EXHIBIT "C"

Jonathan Testa

From: Jonathan Testa

Sent: Monday, October 24, 2022 3:49 PM
To: 'james.michael@law.njoaq.gov'

Cc: Fred Semrau (fsemrau@dorseysemrau.com); Susan Sharpe; Tammy Probst-Smith;

'BKezmarsky@mahwahtwp.org'

Subject: Gurbir S. Grewal v. Township of Mahwah; Civil Action No. 2:17-cv-11988

Attachments: 22-10-24 LTR TO AG.pdf; 18-9-17 MAHWAH ORDER ENTERED (002) (002).pdf; GREWAL

V MAHWAH STIP OF DISMISSAL.docx

Tracking: Recipient Delivery Read

'james.michael@law.njoag.gov'

Fred Semrau Delivered: 10/24/2022 3:49 PM Read: 11/6/2022 7:10 AM (fsemrau@dorseysemrau.com)

Susan Sharpe Delivered: 10/24/2022 3:49 PM

Tammy Probst-Smith Delivered: 10/24/2022 3:49 PM Read: 10/24/2022 3:52 PM

'BKezmarsky@mahwahtwp.org'

Dear Chief Deputy Attorney General Michael:

Fred Semrau, Esq., of this Office serves as the Municipal Attorney for the Township of Mahwah ("Township"). On behalf of the Township, we write to you regarding the above-referenced litigation, which was previously resolved pursuant to a Consent Order and Final Judgment entered on September 24, 2018, a copy of which is enclosed herein for ease of reference and your review (hereinafter "Consent Order").

In this regard, the Consent Order and Final Judgment entered in the above-referenced litigation on September 24, 2018 included, amongst other items, certain responsibilities as to the Township's record-keeping, reporting and record access for a period of four years from September 24, 2018. (See pp. 4-7:¶7-9&11 of Consent Order attached hereto). Pursuant to the express terms of the Consent Order, at this juncture the Township's responsibilities set forth in the Consent Order have since been fully satisfied and this matter should be officially terminated.

In light thereof, at this time we respectfully request that the State execute the attached stipulation of dismissal with prejudice, and return same to the undersigned for filing in the above-referenced matter within seven (7) business days. Your courtesies and cooperation in this regard are greatly appreciated.

Should you have any questions or concerns, please do not hesitate to contact the undersigned directly at (973) 334-1900 at any time.

Very truly yours,

Jonathan Testa, Esq. Dorsey & Semrau, LLC 714 Main Street Boonton, NJ 07005 973-334-1900

Case 2:17-cv-11988-JMV-JBC Document 28-6 Filed 01/24/23 Page 3 of 10 PageID: 211

FAX: 973-334-3408

jtesta@dorseysemrau.com

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Jonathan Testa

From: Jonathan Testa

Sent: Wednesday, November 16, 2022 10:34 AM

To: james.michael@law.njoag.gov

Cc: Fred Semrau (fsemrau@dorseysemrau.com); Susan Sharpe; Tammy Probst-Smith;

BKezmarsky@mahwahtwp.org

Subject: Follow-up re: Gurbir S. Grewal v. Township of Mahwah; Civil Action No. 2:17-cv-11988

Attachments: 22-10-24 LTR TO AG.pdf; 18-9-17 MAHWAH ORDER ENTERED (002) (002).pdf; GREWAL V MAHWAH STIP OF DISMISSAL.docx; Grewal v. Mahwah USPS.com® - USPS Tracking®

Results.pdf; Read: Gurbir S. Grewal v. Township of Mahwah; Civil Action No. 2:17-

Delivered: 11/16/2022 10:34 AM

Read: 11/16/2022 10:38 AM

cv-11988

Tracking: Recipient Delivery Read

james.michael@law.njoag.gov

Fred Semrau

(fsemrau@dorseysemrau.com)

Susan Sharpe Delivered: 11/16/2022 10:34 AM

Tammy Probst-Smith Delivered: 11/16/2022 10:34 AM

 ${\bf BKezmarsky@mahwahtwp.org}\\$

Dear Chief Deputy Attorney General Michael:

As you may recall, Dorsey and Semrau serves as the Municipal Attorneys for the Township of Mahwah. On October 24, 2022, the undersigned sent to you via email, regular and certified mail, correspondence requesting the Attorney General execute the attached stipulation of dismissal with prejudice for the purpose of execution and filing to formally bring the litigation of Gurbir S. Grewal v. Township of Mahwah; Civil Action No. 2:17-cv-11988 to final conclusion.

In this regard, please be reminded that this matter was previously resolved pursuant to a Consent Order and Final Judgment entered on September 24, 2018, a copy of which is enclosed herein for ease of reference and your review (hereinafter "Consent Order"). The Consent Order and Final Judgment entered in the above-referenced litigation on September 24, 2018 included, amongst other items, certain responsibilities as to the Township's record-keeping, reporting and record access for a period of four years from September 24, 2018. (See pp. 4-7:¶¶7-9&11 of Consent Order attached hereto). Pursuant to the express terms of the Consent Order, at this juncture the Township's responsibilities set forth in the Consent Order have since been fully satisfied and fulfilled. Accordingly, this matter should be officially terminated by dismissal of this matter with prejudice in accordance with ¶13 of the Consent Order).

To date, we have not received a response from the State despite this office receiving confirmation of a both a "read receipt" of my prior email of October 24, 2022, as well as a "delivery" confirmation that the certified mail was received by your office. If you take issue with the stipulation of dismissal or otherwise have suggestions concerns with proceeding in this proposed manner, we request that you promptly advise of same so that we can bring this matter to its final conclusion in short order.

Please do not hesitate to contact the undersigned directly at (973) 334-1900 at any time.

