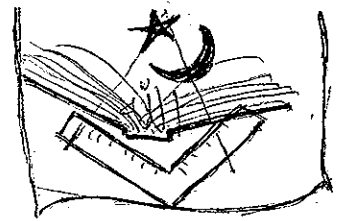


Barry-Henry: Spencer Junior
c/o temporary mailing location
12 Administration Road
Bridgewater, Massachusetts near 02324
non-domestic without US



Honorable Robert E. Gerber
United States of America Bankruptcy Judge
in Room 621, of the United States of America
Bankruptcy Court for the Southern District
ONE Bowling Green
New York, New York 10004-1408

Dear Honorable Robert E. Gerber,

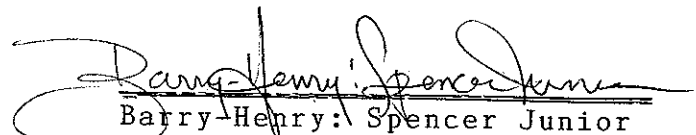
I am taking this time to write you to inform you as,
District Court Administrative Judge, that I Barry-Henry: Spencer
Junior, am a Creek Moor, American, inhabitant of Massachusetts and
citizen of Heaven, and I travel within this United States of America
and Indian Lands. However, my journey has been detained in this
state, Massachusetts, a sub-division/corporation of the UNITED
STATES, and treated as one without fundamental rights based upon
the contract(s) of United States of America Constitution 1787, Bill
of Rights 1787, State of Massachusetts Constitution Declaration of
Rights 1787, and held under Your color of law, with a suspended
Constitution without the option to consent, in both your civil and
criminal courts. All Rights Reserved.

I now come in peace, clear minded, I have not done any harm
to anyone of the people of the several states, nor United States of
America and my only intent is to enjoy the beauty of this country.
In the event I create any liability to any of the people of the
several States or United States of America, this is my solemn pledge
to correct any such wrong and indemnify any such injury, also in the
same breath of air I must protect myself, hence, as a good faith
jester and to reserve all my rights, fundamental or otherwise.

Acceptance of Oaths of Office of All State and Federal
Executive, Legislative and Judicial Branch Officer and Designees

I, Barry Spencer Junior, accept the oaths of office of all state and
federal Officers of the legislative, executive and judicial branches
and designees in all matter past, present and future, the same
creating indemnity bonds to guarantee that the public is not harmed,
nor I, by these actors. I have sent the indemnity bond to Henry M.
Paulsen Junior, the Secretary of the US Treasury, Department of
Treasury, in Washington, D.C. to guarantee my full commercial
acceptance for any liability real or implied (please see enclosed
copy).

Thank you for your attention to this matter. If I can be of any
assistance to you or others in the state or federal please feel free
to contact me at the above postal location


Barry-Henry: Spencer Junior
sui juris

Dated: February 1, 2011

Registered No.

RB644758144US

To Be Completed By Post Office	Reg. Fee	\$10.60	Date Stamp 0119 8 2010 05 10/18/10 USPS
	Handling Charge	\$0.00	
	Postage	\$1.73	
	Return Receipt	\$0.00	
	Restricted Delivery	\$0.00	
Received by			
Customer Must Declare Full Value \$0.00		<input type="checkbox"/> With Postal Insurance <input type="checkbox"/> Without Postal Insurance	

OFFICIAL USE

FROM: Barry-Henry: Spencer Junior
46 352 Walnut Avenue
Roxbury, MA 02119 near

TO: NEW YORK NY 10153
Smolinsky - WEIL, GOTSHAL, MARRERS
767 FIFTH AVENUE
NEW YORK, NEW YORK 10153

PS Form 3806, Receipt for Registered Mail Copy 1 - Customer
 May 2004 (7530-02-000-9051) (See Information on Reverse)
 For domestic delivery information, visit our website at www.usps.com®

ROXBURY DMU
 ROXBURY, Massachusetts
 021199998
 2407980119-0097
 10/18/2010 (800)275-8777 02:56:58 PM

Product Description	Sale Unit Qty	Price	Final Price
NEW YORK NY 10153 Zone-3 First-Class Large Env 5.30 oz			\$1.73
Expected Delivery: wed 10/20/10			
Registered			\$10.60
Insured Value :		\$0.00	
Article Value :		\$0.00	
Label #:		RB644758144US	

Issue PVI: \$12.33

WASHINGTON DC 20220 Zone-4 Priority Mail 1 lb. 5.50 oz. Expected Delivery: Wed 10/20/10 Registered \$10.60

Insured Value : \$0.00
 Article Value : \$0.00
 Label #: RB644758135US

Issue PVI: \$16.55

Total: \$28.88

Paid by: Debit Card \$28.88
 Account #: XXXXXXXXXXXX0900
 Approval #: 859899
 Transaction #: 932
 23902880723
 Receipt#: 002209

Save this receipt as evidence of insurance. For information regarding domestic insurance, visit our website at usps.com/insurance/postoffice.htm

Order stamps at USPS.com/shop or call 1-800-Stamp24. Go to USPS.com/clicknship to print shipping labels with postage. For other information call 1-800-ASK-USPS.

Registered No.

