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February 13, 2020

Jeffrey N. Todd
The Todd Law Group, PLLC
12929 Gulf Freeway, Suite 301
Houston, Texas 77034

RE: Cause No.: 2017-26367; Deann Fowler v. Harold McCoy and GEICO Advantage Insurance Company (and Justin Dale Reid); In the 234th Judicial District Court of Harris County, Texas.

Dear Mr. Todd:

This letter will memorialize the settlement agreement reached in this case where **Plaintiff Deann Fowler** has agreed to accept **Nineteen Thousand and No/100 Dollars (\$19,000.00)**, total, in full and final settlement and satisfaction of, and indemnification from, any and all claims, causes of action, subrogation interests, assignments, contribution/indemnity actions and liens against **Defendant Justin Dale Reid**, in relation to the accident made the basis of this lawsuit and Plaintiff's active pleadings, including, but not limited to claims for personal injuries, loss of consortium, property damages, bystander claims, punitive damages, exemplary damages, contribution/indemnity, interest, costs, hospital liens, health carrier claims, attorney liens, Medicare liens, Medicaid liens, child support liens, workers' compensation liens, assignments, subrogation claims and any other applicable liens. It is understood that all subrogation interests, liens and assignments, including but not limited to hospital liens, child support liens, Medicare liens, Medicaid liens, health carrier claims, and workers' compensation liens, will be satisfied out of this settlement amount.

The settlement of this case is not an admission of liability, which liability is expressly denied, but is made for the purpose of resolving a disputed claim. Plaintiff agrees to file a dismissal, with prejudice, of this lawsuit against Defendant and to sign a release and indemnity agreement to further memorialize this settlement. To confirm this agreement and to comply with Texas Rule of Civil Procedure 11, please sign and date this letter below and return the original, executed letter to me by email and regular mail.

Sincerely,
MEYNIER & MATTE



Teresa J. Del Valle

AGREED:

/s/ Jeff Todd

02/13/2020

Jeffrey N. Todd, Attorney of Record and on
Behalf of Plaintiff, DEANNE FOWLER

Date