Very truly yours,

Jonathan Testa, Esq. Dorsey & Semrau, LLC 714 Main Street Boonton, NJ 07005 973-334-1900 FAX: 973-334-3408

jtesta@dorseysemrau.com

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From: Jonathan Testa

Sent: Monday, October 24, 2022 3:49 PM

To: 'james.michael@law.njoag.gov' <james.michael@law.njoag.gov>

Cc: Fred Semrau (fsemrau@dorseysemrau.com) < fsemrau@dorseysemrau.com>; Susan Sharpe

<ssharpe@dorseysemrau.com>; Tammy Probst-Smith <tprobst@dorseysemrau.com>; 'BKezmarsky@mahwahtwp.org'

<BKezmarsky@mahwahtwp.org>

Subject: Gurbir S. Grewal v. Township of Mahwah; Civil Action No. 2:17-cy-11988

Dear Chief Deputy Attorney General Michael:

Fred Semrau, Esq., of this Office serves as the Municipal Attorney for the Township of Mahwah ("Township"). On behalf of the Township, we write to you regarding the above-referenced litigation, which was previously resolved pursuant to a Consent Order and Final Judgment entered on September 24, 2018, a copy of which is enclosed herein for ease of reference and your review (hereinafter "Consent Order").

In this regard, the Consent Order and Final Judgment entered in the above-referenced litigation on September 24, 2018 included, amongst other items, certain responsibilities as to the Township's record-keeping, reporting and record access for a period of four years from September 24, 2018. (See pp. 4-7:¶7-9&11 of Consent Order attached hereto). Pursuant to the express terms of the Consent Order, at this juncture the Township's responsibilities set forth in the Consent Order have since been fully satisfied and this matter should be officially terminated.

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Case 2:17-cv-11988-JMV-JBC Document 28-6 Filed 01/24/23 Page 6 of 10 PageID: 214

Should you have any questions or concerns, please do not hesitate to contact the undersigned directly at (973) 334-1900 at any time.

Very truly yours,

Jonathan Testa, Esq.
Dorsey & Semrau, LLC
714 Main Street
Boonton, NJ 07005
973-334-1900
FAX: 973-334-3408

jtesta@dorseysemrau.com

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Jonathan Testa

From:

Jonathan Testa

Sent:

Thursday, January 19, 2023 12:32 PM

To:

James Michael

Subject:

RE: Follow-up re: Gurbir S. Grewal v. Township of Mahwah; Civil Action No. 2:17-

cv-11988

Mr. Michael: Is there a way that you can streamline this? It is my understanding from my client that Mahwah has been in compliance for over 4 years. I have been directed to file a formal motion to enforce litigants rights by tomorrow. But as discussed yesterday, I am doing my best to forego same in light of the fact that we both represent government entities.

Jonathan Testa, Esq. Dorsey & Semrau, LLC 714 Main Street Boonton, NJ 07005 973-334-1900

FAX: 973-334-3408

jtesta@dorseysemrau.com

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From: James Michael < James. Michael@law.njoag.gov>

Sent: Thursday, January 19, 2023 12:03 PM **To:** Jonathan Testa <jtesta@dorseysemrau.com>

Subject: RE: Follow-up re: Gurbir S. Grewal v. Township of Mahwah; Civil Action No. 2:17-cv-11988

While I indicated I would give you a response by noon today, I am still waiting for the final approval from my client. I hope to have that soon and will let you know when I receive it.

James R. Michael, Deputy Attorney General Chief, Administrative Civil Rights Section Division of Law P.O. Box 45029 Newark, New Jersey 07101 (973) 877-1280

From: Jonathan Testa < itesta@dorseysemrau.com >

Sent: Wednesday, January 18, 2023 1:36 PM

To: James Michael < James. Michael@law.njoag.gov>

Subject: [EXTERNAL] FW: Follow-up re: Gurbir S. Grewal v. Township of Mahwah; Civil Action No. 2:17-cv-11988

See attached. And below.

From: Jonathan Testa

Sent: Wednesday, November 16, 2022 10:34 AM

To: james.michael@law.njoag.gov

Cc: Fred Semrau (fsemrau@dorseysemrau.com) <fsemrau@dorseysemrau.com>; Susan Sharpe

<ssharpe@dorseysemrau.com>; Tammy Probst-Smith <tprobst@dorseysemrau.com>; BKezmarsky@mahwahtwp.org

Subject: Follow-up re: Gurbir S. Grewal v. Township of Mahwah; Civil Action No. 2:17-cy-11988

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Jonathan Testa, Esq. Dorsey & Semrau, LLC 714 Main Street Boonton, NJ 07005 973-334-1900

Case 2:17-cv-11988-JMV-JBC Document 28-6 Filed 01/24/23 Page 9 of 10 PageID: 217

FAX: 973-334-3408

jtesta@dorseysemrau.com

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To: 'james.michael@law.njoag.gov' < james.michael@law.njoag.gov >

Cc: Fred Semrau (<u>fsemrau@dorseysemrau.com</u>) < <u>fsemrau@dorseysemrau.com</u>>; Susan Sharpe

<ssharpe@dorseysemrau.com>; Tammy Probst-Smith <tprobst@dorseysemrau.com>; 'BKezmarsky@mahwahtwp.org'

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Subject: Gurbir S. Grewal v. Township of Mahwah; Civil Action No. 2:17-cv-11988

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Jonathan Testa, Esq.

Case 2:17-cv-11988-JMV-JBC Document 28-6 Filed 01/24/23 Page 10 of 10 PageID: 218

Dorsey & Semrau, LLC 714 Main Street Boonton, NJ 07005 973-334-1900

FAX: 973-334-3408

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