

**UNITED STATES BANKRUPTCY COURT
DISTRICT OF DELAWARE**

In re Rental Car Intermediate
Holdings, LLC,
Reorganized Debtor,¹

)
) Chapter 11
)
) Case No. 20-11247 (MFW)
)
)
)

**DECLARATION OF STEVEN WEISBROT ON BEHALF OF ANGEION GROUP,
LLC IN SUPPORT OF MOTION FOR FINAL APPROVAL OF CLASS ACTION
SETTLEMENT**

I, Steven Weisbrot, hereby declare under penalty of perjury pursuant to 28 U.S.C. § 1746 that the following is true and correct:

1. I am the President and Chief Executive Officer at the class action notice and claims administration firm Angeion Group, LLC (“Angeion”). I am fully familiar with the facts contained herein based upon my personal knowledge.
2. My credentials were previously reported to this Court in my prior declaration that was filed in support of the Debtors’ Motion for Preliminarily Approving the Settlement (Docket No. 5836) (“Original Declaration”).
3. The purpose of this declaration is to provide the Court with a summary of the work Angeion performed related to the Notice Program as outlined in my Original Declaration and to provide as summary of the claims filing statistics to date.

SETTLEMENT CLASS LIST

¹ The last four digits of the tax identification number of Reorganized Debtor Rental Car Intermediate Holdings, LLC (“RCIH”) are 2549. The location of the Reorganized Debtors’ service address is 8501 Williams Road, Estero, FL 33928. On September 28, 2021, the Court entered a final decree closing each of the chapter 11 cases for The Hertz Corporation and its affiliated reorganized debtors (the “Reorganized Debtors”) other than RCIH’s chapter 11 case. Commencing on September 28, 2021, all motions, notices and other pleadings relating to any of the Reorganized Debtors shall be filed in RCIH’s chapter 11 case, Case No. 20-11247 (MFW).

4. On July 12, 2021, Class Counsel provided Angeion with two Microsoft Excel spreadsheets containing where available, names, mailing addresses, email addresses, rental data, and other pertinent information for Class Members. One spreadsheet contained the rental information from rentals purchased through Hertz and the other contained the rental information from rentals purchased through Dollar/Thrifty.

5. On September 22, 2021, Class Counsel provided Angeion with revised spreadsheets for the Hertz rental class which included data on rental period dates which were missing from the initial file.

6. In summary, the revised Hertz spreadsheets contained 534,138 records and the Dollar/Thrifty spreadsheet contained 151,128 records.

7. Angeion removed international records from the data and wherever possible combined records where it was identified a Class Member had more than 1 rental record in the data. Angeion combined the spreadsheets to create the Class List which consisted of 531,219 unique records.

8. Angeion caused a reverse look-up search to be performed on the 539,218 records to acquire postal addresses and email addresses for Settlement Class Members where the spreadsheets did not contain such data, and/or to update information in the spreadsheets. The results of the look-up were incorporated into the Class List. Combining information in the spreadsheets with information from the reverse lookup, Angeion was able to obtain 230,065 valid email addresses and 396,979 postal addresses pertaining to the Settlement Class Members.²

DIRECT NOTICE

Email Notices

9. On October 6, 2021, Angeion caused the Email Notice to be sent via email to the 230,065 records which had a valid email address. Of the 230,065 emails sent, 42,215 emails could not be delivered. Attached hereto as **Exhibit A** is a copy of the Email Notice.

² These numbers add up to more than the total number of unique Settlement Class Members because in some cases, Angeion was able to obtain both an email address and a postal address for the same individual. Angeion was able to obtain either an email address or a postal address for approximately 80% of the individuals on the Class List.

10. On October 27, 2021, Angeion caused a reminder Email Notice to be sent to 184,271 class members who had the initial Email Notice successfully delivered and had not previously submitted a claim.

11. On November 8, 2021, it was brought to Angeion's attention that there was a typographical error in the Email Notice, that had the settlement website incorrectly typed as www.mexicorentalcarsettlement.com. This error was typographical only, and if the link was clicked it was correctly hyperlinked to the Settlement Website. To err on the side of caution, Angeion also purchased the incorrect URL and had it directed to the Settlement Website so if any class members typed the incorrect URL into a search engine, they would be redirected to the Settlement Website.

12. Angeion also caused an Updated Email Notice correcting the typographical error to be sent to 177,830 class members who had the initial Email Notice successfully delivered and had not previously submitted a claim on September 9, 2021. Attached hereto as **Exhibit B** is a copy of the Updated Email Notice.

Mailed Notices

13. Angeion processed the 396,979 mailing addresses through the United States Postal Service ("USPS") National Change of Address ("NCOA") database to identify updated address information for individuals and businesses who have moved in the last four years and filed a change of address card with the USPS. The NCOA results provided 16,007 updated addresses for Settlement Class Members. Angeion updated the Class List with these updated addresses.

14. Commencing on October 18, 2021, Angeion caused the Settlement Double Postcard Notice ("Notice") to be mailed to all 396,979 Class members with a mailing address via United States Postal Service ("USPS") first class mail. Attached hereto as **Exhibit C** is a copy of the Notice.

15. As of November 18, 2021, Angeion has received 4,660 Notices returned as undeliverable from the USPS with a forwarding address. The Class list database was updated with these updated addresses and Notices were re-mail to these 4,660 records.

16. As of November 18, 2021, 53,734 Notices were returned as undeliverable by the USPS without a forwarding address. Angeion conducted address verification searches (“skip traces”) in an attempt to locate updated addresses. Angeion identified 20,288 updated addresses via skip tracing. Angeion updated its database with these addresses and re-mailed a Notice to the 20,288 records.

ONLINE ADVERTISING NOTICE

17. In addition to providing the email and postal notice discussed above, Angeion also provided notice to Class Members using internet advertising and social media.

