## **Article Removed**

Kiessling AA "In the stem-cell debate, new concepts need new words." Nature 413: 453.

This letter to the editor of Nature has been replaced with a pdf of a representative of Nature Publishing Group claiming royalty fees for posting this letter on the Bedford Research Foundation website.



## A PROFESSIONAL CORPORATION

250 PARK AVENUE NEW YORK, NY 10177 212.509.9400 800.437.7040 212.986.0604 FAX www.cozen.com

Aaron P. Georghiades Direct Dial: (212) 883-4934 Direct Fax: (877) 526-3076 E-mail: ageorghiades@cozen.com

October 7, 2009

## VIA FEDERAL EXPRESS

Ms. Ann A. Kiessling, Ph.D. Bedford Stem Cell Research Foundation P.O. Box 1028 Bedford, MA 01730

Re: Copyright Infringement of Publisher Journal Articles

Our Reference No.: 262954.000

Dear Ms. Kiessling:

I am counsel to Elsevier, Inc., Wiley-Liss, Inc., Springer and Nature Publishing Group, leading worldwide publishers of scientific, technical and medical journals (the "Publishers"). It has come to the Publishers' attention that Bedford Stem Cell Research Foundation. ("Bedford") has made unauthorized electronic copies of final versions of the Publishers' journal articles (the "Articles") identified in Schedule A available for display on or through Bedford's website, in violation of the Publishers' registered copyrights. As a result of this activity, Bedford may be liable to the Publishers for actual or statutory damages and, under copyright law, may also be required to pay the Publishers' legal fees in an action brought to enforce their copyrights.

The Publishers strictly prohibit corporate commercial use of their copyrighted materials without permission and often pursue formal legal actions to enforce their copyrights in such situations. This prohibition includes making final articles available online without authorization. The Publishers are aware, however, that in this instance the authors of the Articles in question appear to be affiliated with Bedford, which may have caused the company to misunderstand its obligations.

Although the author affiliation does not relieve Bedford of its obligation under copyright law to the Publishers, in such circumstances, the Publishers have authorized me to attempt to

Ms. Ann A. Kiessling, Ph.D. October 7, 2009 Page 2

reach an amicable resolution. Each of the Publishers allows authors to post final articles on websites in exchange for a fee. The Publishers have therefore engaged me to contact you to discuss negotiation of a reasonable license fee for the company's past use of the Articles and, if desired, future use.

I am hopeful that I can resolve this matter with you and look forward to hearing from you. If an authorized representative of Bedford does not contact me by October 19, 2009, we will assume the company is not interested in resolving this matter amicably and will consider formal legal proceedings. This letter is sent without prejudice to the Publishers' rights and remedies should we be unable to resolve this matter without litigation.

Sincerely,

COZEN O'CONNOR

By: Aaron P. Georghiades

APG Enclosures