

EINGEGANGEN
Graf | Partner RECHTSANWÄLTE

08. Aug. 2014

SB:

Anm.:

Date: August 5th, 2014

Dear Bernhard Schmeilzl:

The purpose of this is to convey to you my sincere apologies for any inconvenience you might have experienced in respect to the remittance of the due balance of a loan I owed your client Patricia Miller.

Few days ago, I got an email from Ms. Miller letting me know that you now represent her. I never planned for this to happen. As soon as I reviewed the loan agreement, it was clear that somehow, her request for the balance due loan had not been taken into first priority condition. The only possible explanation I could give is that, I have recently had a number of some key changes and financial negatives, which might have resulted in her monies not being remitted at time stated on the Loan Agreement.

I am presently in Canada to facilitate a new company I have just established over here and I should be returning back to Germany soon. Consequently, I have directed my financial institution to draft a partial payment to you and which is attached to this letter along with the legal fee as agreed on the Promissory Note that "Should there be a DEFAULT" borrower agrees to pay all reasonable legal fees and collection charges to the extent permissible by law, in addition to other amounts due.

I plead that this case is handled without resulting to any form of litigation. Because of this serious oversight, and as a testament of my appreciation for her kindness, I am going to provide you with the utmost ability to have remainder of the funds owed, remitted as soon as possible.

Your Sincerely,



Thomas Schneider.