18. Angeion utilized a form of internet advertising known as Programmatic Display Advertising to provide notice of the litigation to Class Members. Programmatic Display Advertising is a trusted method specifically utilized to reach a defined target audience where an algorithm identifies and examines demographic profiles and uses advanced technology to place advertisements on the websites where members of the audience are most likely to visit. In this case the target audience was potential Class Members, i.e. renters through Dollar, Thrifty and Hertz.

19. On October 29, 2021, Angeion caused the digital notice campaign to commence. The digital banner ads are scheduled to run until the November 23, 2021 deadlines on both desktop and mobile devices to reach the most qualified audience on websites where Class Members were likely to shop and browse specifically targeting Hertz users. Class Members can click on the ads to be transferred directly to the Settlement Website. Copies of the internet banner ads used in this campaign are attached hereto as **Exhibit D**.

20. In addition to the digital banner ad campaign, on October 29, 2021, Angeion also caused a separate social media digital campaign to commence on Facebook & Instagram. The social media campaign engages with the audience via a mix of news feed and story units to optimize performance via the Facebook and Instagram desktop sites, mobile sites and mobile apps. First party data was also used to directly target these ads to individuals on the Class List. Copies of the Facebook ads campaign are attached hereto as **Exhibit E**.

21. Through November 18, 2021, the digital media program has served 4,701,951 impressions from the digital banner ads and 8,249,944 impressions from the social media ads. The digital media program is scheduled to end on November 23, 2021 and is anticipated to serve a total of 4,776,951 impressions from the digital banner ads and 8,256,716 impressions from the social media ads.³

SETTLEMENT WEBSITE

22. Angeion established the following case-specific website: www.mexicocarrentalsettlement.com (“Settlement Website”), which went live on October 6, 2021. The Settlement Website provides both summary and detailed information about the Settlement, including the information in and a link to the Long- Form Notice (attached here to as **Exhibit F**), important dates and deadline, a “Frequently Asked Questions” page, and a page with links to relevant Court documents, including the Settlement Agreement, Motion for Preliminary Approval, Preliminary Approval Order, Claim Form (attached hereto as **Exhibit G**) and opt-out form (attached here to as **Exhibit H**). The Settlement Website also included a link to the Long-Form Notice translated into Spanish (attached hereto as **Exhibit I**). The Settlement Website allows Class Members to file a claim and upload supporting documentation via the site. The Settlement Website also allows Class Members to opt-out from the Settlement by filling out and signing an Opt-out form. The Settlement Website also contains a “Contact Us” page which provides Class Members additional ways to contact Angeion, such as by mail or email or phone, by which they may update their addresses or submit additional questions regarding the Settlement.

23. As of November 18, 2021, the Settlement Website has had 41,831 unique visitors and 100,352 page views.

TOLL-FREE HOTLINE

24. On October 6, 2021, Angeion established the following toll-free hotline devoted to this case to further apprise Class Members of their rights and options in the Settlement: 1-855-545-

³ As a result of the combined email, postal, and online notice, well over 80% of Class Members will have been sent notice of the Settlement.

0882. The toll-free hotline utilizes an interactive voice response (“IVR”) system to provide Class Members with responses to frequently asked questions and provides essential information regarding the Settlement. Class Members may also leave a message to ask additional questions, provide updated address information or request a claim form to be mailed to them. The hotline is accessible 24 hours a day, 7 days a week. As on November 18, 2021, the toll-free hotline has received 2,269 calls totaling 9,640 minutes.

CLAIM FORM SUBMISSIONS

25. The deadline for Class Members to submit a claim is November 23, 2021. As of November 18, 2021, Angeion has received a total of 42,790 Claim Form submissions (22,365 online submissions and 20,425 submissions by mail). Of the 42,790 Claims Forms submitted 40,603 were submitted with a Notice ID (either returned the double postcard claim or submitted an online claim using their Notice ID and confirmation code).

26. The 22,365 online Claim Forms submitted were submitted for a total of 261,113 Rental Days and an associated dollar amount of \$6,788,938.00. Claim Forms are still being received, processed and validated, and this amount is expected to change.

REQUESTS FOR EXCLUSION AND OBJECTIONS

27. The deadline to submit a request for exclusion from the Settlement or to object to the Settlement is November 23, 2021. As of November 19, 2021, Angeion has not received any objections to the Settlement from Class Members. As of November 19, 2021, Angeion has received 68 requests for exclusion. A table summarizing the exclusion requests is attached here to as **Exhibit J**.

ESTIMATED NOTICE AND ADMINISTRATION COSTS

28. Through November 18, 2021, Angeion has incurred \$275,737.79 in costs for noticing and administration work performed. These costs were paid by Class Counsel. Angeion estimates that it will cost an approximately \$180,130 in additional costs to complete the administration of the settlement.

UPDATED INFORMATION

29. Angeion will provide the Court with a subsequent declaration updating the number of claims, objections and exclusions (along with the names of any persons excluding themselves) after the deadline for such actions has passed. Angeion reserves the right to further update its costs of administration prior to finalizing the calculation of the pro-rata distributions to Class Members. After all distributions are made, Angeion will pay residual funds to the Court-approved *cy pres* recipient.

CONCLUSION

30. It is my opinion that the Notice Program described herein met the requirements of Rule 23 and due process requirements, provided the best notice that was practicable under the circumstances, and incorporated contemporary media and best practices to alert and engage the participation of Class Members in the proposed Settlement.

I hereby declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Dated: November 19, 2021

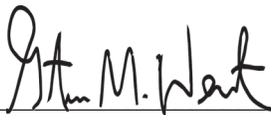

STEVEN WEISBROT

Exhibit A

From: Hertz DTAG Mexico Rentals Class Action Settlement Administrator
<DoNotReply@mexicocarrentalsettlement.com>
Sent: Wednesday, October 6, 2021 6:11 PM
To: [REDACTED]
Subject: Notice of Class Action and Proposed Settlement

Notice ID: [REDACTED]

Confirmation Code: [REDACTED]

Dear [REDACTED],

Why Am I Receiving This Notice?

