

From Article at GetOutOfDebt.org

EXHIBIT C

From: [Evan C. Borges](#)
To: [Lauren Shaw](#)
Subject: FW: Morgan Drexen Access
Date: Thursday, June 18, 2015 7:19:37 PM
Attachments: [140909_162248_Williamson MDRX Advertising Agreement.pdf](#)
[140909_143658_Williamson MDRX Business Serv Agreement.pdf](#)

From: Linh Tran [<mailto:linh.tran@mdrxservices.com>]
Sent: Friday, June 12, 2015 3:03 PM
To: Evan C. Borges; George Demos
Cc: David Walker
Subject: FW: Morgan Drexen Access

Evan & George –

Please see Lawrence Williamson's e-mail below. David and I will be having a teleconference with Lawrence on Monday to discuss his concerns. The call will likely take place after 11 a.m. Would either of you like to participate on the call? If so, please e-mail me back your availability for Monday and I will have Jonathan send out meeting invites.

For your convenience, attached is a copy of the agreements Lawrence is referring to in his e-mail.

Linh



LINH TRAN | ASSOCIATE GENERAL COUNSEL | linh.tran@mdrxservices.com
P: 800.868.1458 X520 | F: 888.533.3545 | 675 Anton Blvd, Costa Mesa, CA 92626 |
www.mdrxservices.com

MDRX SERVICES. PROVIDES AUTOMATED SOFTWARE AND PARAPROFESSIONAL SUPPORT TO LAW FIRMS THROUGHOUT THE USA. THIS E-MAIL MAY CONTAIN NON-PUBLIC, CONFIDENTIAL INFORMATION, PRIVILEGED OR OTHERWISE LEGALLY PROTECTED FROM UNAUTHORIZED DISCLOSURE. IF YOU ARE NOT THE INTENDED RECIPIENT, ANY DISCLOSURE, COPIES, DISTRIBUTION, OR ACTIONS IN RELIANCE ON THE CONTENTS OF THIS E-MAIL IS PROHIBITED. PLEASE PROMPTLY NOTIFY SENDER IF YOU HAVE RECEIVED THIS E-MAIL IN ERROR AND DELETE IT FROM YOUR E-MAILS.

From: Lawrence Williamson
Sent: Friday, June 12, 2015 2:00 PM
To: David Walker; Linh Tran; Aissac Aiono; Deborah Ketsdever

Subject: Morgan Drexen Access

Morgan Drexen,

It has come to my attention that Morgan Drexen and MDRX (collectively referred to as MD or You) are in breach of both the agreement for marketing services (Agreement A) and agreement for back office services (Agreement B) with the Williamson Law Firm, LLC (WLF). Additionally, such breaches cannot be cured. Because of this breach, WLF is therefore terminating both agreements. Because of the nature of continued representation, the termination must take place in phases in order to protect the interests of the clients. Nonetheless, pursuant to provisions of Agreement B, WLF requests the following data and provides the following instructions:

Accounting:

As of June 16, 2015, You no longer have authority access any WLF account or negotiate any instrument on behalf of WLF. As such, on June 16, 2015, send all preprinted checks and (but one) signature stamps in your possession to, overnight priority delivery to:

Williamson Law Firm, LLC
c/o Aissac Aiono
218 Delaware St. Suite 207
Kansas City, MO 64105

Please hand deliver the remaining stamp to:

Diane Davis
Williamson and Howard, LLP

Additionally, going forward, send all accounting reports and daily reconciliation needs, invoices to the following by couriers utilizing a tracking number to:

Williamson Law Firm, LLC
c/o Aissac Aiono
218 Delaware St. Suite 207
Kansas City, MO 64105

You may also email the daily reconciliations to:

TO: a.aiono@thewilliamsonfirm.com
CC: l.williamson@thewilliamsonfirm.com

Please send all MD invoices to the above stated address or emails for payment.

Termination of Services:

Because of the nature of the clients we serve, removing all authority at this time may be detrimental to the clients as many clients have continued obligations to creditors and other legal matters. Therefore, we will implement the transition over the next 120 days.

Days 1-30 June 12-July 12

-Continued reconciliation of accounts and service clients according to attorneys' direction. Daily updates shall be made to Aissac Aiono a.aiono@thewillaimsonfirm.com. No advertising and no transactions without express approval shall take place.

Days 31-60 July 13-August 13

-Submit a .CSV spreadsheet of all WLF clients that You service, to include all exportable fields from MDIS.

-Send complete electronic client files on disk or drive to:

Williamson Law Firm, LLC
c/o Aissac Aiono
218 Delaware St. Suite 207
Kansas City, MO 64105

Days 61-90 August 13-September 13

-Schedule and conduct training on MDIS, if MDIS is no longer being developed and serviced, this training is not needed.

Days 90-120 September 13-October 13

On September 15, 2015, MD is to send notice to all clients that MD are no longer authorized to speak with such client and client must be directed to:

Williamson Law Firm, LLC
Williamson Law Firm, LLC
218 Delaware St. Suite 207
Kansas City, MO 64105
800-___ - _____ (TO BE PROVIDED)

-On September 30, MD is to cease servicing all client files and all clients should be referred to the number and address above. Any contact made after October 1, 2015, will be handled solely by WLF.

-At the conclusion of this process, WLF may only utilize MD's services for access to MDIS (to the extent such programs are properly developed and supported) as well as the corollary charges for sending correspondence. No other services will be utilized. Thank you and please do not hesitate to contact me with any questions.

--

Lawrence W. Williamson, Jr.
Trial Lawyer
Williamson Law Firm, LLC
218 Delaware St., Suite 207
Kansas City, MO 64105
P:816-256-4150

F:913-535-0736

[E:I.williamson@thewilliamsonfirm.com](mailto:I.williamson@thewilliamsonfirm.com)

www.thewilliamsonfirm.com

Excellence is our starting point

Follow us on Facebook!



Please consider the environment before printing this e-mail!

CONFIDENTIALITY NOTICE: This e-mail message including attachments, if any, is intended for the person or entity to which it is addressed and may contain confidential and/or privileged material. Any unauthorized review, use, disclosure or distribution is prohibited. If you are not the intended recipient, please contact the sender by reply e-mail and destroy all copies of the original message. Thank you.

The Missouri Bar Chief Disciplinary Counsel recommends all Missouri lawyers to notify all recipients of email that (1) email communication is not a secure method of communication; (2) any e-mail that is sent to you or by you may be copied and held by various computers it passes through as it goes from me to you or vice versa; and (3) persons not participating in our communication may intercept our communications by improperly accessing your computer or my computer or even some computer unconnected to either of us which the email passed through. I am communicating to you via email because you have consented to receive communications via this medium. If you change your mind and want future communications to be sent in a different fashion, please let me know at once.

This email may contain privileged and/or confidential information. If you are not an intended recipient of this email, please delete it, notify us immediately at postmaster@ggtriallaw.com, and do not use or disseminate such information. Pursuant to IRS Circular 230, any tax advice in this email may not be used to avoid tax penalties or to promote, market, or recommend any matter herein.