

Paragraph 1: Apptech is not “my company”, it is a public company owned by shareholders of which I was a controlling shareholder. Semantics. You were in control of the company, and you were the CEO when you hired me.

Paragraph 3: I did not retire as CEO, I resigned on October 31, 2011 for Elias Rocha to take over as CEO, officially on November 1, 2011. Semantics. The shares were not diluted to 16 billion shares, the number of authorized shares were increased to 16 billion. Semantics. There were never 8 billion in “the float”. There were approximately 8 billion issued and outstanding. Semantics. Price per share was between .0001 and .0002.

Was there a contractual obligation between you and Apptech? I do know that Elias instructed me to increase your compensation to \$500 per week in May 2012 but I am not aware that a contractual agreement existed. Yes, you were. A verbal agreement constitutes a contract, especially when corroborated by continued payment made by you.

I have prepared the financial statements since the quarter ending 06-30-2012 and I did pay company expenses using my credit card all of which were charged back to the company. All US company accounts were under your sole control, with exception of the temporary BankAtlantic account used by Elias.

Page 2, Paragraph 2. As you well know, I never made any claims regarding technology agreements nor contracts with UFC. As a matter of fact I believe that Elias himself made claims to you individually and you were involved in updating AppTech’s website as well as composing press releases. All press releases have been discussed between Elias, you, and myself, as numerous e-mails show. That does not take away that you may have been misled by Elias as well as I have.

Any agreements with the Brazilian investors (Nelson), was entirely an individual agreement between Nelson and his group and Elias, a fact that I made very clear to Nelson and he acknowledged and agreed.

You suggest me as the “de facto” CEO and that is not the case. I was at the time that you were appointed CEO, the shareholder with majority voting rights by virtue of my preferred shares. Every business decision during that time has been made or approved by you.

There were plans to merge with Estel Communications but by mutual consent the merger was never completed. The merger has been announced as completed on a web page you ordered me to allow on AppTech’s domain.

Regarding the GoDaddy account, as you well know, I was the original registrant of the domain name APPTECHCORP. I registered that domain under my GoDaddy account with your consent. And I paid all the renewal fees associated with this domain name. Those were corporate expenditures for which I used your credit card upon occurrence with your consent. I still have an online receipt of the credit card transactions. Had you notified me that you were changing

the hosting platform, I would have paid GoDaddy immediately as I had always done. You changed the hosting platform unilaterally without notifying me as the original registrant of the domain name. I did notify you of the impending expiration of the hosting plan and offered to host the domain on my hosting plan as the company was out of funds. The content of the web site has not been changed at that time.

The amounts that were charged to Apptech for expenses that I incurred, including payments to you out of my own pocket are well documented and I have back up for all the expenses. I have entered those expenses in my accounting, to the best of my recollection. Payments for my phone service were part of my compensation and do not show separately.

I did acknowledge a payment due to you even though you never made any formal agreement with me personally. With respect to this agreement, I always said I would pay you as soon as I was able to sell some shares. I have not sold any Apptech shares in nearly two years. As you have assumed personal responsibility for my claim, then why is it still dependent on AppTech's business performance? And if (according to par.3) there was no contractual agreement between AppTech and me, why would you assume personal responsibility for it?

Finally (for now), I am no longer involved with any aspect of Apptech management decisions and I certainly cannot control nor dictate when press releases are to be published. Have you, in the course of the merger with Transcendent One Inc., been paid in cash for covering outstanding obligations, as you have indicated in your e-mail dated 01/02/2013, and as Steve Cox referred to in a phone conversation on 03/28/2013 with me?

(Remy comments highlighted in yellow)