You are receiving this notice because, according to our records, you previously reserved online and rented a Hertz, Dollar, or Thrifty vehicle that you picked up in Mexico. **If you [file a claim](#)**, and the settlement is approved, you will receive a refund of approximately \$26 for each day of your Mexican car rentals during the class period. Your estimated refund will be **\$104.00**.

What's this about?

In May 2020, while the lawsuit was pending, Hertz DTAG filed a petition for relief in Delaware under Chapter 11 of the Bankruptcy Code. To avoid the costs and risks of continued litigation, the Parties have agreed to a settlement. The settlement allows the Class a general unsecured nonpriority claim against The Hertz Corporation in the aggregate amount of \$20,000,000.

A class action lawsuit was brought against Hotwire, Inc. ("Hotwire"), The Hertz Corporation ("Hertz"), and Dollar Thrifty Automotive Group ("DTAG"). (Hertz and DTAG are referred to collectively as "Hertz DTAG"). The lawsuit was brought by a consumer who rented a Thrifty brand vehicle in Mexico. The lawsuit alleges that Hotwire and Hertz DTAG advertised a low daily rate for Mexican rental cars, but then charged consumers a higher price at the rental counter. The lawsuit claims that the higher prices resulted from (1) previously undisclosed and purportedly mandatory insurance coverage, and (2) converting the reserved U.S. rental rate into Mexican Pesos at an inflated exchange rate. The Class is defined as "all persons who, in the U.S. reserved online and rented a Hertz, Dollar, or Thrifty rental car with pick up in Mexico between May 24, 2009 and December 31, 2018."

What can I receive?

Under the settlement, each Class member who files a claim will receive a refund of approximately \$26 per day for his or her completed Hertz, Dollar or Thrifty car rental in Mexico between May 24, 2009 and December 31, 2018 (the “Class Period”). The claim must be verified by rental records produced by Hertz DTAG and its Mexican licensees during the course of the litigation. If fewer claims are submitted than expected, the refunded amount for each day’s rental may be more than \$26. If more claims are submitted than expected, the refunded amount for each day’s rental may be less than \$26.

How do I make a claim?

To receive your payment, you must complete a [claim form](#), which is available at the [settlement website](#). You can complete the form online, or you can print it, fill it out, and mail it to the address shown on the form. Claim forms must be **received (not just postmarked) by November 23, 2021**. You must complete and submit the claim form under penalty of perjury.

What are my other options?

You can exclude yourself from the Class to retain any rights you may have to bring a separate lawsuit against Hotwire or Hertz DTAG. (be advised, however, that many rights to sue against Hertz DTAG and its affiliates were released automatically by operation of bankruptcy law, and you will not be able to file such lawsuits even if you exclude yourself from the Class.) Those who do not exclude themselves will be deemed to have consented to the Court’s jurisdiction and authority to enter a final order upon the settlement. If you exclude yourself from the Class, you cannot file a claim for money in this settlement nor can you object to this settlement.

Alternatively, you can object to any aspect of the settlement, the amount of attorneys’ fees, costs, or the payment to the Plaintiff by filing a written objection. If the Court denies approval of the settlement, no settlement payments will be sent out, and the bankruptcy court will decide the value of the claim submitted by the class and how the amounts awarded to the class, if any, are distributed.

To exclude yourself from or object to the settlement, you must follow the instructions available at the [settlement website](#). You must ensure that your exclusion request or objection is **received**, not just postmarked, by **November 23, 2021**.

What will happen next?

The Court will hold a hearing on December 14, 2021 at 10:30 a.m. (ET) to consider whether to approve the settlement. If the settlement is approved, the attorneys for Plaintiff will ask the Court for an award of (1) their out-of-pocket expenses, (2) up to \$8.6 million in attorneys' fees and bankruptcy-related financial advisor fees, and (3) \$75,000 in incentive awards, all of which shall be paid out of the \$20 million to be distributed to the Class.

Note that this hearing date may change without further notice to you. Consult the settlement website at www.mexicorentalcarsettlement.com or the Court docket at <https://restructuring.primeclerk.com/hertz> for updated information on the hearing date and time.

How can I get more information?

For a more detailed explanation of this settlement and your rights, please view the Long Form Notice on the settlement website: www.mexicorentalcarsettlement.com. On the settlement website you can also view the complete settlement agreement. You may contact class counsel at Gutride Safier LLP, 100 Pine Street, Suite 1250, San Francisco, CA 94111. You may access the Court docket in this case at <https://restructuring.primeclerk.com/hertz>.

[Unsubscribe](#)

Exhibit B

From: Hertz DTAG Mexico Rentals Class Action Settlement Administrator
<DoNotReply@mexicocarrentalsettlement.com>
Sent: Tuesday, November 9, 2021 1:01 PM
To: [REDACTED]
Subject: Updated Notice of Class Action and Proposed Settlement

Notice ID: [REDACTED]

Confirmation Code: [REDACTED]

Dear [REDACTED],

If you have already submitted a claim for this Settlement, please disregard this notice.

Why Am I Receiving This Notice?

You are receiving this notice because, according to our records, you previously reserved online and rented a Hertz, Dollar, or Thrifty vehicle that you picked up in Mexico. **If you [file a claim](#)**, and the settlement is approved, you will receive a refund of approximately \$26 for each day of your Mexican car rentals during the class period. Your estimated refund will be **\$109.02**.

What's this about?

In May 2020, while the lawsuit was pending, Hertz DTAG filed a petition for relief in Delaware under Chapter 11 of the Bankruptcy Code. To avoid the costs and risks of continued litigation, the Parties have agreed to a settlement. The settlement allows the Class a general unsecured nonpriority claim against The Hertz Corporation in the aggregate amount of \$20,000,000.

