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Assistant City Attorneys

September 7, 2006

Cassandra Sherrill-Patterson  
3410 North 17th Street  
Milwaukee, WI 53206

RE: Cassandra Sherrill-Patterson  
C.I. File No: 06-S-202

Dear Ms. Sherrill-Patterson:

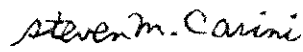
We have received your claim in the amount of \$1,160.00, relating to damages sustained and tow fees incurred after your stolen vehicle was recovered and towed to the City of Milwaukee Tow Lot.

Pursuant to the August 31, 2006 conversation you had with our office, the City of Milwaukee is prepared to offer you, as a compromise, \$185.00 for the tow fees incurred. The damages to your vehicle appear to have happened prior to its recovery and tow. There is no evidence that the damages were caused by the City or its towing contractor. As such the City of Milwaukee proposes to settle the entire claim for \$185.00.

If you wish to appeal this decision, you may do so by sending a letter within 21 days of the date of this letter to the Milwaukee City Clerk, 200 East Wells Street, Room 205, Milwaukee, Wisconsin 53202, requesting a hearing.

Very truly yours,

  
GRANT F. LANGLEY  
City Attorney

  
STEVEN M. CARINI  
Investigator Adjuster

SMC:beg  
1044-2006-1969:109347  
c: David Lawrence

OFFICE OF THE CITY ATTORNEY