09-50026-reg Doc 11912 Filed 07/05/12 Entered 07/06/12 12:57:00 Main Document Pg 1 of 37 whom I whom I whom I wanta Published Of the Consum of



DICKSTEINSHAPIROLLP

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

March 26, 2012

CONFIDENTIAL **SUBJECT TO RULE 408** FOR SETTLEMENT PURPOSES ONLY

Via 1st Class Regular Mail

Juanita Pickett P.O. Box 1181 Mableton, GA 30126

Dear Ms. Pickett,

Re:

Claims No. 18839 and 70846, Motors Liquidation Company GUC Trust (Case # 09-50026)

This letter was returned to us by the postal service. We are enclosing it again in hopes that you receive it. Please contact us when you do. If we do not hear back from you by April 6, 2012, we will formally proceed with contesting your claim.

> Sincerely, Stefanie J. Greer / AMC

and the control of t The control of the control of

Stefanie J. Greer

Enclosures

DICKSTEINSHAPIROLLP

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

February 29, 2012

CONFIDENTIAL
SUBJECT TO RULE 408
FOR SETTLEMENT PURPOSES ONLY

Via Overnight Delivery

Juanita Pickett P.O. Box 1181 Mableton, GA 30126

Re: Claims No. 18839 and 70846, Motors Liquidation Company GUC Trust (Case # 09-50026)

Dear Ms. Pickett,

As you know, we represent Motors Liquidation Company GUC Trust (the "GUC Trust"), the successor to Motors Liquidation Company (formerly known as General Motors Corporation) in the above mentioned bankruptcy proceeding. Enclosed is the agreement reflecting our conversation on February 23, 2012, during which we spoke about settling your claims (Claim Nos. 18839 and 70400) against Motors Liquidation Company and certain of its affiliate debtors.

If you sign the settlement agreement, you will receive your pro-rata share of New GM stock and warrants on account of a \$50,000 unsecured claim (your "Allowed Claim") in full and final satisfaction of all of your claims against Motors Liquidation Company. Accepting this Allowed Claim, which will require you to sign the enclosed settlement agreement with the GUC Trust, will resolve all of your outstanding issues with Motors Liquidation Company and the GUC Trust. In agreeing to this settlement, you will be receiving the same treatment provided to all other general unsecured creditors in these chapter 11 cases. I have enclosed a fact sheet entitled "Frequently Asked Questions" which explains in further detail how this works.

If you do not agree to the settlement, the GUC Trust will proceed with litigating your claim. In the meantime, as discussed, we have postponed the March 1, 2012 hearing date related to the GUC Trust's objection to your claim.

Should you determine to accept this offer, please sign and return the settlement agreement using the enclosed self-addressed stamped envelope before March 15, 2011. In addition to the settlement agreement, please find for your review a Medicare release form enclosed (Exhibit A). To ensure proper reporting to the U.S. Department of Health and Human

DICKSTEINSHAPIROLLP

February 29, 2012 Page 2

Services, please fill out the questionnaire and return it together with the signed settlement agreement. Of course, you may consult with an attorney with respect to the enclosed documents.

Thank you for your attention to this matter. Please contact me if you have any questions.

Sincerely,

Stefanie J. Greer

Enclosures

PREAMBLE

WHEREAS, the Motors Liquidation Company GUC Trust (the "GUC Trust") has offered to settle the claims 18839 and 70846 described below, filed against General Motors Corporation (the "Claims"), by giving you (the "Claimant") the right to receive General Motors Company ("New GM") stock and warrants; and

WHEREAS, more specifically, the GUC Trust hereby offers to settle the Claims for an allowed general unsecured claims in the amount set forth below under the heading "Allowed Amount" (the "Allowed Claims"), which will entitle Claimant to a pro rata share of a fund consisting of New GM stock and warrants, subject to the settlement terms below (the "Settlement"):

Claimant	Date of Filing	Claim Number	Allowed Amount
PICKETT, JUANITA JUANITA PICKETT	11/2/2009 2/9/2011	18839 70846	\$50,000.00
	SETTLEMI	ENT TERMS	\$24.464.60 is?

- 1. The Claimant shall receive distributions on account of the Allowed Amount in the form set forth in and pursuant to the terms of the Second Amended Joint Chapter 11 Plan (the "Plan"). Upon receipt of such distributions, the Claims shall be deemed satisfied in full. To the extent that the Settlement covers more than one Claims, the parties hereby stipulate and agree that (i) the aggregate amount of the "Allowed Amounts" has been offered by the GUC Trust and accepted by the Claimants as a global settlement amount for all Claimants, (ii) the Claimants have independently determined how the aggregate of the "Allowed Amounts" has been allocated between them, (iii) the GUC Trust has taken no position with regard to such allocation, and (iv) the consideration offered and accepted as to all Claimants is good, valuable, and adequate.
- 2. These terms, provisions, and releases contain the entire understanding of the parties with respect to the subject matter hereof and supersede all prior agreements and undertakings between the Parties relating thereto.
- 3. With respect to the Claims, other than the right to receive distributions on account of the Allowed Claims under the Plan, the Claimant, for himself/herself and on behalf of his/her spouse, heirs, assigns, guardians, estates, wards, successors, executors, administrators, agents, insurers, servants, employees, representatives, trustees and attorneys, hereby releases and irrevocably waives any and all claims (as defined in section 101(5) of the Bankruptcy Code) against, and shall have no further right to payment from, Motors Liquidation Company, the Debtors, the GUC Trust Administrator Parties (as defined in the GUC Trust Agreement), and the GUC Trust, and any of their respective current affiliates, their estates and their respective future successors or assigns, and their past, present and future members, officers, directors, partners, principals, agents, insurers, servants, employees, administrators, executors, trustees and attorneys (collectively, the "MLC Parties").

4. **ONLY FOR CALIFORNIA RESIDENTS:** The Claimant hereby acknowledges that he or she has read, is familiar with, and waives the provisions of California Civil Code Section 1542 ("Section 1542"), which is set forth below:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE GUC TRUST.

- 5. The Debtors' claims agent shall be authorized and empowered to adjust the claims register to reflect the Allowed Claims.
- 6. Claimant represents and warrants that he or she has an obligation to and will seek dismissal with prejudice of General Motors Corporation and any of the MLC Parties from all lawsuits arising from or related to the Allowed Claims, if any, within thirty (30) days of the date the Claimant signs his or her acceptance of the Settlement Offer, and without costs to any of the MLC Parties.
- 7. This Settlement comprises claims which are contested and shall not be deemed an admission by the MLC Parties or Claimant as to the merits of any claim or defense. The Parties agree that this Settlement was negotiated in good faith by the Parties and reflects a settlement that was reached voluntarily. The Parties represent and warrant that (i) they are not relying on any statements, understandings, representations, expectations, or agreements other than those expressly set forth herein; (ii) they have been represented and advised by legal counsel, or have had the opportunity to be represented and advised by legal counsel, in connection with this Settlement; (iii) they have made their own investigation of the facts and are relying upon their own knowledge and/or the advice of counsel; and (iv) they knowingly waive any and all claims that this Settlement was induced by any misrepresentation or nondisclosure and knowingly waive any and all rights to rescind or avoid this Settlement based upon presently existing facts, known or unknown. The Parties agree to and stipulate that each party is relying upon these representations and warranties in entering into this Settlement, that these representations and warranties are material inducements to entering into this Settlement, and that these representations and warranties shall survive the execution of this Settlement.
- 8. Claimant represents and agrees that he/she is solely responsible for and will satisfy any liens related to the Allowed Claims and any and all lawsuits arising from or related to the Allowed Claims, including, but not limited to, Medicare and/or Medicaid liens. Claimant represents and agrees that the MLC Parties shall have no responsibility for any such liens.
- 9. Claimant represents and agrees that he/she will complete the Medicare Secondary Payer Questionnaire ("Questionnaire") attached hereto as "Exhibit A" and return the Questionnaire as directed on the Questionnaire within thirty (30) days of the date the Claimant signs his or her acceptance of the Settlement Offer.

