

June 12, 2025

## VIA FEDERAL EXPRESS & EMAIL: (dennis@blitzmetrics.com and 668sierra@gmail.com)

Mr. Dennis Yu 1480 Paseo Verde Parkway, Unit 1303 Henderson, NV 89012

Dear Mr. Yu:

This letter serves as a formal demand for the immediate cessation of your unlawful and malicious conduct directed at our client, Lisa T. Miller. It also addresses your recent attempt to extort money from Ms. Miller in exchange for the removal of content you have wrongfully published.

As you are aware, Ms. Miller has an existing lawsuit pending against you for defamation and copyright infringement, among other claims, in the matter of *Miller v. Yu et al*, Case No. 9:25-cv-80391-DMM. Our client's attorney, L.A. Perkins, Esq., recently extended an offer for early mediation in good faith to seek a global resolution of this matter. Your response, dated May 20, 2025, explicitly conditioned the removal of "unflattering pieces" published about Ms. Miller on "at least partially cover[ing] the cost of our team's labor in serving her." This demand was accompanied by threats that "a legal battle only makes Lisa look litigious and potentially petty," and that it is "a matter of public record now -- so all future business partners and clients will see this behavior, especially if she chooses to aggravate things."

Be advised that your demand for money to remove allegedly defamatory and copyrighted content, coupled with threats to Ms. Miller's reputation and business interests, appear to satisfy the elements of criminal extortion under Florida law. Florida Statute § 836.05 defines extortion as maliciously threatening injury to a person's reputation or exposing them to disgrace with the intent to extort money or compel them to act against their will. The term "maliciously" in this statute has been definitively interpreted by the Florida Supreme Court to mean "intentionally and without any lawful justification." *Tomlinson v. State*, 369 So. 3d 1142, 1152 (Fla. 2023).

Your actions appear to fall squarely within this definition. You have communicated a threat to Ms. Miller's reputation and exposed her to disgrace by publicly disseminating false and harmful content on your blog posts and social media accounts. You have then explicitly demanded payment to cease this harmful conduct. This appears to be a clear attempt to extort money by leveraging an unlawful act.

We anticipate that you may attempt to assert a "claim of right" defense, arguing that Ms. Miller owes you money from a prior business relationship for business coaching, and that your actions are a response to a \$10,000 chargeback she initiated. This defense, however, is without merit in the context of extortion. Florida law is clear that you cannot lawfully threaten to continue an *unlawful act*—such as defamation or copyright infringement—to collect a debt, even if it is genuinely believed to be owed. In any event, PNC Bank's ruling in Ms. Miller's favor via the chargeback further undermines any





legitimate claim you may have to the \$10,000. Your attempt to use the continued publication of unlawful content as leverage for payment appears to be the type of conduct prohibited by Florida's extortion statute.

We demand that you immediately and permanently remove all defamatory content and any of Ms. Miller's copyrighted images from your blog, social media accounts, and any other online or offline platforms where you have published them and confirm, in writing, to me that you have done so by no later than June 17, 2025. In addition, we further demand that you immediately cease using Ms. Miller's copyrighted works without authorization. Ms. Miller, in conjunction with my office and LA Perkins, Esq., is prepared to take the appropriate steps in this litigation to protect her rights and reputation. We trust that you will take this matter with the seriousness it deserves.

The false and defamatory content to be removed includes, but is not limited to, the following:

- Any and all statements that "Lisa T. Miller Stole \$10,000 from Our Team"<sup>1</sup>
- Any and all statements that "Lisa T. Miller Took \$10,000 from Our Team"<sup>2</sup>
- Any and all comments that Ms. Miller has "Taken \$10,000 from our team under false pretenses and then cut off communication"<sup>3</sup>
- Any and all comments that "Lisa T. Miller...cost our team \$10,000"<sup>4</sup>
- Any and all posts including the copyrighted image of Ms. Miller in all forms<sup>5</sup>

## PLEASE GOVERN YOURSELF ACCORDINGLY.

Sincerely,

Def

Dave Aronberg, Esq.

team/#:~:text=Instead%2C%20she%20went%20to%20Paypal,buyer%2090%25%20of%20the%20time

*e.g.*, https://www.facebook.com/BlitzMetrics/posts/pfbid0239xbY9MzyuXHcFtDDoPmhjQLD4D2pzVrXsts36qg9dd6t HcYwNqFpaqDKGjVZvZRI



<sup>&</sup>lt;sup>1</sup> See, e.g., https://blitzmetrics.com/how-lisa-t-miller-stole-10000-from-our-team/

<sup>&</sup>lt;sup>2</sup> See., e.g., https://dennisyu.com/how-lisa-t-miller-took-10000-from-our-

<sup>&</sup>lt;sup>3</sup> See, e.g., https://dennisyu.com/lisa-t-miller-keeps-trying-to-silence-us-with-dmca-abuse-claims/

<sup>&</sup>lt;sup>4</sup> See, e.g., https://www.facebook.com/BlitzMetrics/posts/pfbid0239xbY9MzyuXHcFtDDoPmhjQLD4D2pz

VrXsts36qg9dd6tHcYwNqFpaqDKGjVZvZRl <sup>5</sup> See.