NOV 3, 2011

HON ROBERT GERBER USBC-SDNY

Re: GM/MLC Case 09-50026

YOUR HONOR:

AS THE COURT MAY RECALL, YOU HAD SOME RATHER HARSH WORDS FOR ME FROM THE BENCH. AS YOU MAY NOW SEE FROM THE LETTER OF NOV 2, 2011 FROM COUNSEL, THE BASIS FOR YOUR UNDERSTANDING WAS BASED UPON A FLAW IN THE CLAIMS DATA BASE.

WITHOUT MAKING ANY BLAME, IT IS CLEAR THAT HAVING FILED SOME 15 OR SO PAGES WITH THE PROOFS OF CLAIM CLEARLY I FOLLOWED YOUR HONOR'S ORDER WITH RESPECT TO CLAIMS.

WHILE THE DEBTOR MAY TAKE ISSUE WITH THE CONTENT AT THIS LATE STAGE, IT IS CLEAR AND AS I STATED BEFORE SAYING THAT THERE WAS ANALYIS WHEN IT IS CLEAR THERE WAS NOT ANY SUPPORTS MY STATEMENT THAT THIS ENTIRE PROCEDURE OF CLAIMS OBJECTIONS IS NOTHING MORE THAN "CARPET BOMBING<sup>1</sup>". ONE OF THE HALLMARKS OF THIS IS THE UNLOADING OF "usually achieved by dropping many <u>unguided bombs</u>" WHICH IS JUST WHAT THE COURT HAS SEEN IN THIS MATTER.

WHILE THIS COURT SEEMS TO INDICATE THAT EVERY PROOF OF CLAIM MUST IN EFFECT BE A FUNTIONAL EQUAL TO A IRONCLAD MOTION FOR MINI-SUMMARY JUGEMENT, THAT IS A FUNDAMANL INJUSTICE.

THIS CASE INVOLVES A COMPANY THAT SELLS, CONSUMER DURABLES AND OFFERS SALES AND SERVICE THRU A NATIONAL NETWORK OF DEALERS. THE RELATIONSHIP BETWEEN DEALER, CONSUMER AND THE DEBTOR IS MULTIFACTED AND THE IDEA THAT AS IN THE SMEDLEY CLAIM, THAT THE DEBTOR CAN INSULATE ITSELF FROM THE RESULTS OF A FACTORY SPONSORED PROMOTION IS ABSURD. DEBTORS COUNSEL DOES NOT DISPUTE THIS HAPPENED, ONLY THAT THE DEBTOR IS NOT LIABLE, BUT WITH NO FACTS. CONFIRMATION OF THIS EXACT TIME AND DATE AND THE PROMOTION CODE CAN BE OBTAINED FROM THE CREDIT RECORDS OF GMAC<sup>2</sup>. GMAC AT THAT TIME WAS A SUBSIDARY OF THE DEBTOR.

1 http://en.wikipedia.org/wiki/Carpet\_bombing

<sup>&</sup>lt;sup>2</sup> As Ohio court records may reflect, this is not the first unhappy episode Claimant has had with GMAC. See GMAC-vs-William Kuntz, III Miamisburg City Court, Miamisburg, Ohio where GMAC Reposed a truck, sold same without Notice and then discovered that the sale resulted in a surplus.

# THE SMALL DEALER EXIT PROGRAM

AS I RECALL, YOUR HONOR REPEATED WHAT JUSTICE SOTOMAYER HAD SAID YEARS AGO. I DON'T HAVE JUDGE PECKS WORDS ON THIS BUT I THINK HE SAID SOMETHING INTERESTING TO MR WAISMAN IN <u>LEHMAN</u>. IN ANY EVENT, I THINK IT IS A ERROR FOR THE COURT TO HITCH IT'S DECISION TO LEHMAN. THERE ARE INFIRMITIES IN THE REPRESENTATION OF THE DEBTOR BY WEIL, GOTSHAL THAT GOES BACK TO IT'S ROLE IN GRAND UNION. IF YOUR HONOR WOULD LIKE I COULD PROVIDE THE LETTER-OPINION OF THE DISTRICT JUDGE IN NEW JERSEY WHICH CLEARLY ESTABLISHED THAT WEIL WAS CO-COUNSEL WHEN THE WAYWARD CASH ESCROW FELL INTO LEHMAN'S POCKET.