10. The Settlement shall be exclusively governed by and construed and enforced in accordance with the laws of the state of New York, without regard to conflicts of law principles thereof. The Court shall retain exclusive jurisdiction over any and all disputes arising out of or otherwise relating to this Settlement.

THE UNDERSIGNED WARRANTS THAT HE OR SHE HAS READ AND UNDERSTANDS THE SETTLEMENT TERMS, HAS HAD THE ADVICE OF COUNSEL OR THE OPPORTUNITY TO OBTAIN SUCH ADVICE IN CONNECTION WITH READING, UNDERSTANDING, AND EXECUTING THIS SETTLEMENT, AND HAS FULL KNOWLEDGE OF THE TERMS, CONDITIONS, AND EFFECTS OF THIS SETTLEMENT

Sign Here:			
Printed Name:		****	
Address:			
City and State:			
Date:			

09/50026 reg Doc 11912 Filed 07/05/12 Entered 07/06/12 12:57:00 Main Document Pg 8 of 37 MEDICARE SECONDARY PAYER QUESTIONNAIDE 1. Please process Please provide the full name, including middle initial, of the individual whose injury or injuries is the basis of the settlement: Last Name, First Name, Middle Initial 2. Is this individual or has this individual ever been enrolled in Medicare Part A or Part B? (If the answer is "No" to the above, please skip to #10 and #11; if the answer is "Yes," please complete all items. Please sign and return this document to the address indicated below) 3. Please indicate the beneficiary's gender: ☐ Male Female What is the beneficiary's Medicare Health Insurance Claim Number? 4. 5. What is the beneficiary's Social Security Number? 6. What is the beneficiary's date of birth (MM/DD/YEAR) Please provide the date of incident, or date of first exposure if the injury was caused by toxic exposure 7. (MM/DD/YEAR): 8. Please provide the date of settlement and the amount of the settlement: Date of settlement: Amount of settlement: 9. Please provide a brief description of the injury (include description of major body part injured, e.g. head, arm, leg, etc., and cause of illness/injury). Include all injuries that are claimed or released: If you are represented by an attorney or other individual, please provide his or her name, address, and 10. telephone number: 11. Please provide your name, address, and telephone number: Signed by: Print Name Signature If the injured individual is unable to sign, and this document is being signed on the injured individual's behalf, please identify your relationship to the beneficiary:

Please return this document to:

Motors Liquidation Company GUC Trust C/O Medicare Claims Team 2101 Cedar Springs Road, Suite 1100 Dallas, TX 75201 claims@motorsliquidation.com

This information will be provided solely to the U.S Department of Health & Human Services pursuant to the terms of the confirmation order, dated March 29, 2011, issued by the bankruptcy court in this case

EXHIBIT A

WILMINGTON TRUST COMPANY as Trust Administrator and Trustee for the MOTORS LIQUIDATION COMPANY GUC TRUST

Dear Claimant:

We are writing to you to obtain information that we are required to provide to the United States Department of Health & Human Services ("HHS") pursuant to our obligations under Medicare Secondary Payer ("MSP") statute, 42 U.S.C. § 1395y(b)(2), and in accordance with the terms of the confirmation order entered into in this bankruptcy case on March 29, 2011.

The MSP statute requires Medicare to recover conditional payments it makes on behalf of a Medicare beneficiary when the beneficiary later obtains a judgment or settlement from a liability insurer (including self-insurer). Under the MSP statute, the United States may recover its conditional payments through a right of subrogation, or through a direct right of action against any entity, including a beneficiary, a beneficiary's attorney, or a private insurer, which receives payment from a tort settlement. See 42 U.S.C. § 1395y(b)(2)(B)(iii)-(iv).

Please fill out the attached questionnaire and return it to us as soon as possible at the address indicated on the document. If the claimant or the individual involved in the incident is or was a Medicare beneficiary, please provide the required information. If more than one of the individuals involved in the settlement is or was a Medicare beneficiary, please fill out separate copies of the document for each Medicare beneficiary. If the claimant or the individual involved in the incident is not a Medicare beneficiary, please check the appropriate box and return the document to us. You may also contact the Trust at 1-800-414-9607 or by e-mail at claims@motorsliquidation.com with questions about this matter.

Sincerely,

WILMINGTON TRUST COMPANY, as Trust Administrator and Trustee of the Motors Liquidation Company GUC Trust

Cause of Action ⁵	New York SOL ⁶	Michigan SOL ⁷	Georgia SOL ⁸
Personal Injury	3 Years (expired 6/07)	3 Years (expired 6/07)	2 Years (expired 6/06)
Injury to Property	3 Years (expired 6/07)	3 Years (expired 6/07)	4 Years (expired 6/08)
Breach of Implied Warranty of Merchantability	4 Years (expired 6/08)	4 Years (expired 6/08)	4 Years (expired 6/08)
Products Liability	N/A	3 Years (expired 6/07)	N/A

against the Debtors in connection with the Accident prior to expiration of any of the applicable statutes of limitations. She is thus precluded from doing so now. To be sure, the claims process does not revive claims extinguished prior to bankruptcy. See, e.g., LTV Steel Co., Inc. v. Shalala (In re Chateaugay Corp.), 53 F.3d 478, 497 (2d Cir. 1995) ("A claim exists only if before the filing of the bankruptcy petition, the relationship between the debtor and the creditor contained all of the elements necessary to give rise to a legal obligation—'a right to payment'—under the relevant non-bankruptcy law.") (citation omitted). Accordingly, Ms. Pickett does not have a prepetition right to payment against the Debtors and the Claims should thus be disallowed and expunged.

Each of the 3 applicable states has a 4 year statute of limitation for actions based on breach of the implied warranty of merchantability ("breach of contract"). See Ga. Code Ann. § 11-2-725(1); N.Y. U.C.C. § 2-725(1); Mich. Comp. Laws Ann. § 440.2725(1). Otherwise, the limitation period in each state, regardless of the specific cause of action (unless otherwise specified in the state's code or rules), is determined by the type of damage the plaintiff seeks recovery for, rather than the legal claim asserted. For example, the New York Civil Practice Laws and Rules, without specifying any particular cause of action, sets a 3 year limitation period for, "an action to recover damages for an injury to property." N.Y. C.P.L.R. § 214(4).

⁶ See N.Y. C.P.L.R. § 214(4)-(5); see also N.Y. U.C.C. § 2-725(1).

See Mich. Comp. Laws Ann. §§ 600.5805(10) & (13); see also Mich. Comp. Laws Ann. § 440.2725(1).

See Ga. Code Ann. § 9-3-33; see also Ga. Code Ann. §§ 9-3-31; Ga. Code Ann. § 11-2-725(1).

