

Dominican Republic
Yamasá, Prov. Monte Plata
March 6, 2018

U.S. BANKRUPTCY COURT
2019 MAR 19 P 1:58

United States Bankruptcy Court
John W. McCormack Post Office and Courthouse
Five Post Office Square
Suit 1150
Boston, MA 02109-3945

Honorable Bankruptcy Court:

Firstly, receive an affectionate and a cordial greeting.
I did not think it necessary to send you a copy of this document, since I took refuge in the fourth chapter of the letter that Stephen B. Darr, the Chapter 11 bankruptcy trustee sent me, which says the following: "If you agree with the proposed claim amount as set forth in the enclosed Notice, *you do not need to take any action at this time*"; and the correspondence I sent you was written with the intention to manifest that I agree with the amount you offer me in response to the claim request presented in the electronic claims portal on the telexfreeclaims.com website. I decided to send you this letter, because I received an email from Stephen B. Darr (ClaimResponse@telexfreeclaims.com), the Chapter 11 bankruptcy trustee, asking me if I submitted this document to the United States Bankruptcy Court, so I assumed it was important to do so.

Nevertheless, to be in agreement with the amount you offer, responds to the fact of considering as **AMOUNT OFFERED** the \$7,224.80 dollars that are detailed in the second page of Exhibit A-1 contained in the notice received in my email on August 23, and **NOT** the amount located on the first page of the same annex in the upper right, which is none (if this can be considered an amount); instead of the \$1,325.20 that he requested.

In the document received through the Dominican postal service on February 18 of the current year, file composed of the letter, the twenty-sixth notice of inadmissibility of the claim and the list of names in which I am included; **It does not stand out clearly, it is not highlighted, nor is it specified** what is the new amount that you offer, so I assumed that the previous amount stated in the Notice of Proposed Resolution of Claim (7,224.80), the same as you already detailed and had named it as the conditionally allowed amount of claim.

If the amount proposed is not 7,224.80, nor the \$ 1,325.20 that I requested what you offer as payment for my claim, **I DO NOT AGREE** with another amount, since I have not seen any other offer from you; If there is another offer that I have not seen, I am willing to analyze your proposal and then reach a considerable agreement for both parties.

Thank you very much in advance, and I look forward to your response.

Sincerely,

Abraham Frías de Jesús
Abraham Frías De Jesús
Telexfree Claimant



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Dominican Republic
Yamasá, Prov. Monte Plata
March 1, 2018

U.S. BANKRUPTCY COURT
2019 MAR 19 P 1:58

United States Bankruptcy Court
John W. McCormack Post Office and Courthouse
Five Post Office Square
Suit 1150
Boston, MA 02109-3945

Honorable Bankruptcy Court:

After extending a cordial greeting and wish that God bless you in a great way; I kindly inform you that on August 23, 2018, I received in my e-mail abrahamfriasdejesus@gmail.com, e-mail provided when I filed my claim, a Notice of Proposed Resolution of Claim regarding the bankruptcy case of Telexfree (Case No. 14-40987) in which I am a participant with the claim number 20109-000; In this notice, I was informed on page 3 of the following: "If you agree with the proposed claim amount as set forth in the enclosed Notice, *you do not need to take any action at this time*", this is why I omitted return the mail in full compliance with the **Conditionally Allowed Amount of Claim** explained on page 2 of Exhibit A-1, **Yes and Only If** this amount is \$ 7,224.80 and represents the amount that you will take as a reference to participate in the distribution with other allowed participants, as established in the 2 section of page No. 2 of the Notice of Proposed Resolution of Claim.

In view of the fact that on February 18 of the current year I received via mail (Dominican Postal Service), a document composed of a notice of inadmissibility of claim, a list of participants, with notifications of rejection of their claims, and a letter in which I am informed that on November 26, 2018, you filed a Notice of Claim Allowance (or Disallowance) (the "Notice") to fix the amount of my claim with the Bankruptcy Court on the electronic claims portal on the telexfreeclaims.com website; and this letter was sent because the "Trustee has been unable to confirm my receipt of the Notice"; I proceeded to make this letter although one of its paragraphs says: "that if I agree with the proposed claim amount as set forth in the enclosed Notice, I do not need to take any action at the moment"; but I understand that a written answer will explain clearly my intention to fully accept the **Conditionally Allowed Amount of Claim** with amount of 7,224.80 explained in Annex A-1 on the second page, and **NOT** the one on page 1 that appears in the top right as **None**.

In this meaning, I assume a different amount from that appearing in the claim No. 20109-000 filed on the electronic claims portal (the "Portal") hosted by the internet site telexfreeclaims.com. before United States Bankruptcy Court District of Massachusetts, and Stephen B. Darr, the Chapter 11 bankruptcy trustee (the "Trustee") of TelexFree LLC, TelexFree Inc., and TelexFree Financial Inc., with the exception that this amount be the same as that presented in Exhibit A-1, page 2, relating to the **Conditionally Allowed Amount of Claim**, whose amount is 7,224.80; and having full knowledge of

what is specified in the second section of page No. 2 in the Notice of Proposed Resolution of Claim concerning this amount, which reads as follows, and I quote:

THE "CONDITIONALLY ALLOWED AMOUNT OF CLAIM" AS SET FORTH ON EXHIBIT A-1 DOES NOT REPRESENT THE AMOUNT YOU WILL RECEIVE ON ACCOUNT OF YOUR CLAIM; IT REPRESENTS THE AMOUNT OF YOUR CLAIM THAT MAY PARTICIPATE IN A DISTRIBUTION WITH OTHER ALLOWED PARTICIPANT CLAIMS. THE AMOUNT THAT YOU ACTUALLY RECEIVE IN A DISTRIBUTION WILL BE BASED UPON THE TOTAL AMOUNT OF FUNDS THAT THE TRUSTEE HAS AVAILABLE TO DISTRIBUTE AS WELL AS THE TOTAL AMOUNT OF ALLOWED.

In case there be a discrepancy between my interpretation of what you offer in response to my claim and what you really adduce regarding the amount owed to me, as this is confusing because it is not mentioned tacitly in any of the sections of the notices nor in the annexes; My answer to this situation is **to present a Claim Response**; therefore, I ask you to notify me as soon as possible of your objection to my position in case of not agreeing with what was presented.

Having nothing further to add, and looking forward for his prompt answer, I say goodbye very cordially,

Abraham Frías de Jesús

Abraham Frías De Jesús
Claimant