



Glenn F. Russell, Jr., Esq.

Licensed in Massachusetts
and Connecticut

Attorney-at-Law

38 Rock Street, Suite #12
Fall River, MA 02720

January 10, 2019

To:

[REDACTED]

Re: Settlement - Case# [REDACTED] - [REDACTED] v. [REDACTED]


Dear Ms. [REDACTED]


Pursuant to our email discussion of January 08, 2019, on behalf of my Clients; [REDACTED], and [REDACTED] ("Clients"), I am herein memorializing the terms of our agreed upon settlement of this matter under a settlement agreement ("Settlement Agreement") between [REDACTED] and [REDACTED], collectively ("the Parties").

The Parties herein agree to the following

1. The current claim made by [REDACTED] is \$114,987.97 ("Claim amount")
2. In order settle the above Claim amount, the Parties herein agree that the Clients will remit to [REDACTED] a first payment in the amount of \$3,400.00 on January 28, 2019, and then on the twentieth (20th) day of each month thereafter; further agree to remit the remaining seven (7) monthly payments of \$1,000.00, and then ten (10) monthly payments of \$2,461.00, until the agreed upon settlement balance of \$35,010.00 is paid in full.
3. That the terms of this Settlement Agreement shall also require that after the first payment of \$3,400.00 made by Clients clears, that, should the Clients maintain compliance with the payment schedule described within Paragraph 1 above, no further intercepts will be undertaken to satisfy any outstanding U.C.C. lien.
4. That the terms of this Settlement Agreement shall require that upon completion of Settlement Agreement described within Paragraph 1 above, that a release will then be sent to where the UCC letters were sent, and that the UCC liens associated with the Claim amount will then be terminated thirty (30) days thereafter.
5. That upon completion of Settlement Agreement described within Paragraph 1 above, that the satisfaction of judgment be filed

By their Attorney


Glenn F. Russell, Jr.

[REDACTED]

Portfolio Manager