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CIVILLITIGATION PERSONAL INJURY PRODUCTS LLABILITY WRONGFUL DENTH

MONGE³ ASSOCIATES

Telephone: 404.870.8503 Facsimile: 404.870.8502

1858 Independence Scuare Suite D

Adanta, Georgia 30338

February 11, 2005

Optimum Health Medical Records Request 2855 Hwv. 317, Suite 760-318 Suwanee, Georgia 30024 678.546.0550

Re:

Patient/Client:

Juanita Pickett

Date of Birth:

05/16/34

Social Security No.: 369-36-4803

Treatment Date:

June 22, 2004 to present

30-DAY HIPAA REQUEST FOR COPIES OF MEDICAL RECORDS

Dear Sir or Madam.

Please be advised it is crucial to our legal representation on behalf of this patient/client that we receive complete medical records for the specified dates of treatment.

Pursuant to HIPAA regulations, you "must act on a request for access no later than 30 days after receipt of the request . . ." If you are unable to act within this time period, the regulations allow an extension of time provided that, within the initial thirty days, you provide us with a written statement of the reasons for the delay and the date by which you will complete action on the request. See. 45 CFR 164.524(b)(2)(i).

Please also note that, pursuant to O.C.G.A. §31-33-3, a charge of up to \$23.84 may be collected for search, retrieval and other administrative costs related to compliance with a medical records request. Copying costs shall not exceed \$.89 per page for the first 20 pages of the patient's records: \$.77 per page for pages 21-100; and \$.60 for each page copied in excess of 100 pages. The actual cost of postage incurred in mailing the requested records may also be charged.

A HIPAA Compliant Medical Authorization signed by this patient directing your office to provide copies of the requested records has been enclosed to expedite this request.

Your anticipated cooperation remains very much appreciated. With kindest regards, I am.

Very truly yours.

Sherrie Mitchell

Legal Assistant to Marc Grawert

MG/sa

cc: Ms. Pickett

Enclosure: Medical Authorization

09-50026-reg Doc 11912 Filed/07/05/1/2 Entered 07/06/12 12:57:00 Main Document Pg 12 of 37 26666 1616674 /216666 Law Offices of CIVIL LITIGATION MONGE & ASSOCIATES 1858 Independence Square PERSON ALINIURY Telephone: 404.870.8503 PRODUCTS LIABILITY Suite D WRONGFUL DEATH Facsimile: 404.870.8502 Atlanta, Georgia 30338 1888 327-4236 February 11, 2005

<u>MIA FACSIMILE 313.665.0911 AND</u> CERTIFIED MAIL - RETURN RECEIPT

ESIS /GM Central Claims Unit Claims Dept., Ms. Tanya Morris P.O. Box 300 Mail Codu 482 CES DTI Detroit, Michigan 48265-3000 1.800.888.0164

> Re: Demand for Pre-Suit Disclosure of Insurance Limits

Your Insured:

General Motors Corporation

Claim No.

484196

Our Client:

Juanita Pickett

Date of Loss:

June 22, 2004

Dear Ms. Morais.

>

Please be advised that our office has been retained to provide legal representation on behalf of the referenced client concerning personal injuries incurred as a result of vehicle rollover.

Pursuant to O.C.G.A. §33-3-28A, you are required to provide us with the following policies covering your insured: motor vehicle liability policy coverages, name of each insured and the limits of coverage and all other policies or coverage available. Copies of the Declaration Pages of all policies which may provide coverage with regard to this incident may be substituted for the specific information requested above.

Please do not attempt to speak with our client with regard to the facts surrounding this Allantu accident, emergency medical treatment sought or follow up therapy.

I will look forward to working with you on this matter. With kindest regards, I remain.

Very truly yours.

cc: Ms. Pickett MG/sa

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CIVIL LITIGATION
PERSONAL INJURY
PRODUCTS LIABILITY
WRONGFUL DEATH

Law Offices of MONGE & ASSOCIATES

Telephone: 678.579.0203 Facsimile: 678.579.0204 1858 Independence Square Suite D Atlanta, Georgia 30338

October 27, 2005

Ms. Juanita Pickett 3136 Justice Mill Court Lawrenceville, Georgia 30044

Dear Ms. Pickett,

Please contact me on your receipt of this correspondence to discuss a recent settlement offer made on your pending personal injury case.

I look forward to hearing from you soon.

With kindest regards, I remain,

Very truly yours

MG/sam Marc Graw

09-50026-reg Doc 11912 Filed 07/05/12 Entered 07/06/12 12:57:00 Main Possimage and St., St. D CIVIL LITIGATION PERSONAL INJURY PRODUCTS LIABILITY WRONGFUL DEATH MASS TORTS

MONGE & ASSOCIATES Writer's Direct: 678.579.9157 mgrawert@injurylawattorneys.org

Atlanta, Georgia 30338 Telephone: 404.870.3503

Facsimile: 404.870.3502

July 19, 2005

Ms. Juanita Pickett 3136 Justice Mill Court Lawrenceville, Georgia 30044

Dear Ms. Pickett,

I just wanted to let you know that our office is in the process of compiling a settlement package which we will send to the appropriate insurance company.

I anticipate that we should receive a response from the insurance company within the next few months. As soon as we receive a response from the appropriate insurer I will contact you to discuss the same in greater detail. If you have any questions please feel welcome to contact me anytime.

With kindest regards, I remain,

Very truly yours,

Marc Grawert

MG/st

170 5551212 . Take

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BOX 1190

LE GEORGIA STORE

P.O. BOX 1190 LAWRENCEVILLE, GEORGIA 30046 678-442-5600

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• PLEASE KEEP THIS ITEMIZED BILL FOR YOUR INCOME TAX AND OTHER RECORDS, THIS IS THE ONLY ITEMIZED BILL YOU WILL RECEIVE.

Acres 18

- YOU ARE RESPONSIBLE FOR PAYMENT OF YOUR BILL, IF NOT PAID BY YOUR INSURANCE COMPANY.
- FEES FOR PHYSICIAN'S PROFESSIONAL SERVICES WILL BE BILLED DIRECTLY BY THE PHYSICIANS.

DICKSTEINSHAPIROLIP

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

June 6, 2012

Via First Class Mail

Juanita Pickett P.O. Box 1181 Mableton, GA 30126

Re:

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

Claim Nos. 18839 and 70846

Dear Ms. Pickett:

This letter is to reiterate that, as we have told you on municipus occasions, the order expunging your claims (Claim Nos. 18839 and 70846) was entered by the Bankruptcy Court on June 5, 2012. Your time to appeal the order expires on <u>Tuesday June 19, 2012</u>. I have enclosed the order for your reference.