A class action lawsuit was brought against Hotwire, Inc. ("Hotwire"), The Hertz Corporation ("Hertz"), and Dollar Thrifty Automotive Group ("DTAG"). (Hertz and DTAG are referred to collectively as "Hertz DTAG"). The lawsuit was brought by a consumer who rented a Thrifty brand vehicle in Mexico. The lawsuit alleges that Hotwire and Hertz DTAG advertised a low daily rate for Mexican rental cars, but then charged consumers a higher price at the rental counter. The lawsuit claims that the higher prices resulted from (1) previously undisclosed and purportedly mandatory insurance coverage, and (2) converting the reserved U.S. rental rate into Mexican Pesos at an inflated exchange rate. The Class is defined as "all persons who, in the U.S. reserved online and rented a Hertz, Dollar, or Thrifty rental car with pick up in Mexico between May 24, 2009 and December 31, 2018."

What can I receive?

Under the settlement, each Class member who files a claim will receive a refund of approximately \$26 per day for his or her completed Hertz, Dollar or Thrifty car rental in Mexico between May 24, 2009 and December 31, 2018 (the “Class Period”). The claim must be verified by rental records produced by Hertz DTAG and its Mexican licensees during the course of the litigation. If fewer claims are submitted than expected, the refunded amount for each day’s rental may be more than \$26. If more claims are submitted than expected, the refunded amount for each day’s rental may be less than \$26.

How do I make a claim?

To receive your payment, you must complete a [claim form](#), which is available at the [settlement website](#). You can complete the form online, or you can print it, fill it out, and mail it to the address shown on the form. Claim forms must be **received (not just postmarked) by November 23, 2021**. You must complete and submit the claim form under penalty of perjury.

What are my other options?

You can exclude yourself from the Class to retain any rights you may have to bring a separate lawsuit against Hotwire or Hertz DTAG. (be advised, however, that many rights to sue against Hertz DTAG and its affiliates were released automatically by operation of bankruptcy law, and you will not be able to file such lawsuits even if you exclude yourself from the Class.) Those who do not exclude themselves will be deemed to have consented to the Court’s jurisdiction and authority to enter a final order upon the settlement. If you exclude yourself from the Class, you cannot file a claim for money in this settlement nor can you object to this settlement.

Alternatively, you can object to any aspect of the settlement, the amount of attorneys’ fees, costs, or the payment to the Plaintiff by filing a written objection. If the Court denies approval of the settlement, no settlement payments will be sent out, and the bankruptcy court will decide the value of the claim submitted by the class and how the amounts awarded to the class, if any, are distributed.

To exclude yourself from or object to the settlement, you must follow the instructions available at the [settlement website](#). You must ensure that your exclusion request or objection is **received**, not just postmarked, by **November 23, 2021**.

What will happen next?

The Court will hold a hearing on December 14, 2021 at 10:30 a.m. (ET) to consider whether to approve the settlement. If the settlement is approved, the attorneys for Plaintiff will ask the Court for an award of (1) their out-of-pocket expenses, (2) up to \$8.6 million in attorneys' fees and bankruptcy-related financial advisor fees, and (3) \$75,000 in incentive awards, all of which shall be paid out of the \$20 million to be distributed to the Class.

Note that this hearing date may change without further notice to you. Consult the settlement website at www.mexicocarrentalsettlement.com/ or the Court docket at <https://restructuring.primeclerk.com/hertz> for updated information on the hearing date and time.

How can I get more information?

For a more detailed explanation of this settlement and your rights, please view the Long Form Notice on the settlement website: www.mexicocarrentalsettlement.com/. On the settlement website you can also view the complete settlement agreement. You may contact class counsel at Gutride Safier LLP, 100 Pine Street, Suite 1250, San Francisco, CA 94111. You may access the Court docket in this case at <https://restructuring.primeclerk.com/hertz>.

[Unsubscribe](#)

Exhibit C

**NOTICE OF
CLASS ACTION
SETTLEMENT**

**To Hertz, Dollar, or
Thrifty Customers
Who Reserved Online and
Rented a Car for Pick Up
in Mexico Between
May 24, 2009 and
December 31, 2018**

Please read to learn your rights
in the settlement

Moretti v. The Hertz Corp. et al
Settlement Claims Administrator
1650 Arch Street, Ste 2210
Philadelphia, PA 19103
1-855-545-0882

PRESORTED
FIRST-CLASS MAIL
U.S. POSTAGE
PAID
LANSDALE, PA
PERMIT NO. 491

Electronic Service
Requested



Postal Service: Please Do Not Mark Barcode

Claim ID: [REDACTED]
Confirmation Code: [REDACTED]

T1 P1 *****AUTO**ALL FOR AADC 190 1



Date

Signature

By signing below and returning this claim, I confirm the truth of the following, under penalty of perjury, and I understand that perjury is a crime. I paid a daily rate for my rental that was higher than what was quoted to me when I booked online and I have not received a refund for the rentals described above.

I SWEAR OR AFFIRM THE TRUTH OF ALL THE INFORMATION ON THIS CLAIM FORM UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE UNITED STATES, AFFIRM THE JURISDICTION OF THE BANKRUPTCY COURT OVER ALL MATTERS RELATED TO THE SETTLEMENT AND THIS CLAIM, AND CONSENT TO ITS AUTHORITY TO ENTER A FINAL ORDER APPROVING THE SETTLEMENT.

| | |
|----------------|----------------|
| Check | Payment Method |
| PayPal | Payment Method |
| Username: | Payment Method |
| Phone #: () - | Payment Method |

| | |
|---|----------|
| Estimated Award | \$182.00 |
| Total Number of Days for Hertz, Dollar and Thrifty Car Rentals in Mexico: | 7 |

First Name: [REDACTED]
Last Name: [REDACTED]
Claim ID: [REDACTED]
Confirmation Code: [REDACTED]



If you agree with the number of Rental Days reported below, you may sign, date and return this portion of the postcard to the Claims Administrator. If you do not agree with the number of days reflected below, or you need to make any other adjustment to your information including name and or address, you must complete a claim as instructed in the notice either by filing a claim online or by mailing a claim form to the claims administrator. Any claim, including this postcard must be received by November 23, 2021.

