. HIESTAND