THE UNDERLYING ADDITIONAL PURPOSE OF THE G. STONE/REYNOLDS CLAIMS WAS AND IS TO GIVE MR. REYNOLDS AN AVENUE FOR RECOVERY.

I HAVE SEARCHED HIGH AND LOW FOR INDEPENDENT INFO ON THIS SLASH AND BURN PROGRAM BY GM WHICH PROCEEDED THIS CASE.

IN FACT, I SPOKE TO MR. REYNOLDS PERHAPS YESTERDAY, FOR THE FIRST TIME IN YEARS, AS I DID NOT WANT IT TO BE SAID THAT I WAS IN ANY WAY COACHING HIM OR ACTING AS AN UNLICENSED LAWYER.

HOWEVER, IT IS CLEAR THAT THE ISSUE OF THE EXTINGUISHMENT OF A DEALERSHIP WHICH HAD OPERATED SINCE 1932 IS AN ELEMENT WHICH I DO NOT THINK WAS TOUCHED ON IN THE PLAN.

WHILE I DON'T KNOW MR. REYNOLDS POSITION ON THIS YET, I HAVE ASKED FOR HIS BANK <BY EMAIL >WHICH IS ACROSS THE STREET TO PROVIDE HIM WITH COMPLETE COPIES OF THESE DOCUMENTS AND ALSO MR. EDWARD HATCH, THE WILLSBORO TOWN SUPERVISOR. AS THE COURT MAY BE AWARE, WILLSBORO, NY IS A RURAL COMMUNITY IN UPSTATE NY.

ACCORDING TO GOOGLE EARTH, THE NEAREST GM DEALER FROM WILLSBORO IS NOW ABOUT ½ HOUR DRIVE. AS ATTACHED.



Directions to Elizabethtown, NY 21.7 mi – about 33 mins

I BELIEVE THAT MR. REYNOLDS MAY WISH TO SUBMIT SOMETHING.

IN CONCLUSION, THE COURT SHOULD NOT SIGN THE ORDER.

I THINK IT WOULD BE MORE PRODUCTIVE FOR THE COURT TO CONSIDER THE FAILURE OF COUNSEL TO SERVE IT'S REPLY CONSISTENT WITH THE FEDERAL RULES. THIS WOULD PROVIDE.

WHERE THE COURT TO DECIDE THAT FLOODING A FAX MACHINE @ A MOTEL OR SENDING PAPERS OUT OF TIME FAILED TO COMPLY, THIS WOULD BE CONCLUDED. ON THE OTHER HAND, IT IS CLEAR THAT THE COURT WAS EITHER HOODWINKED OR BAMBOOZLED SEE EXHIBIT A OF COUNSELS REPLY AS OPPOSED TO THE LETTER OF NOV 2, 2011.

IN LIGHT OF THESE DEVELOPMENT, I WOULD BE PREPARED TO RETURN TO COURT ANYTIME OTHER THAT THE MIDDLE OF THE MONTH, AS I HAD INDICATED I HAVE A TRIAL SET IN WEST PALM BEACH WITH GREYHOUND OVER MISSING BAGGAGE FROM THE TIME I WAS DEPORTED FROM THE BAHAMAS TONG AGO. < AA.COM AS ATTACHED>

RESPECTFULLY,

WILLIAM KUNTZ, III

INDIA ST

PO BOX 1801

NANTUCKET ISLAND, MA 02554-1801

508-775-9717

NOV 3, 2011 HYANNIS, MASS



## reynolds chevy founded 1932

Wednesday, November 2, 2011 3:43 PM

From: "william kuntz" <kuntzwm1@yahoo.com>

To: "MikaelaWhitman" < WhitmanM@dicksteinshapiro.com>

Cc: "StefanieGreer" <GreerS@dicksteinshapiro.com>, "AldenO'Neil"

<ONeilA@dicksteinshapiro.com>

Bcc: info@champlainbank.com, edhatch@gmail.com

# **Reynolds & Son Chevrolet Sales**

51 Station Rd, Willsboro, NY 12996 (518) 963-4248

- Directions
- · Send to mobile

# Web results

Reynolds & Son Chevrolet Sales - Willsboro, NY - Car Dealer in ...