RB644758135US

To Be Completed By Post Office	Reg. Fee	\$10.60	Date Stamp ROXBURY MA 0119 05 10/18/2010 USPS
	Handling Charge	\$0.00	
	Postage	\$5.95	
	Return Receipt	\$0.00	
	Restricted Delivery	\$0.00	
Received by			
Customer Must Declare Full Value \$0.00		<input type="checkbox"/> With Postal Insurance <input type="checkbox"/> Without Postal Insurance	

OFFICIAL USE

FROM: Barry-Henry: Spencer Junior
46 352 Walnut Avenue Apt # 3
Roxbury, MA 02119

TO: WASHINGTON DC 20220
Secretary of the Treasury Department
1500 Pennsylvania Avenue
WASHINGTON, D.C. 20220

PS Form 3806, Receipt for Registered Mail Copy 1 - Customer
 May 2004 (7530-02-000-9051) (See Information on Reverse)
 For domestic delivery information, visit our website at www.usps.com®



بِسْمِ اللَّهِ الرَّحْمَنِ الرَّحِيمِ

Barry-Henry: Spencer Junior

Barry-Henry: Spencer Junior
c/o Bridgewater State Hospital
20 Administration Road
Bridgewater, MA 02324
Temporary Mailing Address

Creditor/Claimant-Third Party

United States of America Bankruptcy Court
Southern District of the several state of New York

In re

IN ADMIRALTY

MOTOR LIQUIDATION COMPANY, et. al.,
f/k/a GENERAL MOTORS CORPORATION, Chapter 11 Case No.
et. al. Debtor, 09-50026(REG)

Barry-Henry: Spencer Junior
Third Party Plaintiff/Creditor

vs

GENERAL MOTORS, MOTOR LIQUIDATION COMPANY,
Carrienne Basler, Joseph S. Smolinsky,
Pablo Falabella, Nick S. Cyprus, Dan Akerson,
Unknown Insurers, WEIL, GOSHAL, AND MANGES, and
any and all unknown parties
Third Party Defendants/Debtors

MOTION TO HEAR THE SUBSTANCE
OF THE ESTABLISHED CONTRACTS

Now comes Barry-Henry: Spencer Junior injured Third Party to this Chapter 11 claim of the Debtor, under optional appearance, reserving ALL RIGHTS, moving the court to hear the subject matter of the private CONTRACTS, between the third party Plaintiff and Defendants, which has rescinded, revoked and cancelled any established or presumed contracts between the Parties, this party reserves his rights to the letter of the contracts, prior and included herein, and does not wish to enter into any contracts with the court in regards to its statutes, regulations, rules, procedures,

MOTION TO HEAR THE SUBSTANCE
OF ESTABLISHED CONTRACTS

-2-

just the application of the Contracts, and whether it needs to be reconstructed, or, express the intent of both parties, unlike the prior one.

There are several contracts and issues of commercial DISHONOR, knowingly on the Debtors, and Attorneys for the Debtors's behalf. From the Proof of Claim, to the recently filed Documents with the Court, as follows:

1. Verified Declaration in the nature of an Affidavit of the Truth In Commerce, Rejection of Settlement Offer and Contract For Waiver In Tort;
2. Affidavit of Negative Averment, Opportunity To Cure, and CounterClaim;
3. Notice of International Commercial Claim Within the Admiralty ab initio Administrative Remedy [28 USC §1333, §1337, §2461, §2463-Demand for Payment \$39,000,000.00
4. Notice of International Commercial Claim Within the Admiralty ab initio Administrative Remedy [28 USC §1333, §1337, §2461, §2463-Demand for Payment \$39,000,000.00
5. Notice of International Commercial Claim Within the Admiralty ab initio Administrative Remedy [28 USC §1333, §1337, §2461, §2463-Final Demand for Payment
6. Notice of Final Determination and Judgement in nihil decit Verified Affidavit in the Truth of Barry-Henry: Spencer
7. Notice of Claim of Maritime Lien for All Third Party Defendants

These documents were originally mailed to the Debtors and Attorneys for the Debtors, at their place of business, by registered mail no. RB644 758 144 US, placing my vessel/mail/contract into International waters of law, and International commerce, thus, keeping me foreign to any jurisdiction the Debtors wish to subject me to for their own benefit, it is my choice to submit to its flags operation or not contract, and I chosen under commerce not to contract, just as they

with their unclean hands. The Debtors and Attorneys for the Debtors failed to respond to my registered contracts, so on the day of First Default, and Dishonor, I, Barry-Henry Spencer Faxed them all the Documents 35 pages in all, on the 29th day of October 2010, ten (10) days after receiving the above mentioned Contracts.

Either that day, or, moreover, the next about around noon the Debtor, represented as Pablo Falabella, and Attorney for the Debtors, represented as Joseph S. Smolinsky, called me, on a conference call telling me I could not rescind, revoke, or cancel our prior contract for settlement, when in fact they have not provided payment, or any GOOD Faith jester, just empty promise. I told them My objective was to cash-out and purchase land, real estate, ect in this market and now I am being hindered and to sell the claim, it is only worth about $\frac{1}{4}$ of the value, so they had to up the amount so I can cash-out at the rate I settled for, Smolinsky went into the threat of coercion and intimidation, by way of demanding of the Court I would have to stay with the settlement. I felt duressed and told him I will not contract under those terms, I was expecting my money in the mail, he spoken of some plan on the internet I told him I am not a lawyer, or fluent in His Laws, and no matter how artfully I may present the law, I cannot practice it or be held to the same standards, and to just pay Me and My family, so this can be over. If not provide the response Motions so I can file my Motions with the Court for it to review the contracts and see who's correct.

