

IVIEWIT HOLDINGS, INC.

P. Stephen Lamont Chief Executive Officer Direct Dial: 914-217-0038

May 24, 2004

By Facsimile

Thomas J. Cahill, Esq. Chief Counsel First Judicial Department Disciplinary Committee 61 Broadway, 2nd Floor New York, New York 10006

Re: Complaint of Iviewit Holdings, Inc. ("Company"), Against Kenneth Rubenstein, Esq., Docket 2003.0531

Dear Mr. Cahill:

Thank you for the substantive telephone conversation earlier today, and following up on our January 2004 conversation wherein you described the status of the PRESENTLY PENDING COMPLAINT OF IVIEWIT HOLDINGS, INC., AGAINST KENNETH RUBENSTEIN, ESQ., DOCKET 2003.0531 ("Complaint").

Moreover, and notwithstanding the relationship or lack thereof of the First Judicial Department Disciplinary Committee ("Committee") with the New York State Bar Association ("NYSBA"), the Company maintains that the authorship of the response to the Complaint by Steven C. Krane, an individual well known to the Committee, the NYSBA, and the Committee's self described umbrella organization, the Appellate Division, First Department, hails as one of the most imprudent abuses of power, one of the most conflicted examples of influence pedaling, and another ill-advised instance of Mr. Krane's, his client's, and Proskauer Rose LLP's continuous spinning of their wheel of fortune and their leaps of faith that the specific, factual allegations of the professional misconducts cited in the Complaint will go unheard.

Moreover, while Mr. Krane's credentials on professional ethics speak for themselves, the profession would be better served if he learns to practice what he so widely preaches, and as a result, the Company reiterates its: (i) demand to strike the response; (ii) demands the immediate investigation of its specific, factual allegations cited in the Complaint with a view towards administering discipline, whether by admonishment, reprimand,



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suspension, resignation, or disbarment, (iii) preference to move this matter to the next higher level of review where Mr. Krane has no past or present membership, voluntary, or appointed position; and (iv) the beginning of a case file regarding the professional misconduct of Steven C. Krane.

The Company looks forward to your earliest response as we are prepared to file an Affirmed Motion to Transfer the PRESENTLY PENDING COMPLAINT OF IVIEWIT HOLDINGS, INC., AGAINST KENNETH RUBENSTEIN, ESQ., **DOCKET 2003.0531** with the Appellate Division, First Department, while pursuing the complaint against Mr. Krane with your Committee.

Lastly, should you wish a personal meeting to discuss these matters, I serve the Company out of offices at 1166 Avenue of the Americas (a.k.a. the Grace Building), and would be happy to make the trip down to lower Broadway.

Very truly yours,

IVIEWIT HOLDINGS, INC.

P. Stephen Lamont DN: cn=P. Stephen Lamont DN: cn=P. Stephen Lamont, ou-Corporate, c=US Date: 2004.05.24 22:44:30

By:

Chief Executive Officer

Cc: Eliot I. Bernstein Steven C. Krane Alan S. Jaffe

Digitally signed by P. Stephen