

U.S. Department of Justice

Executive Office for United States Trustees

Office of the General Counsel

441 G Street, N.W., Suite 6150 Washington, D.C. 20530 Voice - (202) 307-1399 Fax - (202) 307-2397

December 16, 2013

Mr. Laser Haas Laser.haas@yahoo.com

Dear Mr. Haas:

This responds to your facsimile of October 26, 2012, making a complaint against Roberta DeAngelis, United States Trustee for Region 3, and Mark Kenney, Trial Attorney, in connection with the case of eToys, Inc., Case No. 01-00706 (Bankr. D. Del.). You allege that Ms. DeAngelis and Mr. Kenney acted in bad faith in their supervision of this bankruptcy case to benefit Bain Capital and to conceal their fraud. The United States Trustee Program is the component of the Department of Justice responsible for supervising the administration of bankruptcy cases, and the Executive Office for United States Trustees is responsible for the supervision of United States Trustees.

To respond to your inquiry, we reviewed information received from the Office of the United States Trustee with responsibility for this case as well as information obtained from the courts' dockets involved with this case and associated appeals. We were an active litigant in this case. We understand the bankruptcy court denied your expense claim and that the district court and Third Circuit Court of Appeals affirmed the bankruptcy court's ruling. We are also aware that the bankruptcy court issued an order on December 6, 2012, stating that your "numerous filings in this case are repetitive, without merit, and border on harassment" and directed the Clerk's office to return, without docketing, any further pleadings you file in the case.

Although we understand that you are not satisfied with the courts' rulings in this case, the United States Trustee Program does not supervise nor possess any power over the courts. Dissatisfaction with judicial decisions is properly addressed through the judicial appellate process. Regarding your allegation that Ms. DeAngelis and Mr. Kenney acted in bad faith in supervising the eToys bankruptcy case, after a review of the record and the facts before us, we conclude your allegation is without merit. As to the complaint that Ms. DeAngelis and Mr. Kenney improperly benefited Bain Capital, we find no evidence to support this assertion.

We regret we cannot be of further assistance to you.

Sincerely,

Anne M. McCormick

Acting Associate General Counsel General & Administrative Law Practice

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