MOTION TO HEAR THE SUBSTANCE
OF ESTABLISHED CONTRACTS


-4-

I told him I will by November 2, 2010, file my Motions UNCONTESTED, and move the court for judgement, Silence is acquiescence, agreement and dishonor. Notibly, I held these contracts until January 3, 2011, when they were eventually mailed to the Court along with an Indemnity and Discharge Bond to protect the Court and its actors ~~for any injury it~~ may cause to any other party for its ruling on the four square of the contracts between parties.

Wherefore, in common law, Commercial, Constitutional, and color-of-law jurisdictions, CONTRACTS rule the court and the court's function is simple all commerce is ruled by contract, absent a contract, there is no case, however, in this case there is substantial dishonor on the Debtors's behalf knowingly prior to, and after the Bankruptcy. My contracts never existed with the Court per se just the Debtors and contract went from color of law, to sovereign common law when the fiduciary trustees for both trust entered an agreement, however, if fraud existed there is no contract, but if another contract builds the case then the Court may rule on the letter of the contract.

Dated: 1-28-2011

Bond as my word,

By: 
Barry-Henry: Spencer Junior

As Good as Gold



بِسْمِ اللَّهِ الرَّحْمَنِ الرَّحِيمِ

Barry Henry Spence Junior

Barry-Henry: Spence Junior
% Bridgewater State Hospital
20 Administration Road
of Bridgewater, MA NEAR [02324]
NON-Domestic; ALL RIGHTS RESERVED
(Temporary Address)
Creditor / Claimant / Third Party Plaintiff.

40 352 Walnut Avenue apt #3
at Roxbury, in Massachusetts
NEAR [02119]

United STATES of America Bankruptcy Court
Southern District of several state New York

In re

Motors LIQUIDATION Company, et.al.,
f/k/a General Motors Corp., et.al.,
----- Debtors -----

IN ADMIRALTY
Chapter 11 Case No.
09-50026 (REG)

Barry-Henry: Spence Junior
Third Party Plaintiff/Creditor

All Jurisdiction & RIGHTS
RESERVED

vs
General Motors, Motors LIQUIDATION Company,
Carrianne Butler, Joseph Smolinsky, Pablo Falabella,
Nick S. Cyprus, DAN AXELSON, UNKNOWN INSURERS
WEIL, GOSHAL & MANGES, any and all unknown Parties
Third Party Debtors/Defendants

ORIGINAL Motion To Hear the Substance Breach of Contract
Fraud of Established Contracts - Rejection of Disclosure

Now Comes Barry-Henry: Spence Junior injured third Party
under optional appearance, reserving all rights in admiralty, based
upon his maritime claim, and statutory claim of injury based
upon Breach of Contracts to deny the Disclosure Statement
of the Debtor based upon the Filings of Subject matter
jurisdiction, as follows; and ORDER JUDGEMENT for Third Party Pl,

1. Verified Declaration in the nature of an Affidavit of Truth
in Commerce, Rejection of Settlement Offer and Contract
for waiver of TORT

2. Affidavit of NEGATIVE Averment, Opportunity to Cure, and Counterclaim
3. Notice of International Commercial Claim within The Admiralty ab initio Administrative Remedy [28 USC § 1333, § 1337, § 2461 and § 2463 - Demand For Payment \$ 39,000,000.00
4. Notice of International Commercial Claim within The Admiralty ab initio Administrative Remedy [28 USC § 1333, § 1337, § 2461 and § 2463 - Second Demand For Payment \$ 39,000,000
5. Notice of International Commercial Claim within The Admiralty ab initio Administrative Remedy [28 USC § 1333, § 1337, § 2461 and § 2463 - Final Demand For Payment
6. Notice of Final Determination and Judgement in Lihil decit Verified Affidavit in the Truth

- these documents were mailed January 4, 2011, via Aci Concord -

These documents were mailed into the court for review of the Contract Subject matter, on January 3, 2011, after the Attorneys of the Debtors WEIL, GOTSHAL & MANGES. 767 FIFTH Avenue, at New York, in New York near [10153]; and MOTOR Liquidation Company, 2101 Cedar Springs Road, suite 1100 Dallas, TEXAS 75001, and General Motors Corporation, 300 Renaissance Center, Detroit, in MICHIGAN near 48265-3000 Failed to Respond to Registered Mail No. RB 644 758 144 US Approved and sent out (October 18, 2010, see Annexed receipt, expected delivery 10/20/2010);

After Not Hearing from the Debtors, nor their expensive mouth pieces, Attorneys for the Debtors, on October 29, 2011 I faxed the above documents along with Affidavit of Notary Presentent and Notice of CLAIM of Maritime Lien for all parties about 2.20 pm, either that day around 4 pm or the next I received a call from Joseph H. Smolinsky, with Pablo Falabella, any other parties were unknown, I was asked the nature of the motions and I expressed they were self explanatory if I was to settle for an amount I should receive it,

I refused to Contract upon the terms they wanted as is, and I rescinded, revoked and cancelled our prior \$ 200,000.00 Contract, based upon the Fraud, Conspiracy, Commercial Fraud, DECEIT, Barratry and acts of Bad Faith, because the CLAIM was only worth 1/6 of its value, see "Verified Declaration in the nature of an affidavit of Truth in Commerce, REJECTION of the Settlement Offer and Contract For Waiver of FoET," Annexed hereto, they (Debtors) were given an opportunity to correct the injury to Me, but declined to (this was sent within the TIME FRAME of "TRUTH IN LENDING" to revoke a contract) There was no accord & satisfaction, or exchange of Money, consideration for rights;

The Debtors were adamant on the phone on how I had to stay with the Agreement, but I was adamant for them to raise the amount so I can Cash-out, and Feed my Family & Debtors, they had the "Affidavit of Negative Averment, Opportunity to Cure, and Counter Claim" and read the terms, again they wanted me to Contract with the Discloser Statement they filed before, I reminded them its a continual Barratry that has been played since 2005 when I filed in Massachusetts, and I would not Contract.

