

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

*Entered Order  
Entry of this proposed  
judgment and order DENIED*

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In re :  
MOTORS LIQUIDATION COMPANY, et al., :  
f/k/a General Motors Corp., et al. :  
Debtors. :  
-----x

*S/Reg USBI*  
Chapter 11 Case No. *11/10/11*  
09-50026 (REG)  
(Jointly Administered)

JUDGMENT AND ORDER GRANTING ENTRY OF CLAIM HOLDER LAFONZA EARL WASHINGTON'S STATUTORY PROVIDED UNDELAYED PAYMENT THAT IS TO BE INCORPORATED INTO THE DEBTORS' FINAL DISCLOSURE STATEMENT AND CONFIRMED PLAN - EX PARTE - BY LAW WITH DEPOSIT AND DISTRIBUTION IMMEDIATELY AUTHORIZED BY FED.R. BANKR.P. RULES 1001, 3020 (a) AND (d) AND 3021

*for failure to  
establish prima  
facie entitlement  
to request such  
relief.*

To the debtor, its creditors, and other parties in interest:

A disclosure statement and a plan under Chapter 11 of the Bankruptcy Code having been filed by Motors Liquidation Company (f/k/a General Motors Corporation) and its affiliated debtors on August 31, 2010,

IT IS ORDERED that Judgment and Order for undelayed payment of \$1,623,107,920.00 is granted:

1. Based on the lack of trial court jurisdiction existing or being consented to as required by law herein and this ex parte request is prohibited from being heard by the Court.

2. Both the 120 days and 180 days limitations have not been complied with by the debtors' et al., and the Court did NOT enter an Order after hearing that impaired the above-named Holder's claims as required authorizing the nonapplication of the necessity to

accept this claim by a fixed date and payment is PAST DUE since June 19, 2009.

3. Debtors' et al., postpetition disclosure and solicitation is prohibited and is outlawed from holding up this claims payment pursuant to 11 U.S.C. § 1125 (a) and (b).

4. The Fed.R.Bankr.P. Rule 3020 requires the consideration to have been deposited into a special account established for the exclusive purpose of making this distribution.

5. This Judgment and Order supersedes any stay of confirmation or plan rejection against this Holder's claims in compliance with 11 U.S.C. § 502 (a), Fed.R.Bankr.P. 1001, 3001 (a) and (f), 3003 (c) (4) and 3021.

Dated: \_\_\_\_\_

BY THE COURT

\_\_\_\_\_  
United States Bankruptcy Judge