

Law firm Hogan Lovells
Columbia Square 555 Thirteenth Street, NW
Washington, D.C. 20004, United States
Attention: CEO Stephen Immelt

Mr. Immelt:

We, Vitaly Pilkin and Vladimir Miroshnichenko (hereinafter called as 'applicants'), repeatedly submitted to you arguments and proofs evidencing (1) multiple crimes committed by Sony Group companies and Hogan Lovells, (2) your voluntary participation in commission of said crimes and (3) involvement in commission of said crimes a large number of partners and lawyers of Hogan Lovells.

Nevertheless, you have not initiated carrying out bona fide corporate investigation of said crimes and did not punish or replace partners and lawyers of Hogan Lovells liable in commission of said crimes. You did not alert Justice Department (DOJ) about said crimes. You concealed from DOJ said crimes.

As a result in violation of 15 U.S.C. §78dd-1 (f)(2)(B), 18 U.S.C. §2, 18 U.S.C. §371, 18 U.S.C. §1001 and 18 U.S.C. §1962(d) you as CEO of Hogan Lovells and more than 700 partners of Hogan Lovells conspired to conceal and knowingly and willfully concealed from DOJ federal offenses committed by Sony Group companies and Hogan Lovells and by doing that you as CEO of Hogan Lovells and more than 700 partners of Hogan Lovells knowingly aided commission of said federal offenses.

Applicants repeatedly appealed to you with proposal to settle the dispute arisen between applicants, from one side, and Sony Group companies and Hogan Lovells, from another side. Said appeals remained unanswered.

The applicants' legal representative high ranking law firm Intellect-S appealed to you with proposal to settle said dispute through negotiations. This appeal remained also unanswered.

As CEO of Hogan Lovells you were in Moscow (Russian Federation) this summer and had opportunity to sort things out in person, to punish and replace partners and lawyers of Moscow office of Hogan Lovells liable in commission of said crimes and even to try to settle the dispute with applicants through negotiations or otherwise to refute applicants' arguments and proofs evidencing multiple crimes committed by Sony Group companies and Hogan Lovells.

Since nothing similar happened, therefore your ignorance of applicants' appeals and proposals as well as inaction towards partners and lawyers liable in commission of said crimes evidence you have no arguments refuting applicants' proofs evidencing multiple crimes committed by Sony Group companies and Hogan Lovells as well as you concealed said crimes.

Your specified ignorance and inaction forced applicants to submit before DOJ new well-founded reports on crime as well as to inform thousands of participants of the US justice system and the US business community about multiple crimes committed by Sony Group companies and Hogan Lovells. So, as a result of your specified ignorance and inaction we have submitted before DOJ information evidencing that more than 700 partners of Hogan Lovells conspired to conceal and knowingly and willfully concealed from DOJ federal offenses committed by Sony Group companies and Hogan Lovells and by doing that they knowingly aided commission of said federal offenses.

The longer you delay the resolution of the problem, the more you aggravate the situation and thereby put at risk not only the reputation of Hogan Lovells but also professional future of partners of Hogan Lovells who do not have any relation to commission of said crimes.

The longer you will be idle, the more persons, entities, organizations and government officials around the world will learn the truth about multiple crimes committed by Sony Group companies and Hogan Lovells, the details of which are disclosed in draft of the complaint (enclosed) and are also available on the website www.justicewanted.org

Since a little part of partners and lawyers of Hogan Lovells responsible in commission of said crimes is still not a whole law firm Hogan Lovells, then, it will be better for law firm Hogan Lovells if you as CEO of Hogan Lovells will tell the truth, will replace those who are responsible in commission of said crimes, will alert finally DOJ about said crimes and thus will save not only the reputation of Hogan Lovells but the whole law firm Hogan Lovells.

But having voluntarily participated in commission of said crimes (see proofs disclosed in draft of the complaint) you as CEO of Hogan Lovells do not want to initiate bona fide corporate investigation of said crimes and to alert DOJ about said crimes, since in this case you personally can be held liable.

That is why you bet on prevention of a fair criminal investigation of crimes committed by Sony Group companies and Hogan Lovells.

That is why interests of a large number of partners of Hogan Lovells who do not have any relation to commission of said crimes, from one side, not coincide with your personal interests and interests of a narrow group of partners and lawyers of Hogan Lovells who voluntarily participated in commission of said crimes, from another side.

You do not want to understand the following simple things: since (1) too many people were involved in commission of said crimes with different interests to the results of said crimes, (2) Sony Group companies and Hogan Lovells did not resolve the dispute with applicants, (3) applicants spread and will continue to spread the truth about said crimes exactly as long as it takes for the triumph of truth and justice, (4) you and your adherents are not able to corruptly persuade the whole American justice system, hence, it is absolutely impossible to prevent a fair criminal investigation of crimes disclosed in draft of the complaint and therefore sooner or later the justice will prevail.

Since you are not able to refute our evidence disclosed in draft of the complaint, then, it's better for Hogan Lovells to start finally to act in accordance with the law until the moment when you cannot already to save at least reputation of law firm Hogan Lovells from the collapse.

Please take into consideration that applicants have also appealed with similar information to management of Sony Group companies and shareholders of Sony Corporation.

Finally, please do not ban applicants' appeals to partners and lawyers of Hogan Lovells with reports on crimes committed by Sony Group companies and Hogan Lovells as this can be considered as a tampering with a witness (see 18 USC §1512(b)(c)).

Applicants' contact information:

Vitaly Pilkin: mail address - Yasny proezd, dom 14, korpus 1, kvartira 8, Moscow, 127081, Russian Federation, phone - +79852225545, e-mail: vitalypilkin@gmail.com

Vladimir Miroshnichenko: mail address - ulitsa 3 pochtovoe otdelenie dom 84, kvartira 28, gorod Lyubertsy, Moscow Region, 140003, Russian Federation, e-mail: vladimir8428@gmail.com

Vitaly Pilkin



Vladimir Miroshnichenko

September 5, 2017

Attachment: draft of the complaint

