

Subject: RE: ISDA paper  
From: Stewart Oldfield <[REDACTED]>  
Date: Tue, 06 Dec 2016 14:29:16 -0500  
To: Richard Kahn <[REDACTED]>  
Cc: Daniel Sabba <[REDACTED]>

Is there an attachment with a markup that didn't come through or is it only that clause that he wants to discuss? Will tie in our legal team for you once we know the full scope of the discussion.

Thanks

-----Original Message-----  
From: Richard Kahn [mailto:[REDACTED]]  
Sent: Tuesday, December 06, 2016 2:10 PM  
To: Stewart Oldfield  
Subject: ISDA paper

attached is comment from Darren (legal) after review of docs:

Also, each of the four agreements in the section dealing with the "Effect of Termination" states that the respective rights and obligations of the parties under the ISDA or the Global Master Repurchase Agreement cease, except as provided in the ISDA or the GMRA. I would like to speak with someone to explain what is intended by that provision. What rights and obligations do they believe survive as set forth in the ISDA or the GMRA? With whom should I speak?

please advise  
thank you

Richard Kahn  
HBRK Associates Inc.  
575 Lexington Avenue 4th Floor  
New York, NY 10022  
tel [REDACTED]  
fax [REDACTED]  
cell [REDACTED]

---  
This communication may contain confidential and/or privileged information. If you are not the intended recipient (or have received this communication in error) please notify the sender immediately and destroy this communication. Any unauthorized copying, disclosure or distribution of the material in this communication is strictly forbidden.

Deutsche Bank does not render legal or tax advice, and the information contained in this communication should not be regarded as such.