I would like to remind you again that the Pro Se Office at the U.S. District Court of the Southern District of New York is a valuable resource in assisting litigants who proceed in federal court without the assistance of counsel. The contact information for the Pro Se Office is (212) 805-0175. You may also submit your questions by writing to the Pro Se Office at:

United States District Court of the Southern District of New York
Pro Se Office
Daniel Patrick Moynihan United States Courthouse

500 Pearl Street, Room 230 New York, New York 10007

Sincerely,

Anamay M. Carmel

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
	X	
	;	
In re	:	Chapter 11 Case No.
MOTORS LIQUIDATION COMPANY et al.,	:	09-50026 (REG)
f/k/a General Motors Corp., et al.	:	

Debtors. :

(Jointly Administered)

ORDER GRANTING OBJECTION TO PROOFS OF CLAIM NOS. 18839 AND 70846 FILED BY JUANITA PICKETT

Upon the Objection to Proof of Claim Number 18839 and Administrative Claim Number 70846 (the "Claims") dated April 12, 2012 (the "Objection") (ECF. No. 11585), of the Motors Liquidation Company GUC Trust (the "GUC Trust"), formed by the above-captioned debtors (collectively, the "Debtors") in connection with the Debtors' Second Amended Joint Chapter 11 Plan, dated March 18, 2011 (as may be amended, supplemented, or modified from time to time, the "Plan"), pursuant to section 502(b) of title 11, United States Code (the "Bankruptcy Code"), seeking entry of an order disallowing and expunging the Claims on the basis that such claims are time-barred by any applicable statutes of limitations, as more fully described in the Objection; and due and proper notice of the Objection having been provided, and it appearing that no other or further notice need be provided; and the Court at the hearing on the Objection on May 15, 2012 (the "Hearing") having found and determined that the relief sought in the Objection is in the best interests of the Debtors, their estates, creditors, and all parties in interest and that the legal and factual bases set forth in the Objection establish just cause for the relief granted herein; and upon the record, including findings of fact and conclusions of law set forth by this Court at the Hearing; and after due deliberation and sufficient cause appearing therefor, it is

09-50026-règ Doc 11912 Filed 07/05/12 Entered 07/06/12 12:57:00 Main Document Pg 19 of 09-50026-reg Doc 11585 Filed 04/12/12 Entered 04/12/12 13:40:33 Main Document Pg 22 of 27

7016757				
United States Bankruptcy Court Southern Dist	RICT OF NEW YORK	ADMINISTRATIVE PROOF OF CLAIM		
Name of Debtor (Check only one) Motors Liquidation Company (f/k/a General Motors Corpora MLCS, LLC (f/k/a Saturn, LLC) MLCS Distribution Corporation (f/k/a Saturn Distribution Corporation) MLC of Harlem, Inc (f/k/a Chevrolet-Saturn of Harlem, Inc (MLC of Harlem, Inc (f/k/a Chevrolet-Saturn of Harlem, Inc (subsidiary of General Motors Corporation) Environmental Corporate Remediation Company, Inc (subsidiary of General Motors Corporation)	09-50027 (REG) rporation) 09-50028 (REG) 09-13558 (REG) 09-50029 (REG) 09-50030 (REG)	THE GARDIE INC.		
The deadline for each person or entity (including, without limitation, in governmental entities, and trusts) to file a proof of claim for certain adhibefore February 14, 2011 at 5 00 p m (Eastern Time), with respect to at and January 31, 2011, and (ii) the date that is thirty (30) days after the Eff to administrative expenses arising between February 1, 2011 and the Eff	innistrative expenses against the Debtors is (i) on or liministrative expenses arising between June 1, 2009 ective Date at 5 00 p m (Eastern Time), with respect ective Date	ADMINISTRATIVE CLAIM		
Name of Creditor (The person or other entity to whom the debtor of money or property) JUANITA PICKETT Name and address where notices should be sent JUANITA PICKETT PPORT AND	anyone else has filed a proof of claim	FILED - 70846 MOTORS LIQUIDATION COMPA F/K/A GENERAL MOTORS COR SDNY # 09-50026 (REG)		
Telephone Number 1218 - 913 - 7/14	the address on the envelope sent to you by the court			
Last four digits of account or other number by which creditor identified debtor 1572/23 188 37	S Check here replaces a previously f if this claim amends	iled claim, dated <u>11-2-2009</u>		
1. Basis for Claim Goods sold Services performed Money loaned Personal injury/wrongful death Taxes Prother Lax per Tranck in Bath	Returce benefits as defined in 11 U S C § Wages, calaries, and compensation (fill o Last four digits of SS# Unpaid compensation for services p	ut below) erformed		
2. Date debt was incurred (must be on or after June 1, 2009)	(date) 3 If court judgment, date obtained	(date)		
4 Total Amount of Administrative Claim: \$	nt principal amount of the claim Attach itemized states	ment of all interest or additional charges		
5 Brief Description of Administrative Expense Claim (attack any additional information): LOSS JOB LOSS CON LOSS No me LOSS Nealth	6 Credits. All payments made on this deducted for the purpose of making this			
7. Supporting Documents Attach copies of supporting document, such as promissory not contracts, security agreements, and evidence of perfection of he DO NOT SEND ORIGINAL DOCUMENTS	8. This Administrative Proof of Claim: us the first filed proof of claim evidencing the claim asserted herein supplements a proof of claim filed on or about replaces/supersedes a proof of claim filed on			
9 Date-Stamped Copy To receive an acknowledgement of the proof of claim	filing to your claim, enclose a stamped, self-ad	dressed envelope and copy of this		
Date Sign and print the name and title, if any, of the creciaim (attach copy of power of attorney, if any)	litor or other person authorized to file this	This Space is for Court Usf Only		
Penalty for presenting fraudulent claim Fine up to \$500,000 or imprisor	ment for up to 5 years, or both 18 USC §§ 152 ar	nd 3571		

09-50026-reg Doc 11912 Filed 07/05/12 Entered 07/06/12 12:57:00 Main Document Pg 20 of 09-50026-reg Doc 11585 Filed 04/12/12 Entered 04/12/12 13:40:33 Main Document Pg 20 of 27

Please see Docket No. 11429 filed by Ms. Pickett. Due to the personal information contained in the documents, the GUC Trust did not refile them here.

09-50026-reg Doc 11912 Filed 07/05/12 Entered 07/06/12 12:57:00 Main Document Pg 21 of 09-50026-reg Doc 11585 Filed 04/12/12 Entered 04/12/12 13:40:33 Main Document Pg 18 of

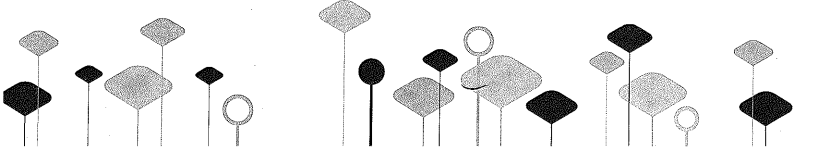
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	Vehicle Owner's Questionnaire To Report Vehicle Safety Defects 1-888-DASH-2-DOT (1-888-327-4236) INTERNET TOWNWICHTS A dot goy / hot line		Dat	Date Received Repository			sitory 🗌		
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time Juan	ita Pien	ert			-L]	
City DETROIT		State MI	Zıp Cod	ie	Evo	ening (eleph	ene Number		
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Sajitotare er e ma		VEH	ICLE INFO	RMATION >					
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Date Purchase 01-JAN-03	ed Dealer's Name BARANÇO BI	e and Telephone Numbe UICK PONTIAC GMC	er			Eng No	ne Cylinders <u>6</u>		Fuel Type Gas
Original Owne	r Dealer's City				p Code 0047	le			
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hould take appropriate action to correct a safety defect. If the NHTSA proceeds or a statistical summary thereof, may be used in support of the agency's action