Reynolds & Son Chevrolet Sales company profile in Willsboro, NY. Our free company profile report for Reynolds & Son Chevrolet Sales includes business information such ...

- http://www.manta.com/c/mmc6r79/reynolds-son-chevrolet-sales
- Reynolds & Son Chevrolet Sales Willsboro, NY, 12996 Citysearch

(518) 963-4248 · 51 Station Rd, Willsboro, NY 12996 · Years in business Established in 1932 Last updated 8.31.11 Category: Used Car Dealers ...

- http://national.citysearch.com/profile/7643688/willsboro\_ny/reynolds\_son\_chevrolet\_sales.html
- Willsboro Chevrolet Dealers Auto Dealer Finder

Find Chevrolet auto dealers in Willsboro. ... Dealerfinder.com makes it easy to find a Chevrolet dealer in Willsboro. Choose from the directory listings above or ...

http://www.dealerfinder.com/chevrolet/ny/willsboro/



## W. KUNTZ 11/13/11 Itinerary

From: "americanairlines@aa.com" <americanairlines@aa.com>

To: kuntzwm1@yahoo.com

Wednesday, November 2, 2011 8:18 PM



Reservations | AAdvantage Account | Fare Sales & Offers

Record Locator: MZTQJT

Status: ON HOLD - Purchase By: Nov 03, 2011 11:59 PM EDT

Your Itinerary

Carrier	Flight Departing		Arriving		Bookin		Meals
		City	Date & Time	City	Time	Code	Medis
AMERICAN AIRLINES	1047	BOS Boston	Nov 13, 2011 06:40 AM	MIA Miami	Nov 13, 2011 10:00 AM	0	Food for Purchase

### **Traveler Information**

Passenger		Seat Assignment
WILLIAM KUNTZ	Economy	22F

Traveling passengers may check in and obtain boarding passes for U.S. domestic electronic tickets within 24 hours of the flight time online at AA.com by using www.aa.com/checkin or at a Self-Service Check-In machine at the airport. Check-in options may be found at www.aa.com/options. For information regarding American Airlines checked baggage policies, please visit www.aa.com/baggageinfo.

Travelers must present a government-issue photo ID with either a boarding pass or a priority verification card at the security screening checkpoint

Please remember flight details are subject to change. In order to check a flight's status, gate, or departure and arrival time, go to www.aa.com and enter the flight information in the Gates and Times search area. In order to receive automatic notifications of flight changes, click on the Flight Status Notifications section on the www.aa.com homepage and enter the required flight and contact information.

Privacy	Polic	٧

# **DICKSTEINSHAPIROLIP**

1633 Broadway | New York, NY 10019-6708 TEL (212) 277-6500 | FAX (212) 277-6501 | dicksteinshapiro.com

November 2, 2011

# VIA E-FILE AND HAND DELIVERY

Judge Robert E. Gerber United States Bankruptcy Judge United States Bankruptcy Court Southern District of New York One Bowling Green New York, New York 10004

Re: Motors Liquidation Company, et al. - Case No. 09-50026-reg

Dear Judge Gerber:

This letter is to inform you of an error in the Reply to the Response of William Kuntz filed by the GUC Trust in connection with the 248th Omnibus Objection to Claims. In the Reply, we attached what we believed were full copies of Mr. Kuntz's proofs of claim (Claim Nos. 1092, 1093 and 1398). Mr. Kuntz later advised us that the claims actually included additional pages. The full claims are attached here. Like the other information provided by Mr. Kuntz after submission of his claims, none of the foregoing attachments implicates any liability of General Motors Corporation to Mr. Kuntz on account of such claims.

The GUC Trust does not believe that this error has any impact on Your Honor's ruling or on the order the GUC Trust submitted to the Court earlier this week. However, out of an abundance of caution, we bring it to Your Honor's attention.

We apologize to Mr. Kuntz and the Court for the error.

