Neal A. Puckett, Esq.

Lic: VA

Haytham Faraj, Esq. Lic: IL, MI, DC

Eric S. Montalvo, Esq. Lic: NJ, PA, DC (Pending)



## THE LAW FIRM OF PUCKETT AND FARAJ, PC

May 10, 2010

## Via Email Via USPS

Mr. Lou Morse 10208 Quails Landing, Ave. Tampa FL, 33647

Re: Termination of Employment with 3D Global Solutions

Dear Mr. Morse:

Pursuant to paragraph 3.3 of your employment agreement, your employment with 3D Global Solutions Inc. [3DGS] is hereby terminated for cause <u>effective immediately</u>. You have wrongfully failed to fulfill your employment obligations in that you have wasted excessive company time surfing the internet on matters unrelated to your duties. You have failed to develop any business even though you were specifically hired as VP for business development. And finally, you fraudulently signed C.E.O., Mr. Michael Dodd's name to a proposal without authority to do so.

You are reminded that you are strictly prohibited from competing against 3DGS in any way or soliciting 3DGS customers, business associates, partners or competitors for business on your own or as a member of an entity. You are advised to review your rights and obligations under the employment agreement. Your failure to adhere to the provisions of the agreement will result in legal action seeking injunctive and monetary relief.

The law recognizes several causes of action for injury to a business or an economic interest including, but not limited to, business defamation, interference with a business interest, interference with a contract, breach of contract and fraud. Most of these causes of action also include a right to sue for punitive or compensatory damages. 3D Global Solutions Inc. will vigorously pursue all its rights under the law to protect its business and its reputation.

Sincerely

riayınanı raray, Esq.

Mr. Michael Dodd, C.E.O., 3D Global Solutions

File