

**From:** Aaron Pelley aaron@nwmjlaw.com  
**Subject:** Seperat on Date  
**Date:** February 15, 2018 at 10:58 AM  
**To:** Anne van Leynsee e anne@nwmjlaw.com

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Please work with me on this final issue. I want section 5 to have actual dates. Not proposed. It needs to read by March 1 Buyer shall. By Feb 20 Seller shall. I cannot have a "proposed separation date". I want to be able to move forward also. Or tell me how we can add some finality to this. Same thing with Section 7. I need a date for when the letter goes out. You said you needed the same. Let me know your thoughts. In the alternative, I do not want to relinquish ownership on effective date. I want to move releasing my ownership interest to the Separation date. Otherwise, I think you will find my changes as extremely minimal and I continue to trust your intentions to make this a peaceful transition. I am not playing a games. I am not maneuvering. Just trying to get this done

As an aside, and without necessarily complicating things, I have two separate requests, both of which I am fine with memorializing in an email or adding to the final settlement.

First, I have always presumed that the furniture, electronic equipment and art in the Portland office, stay with the office. However, we never have said that. I am fine with simply agreeing via email that this is the case.

Second, I do not have a useful second computer for myself. I was planning on giving my computer that is currently in our Seattle office to whatever person I hire for reception. However, several months ago I traded my computer with **Elizabeth** when she took the paralegal position. The computer I have is Matt's old one and it does not have enough memory to be an effective office computer. Can I have either the reception desktop computer or my old laptop. Either one is fine with me. I presume **Elizabeth** does not need two computers and I have come to realize over the last two weeks that I am really hobbled using Matt's old computer as my primary. Let me know.