David Collins

Tax Defense Network Affiliated Partner

**DAY & DATE**

**CLIENT NAME**

**CLIENT STREET**

**CLIENT CITY STATE ZIP**

**CLIENT NAME,**

First, I want to thank you for choosing Tax Defense Network as your representative; it has been a pleasure assisting you in this matter and we wish you success in all future endeavors. The Insolvency Unit of the IRS has notice of the federal proceeding and I confirmed the proper codes have been placed on your account. As such, your IRS Account has been coded in “Bankruptcy Status or other Legal Proceeding” which means the IRS is not permitted to pursue aggressive collections (levies, liens, or garnishments).

The length of time it takes to complete a bankruptcy varies (typically 5 year repayments but this varies). As long as your IRS Account is coded in “Bankruptcy Status” the IRS is not permitted to allow Tax Defense Network to establish a resolution for your tax debt. Please be advised your bankruptcy attorney should be notified of all IRS liabilities.

Your case with Tax Defense Network will be closed today. It is not necessary for your IRS Account to be monitored as long as your bankruptcy is ongoing, as the IRS is not permitted to pursue aggressive collections or place your account into a formal resolution. The federal bankruptcy must be completed, prior to the IRS, a separate federal agency, setting up a resolution for only the tax debt. Once the bankruptcy proceeding is completed and you receive the discharge notice, **then please contact our Resolution Security team at (888) 829-0563 x456.**

Again, let me thank you for the opportunity to assist you in this matter, and if you or anyone you know has a problem in the future, please contact us and we would gladly be of assistance.

Regards,

David Collins