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August 28, 2018

CATHERINE LERER
MCGEE LERER & ASSOCIATES
11300 W. OLYMPIC BLVD., #920
LOS ANGELES, CA 90064

Re: Our Principal : FIRST FINANCIAL INS. CO./
BURLINGTON INS. CO.
Their Claim No. :
Insured : BIRD RIDES, INC.
Date of Loss :
Claimant :
Our File No. :

Dear Ms. Lerer:

As you have been made aware, First Financial Insurance Company / Burlington Insurance Company has assigned this matter to our offices for investigation.

With the exception of getting a statement from your client, who was both a charger and a user under the contractual language contained in the agreements to which he agreed, our investigation has been completed.

Under the indemnification language contained in these agreements, your client has assumed responsibility for any injury or damage caused by his use of the scooter and agreed to indemnify and hold harmless our principal's insured.

With specific attention to the Charger Agreement, your client agreed he was a sole independent contractor and he agreed to be solely responsible for all liabilities including but not limited to loss or damage to any persons or property.

As such, we have been instructed to deny your client's claim for damages against our principal's insured. If you believe this claim has been wrongfully denied or rejected, you can have this matter reviewed by the following: