

**The Simon Vigal Law Group PLLC
Two Union Square, Suite 4500
601 Union
Seattle, WA 98101**

August 3, 2010

VIA E-MAIL and Regular Mail

Darren Berg
1640 72nd AVE NE
Mercer Island, WA 98040

Re: Legal Services Agreement

Dear Darren:

As you know, the LLC operating agreement, series agreements and other documents that were previously completed for you were completed under your prior engagement with Vigal & Simon, Inc. You agreed in the July 22, 2009 engagement letter that you signed to pay \$40,000 for those services, payable in 2 equal payments, and to provide information and documents necessary for me to complete the assignment. You made the first payment of \$20,000, but you did not make the second payment that was due on August 31, 2009 and you failed to provide all the information and documents we needed to complete the assignment. Accordingly, that relationship is terminated and neither I nor Vigal & Simon, Inc. have any further obligations thereunder.

As we discussed, and as stated in the Legal Services Agreement that I sent to you on July 1, 2010 no agreement exists with The Simon Law Group, PLLC, and we have no obligation to provide any services to you, until we received a signed copy of the Legal Services Agreement and the initial deposit of fees. We have not received either; accordingly, no agreement exists and we will not be providing any services to you.

Moreover, I was surprised to learn from other sources that you have filed for personal bankruptcy. This is not consistent with the communications and information you previously provided to me. Under these circumstances, our firm cannot provide the services that we previously discussed. Our offer to provide the services as set forth in the Legal Services Agreement that I sent to you on July 1, 2010 is hereby withdrawn.

Sincerely,

THE SIMON VIGAL LAW GROUP, PLLC

Mary Simon

Mary Simon Vigal
Attorney at Law