At no time did they Deny my Contracts, or refute the subject matter enclosed just there persistence they will Ask the judge to make me Honor the Contract, I told them if that was the case then to prove their Responses to All my documents, for bundling purposes pursuant to their Rules, and the Courts Rules or, I'll File my Motions UNContested, and Demand Judgement, based upon their Silence, and presumption of acceptance.

ON November 1, 2011 I called and attempted to fax a letter to request when I will receive the responses, in Good Faith I made a counter offer To my Counter Claim for .

Motion To Hear Substance of -4-
Contracts, Rejection of Disclosure

1. Fully equip Cadillac SUV - DVD, CD, TV sunroof, perks
2. \$1,500,000 USD

or, Provide responses to my motions due to knowingly dealing with me in deceit and fraud, knowing my claim would not be liquidated at the market value. It seemed as if the FAX was not accepted by their system, and my calls have been ignored.

Wherefore, in Commercial and Color-of-law, even common-law jurisdictions, CONTRACTS RULE the Court and the Court's main function is to READ INTO the Contract and initiate the basis of Fact, of the parties. My Contracts never existed with the Court, its rules, procedures, policies, or statutes... it is between MY TRUST & MOTOR LIQUIDATIONS COMPANY'S, but that went from Color of Law, to Contract law (common law) when both Fiduciary TRUSTEES CONTRACTED to settle Additors, debt with its creditor, Me.

I pray the Counter Claim is Allowed and the Court moves me from an unsecured creditor, to secured creditor and ORDER MY NOTICE OF CLAIM OF MARITIME LIEN AGAINST SAID VESSELS, THIRD PARTY DEFENDANTS. ALL RIGHTS RESERVED, for the \$39,000,000.00 USD settlement due to the breach of contract

Dated: 1-25-2011

By: Barry Henry Spencer Junior
Barry-Henry Spencer Junior
Good as AVAL

PRIVATE REGISTERED INDEMNITY BOND
NON-NEGOTIABLE

COPY

BOND NO. RB 644 758 135 US BOND A
REGISTERED LIBER # MA UCC-1# 200972913140

USPO REGISTERED MAIL # RB 644 758 135 US A
VALUE: \$300,000,000.00 USD

ISSUE DATE: October 12, 2009
MATURITY DATE: October 12, 2039

Pay To The Order Of: THE UNITED STATES DEPARTMENT OF THE TREASURY
TIMOTHY F. GEITHNER, SECRETARY
1500 PENNSYLVANIA AVENUE, NW
WASHINGTON, DC 20220

For: Barry-Henry: Spencer Junior,
BARRY HENRY SPENCER JR
Social Security Number: SS# 026-56-3472

Principal
Account Holder
Account

By, On through:
Barry-Henry: Spencer Junior,

Principal
Private Offset Account# SS# 026563472
Private Offset Account # SS# 011429637

Ann:-Spencer, Surety #1

Tamika-Nicole: Scott, Surety #2

Private Offset Account # SS# 027563406

In order to Discharge or Offset debt, to protect Secured Interests, to reserve the right of Remedy, Recourse and Subrogation, and in order to maintain the Honor of the named Account Holder(s) and Account(s), and to facilitate lawful commercial transactions, and in order to lawfully engage in commerce within the jurisdiction of THE UNITED STATES DEPARTMENT OF THE TREASURY, this Private Offset Discharging and Indemnity Bond, issued to MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY is necessitated.