You can receive an award under a class action settlement if you file a claim by November 23, 2021 at www.mexicocarrentalsettlement.com. Please read below.

A proposed class action settlement has been reached with The Hertz Corporation and Dollar Thrifty Automotive Group (collectively, "Hertz DTAG"). It affects all persons who, in the U.S., reserved online and rented a Hertz, Dollar, or Thrifty rental car with pick up in Mexico between May 24, 2009 and December 31, 2018 (the "Class"). The Court authorized this notice.

The Lawsuit alleges that Hertz DTAG and Hotwire, Inc. ("Defendants") advertised the cost of renting a car in Mexico without advising customers of alleged mandatory insurance for Mexico-based rentals. The lawsuit also alleged that customers were charged an inflated exchange rate when converting U.S. dollars to the Mexican peso. Defendants deny all allegations and claims. The Court has not decided the Lawsuit, but the parties have agreed to a class settlement to resolve the dispute.

You received this notice because Hertz DTAG's rental records reflect that you may be a member of the Class.

Under the settlement, each Class member **who submits a claim form for a valid claim** will receive a refund of approximately \$26 per day for his or her completed Hertz, Dollar or Thrifty car rental in Mexico between May 24, 2009 and December 31, 2018 (the "Class Period"). The claim must be verified by rental records produced by Hertz DTAG and their Mexican licensees during the course of the litigation. If fewer claims are submitted than expected, the refunded amount for each day's rental may be more than \$26. If more claims are submitted than expected, the refunded amount for each day's rental may be less than \$26.

The claim form must be **received** by the Claims Administrator no later than **November 23, 2021**. **To access and print a claim form or to submit a claim form online, please visit the settlement website, www.mexicocarrentalsettlement.com.** The website also contains a more detailed notice of the terms of the settlement, answers to frequently asked questions, and other information about the Lawsuit. If you cannot access the website, you can obtain the claim form and detailed notice by contacting the Claim Administrator at the address or phone number on the reverse side of this card.

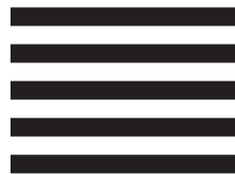
If the settlement is approved by the Court, any legal claims you have against Defendants that were or could have been raised in the Lawsuit related to the allegations in the Lawsuit will be released. If you wish, you may opt out of the settlement. **Excluding yourself from the settlement will not permit you to retain claims that were released automatically by operation of bankruptcy law, such as claims against Hertz DTAG.** Alternatively, you have the right to object to the settlement. Your opt-out request or objection must be **received** by **November 23, 2021**. For details on how to opt-out or object, visit the settlement website at www.mexicocarrentalsettlement.com.

The Court will hold a final approval hearing on December 14, 2021 at 10:30 a.m. EST to consider whether to approve the settlement. Class Counsel will ask the Court to award them \$8,739,661.73 in attorney's fees, bankruptcy-related financial advisor fees, costs and expenses, and \$75,000 as an incentive to the customer who started the Lawsuit. You may appear at the hearing, but you do not have to.

For more information, please visit the settlement website at www.mexicocarrentalsettlement.com.



NO POSTAGE
NECESSARY
IF MAILED
IN THE
UNITED STATES



BUSINESS REPLY MAIL
FIRST-CLASS MAIL PERMIT NO. 49 PHILADELPHIA, PA

POSTAGE WILL BE PAID BY ADDRESSEE

HERTZ DTAG SETTLEMENT ADMINISTRATOR
1650 ARCH STREET
SUITE 2210
PHILADELPHIA PA 19103-9996



Exhibit D



Hertz, Dollar
and Thrifty
online
renters:
if you picked
up your car
rental in
Mexico,
you may be
entitled to a
cash refund
from
the Hertz
bankruptcy.

Click here to
file your Class
Action
Settlement
claim



Hertz, Dollar and Thrifty online renters:
if you picked up your car rental in Mexico,
you may be entitled to a cash refund from
the Hertz bankruptcy.

[Click here to file your Class Action
Settlement claim](#)



Hertz, Dollar and Thrifty online renters: If you picked up your car rental in Mexico, you may be entitled to a cash refund from the Hertz bankruptcy.

[Click here to file your Class Action Settlement claim](#)



Hertz, Dollar and Thrifty online renters: if you picked up your car rental in Mexico, you may be entitled to a cash refund from the Hertz bankruptcy.

Click here to file your Class Action Settlement claim



Hertz, Dollar and Thrifty online renters: If you picked up your car rental in Mexico, you may be entitled to a cash refund from the Hertz bankruptcy.

[Click here to file your Class Action Settlement claim](#)



Hertz, Dollar and Thrifty online renters: if you picked up your car rental in Mexico, you may be entitled to a cash refund from the Hertz bankruptcy.

[Click here to file your Class Action Settlement claim](#)



Hertz, Dollar and Thrifty online renters: if you picked up your car rental in Mexico, you may be entitled to a cash refund from the Hertz bankruptcy.

Click here to file your Class Action Settlement claim

Exhibit E



Angeion Group

Sponsored ·



Hertz, Dollar and Thrifty online renters: if you picked up your car rental in Mexico, you may be entitled to a cash refund from the Hertz bankruptcy. Click here to file your Class Action Settlement claim.



MEXICOCARRENTALSETTLEMENT.COM

Hertz DTAG Settlement

Case No. 20-11218 United States Bankruptcy Co...

[Learn More](#)

97

7 Comments 6 Shares

Like

Comment

Share

Exhibit F

**Attention Hertz, Dollar, or Thrifty Customers
Who Reserved Online and Rented A Car for Pick Up in Mexico
Between May 24, 2009 and December 31, 2018**

This notice may affect your rights. Please read it carefully.

A court has authorized this notice. This is not a solicitation from a lawyer.

