



## MAVI/DaSilva Civil&... AEROBANK - MIAMI, Marco B...



## Friday

I am writing to formally address the serious legal issues regarding the matter of Mr. Marco Antonio Bruno Da Silva's claim. As required by both Florida Statutes § 768.79 (Offer of Judgment) and Federal Rule of Civil Procedure 68, any party with the intention to file a lawsuit must notify the opposing parties and provide them with a reasonable period of time to resolve the dispute amicably. In this case, Florida law requires that a party be given a 10-business-day notice prior to initiating formal litigation, which has now been duly fulfilled.

Today, I placed a call to Mr. Dinilso Prado, Mr. Kyriakopoulos, and Mr. Mark Daniels in accordance with these statutory requirements, providing them ample opportunity to resolve the matter before proceeding with legal action. During these conversations, Mr. Kyriakopoulos suggested that the complaint against your company was an act of extortion and an inappropriate and illegal approach. Should you feel the need, I welcome your legal counsel to contact me directly to arrange a hearing to discuss these allegations.

However, it is imperative that I address a serious defamation matter raised during my conversation with Mr. Kyriakopoulos. In the course of our phone call, Mr. Kyriakopoulos made false and defamatory







