

MONTEVERDE & ASSOCIATES PC

ATTORNEYS AT LAW

THE EMPIRE STATE BUILDING
350 FIFTH AVENUE, SUITE 4405
NEW YORK, NEW YORK 10118

Dear Client,

We are sending you this letter to confirm that you (the “Client”) have retained Monteverde & Associates PC to file a class action case and represent you as a named plaintiff in litigation for breaches of fiduciary duty against the board of directors for the Ticker/Company named where you submitted your information in our website (the “Company”) on a fully contingent basis with respect to our fees. Further, you purchased in good faith the shares prior to the announcement of the corporate action sought by the board of directors for the Company.

This firm has thoroughly and extensively investigated this case, and believes that there is a valid legal and factual basis to prosecute this action against the board of directors of the Company named below. We agree to advance all expenses in the litigation, which means that you are not liable or responsible to pay any of the expenses of the class action, whether attorneys’ fees or costs. Regardless of the result, we will never ask you to directly pay for any attorneys’ fees or costs. Should we obtain a favorable result, we may ask the court to award us compensation to be paid by the defendants or as a portion of any monetary class benefit, but, again, we will never ask you to directly pay any of the costs of this litigation.

You may have discussed with other attorneys or law firms a case against the Company, but you have not retained any other attorneys or law firm to represent you in connection with the same case and this letter supersedes other agreements, if any. During the course of this litigation, we may employ and/or work with other attorneys or law firms to prosecute the action. Further, the file compiled constitutes the work product and property of this firm over which the firm has complete control.

We look forward to representing you in this action.

Sincerely,

Juan E. Monteverde, Esq.