



Case Home	Case Information	Documents	Employees	Consumers
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Prime Legal Plans LLC – Co

UPDATE: E-mail Letter Sent To Consumers on October 26th, 2012

Dear Consumer:

You are receiving this e-mail letter because you sought mortgage assistance relief companies, which I collectively refer to as the “Prime Entities,” that may have violated protection statutes and regulations. As a result of these potential violations, on September 11, 2012, the U.S. District Court for the Southern District of Florida issued a temporary restraining order in a lawsuit titled Federal Trade Commission v. Prime Legal Plans LLC, et al, Case No. 12-13007 (“Lawsuit”). On October 11, 2012, the TRO was converted to a Preliminary Injunction. I was appointed as Receiver of the Prime Entities. I have already closed down those entities and am using this method to try and recover damages suffered by consumers such as you, at the hearing. For more information and relevant filings in the Lawsuit, please go to www.primelegalreceivership.com.

I presume you sought mortgage assistance relief services from the Prime Entities in order to make your mortgage payments and/or losing your home. The Prime Entities offered to pay them a certain amount per month, most likely \$595 or \$750. To them, they were providing you with services and products to allegedly help you protect your home.

This letter is to explain some of the issues arising out of the receivership and the fact that I know my job is to help consumers victimized by the Prime Entities, and I take this job very seriously. Please be patient, because it will take time to resolve this matter, to fully understand the action necessary to recover money for you.

Payments to the Prime Entities

First, your payments to the Prime Entities are no longer being processed by Meracord. Your payments since September 27, 2012, please send to me by mail, all documents including proof of debits to your bank account. Since the shutdown, I have received checks, and money orders that were sent directly to the Prime Entities. I have not cashed them. Instead, I am returning them to whichever consumers sent the funds to the Prime Entities.

Your Home

Assuming you are still living in your home and need legal assistance, the Prime Entities are on your behalf to attempt to save your home from foreclosure. I urge you to assist me, especially if you are presently in litigation with your lender, to consult with an attorney for legal counsel.

If you have been assigned an attorney through the Prime Entities, and you know how comfortable with that attorney, feel free to contact that attorney if you so choose. It is very important and it is your relationship. While I will not and cannot intervene in your relationship, that almost always, if you are in litigation, you are best served if your lawyer regulates the matter. If you are using a Prime Entities lawyer, you may be asked to pay that attorney because the Prime Entities (or Meracord) are no longer paying that attorney. That is your responsibility.

Also, again, I will be communicating with you through a website set up for the receivership at www.primelegalreceivership.com and then, also by e-mail. Please check this website for the status of the Lawsuit, and any other relevant updates. Thank you for your patience.

Sincerely,

Berger Singerman LLP

Charles H. Lichtman

Trustee Services, Inc (“TSI”) maintains this website at the direction of the Receiver for the public’s convenience. All information contained herein, the website is not the official site of the Court and does not maintain the complete and correct records and are available for inspection at the U.S. District Court, Southern District of Florida

Website maintained by TRUSTEE SERVICES, INC.