



**WYRSCH HOBBS MIRAKIAN P.C.**

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March 11, 2019

Elsa T. Abraham  
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RE: Settlement of Claim

Elsa:

As a favor to you and because Mr. Nevin Dewar and Mr. Vijay Dewar believe that you could possibly benefit financially from resolution of any claims that you might think you have regarding your prior involvement with Gold Crown Management, my client would be willing to pay you \$500 within ten days after you inform me in writing that you would settle and release all claims in exchange for such payment.

While it remains my belief that you will not succeed in a claim against Gold Crown Management and that you could be saddled with substantial litigation costs and possibly attorney's fees if you don't succeed, I respectfully suggest that acceptance of my client's \$500 offer would be better for you than continuing in litigation.

By the way, please understand that if the litigation continues, you will not be able to use Tanya as your "advocate" or "representative" because she is a material witness both in her case and in yours.

If you do not notify me within seven days of your acceptance of this offer, I intend to proceed with your deposition and other discovery in your case and, of course, I will have to seek Court Orders to compel you to comply with discovery rules and sanctions if you do not do so.

Elsa, please take advance of this opportunity to protect yourself financially and personally by bringing this case to a close.

Very truly yours,

WYRSCH HOBBS MIRAKIAN P.C.

By:

*Stephen G. Mirakian*  
Stephen G. Mirakian (ryri)

SGM/ri