



Medical Supply Chain

*Empowering Health Systems,
Optimizing Supply Chain Results!*

September 24, 2007

Mr. Jeffrey R. Immelt
General Electric Company
Fairfield, CT 06828
(203) 373 2211

Dear Jeffrey,

I am writing you directly with an offer for settlement because GE is currently in violation of a third court order requiring participation in mediation. I am willing to settle my claims against GE in *Lipari v. General Electric, et al*; Missouri 16th Cir. Case No. 0616-cv07421 prior to obtaining discovery of your role and your company's role in breaking real estate and financing agreements to provide critical inputs required to enter the hospital supply market. The hospital supply market is where GE, Novation LLC and their GHX, LLC co-conspirators are artificially inflating the costs of hospital supplies and keeping out new life saving technologies.

I am willing to settle all current claims and causes of action arising from subsequent conduct against GE, it's wholly owned subsidiaries and yourself. These include continuing state antitrust violations in the market for hospital supplies and extortion claims arising from the later conduct of you and your agents in influencing government officials and obstruction of justice related to my contract based claims against US Bancorp NA, the present contract based claims against GE defendants and claims for interference with my business expectancy in the agreement for Michael Lynch of Chicago, Illinois to secure underwriting of my third attempt at entry into the hospital supply market. This conduct has been documented in the relevant litigation and the evidence is downloadable as trial exhibits from MedicalSupplyChain.com.

Providing you deposit the amount equal to my contract damages and 1/3 of the damages created by the subsequent conduct of yourself, GE and its agents in a Bank of America account in my name by October 30, 2007, General Electric's shareholders will only have to pay out six hundred and fifty million dollars (\$650,000,000.00). This is a savings of one billion, three hundred million dollars (\$1,300,000,000.00) over the now inescapable trebling of this sum under Missouri antitrust statutes as a result of your documented subsequent conduct to further keep my business from obtaining the critical capital inputs required to enter the market for hospital supplies that resulted in the deaths of Missouri citizens and the loss of thousands of living wage Missouri jobs.

I believe I have caused the end of your government protection that permitted unlawful anticompetitive conduct in the hospital supply market and that permitted your agents like Seyfarth Shaw LLP, Arnold & Porter, or Husch & Eppenberger, LLC to openly break the law to protect your personal interests in maintaining GE's artificial inflation of goods in key hospital supply and aluminum markets. I assure you that regardless of whether you choose to settle, justice will ultimately prevail and even your shareholders will benefit from decreased healthcare costs to GE employees resulting from my entry with the electronic marketplace technology of MedicalSupplyChain.com.

Sincerely,
Samuel Lipari