1		
	PERSONAL REPORT OF ACCIDENT This form should be completed when a traffic accident occurs and a law enforcement officer is not called to make a report is for your personal use and should not be mailed to the Department of Motor Vehicle Safety, as it will receipt.	report. This be destroyed upon
1	•	
l	INSTRUCTIONS:	
	 Answer all questions to the best of your knowledge. If unable to answer any questions, mark "not known". Give exact time of accident (date, day and hour). 	
ĺ	3. Under "Location of Accident" show sufficient information to locate succession of Accident" show sufficient information to locate succession.	•
		1
İ	5. Sign the report in the space provided on the reverse side. 6. Report must be complete as to make the reverse side.	I
	6. Report must be complete as to exact names, birth dates, and drivers license numbers. 7. Use a second report form or a sheet of plain report of the country of the count	ŧ
Time	7. Use a second report form or a sheet of plain paper of the same size to report additional vehicles, injured persons any other information for which there is insufficient space. Date of	s, or witnesses, or
	22/22/24 D	DO NOT WRITE IN
		THIS SPACE
L	Place Where (Clear, Raining, Fog. Etc.)	
	Accident Occurred: County Deka City, Town Or Township	
О	If accident was outside city	·
	limits indicate distance from [miles	
	ticarest town. Use two dis- iances and two directions south-morth of limits of of limits of	i
Α	if necessary, cast-west Counter of City or Town	- -
/III	ROADACCIDENT OCURRED ON: 13 etwe on I 285 + 95	
1	Give name of street or bighway number, (U.S. or State). If no bighway number, identify by name.	
I	At its intersection with:	
	Check and Name of intersecting street or highway mumber	j
O	complete one ORfcet	,
N	Not at intersection: south-north of show nearest intersecting street or high-	
1.4	way, house number, bridge, drivewey or	
V	YOUR VEHICLE NUMBER 1	
V		
E	2003 Reader FWD 4 Doo Vehicle 1 9 1/0 Approx	mate cost
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H	Driver Suanita tickett 3136 Sustice Mill	Law renceive
T	Full Name	TAR
	Occumation SG s Comments	
C	Carpenter, Sales Clerk, Etc. State Number	3 YAge 70 cx F
T	When Janita PICKett 3136 JUSTICE MILLS MO. DI	Yr 6 1/ 91/
سالا	Parts of City and State	
E	Vehicle Darnaged O Q Owner's Is this vehicle covered by Driver License Section Owner's Owne	Mo Da Yr
1	automobile liability insurance If YES TO EITHER SHOW	\$110394
S	If vehicle not covered, did driver Yes Insurance Company	
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reverse	Occupation Driver's Driver's	
side.	Carpenter, Sales Clerk, Etc. State Birth Date	Ape Sau
Total vehicles	Owner Number Mo. Da Yr	
involved	Full Name Owner's Birth D Parts of City and State	
1	Vehicle Damsond Owner's	Mo Da Yr
1	Piveable \ \ \text{\text{Yes} \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
	Is this vehicle or driver covered by automobile liability insurance?	Number
JAMAGE)THF≥ T	71 + 3 7 7 100 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 -	
	NAME OBJECT AND STATE NATION OF SHAPE O	,
NAME AI	ND ADDRESS OF OWNER OF DAMAGED PROPERTY	•
-		1

Juanita Pickett P.O. BOX 1181 Mableton Ca30126 6/6/2012

I Juanita Pickett are Appealing
This Pro Pose Order To Claims #18839
and #10846 the Docket #11782
the Date of Propose Order June 5, 2012
the Case # 09-50026 Red. this Order
Wasin Bankt uptey under Judge Robert E
Shank you
Plone 648-913-7114



01502123			D D
⁰¹⁵⁹² 69-50026-reg Doc 11912 Filed 07/05/12 E APS0587648796	intered 07/06/12 12:57:00 M	/lair	Document Pg 24 of
UNITED STATES BANKRUPTCY COURT FOR THE SOUT			
Name of Debtor (Check Only One):	HERN DISTRICT OF NEW YORK Case No.	_	PROOF OF CLAIM
☐ Motors Liquidation Company (f/k/a General Motors Corporation) ☐ MLCS, LLC (f/k/a Saturn, LLC) ☐ MLCS Distribution Corporation (f/k/a Saturn Distribution Corporation) ☐ MLC of Harlem, Inc. (f/k/a Chevrolet-Saturn of Harlem, Inc.)	09-50026 (REG) 09-50027 (REG) ion) 09-50028 (REG)		Your Claim is Scheduled As Follows:
OTE: This form should not be used to make a claim for an administrative expense arising or purposes of asserting a claim under 11 U.S.C. § 503(b)(9) (see Item # 5). All other requested pursuant to 11 U.S.C. § 503.	· · · · · · · · · · · · · · · · · · ·	d be	
lame of Creditor (the person or other entity to whom the debtor owes money or		\dashv	1
ame and ac atices should be sent:			109 bhit
lame and ac otices should be sent: PICKETT 19847 Able 7 18 18 18 18 18 18 18 18 18 1	Check this box to indicate that this claim amends a previously filed claim.		L076h1h 0081
	1	2	6888/
abl 1/8/10/2	Court Claim Number: 1548927	4	ħ.
elephone number: 6 16h C	Filed on: 007 30, 2008	īf:	an amount is identified above, you have a clain
pail Address		sen	reduled by one of the Debtors as shown. (This
ame and address where payment sho. above):	☐ Check this box if you are aware that	agr	endment to a previously scheduled amount.) If you ee with the amount and priority of your claim or
Juanita Pickert 126	anyone else has filed a proof of claim	aga	inst the Debtor you do not need to file this are a file
00 BOY 1181	relating to your claim. Attach copy of statement giving particulars.	SHO	im form, EXCEPT AS FOLLOWS: If the amount wn is listed as DISPUTED, UNLIQUIDATED, or NTINGENT, a proof of claim MUST be filed in
Mableton Ca 30125		lora	er to receive any distribution in respect of your m. If you have already filed a proof of claim in
lephone number: 67 89 13 - 7/14	 Check this box if you are the debtor or trustee in this case. 	acc	ordance with the attached instructions, you need not again.
Amount of Claim as of Date Case Filed, June 1, 2009:	404-60	5.	Amount of Claim Entitled to
It or part of your claim is secured, complete item 4 below; however, if all of your claim is ur claim is entitled to priority, complete item J. If all or part of your claim is asserted pursua.	insecured, do not complete item 4. If all or part of		Priority under 11 U.S.C. 8 507(a)
Check this box if claim includes interest or other charges in addition to the pitemized statement of interest or charges.	nt to 11 U.S.C. § 503(b)(9), complete item 5. rincipal amount of claim. Attach		If any portion of your claim falls in one of the following categories, check the box and state the amount.
Basis for Claim:	Phoelist diline 1	Spe	cify the priority of the claim.
(See instruction #2 or reverse side.) Fram Land 23 Last four digits of any number by which creditor identifies debtor:	of (Sum many)	WET .	Domestic support obligations under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).
3a. Debtor may have scheduled account as			Wages, salaries, or commissions (tin
(See Instruction #3a on reverse side.)	-		to \$10,950*) earned within 180 days before filing of the bankruptcy
Secured Claim (See instruction #4 on reverse side.) Check the appropriate box if your claim is secured by a lien on property or a rig information.	tht of setoff and provide the records t	1	petition or cessation of the debtor's business, whichever is earlier - 11
			U.S.C. § 507(a)(4).
Nature of property or right of setoff: Real Estate Motor Vehicl	e 🖸 Equipment 🗅 Other		Contributions to an employee benefit plan – II U.S.C. § 507(a)(5).
Value of Property: \$ Annual Interest Rate%			Up to \$2,425* of deposits toward purchase, lease, or rental of property
Amount of arrearage and other charges as of time case filed included in sec	ured claim, if any: \$		or services for personal, family, or household use - 11 U.S.C.
Basis for perfection:		_	§ 507(a)(7).
Amount of Secured Claim: \$ Amount Unsecured: \$_	24,404,60	G	governmental units – 11 U.S.C. § 507(a)(8).
Credits: The amount of all payments on this claim has been credited for the pur	Dose of making this proof of claim		Value of goods received by the
ocuments: Attach redacted copies of any documents that support the alain.	f		Debtor within 20 days before the date of commencement of the case -
may also attach a summary. Attach reducted copies of documents providing	rtgages, and security agreements.		11 U.S.C. § 503(b)(9) (§ 507(a)(2)) Other – Specify applicable paragraph
130 may also attach a summary. (See instruction 7 and definition	m of "redacted" on reverse side.)		of 11 U.S.C. § 507(a)().
NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS	i	l	Amount entitled to priority:

