

From: Jennifer Nix [j.wiedle@Gurstel.com]
To: Marshall Meyers
Cc:
Subject: Discover v. [REDACTED]

Sent: Tue 9/13/2011 6:56 AM

Marshall,

My client has agreed to accept your prior offer of \$1,000 down due on or before September 25, 2011 and 30 consecutive monthly payments of \$100/mo starting October 25, 2011 until the settlement amount of \$4,000 is paid in full. However, my client will only accept the offer if it is made pursuant to a signed and executed Application for Stipulated Judgment with a Conditional Agreement not to Record or Execute. My client is requesting your client to stipulate to a judgment for the full amount owed on the account, \$10,955.40 plus court costs in the amount of \$351.00. Upon receipt of the final payment of \$100 and when the full \$4,000 is paid, my client will satisfy the stipulated judgment entered against Mr. Osher.

Please review with your client and let me know if this will resolve this matter.

This email is sent for the purposes of settlement negotiations and pursuant to Rule 408.

Gurstel Chargo

ACCOUNTABILITY MATTERS

Jennifer Wiedle kna Jennifer Nix
Attorney at Law

480.420.2232 d | 480.420.2245 f | ext. 303
j.wiedle@gurstel.com | www.gurstel.com