- This notice concerns a bankruptcy proceeding involving the companies the Hertz Corporation and Dollar Thrifty Automotive Group, Inc. (collectively “Hertz DTAG”), which offered rental cars for pick up in Mexico.
- This class action settlement will resolve a lawsuit against Hertz DTAG and will affect all persons who, in the U.S., reserved online and rented a Hertz, Dollar, or Thrifty rental car with pick up in Mexico between May 24, 2009 and December 31, 2018 (the “Class”).
- In 2013, litigation was filed against Hertz DTAG and Hotwire, Inc. (“Hotwire”) on behalf of the Class. The lawsuit alleged that Hertz DTAG advertised the cost of renting a car in Mexico without advising customers of alleged mandatory insurance for Mexico-based rentals. The lawsuit also alleged that customers were charged an inflated exchange rate when converting U.S. dollars to the Mexican peso. Hertz DTAG denies the allegations and denies all liability.
- After Hertz DTAG filed for bankruptcy on May 22, 2020, the purchaser who started and pursued the lawsuit (“Plaintiff”) filed a claim in the bankruptcy case on behalf of a purported class.
- An agreement has been reached between the Plaintiff and Hertz DTAG. It allows a general unsecured nonpriority claim against The Hertz Corporation in the aggregate amount of \$20,000,000 to the Class.
- Each Class member who files a claim will receive a refund of an estimated \$26 per day for his or her completed Hertz, Dollar or Thrifty car rental in Mexico between May 24, 2009 and December 31, 2018 (the “Class Period”). The claim must be verified by rental records produced by Hertz DTAG and its Mexican licensees during the course of the litigation. If fewer claims are submitted than expected, the refunded amount for each day’s rental may be more than \$26. If more claims are submitted than expected, the refunded amount for each day’s rental may be less than \$26.
- The Plaintiff and his lawyers who brought the lawsuit will ask the Court to reimburse them for their out-of-pocket expenses, attorneys’ fees and bankruptcy-related financial advisor fees of approximately \$8,739,661.73, and \$75,000 in incentive awards. These amounts will be paid out of the \$20 million to be distributed to the Class.
- Your legal rights are affected whether you act or don’t act. Read this notice carefully.

This notice summarizes the proposed settlement. For the precise terms and conditions, please read the settlement agreement available at www.mexicocarrentalsettlement.com. Alternatively, you can contact the claim administrator at Hertz DTAG Settlement Administrator, 1650 Arch St, Ste 2210, Philadelphia, PA 19103 or Class counsel at Gutride Safier LLP, 100 Pine St, Ste 1250, San Francisco, CA 94111.

**PLEASE DO NOT TELEPHONE THE COURT OR THE COURT CLERK’S
OFFICE TO INQUIRE ABOUT THIS SETTLEMENT OR THE CLAIM
PROCESS.**

| YOUR RIGHTS AND OPTIONS IN THIS SETTLEMENT | | DEADLINE |
|---|--|-------------------|
| SUBMIT A CLAIM FORM | The only way to receive payment under the settlement for your Hertz, Dollar, or Thrifty rental in Mexico. | November 23, 2021 |
| EXCLUDE YOURSELF | Get out of the settlement. You will receive no payment (excluding yourself will not allow you to make separate claims against Hertz DTAG, as the deadline to file such claims in the bankruptcy case has passed). | November 23, 2021 |
| OBJECT | Write to the Court about why you do not like an aspect of the settlement, the amount of attorneys' fees, bankruptcy advisor fees, costs, or the payment to the Plaintiff. | November 23, 2021 |
| GO TO A HEARING | Speak in Court at the hearing on December 14, 2021 at 10:30 a.m. (ET) about the settlement (if you object to any aspect of the settlement, you must submit a written objection by the deadline). | November 23, 2021 |
| DO NOTHING | You will receive no payment and have no right to sue later for the claims released by the settlement, and you will be deemed to have consented to the Court's jurisdiction and authority to enter a final order on the settlement. | |

- These rights and options—and the deadlines to exercise them—are explained in this notice.
- The Court still has to decide whether to approve the settlement. Payments will be made only if the Court approves the settlement. If there are appeals, payment will not be sent until the appeals are resolved and the settlement becomes effective. Please be patient and continue to check the settlement website for updates.

Final Approval Fairness Hearing

On December 14, 2021, at 10:30 a.m. Eastern Time, the Court will hold a hearing to determine (1) whether the proposed settlement is fair, reasonable and adequate and should receive final approval; (2) whether to grant the applications for attorneys' fees, bankruptcy advisor fees, and/or expenses brought by the Plaintiff's Counsel; and (3) whether to grant the application for a Class representative payment to the Plaintiff who brought the lawsuit. The hearing will be held in the United States Bankruptcy Court for the District of Delaware, 824 N. Market St, Wilmington, DE 19801. The hearing will be held in the courtroom of the Honorable Mary Walrath. This hearing date may change without further notice to you. Consult the settlement website at www.mexicocarrentalsettlement.com, for updated information on the hearing date and time.

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How Do I Know If I Am Affected By The Settlement?

This case involves Hertz, Dollar, and Thrifty rental vehicles that were picked up in Mexico after having been reserved in the U.S. through any online reservation platform.

The Court has conditionally certified the following Class: “All persons in the United States who reserved online and rented a Hertz, Dollar, or Thrifty rental car with pick up in Mexico between May 24, 2009 and December 31, 2018.”