DO CHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING.

If the documents are not available, please explain in an attachment.

*Amounts are subject to adjustment on 4/1/10 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.

Signature: The person filing this claim must sign it. Sign and print name and title, if any, of the creditor or other person authorized to file this claim and state address and telephone number if different from the notice

dress above. Attach copy of power of attorncy, if any.

FOR COURT USE ONLY

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571. Modified B10 (GCG) (12/08)

2003 RENDEZVOUS FWD - 4 DOOR

3.4L SFI VE ENGINE

EXTERIOR

OLYMPIC WHITE

4 SPEED AUTO TRANS W/OVERDRIVE

GRAY INTEHIOR



STANDARD \

Options Installe

CX FWD PAC

50-STATE EM

STANDARD EQUIPMENT

Items Featured Below are included at NO EXTRA CHARGE in the Standard Vehicle Price Shown at Right

- *** SAFETY & SECURITY ***
- DRIVER/FRONT PASS AIR BAGS
- BRAKES, 4-WHEEL POWER DISC
- POWER PROGRAMMABLE DOOR LOCKS
- DAYTIME RUNNING LAMPS
- CHILD SAFETY LOCKS, REAR
- REMOTE KEYLESS ENTRY
- SIDE DOOR BEAMS
- BATTERY RUNDOWN PROTECTION *** MECHANICAL ***
- 3.4L SFI V6 ENGINE
- FRONT WHEEL DRIVE
- TIRES, P215/70R16 ALS BSV/
- 4 SPD AUTO TRANS W/OVEFIDRIVE
- POWER RACK & PINION STRERING
- MACPHERSON STRUT FRONT SUSP
- INDEPENDENT SHORT/LONG RR SUS *** FEATURES ***
- FRONT FLOOR GONSOLE W/STORAGE
- AM/FM STEREO W/CD, EQUALIZER

- AUXILIARY POWER OUTLETS (3)
- CRUISE CONTROL
- DARK TINT REAR WINDOWS
- ELECTRONIC REAR DEFOGGER
- FOG LAMPS
- FRONT/REAR FLOOR MATS
- SINGLE ZONE MANUAL HUAC SYS
- LEATHER WRAPPED STEERING WHL W/REDUNDANT RADIO CONTROLS
- UNIVERSAL GARAGE TRANSMITTER
- DRVR ILLUM VISOR VANSTY MIRR
- OUTSIDE REMOTE MIRRORS, BLACK
- PWR WIND W/DRIVER EXP DOWN
- POWER REMOTE LIFTGATE RELEASE
- CLOTH SFATS
- 50/50 SPLIT 2ND ROW DNOH SEAT
- DRIVER 4-WAY MANUAL ADJ SEAT
- DRVR/PAGS 2-WAY MAN LUMB SEAT
- 16" STEEL WHEEL
- 18 GAL FUEL TANK (APPHOX)

Compare this vehicle to others in the FREE FUEL ECONOMY GUIDE available at the dealer.

CITY MPG

Actual mileage will vary with options, driving conditions. driving habits and vehicle condition. Results reported to EPA indicate that the majority of vehicles with these estimates will achieve between

16 and 22 mpg in the city and between 22 and 30 mpg on the highway. Fuel Economy Information

2013 RENDEZVOUS FWD 3.4 LITER V6 ENGINE FUEL INJECTION, AUTOMATIC **4 SPD ELECTRONIC TRANS** CATALYST, FEEDBACK FUEL SYSTEM

ESTIMATED ANNUAL FUEL COST: \$1058

HIGHWAY MPG



For comparison shopping, all vehicles classified as SPECIAL PURPOSE have been issued mileage rations ranging from 10 to 15 mpg city and 13 to 3 mpg highway.

TOTAL VEHIC DESTINATION TOTAL VE

BEA

3G5DA03E83S529433

CKS

INTEPIOR GRAY

STANDARD VEHICLE PRICE

\$25,120.00

Options Installed by Manufacturer

CX FWD PACKAGE

NO CHARGE

50-STATE EMISSIONS

NO CHARGE

CHARGE in the Standard Vehicle Price Shown at Right

- AUXILIARY POWER OUTLETS (3)
- CRUISE CONTROL
- DARK TINT REAR WINDOWS
- ELECTRONIC REAR DEFOUGER
- FOG LAMPS
- FRONT/REAR FLOOR MATS
- SINGLE ZONE MANUAL HEAC SYS
- LEATHER WRAPPED STEERING WHL W/REDUNDANT RADIO CONTROLS
- UNIVERSAL GARAGE TRANSMITTER
- DRVR ILLUM VISOR VANITY MIRR
- OUTSIDE REMOTE MIRRORS, BLACK
- PWR WIND W/DRIVER EXP DOWN
- POWER REMOTE LIFTGATE RELEASE
- CLOTH SEATS
- 50/50 SPLIT 2ND ROW DNOH SEAT
- DRIVER 4-WAY MANUAL ADJ SEAT
- DRYR/PASS 2-WAY MAN LUMB SEAT
- GE 16" STEEL WHEEL
 - 18 GAL FUEL TANK (APPROX)

E FUEL ECONOMY GUIDE available at the dealer.

l Economy formation

HIGHWAY MPG



VOUS FWD
ENGINE
ON, AUTOMATIC
FRONIC TRANS
EEDBACK FUEL SYSTEM

For comparison shopping, all vehicles classified as SPECIAL PURPOSE have been issued mileage ratinus ranging from 10 to 25 mpg city and 13 to 31 mpg highway.

