

**GENERAL RELEASE**  
**BY**  
**DR. EVA GATEVA**

Dr. Eva Gateva, sole officer and shareholder of Hollis Medical Services, P.C., Gentle Care Medical Services, P.C., Excellent Medical Care Solutions, P.C., Park Avenue Medical Care, P.C., Riverside Medical Services, P.C., Bay Medical Associate, P.C., and Special Touch Medical Services, P.C. (collectively, the "Entities"), hereby releases and discharges any and all outstanding, pending and unpaid insurance claims filed by any patients of any of the Entities or any assignment of rights by patients to any of the Entities against any and all insurance companies, including, but not limited to no-fault insurance claims. This Release is provided in connection with a resolution to *United States v. Gateva*, S1 12-171 (JPO), in the United States District Court for the Southern District of New York.

Gateva agrees that any insurance company may present a copy of this Release to the American Arbitration Association or arbitrator, or to any other forum in which a claim for reimbursement of insurance benefits is pending or has been filed in connection with claims being pursued on behalf of any of the Entities, or by anyone or any entity acting on their behalf. Presentment of a copy of this Release shall serve to advise any forum in which a claim for benefits is pending or subsequently filed on behalf of any of the Entities that such claim(s) has been withdrawn with prejudice.

To the extent that any counsel file or seek to file any claims on behalf of the Entities after the date of this Release, such representation is unauthorized and without the consent of Dr. Eva Gateva, and Gateva authorizes the appropriate court, arbitration association, or other forum to dismiss, with prejudice, any such pending claims of further claims filed after this date.

Gateva is represented by attorneys and has discussed the contents of this Release with her attorneys. By signing below, Gateva is executing this Release voluntarily, with full knowledge of its consequences.

By: E. Gateva  
Dr. Eva Gateva, individually and as  
an Officer of the Entities

Dated: March 29 2013

The undersigned attorney represents that prior to the signing of the foregoing Release, I discussed this Release with my client, Dr. Eva Gateva. I represent that, in my professional opinion, the above Release by the defendant of all outstanding, pending and unpaid claims was voluntarily, knowingly and understandably made.

By: [Signature]  
James Roth, Esq.  
Counsel for Dr. Eva Gateva

Dated: March 29 2013