Respectfully submitted,

Stefanie Birbrower Greer

**Enclosures** 

B-10 (Official Form 10) (12/08)	147	
UNITED STATES BANKRUPICY COURT		PROOF OF CLAIM
Name of Debtor (F-1971) MOTOLS	Case Namb	3 0004 1-0
NOTE. This form should not be used to make a claim for an administrative expense arising after the commencement of administrative expense may be filled pursuant to 11 U S C § 503	the case Ar	equest for payment of au
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Name and address where notices should be sent . POB+ 1801 NANTUCKET, MA		n Number
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Not Drovioso	Cl Charl th	is box if you are aware that
Name and address whose payment should be sent (if different from above)  FILED - 01992  MOTORS LIQUIDATION COMPANY  F/K/A GENERAL MOTORS CORP	anyone e relating t statemen	se has filed a proof of claim o your claim. Attach copy of giving particulars
Telephone number SDNY # 69-50026 (REG)		is box if you are the delaot on this case
1 Amount of Claim as of Date Case Filed \$	5 Amount Priority any por one of t	of Claim Entitled to sinder 11 U S C §597(a) If tion of your claim falls in he following entegories, c hox and state the
O'Check this box it claim includes interest or other charges in addition to the principal amount of claim. Attach itemized	Specify the	pnonty of the claim
statement of interest or charges		: support obligations under \$507(a)(1)(A) or (a)(1)(B)
2 Basis for Claim (See instruction #2 on reverse side) 3 Last four digits of any number by which creditor identifies debtor  3a Debtor may have scheduled account as  (See instruction #3a on reverse side) 4 Secured Claim (See instruction #4 on reverse side) Check the appropriate box if your claim is secured by a lien on property or a right of setolf and provide the requested information	to \$10,9 before in petition business USC \$	salaries, or commissions (up 50*) earned within 180 days ling of the bankingtcy or cessation of the debtor's , whichever is earlier – 11 507 (a)(4)
GRO.	Contribu plan – 11	tions to an employee benefit U.S.C. §507 (a)(5)
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if any S Basis for perfection	Cl laxus or	penalties awed to
Amount of Secured Claim S Amount Unsecured S	governm (a)(8)	ental units - 11 USC §507
6 Credits The amount of all payments on this claim has been credited for the purpose of making this proof of claim		specify applicable paragraph
7 Documents Attach reducted copies of any documents that support the claim six has promissory notes, purchase orders, involves, itemized statements of mining accounts, contracts, judgments, inengages, and security agreements You may also attach a summary. Attach reducted copies of documents providing evidence of perfection of a security interest. You may also attach a summary. (See instruction 7 and definition of 'reducted' on reverse side.)		SC §507 (aX)
DO NOT SEND ORIGINAL DOCUMENTS ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING	*Amounts a	e subject to adjustment on every 3 years thereafter with
It the documents are not available, please explain	respect to co the date of a	nses commenced on or after adjustment
Date 12 Segnature The person filing this claim thus sign it Sign and print name and title, if any, of the color of the person number of different from the address above. Attach copy of power of attorney, if any	editor or	FOR COURT USE ONLY
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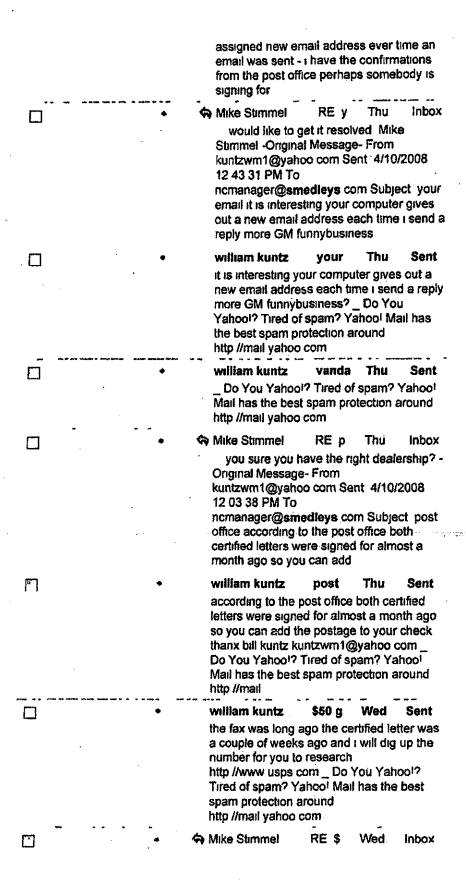
Page 2 of 7