NNUAL FUEL COST: \$1058

\$25,120.00

625.00

TOTAL VEHICLE PRICE*

TOTAL VEHICLE & OFTIONS

\$25,745.00

BEA

FINAL ASSEMBLY RAMOS ARIZPE, MEXICO

[%]3G5DA03E83S529433

ORDE!! NO FPHOK6 MODEL NO 48K26 SALES FODE E DEALER NO 18-191

This label has been applied pursuant to Federal law—Do not remove prior to delivery to the utilinate purchaser. Includes Manufacturer's Recommended Pre-Delivery Service. Does not include dealer installed options and accessories, local taxes or license rees. PART NO. 10283715 ©1995 General Motors Corporation



GM

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CIVIL LITIGATION PERSONAL INJURY PRODUCTS LIABILITY WRONGFUL DEATH

Law dffices of MONGE & ASSOCIATES

Telephone: 404.870.8503 Facsimile: 404.870.8502

1858 Independence Square Suite D Atlanta, Georgia 30338

February 11, 2005

Greater Atlanta Primary Care Billing Request 2020 Lawrenceville Suwanee Rd., Suite 101 Suwanee, Georgia 30024 770.822.4120

Re:

Mail Cade 482 CROD71

Patient/Client:

Juanita Pickett

Date of Birth:

05/16/34

Social Security No.: 369-36-4803

Treatment Date:

June 22, 2004 to present

REQUEST FOR MEDICAL BILLING

Dear Sir or Madam,

We represent the above referenced patient in a pending personal injury matter.

Since the at fault party is ultimately responsible for payment or reimbursement of medical bills arising from their negligence, it is crucial that we receive a billing summary of treatment charges with regard to the above referenced injury/condition.

This summary should include all charges for treatment and supplies, but SHOULD NOT REFLECT THE PAYMENTS, IF ANY, MADE BY INSURANCE CARRIERS, as this would be improper evidence.

I have enclosed a Medical Authorization form which authorizes us to receive this information to expedite this request.

Thank you for your prompt attention to this matter.

Very truly yours,

Sherrie Mitchell

Legal Assistant to Marc Grawert

cc: Ms. Pickett

MG/sa

Enclosure: Medical Authorization

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CIVIL LITIGATION
PERSONAL INJURY
PRODUCTS LIABILITY
WRONGFUL DEATH

Law Offices of MONGE & ASSOCIATES

Telephone: 678.579.0203 Facsimile: 678.579.0204 1858 Independence Square Suite D Atlanta, Georgia 30338

August 15, 2005

ESIS /GM Central Claims Unit Claims Dept., Ms. Tanya Morris P.O. Box 300 Mail Code 482 C20 D71 Detroit, Michigan 48265-3000 1.800.888.0164

Re:

Your Insured:

General Motors Corporation

Claim No.

484196

Our Client:

Juanita Pickett

Date of Loss:

June 22, 2004

Dear Ms. Morris,

Please be advised that our office continues to represent the above-referenced client. You can expect to hear from us within the next several weeks regarding her claim.

With kindest regards, I remain,

Very truly yours,

MG/sam

Marc Grayen

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AUTHORIZATION FOR USE AN OR DISCLOSURE OF CONFIDEN L MEDICAL INFORMATION

I, the undersigned, hereby authorize the following Authorized Health Care Providers to make the authorized use and/or disclosure of confidential information contained in my medical records to ESIS at the address below:

N	we will add 1033 DCIOW.
Name, address, telephone number of medical provider:	
Name, address, telephone number of medical provider:	
Name, address, telephone number of medical provider:	
Name, address, telephone number of medical provider:	
Name, address, telephone number of medical provider:	
Name, address, telephone number of medical provider:	

I understand that the purpose(s) for which this information is to be used and/or disclosed is for a product liability claim against General Motors Corporation for an incident which occurred on or about 06/22/04.

The confidential information from my medical records and/or x-rays to be disclosed has no limitations as to the dates of visits or injuries to be disclosed. I understand that full disclosure is authorized. This includes interviews of doctors, EMTs, and other attendants regarding all matters relating to my examination, diagnosis, care, and treatment.

I understand that:

- I have a right to inspect or copy my confidential information that is to be used or disclosed.
- if my confidential health information is disclosed to someone who is not required to comply with the federal privacy protection regulations, then such information may be re-disclosed by the recipient and would no longer be protected.
- I may revoke this authorization at any time with respect to any Authorized Health Care Provider by notifying such Authorized Health Care Provider in writing of my revocation of this authorization and delivering to such Authorized Health Care Provider my revocation by mail or personal delivery. ESIS requests a copy of such revocation.

A photocopy of this Authorization can be accepted with the same authority as the original.

	and distributed as the original.
Printed Name of Patient*	Date of Birth
Address, City, State and Zip	Social Security Number
Signature of Patient or Personal Representative*	Date Signed
Relationship to individual*	Authority to act for individual*
*If you are a negative	

^{*}If you are a personal representative signing this Authorization, please provide a description of your relationship to the individual and a description of your authority to act for the individual below.

EXPIRATION OF AUTHORIZATION: THIS AUTHORIZATION FOR USE AND/OR DISCLOSURE OF CONFIDENTIAL MEDICAL INFORMATION WILL REMAIN IN EFFECT FOR AS LONG AS MY CLAIM AGAINST GENERAL MOTORS CORPORATION IS PENDING UNLESS IT IS EXPRESSLY REVOKED IN WRITING BY ME AS NOTED ABOVE.

ESIS – General Motors Claims PO Box 300 M/C 482-C20-D71 Detroit, MI 48265-3000

Claim Number:

484196

Claims Administrator:

Tanya R. Morris

ESIS is the third-party administrator for General Motors Corporation.

2001

07/06 12:21 FAX 7705649446 026-reg Doc 11912 Filed (

MESSAGE CONFIRMATION

FEB-11-2005 02:27PM FRI

FAX NUMBER: 4048708502

NAME

: MONGE ASSOCIA

NAME/NUMBER PAGE

RESULTS

13136650911 002 START TIME

ELAPSED TIME MODE

FEB-11-2005 02:27PM FRI 00136"

G3 STD ECM [O.K]

CIVILLINGA'ITON
PERSONAL INJURY
PRODUCIS LIABILITY WRONGFUL DEATH

Law Offices of MONGE & ASSOCIATES Telephone: 404.870.8503 Facsimile: 404.870.8502

37

1858 Independence Square Suite D Atlanta, Georgia 30338

February 11, 2005

YIA FACSIMILE 313,665,0911 AND CERTIFIED MAIL - RETURN RECEIPT ESIS /GM Central Claims Unit Claims Dept., Ms. Tanya Morris P.O. Box 300 Mail Code 482 C20 D71 Detroit, Michigan 48265-3000 1.800.888.0164

Demand for Pre-Suit Disclosure of Insurance Limits General Motors Corporation

Claim No.

484196

Our Client: Date of Loss:

Juanita Pickett June 22, 2004

Dear Ms. Morris,

Please be advised that our office has been retained to provide legal representation on behalf of the referenced client concerning personal injuries incurred as a result of vehicle rollover.

Pursuant to O.C.G.A. §33-3-28A, you are required to provide us with the following policies covering your insured: motor vehicle liability policy coverages, name of each insured and the limits of coverage and all other policies or coverage available. Copies of the Declaration Pages of all policies which may provide coverage with regard to this incident may be substituted for the specific

Please do not attempt to speak with our client with regard to the facts surrounding this accident, emergency medical treatment sought or follow up therapy.

I will look forward to working with you on this matter. With kindest regards, I remain,

Very truly yours,

ce: Ms. Pickett MG/sa

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CIVIL LITIGATION
PERSONAL INJURY
PRODUCTS LIABILITY
WRONGFUL DEATH

Law Offices of MONGE & ASSOCIATES

Telephone: 678.579.0203 Facsimile: 678.579.0204 1858 Independence Square Suite D Atlanta, Georgia 30338

October 27, 2005

Ms. Juanita Pickett 3136 Justice Mill Court Lawrenceville, Georgia 30044

Dear Ms. Pickett,

Please contact me on your receipt of this correspondence to discuss a recent settlement offer made on your pending personal injury case.

