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Via NYSCEF

April 21, 2025

The Honorable Linda S. Jamieson
Supreme Court of the State of New York
Westchester County Courthouse
111 Dr. Martin Luther King, Jr. Boulevard
White Plains, New York 10601

Re: *Segal v. Rethink Capital Partners, Inc., et al.*, No. 74512/2024
(N.Y. Sup. Ct., Westchester County)

Dear Justice Jamieson,

My firm and I represent Rethink Capital Partners, Inc., Douglas F. Ray, Jonathan L. Winer, Michael Walden, and Shak Chowdhury, formerly defendants in the above-denominated and now-dismissed action. We do not write to seek any specific relief. Rather, we write as officers of the Court to note that it appears the Court labored under a factual misapprehension when it issued its April 10, 2025, Decision and Order dismissing this case. Specifically, plaintiff Richard Segal did in fact consent to the appointment of Andersen Tax as the valuation professional to establish the purchase price of his interest in Rethink Capital Partners LLC. He gave that consent by way of an email from his counsel Howard Schub.

We brought this error to Mr. Schub's attention and would have anticipated that he would have brought it to the Court's attention. He has not done so. Therefore, we concluded that it was our duty to submit this letter.

Respectfully submitted,



Isaac B. Zaur