The following are not members of the Class: (1) the Honorable Leonard Stark, the Honorable Mary Walrath, the Honorable Samuel Conti, Anthony Piazza or Stephanie Chow; (2) any member of their immediate families; (3) any government entity, (4) The Hertz Corporation and its affiliated debtors: Hertz Global Holdings, Inc., Thrifty Rent-A-Car System, LLC, Thrifty, LLC, Dollar Thrifty Automotive Group, Inc., Firefly Rent A Car LLC, CMGC Canada Acquisition ULC, Hertz Aircraft, LLC, Dollar Rent A Car, Inc., Dollar Thrifty Automotive Group Canada Inc., Donlen Corporation, Donlen FSHCO Company, Hertz Canada Limited, Donlen Mobility Solutions, Inc., DTG Canada Corp., DTG Operations, Inc., Hertz Car Sales LLC, DTG Supply, LLC, Hertz Global Services Corporation, Hertz Local Edition Corp., Hertz Local Edition Transporting, Inc., Donlen Fleet Leasing Ltd., Hertz System, Inc., Smartz Vehicle Rental Corporation, Thrifty Car Sales, Inc., Hertz Technologies, Inc., TRAC Asia Pacific, Inc., Hertz Transporting, Inc., Rental Car Group Company, LLC, & Rental Car Intermediate Holdings, LLC. (collectively, the “Reorganized Debtors”); (5) any entity in which the Reorganized Debtors have a controlling interest; (6) any of the Reorganized Debtors’ subsidiaries, parents, affiliates, officers, directors, employees, legal representatives, heirs, successors, or assigns; (7) counsel for the parties; and (8) any persons who timely opt-out of the Class.

What Is The Case About?

In May 2013, Enrico Moretti filed a lawsuit against Hotwire, Inc., The Hertz Corporation and Dollar Thrifty Automotive Group, Inc. alleging that they engaged in false advertising and other unfair practices with respect to Hertz, Dollar, and Thrifty rental vehicles that were reserved online in the U.S. and picked up in Mexico. More specifically, Plaintiff alleges that Hotwire and Hertz DTAG advertised a low daily rate for Mexican rental cars, but then charged consumers a higher price at the rental counter as a result of (1) previously undisclosed and mandatory insurance coverage, and (2) converting the reserved U.S. rental rate into Mexican Pesos at an inflated exchange rate. Plaintiff seeks to represent a class of all similarly situated renters. Hertz DTAG denies that there is any factual or legal basis for the lawsuit and denies liability.

In May 2020, while the lawsuit was pending, Hertz DTAG filed a petition for relief in Delaware under Chapter 11 of the Bankruptcy Code. Under the current Joint Chapter 11 Plan of Reorganization (the “Plan”), which went into effect on June 30, 2021, unsecured creditors will receive payment in full for the amount of their allowed claims.

The Court has not finally determined whether the Class’s claim in the bankruptcy should be allowed; or the proper amounts of that claim.

What Does Plaintiff Seek To Recover?

Plaintiff alleges that Hertz DTAG advertised one low price for Mexican rentals, but charged consumers a higher price at the rental counter as a result of (1) previously undisclosed mandatory insurance coverage, and (2) converting the reserved U.S. rental rate into Mexican Pesos at an inflated exchange rate. Plaintiff contends that, based on his analysis of Hertz DTAG’s rental transaction records, the effect of these actions was that each renter paid an additional \$26, on average, for each day of their rental period based on the combination of these two factors. Hertz DTAG disputes Plaintiff’s allegations and denies any fault, wrongdoing, or liability.

Why Is This Case Being Settled?

The Court has not decided in favor of either side in the lawsuit. Neither Plaintiff nor Hertz DTAG have won or lost. Instead, Class Counsel have investigated the facts and applicable law concerning the Plaintiff’s and Class’s claims and Hertz DTAG’s defenses over the course of over 8 years of litigation and determined that the proposed settlement is in the best interests of the Class. Plaintiff’s counsel has reviewed hundreds of thousands of pages of documents and has taken and defended numerous depositions. The Parties have also engaged in several mediations, both pre- and post-bankruptcy. After considering the risks and costs of further litigation, the Parties have

each concluded that it is desirable that the Plaintiff's claims be settled and dismissed on the terms of the settlement agreement.

Without a settlement, the Class would first need to convince the Bankruptcy Court to allow this claim to proceed as a Class Action. Hertz DTAG has preliminarily objected on procedural grounds, contending that Class Counsel lacked authority to present claims for each individual consumer, who should have filed a timely individual proof of claim in the Bankruptcy Court. The Class would then need to convince the Court to certify the Class and approve its claim. The Class asserts that the total class claim, if proven, would be approximately \$100 million. However, the Court could reject the request for a Class claim or allow the claim on behalf of only a narrower class. Even if the Class was allowed to proceed, the Court could find that Hertz DTAG's reservation process was not misleading, or that mandatory insurance charges and currency conversion rates would not have been material to most consumers' rental choices. And even if it found that the Class had proven misconduct, the Court could find that the amount of the alleged overpayment was much lower than \$26 per day.

After taking into account the risks and costs of further litigation, Plaintiff and his counsel believe that the terms and conditions of the settlement are fair, reasonable, adequate, and equitable, and that the settlement is in the best interest of the Class members.

What Is The Settlement?

Prior to this settlement, Hertz DTAG had proposed a Plan to govern how the remaining assets of the bankruptcy estates would be distributed among creditors with valid claims. Under the Plan, Hertz DTAG is required to pay in full all "allowed" claims for unsecured creditors like the proposed Class. However, money will be distributed to creditors only after the Court decides whether each creditor's claim should be allowed and if so, in what amount. To obtain a copy of the Plan, visit <https://restructuring.primeclerk.com/hertz>.

In the settlement, the parties have agreed to value the Class claim at \$20 million. This money will be used to pay: (1) the costs of administering the settlement, including providing notice to the Class, (2) attorneys' and advisor fees, costs and incentives awarded by the Court, and (3) valid claims by Class members under this settlement. If there is money left over from the bankruptcy distribution to the Class after payment of these amounts, each valid claim's share will be increased pro rata. If there is not enough money to pay all valid claims, each will be decreased pro rata.

What Can I Get In The Settlement?

