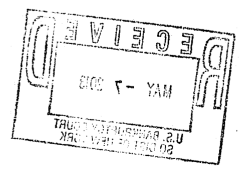
May 1, 2013 SDO NY Bankrupt Clerk of Court fely for entry of default # 2 50026 Magno A Celema





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United States Bankruptcy Court
Southern District Of New York
In re Motors Liquidation Comp.  Debtor Debtor Comp.  Case No. 109-50026  Chapter 11  Chapter 11  Appeal no 12-60  Mic C.  Defendant  Defendant
ENTRY OF DEFAULT
It appears from the record that the following defendant failed to plead or otherwise defend in this case as required by law.
Name: Oka General Motors Inc. Motors Liquidation Company
Therefore, default is entered against the defendant as authorized by Federal Rule of Bankruptcy Procedure 7055.

By:\_

Date

Clerk of the Bankruptcy Court

Deputy Clerk

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United States Bankruptcy Court
Southarn Dist District Of New York
In re Motors Liquidation Comp. BK Case No. 09-50026  Majorie A. Creamer, Plaintiff  MIC Adv. Proc. No  Defendant  Adv. Proc. No
JUDGMENT BY DEFAULT
Default was entered against defendant <u>Motors uquidation</u> Co.  on The plaintiff has requested entry of judgment by default and has filed an Kansag
Taffidavit of the amount due and stating that this defendant is not in the military service.
Furthermore, it appears from the record that this defendant is not an infant or incompetent person.  Therefore, pursuant to Fed. R. Civ. P. 55(b)(1), as incorporated by Fed. R. Bankr. P. 7055, judgment
is entered against this defendant in favor of the plaintiff as follows:

(Date)

(Clerk of the Bankruptcy Court)