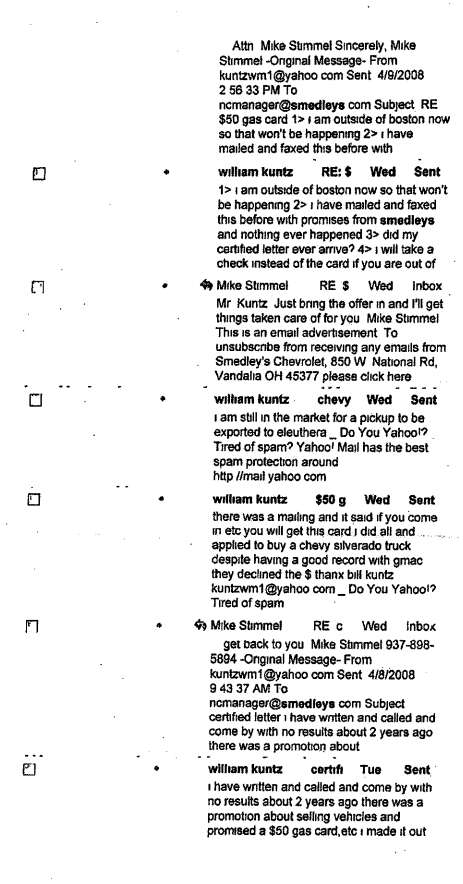
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Page 4 of 7

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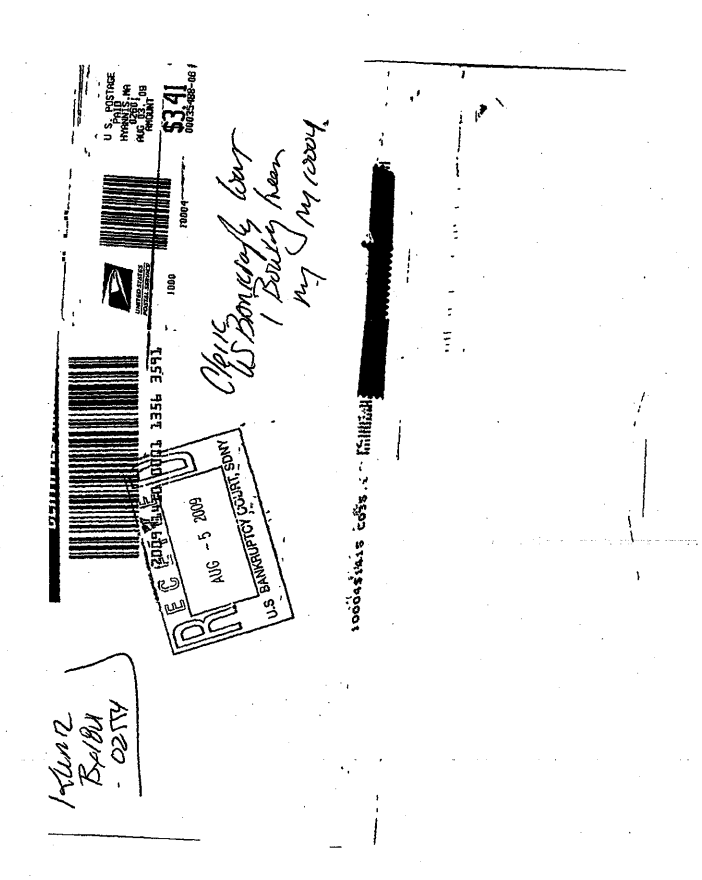




· Yahoo! Mail - kuntzwm1@yahoo.com

Page 7 of 7

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William Kunss To	3	

# DEMAND FOR ARBITRATION UNDER NYCPR RULES OF CIVIL PROCEDURE - . Page 1 of 1



### DEMAND FOR ARBITRATION UNDER NYCPR RULES OF CIVIL PROCEDURE

Tuesday, July 22, 2008 10 55 AM

From "william kuntz" <kuntzwm1@yahoo com>

To kuntzwm1@yahoo.com

TO g stone motors middlebury vermont chevrolet division of general motors detroit michigan town of westport westport ny c/ town justice court traffic citation unit 12993 reynolds chevy willsboro ny town of willsboro,ny

PLEASE BE ADVISED THAT THIS IS A DEMAND FOR ARBRITATION OVER THE FATE OF THE CHEVY TRUCK FROM MONTANA <VIN ON FILE/>?