We, Barry-Henry: Spencer Junior, Principal, and Ann: Spencer, Surety, and Tamika-Nicole: Scott, Surety, being Creditors, Sui Juris status, of sound mind(s), Standing in Honor, with full knowledge and full disclosure, with Honorable Intent, herein hold, bind, and obligate Ourselves, individually and cooperatively, jointly and severally, as voluntary sureties for the herein named Account Holder(s) and Account(s), each Jointly and Severally, for any amount(s) up to and including \$300,000,000.00 (USD) - Three Hundred Million United States Dollars, for the Honorable purposes through this Bond, of Underwriting, Insuring, and Indemnifying said Account Holder(s) and Account(s) against any and all pre-existing, current, and future liabilities through/by Offsetting against this Bond, Dollar for Dollar, all such obligations, which shall include but not be limited to, any and all underlying and related account(s), agency(s), bond(s), and person(s), public or private, whether named or unnamed, for all aiding(s), abetting(s), act(s), action(s) (whether civil or criminal), accusations, act(s) of god, advisement(s), affidavit(s), affirmation(s), absconding(s), admiralty action(s), arrest(s), activity, attestation(s), accident(s), appointment(s), accord(s), agreement(s), bill(s), breach(es) of contract, bond(s), bankruptcy action(s), baring(s), brokering(s), capture(s), case(s), cause(s), charge(s), claim(s), code(s), collection(s), commercial action(s), common law action(s), complaint(s), commitment(s), communication(s) (whether Written, Oral, or Electronic, with or without notice), compensatory damage(s), cost(s), criminal debt(s), contract(s), conspiracy, counterfeiting(s), condemning(s), contributing(s), conveying(s), commission(s), damage(s), database(s), debt(s), decision(s), default(s), deficit(s), deficiencies, docket(s), document(s), encumbrance(s), equity action(s), error(s), execution(s), election(s), expense(s), fee(s), file(s), finding(s), fine(s), forfeiture(s), fraud(s), hearing(s), holding(s), information(s), indictment(s), injury(s), instrument(s), incursion(s), incarceration(s), investigation(s), interrogation(s), In Rem proceeding(s), impeachment(s), judgment(s), laundering(s), levy(ies), liability(ies), lien(s), loss(es), letter(s), license(s), manufacturing(s), margin(s), negligence(s), notice(s), obligation(s), obligation(s) of contract, obligation(s) of performance, order(s), option(s), penal action(s), penal debt(s), penal sum(s), pronouncement(s), probation(s), parole(s), prize(s), process(es), profit(s), regulation(s), reimbursement(s), restitution(s), recidivism(s), recklessness(s), recoupment(s), rule(s), recovery(s), recrimination(s), regulation(s), regulatory action(s), rescission(s), rebuttal(s), reprisal(s), recourse(s), remedy(s), remediation(s), statement(s), statute(s), seizure(s), subrogation(s), supervision(s), summoning(s), service(s), tax(es), testimony, TRUE BILL(s), taking(s), transaction(s), uttering(s), violation(s), and warrant(s), or other named or unnamed liabilities. All such liabilities, duties, obligations, and debts shall be ledgered against this Bond for Offset by, on/through our Private Offset Account(s) and shall pay, satisfy, offset, and discharge, Dollar for Dollar, all such obligations fully and completely, thereby restoring and maintaining the Honorable Standing of the named Account Holder(s) and Account(s) by, on/ through our Private Offset Account(s).

AS
Surety #1

Tamika-Nicole Scott
Surety #2

Barry Henry Spencer Jr
Principal

MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY shall have 10 (Ten) days from the date of receipt of this Bond, as witnessed by the Date of Receipt affixed to the Bond, to dishonor this Bond by returning this Bond and Notice of Dishonor with Statement of Reason to the Principal at the stipulated mailing address by USPS Certified Mail. Failure to return this Bond as stated shall constitute Acceptance and Honoring of this Bond by terms of Contract and constitute Acceptance and Honoring of all of the associated transactions and adherence to all of the terms and conditions contained herein, in accordance with the Law, by MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, AND THE UNITED STATES DEPARTMENT OF THE TREASURY.

COPY

MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY, shall ledger this Bond as an Asset as best suits the needs of THE UNITED STATES DEPARTMENT OF THE TREASURY, in accordance with the terms and conditions contained herein for a period of 30 (Thirty) years.

- REMAINDER OF THIS PAGE INTENTIONALLY BLANK -

AS
Surety #1

[Signature]
Surety #2

[Signature]
Principal

COPY

Bond Order

A) MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY shall offset all pre-existing and current liabilities for the named Account Holder(s) and Account(s) by offset against this Bond, Dollar for Dollar, jointly and severally, for any amount or cumulative amount(s) up to and including \$300,000,000.00 (USD) - Three Hundred Million United States Dollars, all such obligations which shall include but not be limited to, any and all underlying and related account(s), agency(s), bond(s), and person(s), public or private, whether named or unnamed, for all aiding(s), abetting(s), act(s), action(s) (whether civil or criminal), accusations, act(s) of god, advisement(s), affidavit(s), affirmation(s), absconding(s), admiralty action(s), arrest(s), activity, attestation(s), accident(s), appointment(s), accord(s), agreement(s), bill(s), breach(es) of contract, bond(s), bankruptcy action(s), baring(s), brokering(s), capture(s), case(s), cause(s), charge(s), claim(s), code(s), collection(s), commercial action(s), common law action(s), complaint(s), commitment(s), communication(s) (whether Written, Oral, or Electronic, with or without notice), compensatory damage(s), cost(s), criminal debt(s), contract(s), conspiracy, counterfeiting(s), condemning(s), contributing(s), conveying(s), commission(s), damage(s), database(s), debt(s), decision(s), default(s), deficit(s), deficiencies, docket(s), document(s), encumbrance(s), equity action(s), error(s), execution(s), election(s), expense(s), fee(s), file(s), finding(s), fine(s), forfeiture(s), fraud(s), hearing(s), holding(s), information(s), indictment(s), injury(s), instrument(s), incursion(s), incarceration(s), investigation(s), interrogation(s), In Rem proceeding(s), impeachment(s), judgment(s), laundering(s), levy(ies), liability(ies), lien(s), loss(es), letter(s), license(s), manufacturing(s), margin(s), negligence(s), notice(s), obligation(s), obligation(s) of contract, obligation(s) of performance, order(s), option(s), penal action(s), penal debt(s), penal sum(s), pronouncement(s), probation(s), parole(s), prize(s), process(es), profit(s), regulation(s), reimbursement(s), restitution(s), recidivism(s), recklessness(s), recoupment(s), rule(s), recovery(s), recrimination(s), regulation(s), regulatory action(s), rescission(s), rebuttal(s), reprisal(s), recourse(s), remedy(s), remediation(s), statement(s), statute(s), seizure(s), subrogation(s), supervision(s), summoning(s), service(s), tax(es), testimony, TRUE BILL(s), taking(s), transaction(s), uttering(s), violation(s), and warrant(s), or other named or unnamed liabilities. All such liabilities, duties, obligations, and debts shall be ledgered against this Bond for Offset by, on/ through our Private Offset Account(s) and shall pay, satisfy, offset, and discharge, Dollar for Dollar, all such obligations fully and completely, thereby restoring and maintaining the Honorable Standing of the named Account Holder(s) and Account(s) by, on/ through our Private Offset Account(s).

B) MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY shall offset all future liabilities for the named Account Holder(s) and Account(s) by offset against this Bond, Dollar for Dollar, jointly and severally, for any amount or cumulative amount(s) up to and including \$300,000,000.00 (USD) - Three Hundred Million United States Dollars, all such obligations which shall include but not be limited to, any and all underlying and related account(s), agency(s), bond(s), and person(s), public or private, whether named or unnamed, for all aiding(s), abetting(s), act(s), action(s) (whether civil or criminal), accusations, act(s) of god, advisement(s), affidavit(s), affirmation(s), absconding(s), admiralty action(s), arrest(s), activity, attestation(s), accident(s), appointment(s), accord(s), agreement(s), bill(s), breach(es) of contract, bond(s), bankruptcy action(s), baring(s), brokering(s), capture(s), case(s), cause(s), charge(s), claim(s), code(s), collection(s), commercial action(s), common law action(s), complaint(s), commitment(s), communication(s) (whether Written, Oral, or Electronic, with or without notice), compensatory damage(s), cost(s), criminal debt(s), contract(s), conspiracy, counterfeiting(s), condemning(s), contributing(s), conveying(s), commission(s), damage(s), database(s), debt(s), decision(s), default(s), deficit(s), deficiencies, docket(s), document(s), encumbrance(s), equity action(s), error(s), execution(s), election(s), expense(s), fee(s), file(s), finding(s), fine(s), forfeiture(s), fraud(s), hearing(s), holding(s), information(s), indictment(s), injury(s), instrument(s), incursion(s), incarceration(s), investigation(s), interrogation(s), In Rem proceeding(s), impeachment(s), judgment(s), laundering(s), levy(ies), liability(ies), lien(s), loss(es), letter(s), license(s), manufacturing(s), margin(s), negligence(s), notice(s), obligation(s), obligation(s) of contract, obligation(s) of performance, order(s), option(s), penal action(s), penal debt(s), penal sum(s), pronouncement(s), probation(s), parole(s), prize(s), process(es), profit(s), regulation(s), reimbursement(s), restitution(s), recidivism(s), recklessness(s), recoupment(s), rule(s), recovery(s), recrimination(s), regulation(s), regulatory action(s), rescission(s), rebuttal(s), reprisal(s), recourse(s), remedy(s), remediation(s), statement(s), statute(s), seizure(s), subrogation(s), supervision(s), summoning(s), service(s), tax(es), testimony, TRUE BILL(s), taking(s), transaction(s), uttering(s), violation(s), and warrant(s), or other named or unnamed liabilities. All such liabilities, duties, obligations, and debts shall be ledgered against this Bond for Offset by, on/ through our Private Offset Account(s) and shall pay, satisfy, offset, and discharge, Dollar for Dollar, all such obligations fully and completely, thereby restoring and maintaining the Honorable Standing of the named Account Holder(s) and Account(s) by, on/ through our Private Offset Account(s).

AS
Surety # 1

Jane DOST
Surety # 2

PHS
Principa

We, as Signatories, to execute this Registered Private Indemnity Bond # 644 758 135 US Bond A to hereby affix Our Initial(s), Seal(s), and Signature(s) to this Bond / Instrument on this 12th day of October in the year of Two Thousand and Ten

COPY

AS
Surety # 1

TNS
Surety # 2

[Signature]
Principal Initials

Ann: Spencer, Surety #1
Private Offset Account # SS# 011 42 9637

/s/ Ann Spencer
Surety #1 Signature:

Surety #1
Seal/Right Thumbprint

Tamika-Nicole: Scott, Surety #2
Private Offset Account # SS# 027563406

/s/ [Signature]
Surety #2 Signature:

Surety #2
Seal/Right Thumbprint

Barry-Henry: Spencer Juniort, Principal
Private Offset Account # SS# 026563472

/s/ Barry-Henry Spencer Juniort
Principal Signature:

Principal
Seal/Right Thumbprint

We Solemnly attest as Witnesses, to the authenticity of the foregoing Initials(s), Seal(s), and Signature(s) placed upon this Document on this, the 12th Day of October in the year Two Thousand and Ten.

