February 20, 2022

*Sent Via E-mail:* <<OPPOSING\_COUNSEL\_EMAIL>>

<<OPPOSING\_COUNSEL\_NAME>>

***RE:*** *<<PROVIDER\_SUITNAME>> a/a/o <<INJUREDPARTY\_NAME>> v. <<INSURANCECOMPANY\_SUITNAME>>, Case No.* <<INDEXORAAA\_NUMBER>>

***Settlement Communication: The following confidential communication is intended only for settlement purposes and as an offer of compromise only, and may not be used for any other purpose than as intended.  The following communication is privileged within the meaning and intent of Florida Statute §90.408 and other applicable law and may not be deemed as an admission against interest whether pursuant to Florida Statute §90.803(18) or otherwise.***

Dear Counselor,

The purpose of this letter is to propose settlement in the above-referenced matter.  My client will accept the sum of $<<CLAIM\_AMOUNT>> in satisfaction of this claim, waiving intrest; plus an additional $5,500.00 for its attorney’s fees and costs.  In order to streamline the settlement process please issue payment of the total settlement amount payable to our trust account, Florida Insurance Law Group, LLC IOLTA. In exchange for the payment of the foregoing funds, my client will execute a settlement agreement and release, and will dismiss the pending lawsuit with prejudice.

This offer is contingent upon payment of the agreed amount within thirty (30) days of the acceptance of the offer. Defendant shall be required to provide a proposed settlement agreement and release within five (5) days of the acceptance of this offer. This offer will remain open for you to accept for the next ten (10) days.

Sincerely,



Matthew S. Brown, Esq.