I look forward to hearing from you soon.

With kindest regards, I remain,

Very truly yours,

Marc Grawert Marc Grawert

MG/sam .

09-50026-reg Doc 11912 Filed 07/05/12 Entered 07/06/12 12:57:00 Main Document Pg 32 of 1866 1905 Law Offices of CIVIL LITIGATION MONGE & ASSOCIATES 1858 Independence Square PERSONAL INJURY Telephone: 678,579.0203 Suite D PRODUCTS LIABILITY Facsimile: 678.579.0204 Atlanta, Georgia 30338 WRONGFUL DEATH October 28, 2005 180 As. Juanita Pickett 3136 Justice Mill Court Lawrenceville, Georgia 30044 Dear Ms. Pickett, I regret to say that we will not be able to provide legal representation related to your personal injury case and am returning your file. The insurance carrier involved in your case has denied liability on the claim and has made a top offer of \$2,500.00. Should you desire to accept this offer, you will need to contact Ms. Tanya Morris with General Motors at 1-800-888-0164. You will need to refer to claim number 484196. Neither myself nor my staff will be taking any further action on this matter. This decision is based on our opinion that the risk in pursuing this matter further outweighs any potential benefit to be gained. Please note that the statute of limitations for bringing a personal injury case is two years from when your cause of action accrued. If your claim is not filed within the proper time period it is forfeited. If you have any questions, I would recommend that you consult an attorney as soon as possible. While we are no longer representing you in this particular case, we wish you the best in the times ahead. Please feel free to contact us in the future should you need our services in connection with representation in any new or different matters. With kindest regards. I remain, Very truly yours. MG/st Marc Grawert **Enclosures**



GWINNETT HOSPITAL SYSTEM

1000 Medical Center Blvd. 678-442-4440

Gwinnett Women's Pavilion I awrenceville, GA

Joan Glancy Memorial Hospital Duluth, GA

Glancy Outpatient Center Duluth, GA

575 Outpatient Imaging Center Lawrenceville, GA

RADIOLOGY CONSULTATION REPORT

NAME: EXAM:

PICKETT, JUANITA

PT LOCATION:

XR CERVICAL SPINE, W/OBL (ROUT

EMERGENCY ROOM, Gwinnett Medical

EXAM #; PT Rm/Bed E-03026222 B08/O

Center

ORDERED BY:

KEITH BUCHANAN

JR MD

MR #:

744913

ORDERED: SERVICE DATE:

06/22/2004 22:20

DOB:

05/16/1934

ACCOUNT #:

06/23/2004 13873815

BY:

WEBB, JESSE

XR CERVICAL SPINE, W/OBL (ROUT

I. LATERAL CERVICAL SPINE

II. CERVICAL SPINE WITH OBLIQUES

FINDINGS: Routine views demonstrate osteopenia. No fracture or subluxation is demonstrated. There is no bone destruction, preventebral swelling, or disc space narrowing.

IMPRESSION: No fracture or subluxation.

DICTATED BY:

STEPHEN F LEGUM, M.D.

Released By: STEPHEN F LEGUM, M.D.

Jun 23, 2004 19:15:44

Transcribed By: TLMU

06/23/200409:32:30



Patient Financial Services

PO Box 116228 Atlanta, GA 30368 PHONE: 866-220-5813 FAX: 888-771-1293

Date: 11/14/2005

Your Assistance Is Needed

JUANITA PICKETT

3136 JUSTICE MILL CT

LAWRENCEVILLE, GA 30044

Patient:

JUANITA PICKETT

Account:

13873815

Service Period:

6/22/2004-6/23/2004

Total Due:

\$1.691.00

Dear JUANITA PICKETT:

The amount of \$1,691.00 is currently outstanding in our business office. We have billed your insurance and to date have not received payment.

PLEASE CONTACT YOUR INSURANCE CARRIER IMMEDIATELY REGARDING YOUR ACCOUNT.

Please see that attached summary of the insurance company that we currently have on record for you. If the information is not correct, please send changes to us in the enclosed envelope.

We appreciate your help in resolving this outstanding balance.

If you have any questions, please call our customer service line at 866-220-5813.

Robin Here is 18 page there are more i Big one in 2007 where I went to Emergency in an amulousure -Call 3132123013

P.O. BOX 1190 LAWRENCEVILLE, GEORGIA 30046 678-442-5600 PATIENT ok JUANITA PICKETT MC40 RESPONSIBLE PARTY ADMIT DATE DISCHARGE DATE 04/23/0 JUANITA PICKETT ACCOUNT NO. 3136 JUSTICE MILL CT 13873815-GUARANTOR NO. LAWRENCEVILLE. GA AMOUNT PAID 30044

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GWINNETT HOSPITAL SYSTEM

ITEMIZED STATEMENT

er i in			ACCOUNT NO.	SERVIC	E THROU	JGH PAG
er i in	JUANITA PICKE			13873815-01	06/22/04	06/23/04
*** TOTAL 1.69	DATE ITEM#	HCPCS	DESCRIPTION			QTY AMO
				*** TOTAL		1,691.
				•		
					· N	

- PLEASE KEEP THIS ITEMIZED BILL FOR YOUR INCOME TAX AND OTHER RECORDS, THIS IS THE ONLY ITEMIZED BILL YOU WILL RECEIVE.
- * YOU ARE RESPONSIBLE FOR PAYMENT OF YOUR BILL, IF NOT PAID BY YOUR INSURANCE COMPANY.
- FEES FOR PHYSICIAN'S PROFESSIONAL SERVICES WILL BE BILLED DIRECTLY BY THE PHYSICIANS.

DOS Patient	CPT	Procedure	Charge
07/07/04 JUANITA	99205	OFFICE/OUTPATIENT	\$220.00
07/07/04 JUANITA	81002	URINALYSIS NONAUT	\$10.00
07/07/04 JUANITA	G0001	ROUTINE VENIPUNCT	\$15.00
07/22/04 JUANITA	99212	OFFICE/OUTPATIENT	\$80.00
08/12/04 JUANITA	99212	OFFICE/OUTPATIENT	\$80.00
11/29/04 JUANITA	99212	OFFICE/OUTPATIENT	\$80.00

\$ 3/0 /24,5

22/050/5

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CIVIL LITIGATION
PERSONAL INJURY
PRODUCTS LIABILITY
WRONGFUL DEATH
MASS TORIS

Law Offices of
MONGE & ASSOCIATES
Writer's Direct: 678.579.9157
mgrawert@injurylawattorneys.org

1858 Independence Sq., Ste. D Atlanta, Georgia 30338 Telephone: 404.870.8503 Facsimile: 404.870.8502

August 22, 2005

Ms. Juanita Pickett 3136 Justice Mill Court Lawrenceville, Georgia 30044

Dear Ms. Pickett,

Please find enclosed a Payroll and Personnel Records Authorization which will allow our office to obtain information pertaining to your lost wage claim. Please complete the form by indicating your dates of employment, your department, and the address and phone number of your employer in the appropriate spaces. Please also sign and date the form and return it to me in the self-addressed, stamped envelope provided.

Should you have any questions or concerns, please feel free to contact me anytime.

With kindest regards, I remain,

Very truly yours,

Marc Grawert

MG/st