Witness #1 Quantae Byrd
(Printed Name)

/s/ [Signature]

Living Location c/o _____

21 Vesta Rd apt 1
Dorchester Ma 02124
non-domestic without the US

Witness #2 _____
(Printed Name)

/s/ _____

Living Location c/o _____

non-domestic without the US

incarceration(s), investigation(s), interrogation(s), In Rem proceeding(s), impeachment(s), judgment(s), laundering(s), levy(ies), liability(ies), lien(s), loss(es), letter(s), license(s), manufacturing(s), margin(s), negligence(s), notice(s), obligation(s), obligation(s) of contract, obligation(s) of performance, order(s), option(s), penal action(s), penal debt(s), penal sum(s), pronouncement(s), prohibition(s), seizure(s), prize(s), process(es), profit(s), regulation(s), reimbursement(s), restitution(s), recidivism(s), recklessness(s), receipt(s), rule(s), recovery(s), recrimination(s), regulation(s), regulatory action(s), rescission(s), rebuttal(s), reprisal(s), recourse(s), remedy(s), remediation(s), statement(s), statute(s), seizure(s), subrogation(s), supervision(s), summoning(s), service(s), tax(es), testimony, TRUE BILL(s), taking(s), transaction(s), uttering(s), violation(s), and warrant(s), or other named or unnamed liabilities. All such liabilities, duties, obligations, and debts shall be ledgered against this Bond for Offset by, on/through our Private Offset Account(s) and shall pay, satisfy, offset, and discharge, Dollar for Dollar, all such obligations fully and completely, thereby restoring and maintaining the Honorable Standing of the named Account Holder(s) and Account(s) by, on/ through our Private Offset Account(s).

COPY

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AS
Surety #1

Jamil Dilsat
Surety #2

[Signature]
Principal

COPY

MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY shall have 10 (TEN) days from the date of receipt of this Bond, as witnessed by the Date of Receipt affixed to the USPS Return Receipt, to dishonor this Bond by returning this Bond and Notice of Dishonor with Statement of Reason to the Principal at the stipulated mailing address by USPS Certified Mail. Failure to return this Bond as stated shall constitute Acceptance and Honoring of this Bond by terms of Contract and constitute Acceptance and Honoring of all of the associated transactions and adherence to all of the terms and conditions contained herein, in accordance with the Law, by MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, AND THE UNITED STATES DEPARTMENT OF THE TREASURY.

MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY, shall ledger this Bond as an Asset as best suits the needs of THE UNITED STATES DEPARTMENT OF THE TREASURY, in accordance with the terms and conditions contained herein for a period of 30 (Thirty) years.

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AS
Surety # 1

[Signature]
Surety # 2

[Signature]
Principal

COPY

Bond Order

A) MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY shall offset all pre-existing and current liabilities for the named Account Holder(s) and Account(s) by offset against this Bond, Dollar for Dollar, jointly and severally, for any amount or cumulative amount(s) up to and including \$300,000,000.00 (USD) - Three Hundred Million United States Dollars, all such obligations which shall include but not be limited to, any and all underlying and related account(s), agency(s), bond(s), and person(s), public or private, whether named or unnamed, for all aiding(s), abetting(s), act(s), action(s) (whether civil or criminal), accusations, act(s) of god, advisement(s), affidavit(s), affirmation(s), absconding(s), admiralty action(s), arrest(s), activity, attestation(s), accident(s), appointment(s), accord(s), agreement(s), bill(s), breach(es) of contract, bond(s), bankruptcy action(s), baring(s), brokering(s), capture(s), case(s), cause(s), charge(s), claim(s), code(s), collection(s), commercial action(s), common law action(s), complaint(s), commitment(s), communication(s) (whether Written, Oral, or Electronic, with or without notice), compensatory damage(s), cost(s), criminal debt(s), contract(s), conspiracy, counterfeiting(s), condemning(s), contributing(s), conveying(s), commission(s), damage(s), database(s), debt(s), decision(s), default(s), deficit(s), deficiencies, docket(s), document(s), encumbrance(s), equity action(s), error(s), execution(s), election(s), expense(s), fee(s), file(s), finding(s), fine(s), forfeiture(s), fraud(s), hearing(s), holding(s), information(s), indictment(s), injury(s), instrument(s), incursion(s), incarceration(s), investigation(s), interrogation(s), In Rem proceeding(s), impeachment(s), judgment(s), laundering(s), levy(ies), liability(ies), lien(s), loss(es), letter(s), license(s), manufacturing(s), margin(s), negligence(s), notice(s), obligation(s), obligation(s) of contract, obligation(s) of performance, order(s), option(s), penal action(s), penal debt(s), penal sum(s), pronouncement(s), probation(s), parole(s), prize(s), process(es), profit(s), regulation(s), reimbursement(s), restitution(s), recidivism(s), recklessness(s), recoupment(s), rule(s), recovery(s), recrimination(s), regulation(s), regulatory action(s), rescission(s), rebuttal(s), reprisal(s), recourse(s), remedy(s), remediation(s), statement(s), statute(s), seizure(s), subrogation(s), supervision(s), summoning(s), service(s), tax(es), testimony, TRUE BILL(s), taking(s), transaction(s), uttering(s), violation(s), and warrant(s), or other named or unnamed liabilities. All such liabilities, duties, obligations, and debts shall be ledgered against this Bond for Offset by, on/ through our Private Offset Account(s) and shall pay, satisfy, offset, and discharge, Dollar for Dollar, all such obligations fully and completely, thereby restoring and maintaining the Honorable Standing of the named Account Holder(s) and Account(s) by, on/ through our Private Offset Account(s).

B) MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY shall offset all future liabilities for the named Account Holder(s) and Account(s) by offset against this Bond, Dollar for Dollar, jointly and severally, for any amount or cumulative amount(s) up to and including \$300,000,000.00 (USD) - Three Hundred Million United States Dollars, all such obligations which shall include but not be limited to, any and all underlying and related account(s), agency(s), bond(s), and person(s), public or private, whether named or unnamed, for all aiding(s), abetting(s), act(s), action(s) (whether civil or criminal), accusations, act(s) of god, advisement(s), affidavit(s), affirmation(s), absconding(s), admiralty action(s), arrest(s), activity, attestation(s), accident(s), appointment(s), accord(s), agreement(s), bill(s), breach(es) of contract, bond(s), bankruptcy action(s), baring(s), brokering(s), capture(s), case(s), cause(s), charge(s), claim(s), code(s), collection(s), commercial action(s), common law action(s), complaint(s), commitment(s), communication(s) (whether Written, Oral, or Electronic, with or without notice), compensatory damage(s), cost(s), criminal debt(s), contract(s), conspiracy, counterfeiting(s), condemning(s), contributing(s), conveying(s), commission(s), damage(s), database(s), debt(s), decision(s), default(s), deficit(s), deficiencies, docket(s), document(s), encumbrance(s), equity action(s), error(s), execution(s), election(s), expense(s), fee(s), file(s), finding(s), fine(s), forfeiture(s), fraud(s), hearing(s), holding(s), information(s), indictment(s), injury(s), instrument(s), incursion(s), incarceration(s), investigation(s), interrogation(s), In Rem proceeding(s), impeachment(s), judgment(s), laundering(s), levy(ies), liability(ies), lien(s), loss(es), letter(s), license(s), manufacturing(s), margin(s), negligence(s), notice(s), obligation(s), obligation(s) of contract, obligation(s) of performance, order(s), option(s), penal action(s), penal debt(s), penal sum(s), pronouncement(s), probation(s), parole(s), prize(s), process(es), profit(s), regulation(s), reimbursement(s), restitution(s), recidivism(s), recklessness(s), recoupment(s), rule(s), recovery(s), recrimination(s), regulation(s), regulatory action(s), rescission(s), rebuttal(s), reprisal(s), recourse(s), remedy(s), remediation(s), statement(s), statute(s), seizure(s), subrogation(s), supervision(s), summoning(s), service(s), tax(es), testimony, TRUE BILL(s), taking(s), transaction(s), uttering(s), violation(s), and warrant(s), or other named or unnamed liabilities. All such liabilities, duties, obligations, and debts shall be ledgered against this Bond for Offset by, on/ through our Private Offset Account(s) and shall pay, satisfy, offset, and discharge, Dollar for Dollar, all such obligations fully and completely, thereby restoring and maintaining the Honorable Standing of the named Account Holder(s) and Account(s) by, on/ through our Private Offset Account(s).

AS
Surety # 1

[Signature]
Surety # 2

[Signature]
Principal

COPY

- C) MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY shall have 10 (TEN) days from the date of receipt of this Bond, as witnessed by the Date of Receipt affixed to the USPO Return Receipt, to dishonor this Bond by returning this Bond and Notice of Dishonor with Statement of Reason to the Principal at the stipulated mailing address by USPS Certified Mail. Failure to return this Bond as stated shall constitute Acceptance and Honoring of this Bond by terms of Contract and constitute Acceptance and Honoring of all of the associated transactions and adherence to all of the terms and conditions contained herein, in accordance with the Law, by MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, and THE UNITED STATES DEPARTMENT OF THE TREASURY.
- D) MR. TIMOTHY F. GEITHNER, THE SECRETARY OF THE TREASURY, THE UNITED STATES DEPARTMENT OF THE TREASURY, shall ledger this Bond as an Asset as best suits the needs of THE UNITED STATES DEPARTMENT OF THE TREASURY, in accordance with the terms and conditions contained herein for a period of 30 (Thirty) years.
- E) The Principal's stipulated mailing address is:

Barry-Henry: Spencer Junior
BARRY HENRY SPENCER JUNIOR
c/o 352 Walnut Ave #3
Roxbury, MA; near [02119]
Non Domestic without the US
- F) This Registered Private Offset and Discharge Bond Number RB 644 758 135 US Bond B, shall expire on Maturity Date October 12, 2039.

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AS
Surety # 1

[Signature]
Surety # 2

[Signature]
Principal

We, as Signatories, to execute this Registered Private Offset and Discharge Bond # RB 644 758 135 US do hereby affix our Initial(s), Seal(s), and Signature(s) to this Bond / Instrument on this 12nd day of October in the year of Two Thousand and Ten

COPY

AS
Surety # 1

TNS
Surety # 2

[Signature]
Principal

Ann: Spencer, Surety #1
Private Offset Account # SS# 011429638

/s/ Ann Spencer
Surety #1:

Surety #1
Seal/Right Thumbprint

Tamika-Nicole: Scott, Surety #2
Private Offset Account # SS# 027563406

/s/ T. Scott
Surety #2:

Surety #2
Seal/Right Thumbprint

Barry-Henry: Spencer Junior, Principal
Private Offset Account # SS# 026563472

/s/ Barry Spencer Junior
Principal:

Principal
Seal/Right Thumbprint

We Solemnly attest as Witnesses, to the authenticity of the foregoing Initials(s), Seal(s), and Signature(s) placed upon this Document on this, the 12nd Day of October in the year Two Thousand and Ten.

Witness #1 [Signature]

/s/ Quantae Byrd

Living Location c/o _____

21 Vesta Rd apt 1

Dorchester Ma. 02124
non-domestic without the US

Witness #2 _____

/s/ _____

Living Location c/o _____

non-domestic without the US