THANK YOU

WILLIAM KUNTZ,III INDIA ST PO BOX 1801 NANTUCKET ISLAND, MA 02554 937-434-3743

Date

Thu, 18 May 2006 09 41 14 -0700 (PDT)

From

"wilham kuntz" <kuntzwm1@yahoo com>

Subject

NOTICE OF CLAIM

To

townclerk@willsborony.com

CC:

supervisor@willsborony.com

I am of the understanding that the Town of Willsboro required the Reynolds Chevy Company to dispose of my chev truck. No notice was ever provided to me as the owner. Accordingly, I am providing you with the Notice of Claim as required by NY law

I thank you in advance, subject to amendment William Kuntz

Yahoo! Mail - kuntzwm! @yahoo com

Page Lot 1

Date

Thu, 13 Jul 2006 08 54 13 -0700 (PDT)

From:

"william kuntz" <kuntzwm1@yahoo com>

Subject

NOTICE OF CLAIM

To

townclerk@willsborony com

CC.

kuntzwm I @yahoo com

to date I have not had a confirmation of your reciept of this

please advise if it was not delivered

i thank you in advance

william kuntz

c/ ansell 25 alprilla farm road

hopkinton mass 01748

508-435-5858

Note forwarded message attached

Print Close Window

Print Clast W + YA

Want to be your own boss? Learn how on Yahoo Small Business

### Forwarded Message

Date.

Thu, 18 May 2006 09 41 14 -0700 (PDT)

From:

"william kuntz" <kuntzwm1@yahoo com>

Subject. NOTICE OF CLAIM

Ťø

townclerk@willsborony com

CC

supervisor@willsborony.com

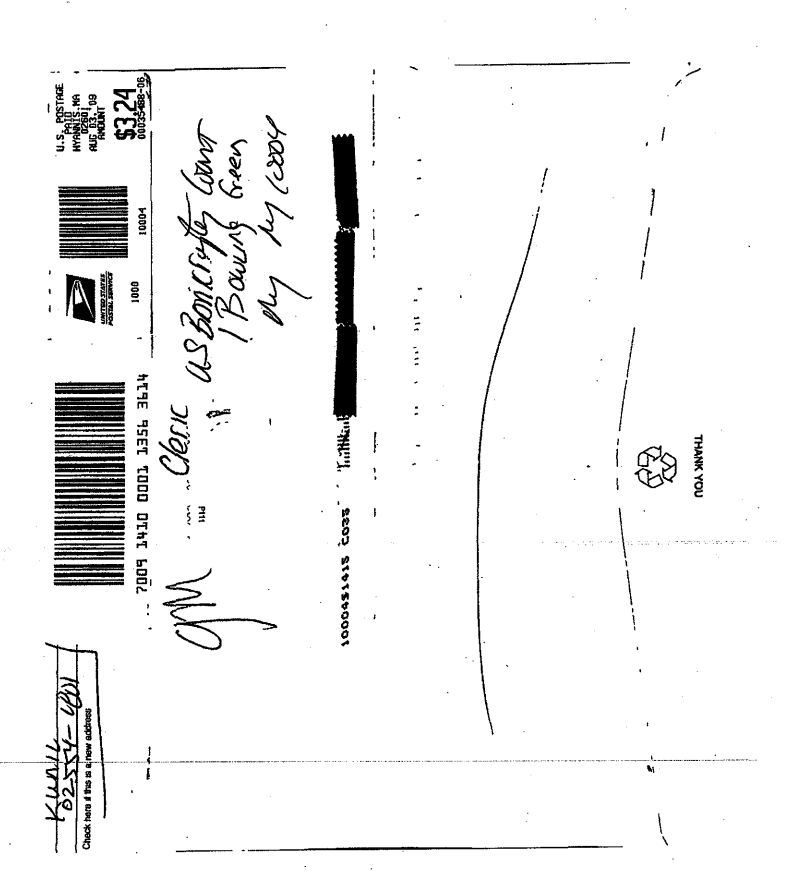
**HTML Attachment** 

Tam of the understanding that the Town of Willsboro required the Reynolds Chevy Company to dispose of my chev truck. No notice was ever provided to me as the owner. Accordingly, I am providing you with the Notice of Claim as required by NY law

