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June 27, 2012

VIA ELECTRONIC MAIL (JANE.E.CAREY@GMAIL.COM)
AND FACSIMILE TRANSMISSION # (407) 423-1863

Jane E. Carey, Esq. 905 W Colonial Drive Orlando, FL 32804-7313

Re: Christopher Bosh -w- Allison Mathis

Dear Ms. Carey:

As you are aware, this firm represents Christopher Bosh. I write this letter In order to address the recent media campaign that you and your client, Allison Mathis, have undertaken. First and foremost, let me disabuse you of the notion that Mr. Bosh is moved by your media campaign. If he were moved by your campaign, he would take the time to respond in kind. What he is more troubled by is the legal tab that Ms. Mathis is accruing as your firm continues its forum shopping protocol across three (3) states in an effort to increase the Child Support that Mr. Bosh is required to afford Ms. Mathis.

What is noteworthy is that Mr. Bosh is paying Ms. Mathis the very amount that the Child Advocate, in Texas, said that Trinity needs for her support and well being - - just under \$2,700 monthly. As the Texas Court said, "[alditionally, [Mr. Bosh] agreed to pay 100% of [Trinity's] expenses [and supplies] for preschool and for extracurricular and developmental activities." Mr. Bosh also provides Trinity with medical and dental insurance and, although the Court has not ordered him to do so, has established a fund to finance Trinity's College Education. In the interviews that you and Ms. Mathis have conducted, you have both conveniently neglected to mention these additional expenses that Mr. Bosh underwrites, all of which, in the aggregate, cost him far more than the \$2,700 monthly base child support amount. You have also conveniently neglected to mention in your interviews the 250k that Mr. Bosh gave Ms. Mathis in 2010. Stated clearly, you have both been as untruthful to the media as you have been disingenuous.

Allow me to be abundantly clear - - if Ms. Mathis believes that she will force Mr. Bosh's hand by continuing to engage in a media campaign, she is indeed misguided. Instead, with each false statement (and willful omission) Ms. Mathis makes to the media, she makes it less and less likely that Mr. Bosh will, at any time, afford her

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assistance that he lan't legally obligated to provide. Mr. Bosh will not extend his hand while Ms. Mathis clenches her fist. Please understand that Mr. Bosh has a very healthy sense of his responsibility to Trinity. It is set out in great detail in paragraph 2 of this letter. However, just as Allison Mathis has no responsibility whatsoever to take care of Christopher Bosh, Christopher Bosh has no responsibility whatsoever to take care of Allison Mathis. Mr. Bosh works threlessly at his career as an NBA Player in order to provide financial stability for he and his children (including Trinity). We suggest that Ms. Mathis begin to work threlessly at a career of her choosing in order to assist, in some way, in providing financial stability for Trinity. Ms. Mathis is not Mr. Bosh's wife and, unlike Trinity, will not benefit from the fruits of his labor.

That sald, as it relates to Ms. Mathis applying for public assistance, we should note that everyone has the right to apply for public assistance - - not get it - - just apply for it. It will be interesting to see whether the Government will afford Ms. Mathis Public Assistance, particularly because, as a former employee of a construction company, Ms. Mathis should be eligible to receive unemployment. It is interesting to us that Ms. Mathis didn't pursue unemployment before public assistance. Perhaps this is because, as we understand it, Ms. Mathis' "construction company" is owned by a family member of hers who paid her off the books. Those who are paid off the books are ineligible for unemployment. Of course, within the context of these proceedings, we will look into the details of Ms. Mathis' now well chronicled layoff.

Lastly, as a part of your campaign to extort Mr. Bosh, Ms. Mathis tastelessly provided footage of she and Mr. Bosh shortly after they learned that Ms. Mathis was pregnant. The video is as much an invasion of privacy as it is tasteless. By copy of this letter, we demand that Ms. Mathis contact each and every medium to which she provided that footage (as well as footage of any other private moments) and require that they destroy the footage. Unless you confirm to us that this has been done by 5:00 p.m. on Thursday, April 28th, Mr. Bosh will bring a lawsuit against Ms. Mathis for, amongst other things, invasion of privacy.

Thank you for your time and attention to this matter.

Very truly yours,

GORDON & REES, LLP

C. Anthony Mulrain

CAM/vlw

cc: Christopher Bosh

Mayanne Downs, Esq.

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DATE:

June 27, 2012

To:

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FROM:

C. Anthony Mulrain, Esq.

SENDER INFORMATION (NAME / USER ID / EXTENSION): Veronica Wright - 404.978.7306

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