



March 26, 2024

Guinevere M. Malley
gmalley@wadelitigation.com

Via email

Anthony Curtis
18295 Arial Way
Santa Clarita, CA 91350
anthony@businessmakeoverllc.com

Re: Response to your March 17, 2024 email

To Mr. Curtis:

Note this letter is a Settlement Offer and is therefore private and confidential, and may not be used by any party or other person for any purpose.

In your email you state, *“Once all negative reviews are removed and any ongoing investigations by [REDACTED] into these matters are ceased, accompanied by proof of such actions, I am committed to resolving and indemnifying your client promptly.”* I have spoken with Mr. Hockett and he is making the following final settlement offer before proceeding with arbitration.

First, yourself and Business Makeover, LLC agree to reimburse [REDACTED] the \$40,000.00 he invested plus 10% interest to date, or \$5,200.00, the total amount being \$45, 200.00. This \$45, 200.00 is to be paid within five (5) calendar days of the date of this letter. The monies are to be in the form of a cashier’s check made out to [REDACTED], and sent to my office located at 262 East Main Street, Los Gatos, CA 95030.

There is ample evidence that Mr. Jones and Master’s Business Alliance Trust were employees and/or agents of yourself and Business Makeover, LLC, as such you are both responsible for their actions against [REDACTED] including taking \$20,000.00 from him.

Once [REDACTED] has been paid the \$45, 200.00, [REDACTED] proposes addressing each of your complaints as follows;

1. All negative reviews by [REDACTED] of either yourself, Business Makeover, LLC, Brendon Jones, and Master's Business Alliance Trust that can be removed from the web have been removed except for complaints written on the website ripoffreport.com;
2. Ripoffreport.com's administrators do not remove complaints from the website, nor do they allow the original author to delete reports. However, they do allow the person and/or business being complained about to provide a rebuttal to the complaint. Therefore, Mr. Hockett proposes that you write a rebuttal to the complaint stating you will be resolving the matter by a specified date, and once the matter is resolved [REDACTED] will reply with evidence showing the matter has been resolved;
3. As to any ongoing criminal investigations, once paid in full, [REDACTED] shall contact all the agencies and commissions including; Alabama Securities Commission, California Department of Financial Protection and Innovation, Texas State Securities Board, and Santa Clarita Sheriff's, to inform them that Anthony Curtis, Business Makeover, LLC, Brendon Jackson Jones, Masters' Business Alliance Trust has returned the \$40,000.00. [REDACTED] does not have the power or authority to stop any criminal investigations on Anthony Curtis, Business Makeover, LLC, Brendon Jackson Jones, or Masters' Business Alliance Trust but is willing to call each commission/agency and advise them that all funds have been returned.

Mr. Anthony Curtis

March 26, 2024

Page

3

If this settlement offer is not accepted and fulfilled within five (5) calendar days of receiving this letter, my client does not wish to continue any further negotiations or dialogue with you or Business Makeover, LLC. Instead, I have been authorized to proceed with arbitration immediately, wherein [REDACTED] will seek the following damages; principal in the amount of \$40,000, 10% interest to accrue daily through entry of judgment, and continue after judgment is entered until paid, civil penalties for violations of securities law, reimbursement of [REDACTED] initial share of the arbitration fees estimated at \$10,000.00, punitive damages for fraud as determined by the arbitrator, and his attorney fees.

Sincerely,



Guinevere M. Malley

Cc: [REDACTED]