I thank you in advance, subject to amendment

William Kuntz

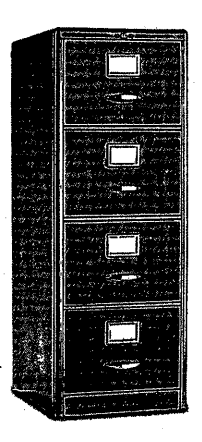
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B 10 (1) (ficial Form 19) (12/08)		·	
United States Bankrupecy Court		PROOF OF CL	AIM
Name of Debtor OE/190/12 / MOONS	Case Number	tora Re	86
NOTE This form should not be used to make a claim for an administrative expense arising after the commencement administrative expense may be filed parsuant to 11 USC § 503	of the case Ar	equest for parment of	ai
Name of Cruditor (the purson or other unitry to whom the dubtor owes money or property)		is box to indicate that t ends a proviously filed	
PUBA1801 AMTUCET MA	Court Clam (If known)	a Number	
Telephone number 62574/BU	i iled on		-
FILED - 91398 MOTORS LIQUIDATION COMPANY F/K/A GENERAL MOTORS CORP	anyone el relating to	s box if you are aware se has filed a proof of your claim. Attach c giving particulars	'claim
Telephone number SDNY # 09-50026 (REG)		s box if you are the de in this case	bter
If all or part of your claim is secured complete item 4 below however, if all of your claim is unsecured, do not complete item 4  If all or part of your claim is entitled to priority, complete item 5	Perorsty u any posts one of th	of Claim Entitled to inder 11 U.S.C. \$507/ ion of your claim fall e following categorie box and state the	je tu
O'Check this box if claim includes interest or other charges in addition to the puncipal amount of claim. Attach itemized statement of interest or charges.		monty of the claim	
2 Basis for Claims - Fifth (Cubinent With & M Deale Willsburg (See instruction #2 on leverse side) Cubinent With & M Deale Willsburg	11056	support obligations un §507(a)(1)(A) or (a)(1	1 (B)
3 Last four digits of any number by which creditor identifies debtor  3a Debtor may have scheduled account as (See instruction #3a on reverse side.)  4 Secured Claim (See instruction #4 on reverse side.)  Check the appropriate box if your claim is secured by a lien on property or a right of setoff and provide the requested	to \$10,950 below hit petition o	ilaries, or commission 0°) earned within 180 ing of the bankrupicy recessition of the debte whichever is earlier – 07 (a)(4)	days
natormation  Nature of property or right of school		ons to an employe, he U.S.C. §507 (a)(5)	ənefii
Value of Property S \nnual Interest Rate %  \text{\text{Uniount of arrearage and other charges as of time case filed included in secured claim,}	or services	25° of deposits toward lease, or rental of prop for personal, family, use — 11 U.S.C. §507	orty or
Amount of Secured Claim S Amount Unsecuted S		enalfies owed to ital units = 11 USC	<b>\$507</b>
6 Credits The amount of all payments on this claim has been credited for the purpose of making this proof of claim 7 Documents Atlach reducted copies of any documents that support the claim, such as promissory notes, purchase orders invokes, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements You may also atlach a summary. Atlach reducted copies of documents providing evidence of perfection of	of II U S	ectiy applicable parag C=§507 (a)() tentified to priority	yaph
a security interest. You may also attach a summary. (See instruction 7 and definition of reducted on reverse side.)  DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY P. DESTROYED AFTER.	<b>s</b>		
SCANNING	*Amounts are	subject to udjustment commenced only a	on Vith_
	3 es fer i la Fase Silve ville a Fady	Meniger - 1	11
Date Signature The person triing this claim must sign it. Sign and print name and title, if any of the contemporary other person substructed to file this claim and state address and telephone number it different the address above. Attach compact power of attention, it any	athtoror a making 2	7 2009	
William Kunny US	ANKRUP C	Y COURT, SDNY	/
Penalty for present for audulent claim. Fine of up to \$500,000 or impresonment for up to 5 years, or both	18 U.S.C. 84 1	\$2 and 3571	-

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\*neat







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