

**EXHIBIT D**

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**Subject:** 09CR266

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**From:** Gwendolyn M. Solomon (gms@solomonlaw.org)

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**To:** yonenem@comcast.net;

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**Date:** Monday, November 14, 2011 4:02 PM

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Ms. Martinez,

I am writing this e-mail to reaffirm our conversation today regarding the transcript requests dated October 11, 2011 and October 12, 2011. I did receive the transcripts for those days and have reviewed the edited version. When I talked to you today, I requested a copy of the unedited version for those days. You advised that as you type (transcribe) the information is converted through case catalyst software. You advised that there is an unedited version available. However, once you provide an edited version you will not release/sell the unedited version available at your discretion. You further advised that there is no policy, requirement, or rule that governs this response it is at your discretion.

There were two attorneys present in the courtroom on October 11, 2011. I since have spoken with Ms. Hoard and she has advised that you could sell the unedited version for \$3.05 per page. I will on behalf of my clients seek legal recourse to receive a copy of the unedited version if it is not voluntarily delivered.

You may advise if the unedited version will be made available.

Moreover, I will pick up a copy of the CD on Wednesday, after 1:30 p.m. Please have it available.

Good Day,  
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