United States District Court, Northern District of Illinois

or Magistrate Judge			Juan D. Consonan i		Sitting Judge if Other than Assigned Judge	Morton I	Denlow
			01 (C 4427 DATE		3/12/2004	
				EEOC vs. International Profit Associates, Inc.			
MO	TION:		[In the following box (a of the motion being pr		ng the motion, e.g., plaintiff, defo	ndant, 3rd party plaintiff, and (b) state briefly the nature
	<u> </u>						
DOC	KET ENTR	<u> Y:</u>			<u> </u>		
(1)		Filed motion of [use listing in "Motion" box above.]					
(2)		Brief in support of motion due					
(3)		Answer brief to motion due Reply to answer brief due					
(4)		Ruling/Hearing onset forat					
(5)		Status hearing[hcld/continued to] [set for/re-set for] on at					
(6)		Pretrial conference[held/continued to] [set for/re-set for] on set for at					
(7)		Trial[set for/re-set for] on at					
(8)		[Bench/Jury trial] [Hearing] held/continued to at					
(9)		This case is dismissed [with/without] prejudice and without costs[by/agreement/pursuant to] □ FRCP4(m) □ Local Rule 41.1 □ FRCP41(a)(1) □ FRCP41(a)(2).					
(10)			• •		notion to compel [205	[-1] documents and t	he deposition of
	Andrew	v Dale	y related to thos	se documents is	denied.		
(11)		<u>-</u>		er on the reverse s	ide of the original minute	order.]	Line and the second second
	No notices required, advised in open court.						Document Number
	No notices required.					number of <u>notices</u>	
Notices mailed by judge's staff. Notified counsel by telephone.						MARIATION 2004	
Docketing to mail notices.			-			The state of the s	,
Mail AO 450 form.				AMNOO Laan	lesse tern	durketing deputy initials	$ \gamma_{\perp} / A$
Copy to judge/magistrate judge.			ite judge.		9 H	3/12/2004	
DK			courtroom deputy's initials		J. Hand	date mailed notice	- (f - - - - - - - - - - - - -
1			LLUBS		/time received in ral Clerk's Office	mailing deputy initials	

ORDER

Defendant International Profit Associates, Inc.'s motion to compel the Andrew Daley documents is denied. The Court has conducted an in-camera review of the documents listed in the privilege log and finds that the documents were properly withheld on the basis of the government deliberation process privilege or documents related to conciliation pursuant to 42 U.S.C. § 706(b). In addition, the documents between EEOC's Enforcement and Legal Departments are properly withheld as attorney-client privilege. The financial and medical information of Charging Party Wendy Commander are beyond the scope of the issues in the case and are properly withheld.

MORTON DENLOW

United States Magistrate Judge

Moston Denlow

Dated: March 12, 2004