If you timely file a valid claim that complies with the instructions on the claim form and in this notice, you will receive a cash payment. You may file a claim for every Hertz, Dollar, or Thrifty rental car that you picked up in Mexico during the class period after having reserved that vehicle in the U.S. through an online reservation system. The amount of the payment to each claimant will depend on (1) the number of days the vehicle was rented, (2) how many other valid claims are filed; and (3) how much of the \$20 million settlement remains after payments are made to administer the settlement (including providing this notice) and to Plaintiff and his lawyers and advisers (as approved by the Court). It is expected that each valid claimant will receive \$26 per day for each Mexican rental during the Class Period. If you received an individualized notice of this settlement, it sets forth the number of Mexican rental days for which you qualify, as set forth in records obtained in the litigation from Hertz DTAG and its Mexican licensees. The actual amount paid on each claim could be lower than \$26 per rental day if there are a large number of claims. It also could be higher than \$26 per rental day if there are a small number of claims.

Cash payments will be distributed only if the Court gives final approval to the proposed settlement and only after any appeals are resolved and only after distributions are made in the bankruptcy case. If the Court does not approve the settlement, if the settlement is overturned on appeal, or if the settlement is terminated, no cash payments will be distributed.

How Do I Make A Claim?

To make a claim, you must fill out the claim form available on the settlement website, www.mexicocarrentalsettlement.com. You can also request that a claim form be mailed to you, by calling the Claim Administrator by calling 1-855-545-0882 or writing to Hertz DTAG Settlement Administrator, 1650 Arch St, Ste 2210, Philadelphia, PA 19103. If you received an individualized notice of the settlement and enter your claimant ID number, you must verify your name and the number of your Mexican car rental days which will be pre-populated in the claim form, as well as verify or update your address. If you did not receive a pre-assigned claimant ID number, or you believe that the pre-populated information does not reflect all your qualifying Mexican car rentals during the Class Period, you must provide (1) your full name and address at the time of your rental(s); (2) the month(s) and year(s) of your rental(s), (3) the brand of each rental; (4) the number of rental days for each rental. All claimants also must verify that they ended up paying a daily rate that was higher than quoted to them when they made their original booking. All claims must be submitted under penalty of perjury.

You can submit the claim form online, or you can print it and mail it to the claim administrator at: Hertz DTAG Settlement Administrator, 1650 Arch St, Ste 2210, Philadelphia, PA 19103. If submitted online, claim forms must be submitted no later than November 23, 2021. If mailed, claim forms must be ***received*** by the *Claim Administrator* (not just postmarked), no later than November 23, 2021.

What Do Plaintiff And His Lawyers Get?

To date, Plaintiff's lawyers have not been compensated for any of their work on this case. As part of the settlement, Class Counsel applied to the Court to award them up to 40% of the Class Claim (or a total of \$8 million) to pay their Attorneys' Fees, including the attorneys' fees of their local counsel in the Delaware courts. Class Counsel also applied to the Court to award them their out-of-pocket expenses, which are estimated at approximately \$140,000.00. In addition, Class Counsel applied to the Court to approve payment of 3% of the Class Claim (\$600,000.00) to their bankruptcy financial advisors.

Plaintiff Moretti has not yet received compensation for his time and effort on the case, and the risks he undertook in bringing it. Plaintiff Moretti oversaw the litigation for more than eight years. He has spent more than 100 hours working on this case, for which he has not been paid, and which he would be owed \$100,000 at his normal hourly rate which he earns as an economics expert. As part of the settlement, Plaintiff will apply to the Court for an incentive award of \$75,000 to compensate him for his time and effort.

Plaintiff and his lawyers will file a motion with the Court on or before November 2, 2021 in support of their applications for attorneys' fees, bankruptcy financial advisor fees, costs, and expenses and payments to the Plaintiff. A copy of that motion will be available on the settlement website. The Court will determine what amounts of fees, costs, expenses, and Class representative payments to award.

What Claims Are Released By The Settlement?

The settlement releases all claims by members of the Class against Hertz DTAG, their affiliates, and Hotwire that relate to the reservation and rental of Hertz, Dollar, or Thrifty vehicles in Mexico. This release includes claims that may not yet be known or suspected. This means that, in exchange for being eligible for the cash benefits as a Class member, you will not be able to sue, continue to sue, or be part of any other lawsuit against the released parties that involves the settled claims. For further information, please see Section 14 of the Settlement Agreement and Release.

Separate from the settlement, claims against Hertz DTAG and certain affiliated entities will

be released automatically by operation of bankruptcy law. This will occur whether or not the settlement is approved.

How Do I Exclude Myself From The Settlement And Litigation?

You can exclude yourself from the Class if you wish to retain the right to sue separately for the claims released by the settlement. If you exclude yourself, you cannot file a claim or object to the settlement.

To exclude yourself, you must complete and submit the online form at the settlement website or mail a request to exclude yourself from the settlement to the claim administrator at Hertz DTAG Settlement Administrator, Attn: Exclusion, P.O. Box 58220, Philadelphia, PA 19102. If mailed, the exclusion request must contain your name, address, the words “I wish to be excluded from the Hertz DTAG Mexican Rental Car Class Action Settlement,” and your signature.

If submitted online, exclusion requests must be submitted November 23, 2021. If mailed, exclusion requests must be ***received*** by the *Claim Administrator* (not postmarked) by November 23, 2021.

Excluding yourself from the settlement will not permit you to retain claims that are released automatically by operation of bankruptcy law, such as claims against Hertz DTAG.

Unless you exclude yourself from the settlement, you will be deemed to have consented to the Court’s jurisdiction and authority to enter a final order upon the settlement, and you also will be deemed to have consented to the releases under the Plan.

How Do I Object To The Settlement?

You can ask the Court to deny approval of the settlement, or to reject or reduce the award of attorneys’ fees, advisor fees, costs or incentives to Plaintiff and his lawyers. To do so, you must timely file your objection in Court using the ECF filing system, or you must timely submit an objection to the Claim Administrator, who will then forward it to the Court. In your objection, you can’t ask the Court to order a larger settlement; the Court can only approve or deny the settlement or decide the amount of the award of attorneys’ fees, advisor fees, costs and incentives. If the Court denies approval to the entire settlement, no cash payments will be sent out, and the bankruptcy proceeding will continue as if no settlement had been reached.

You may also appear at the final approval fairness hearing, either in person or through your own attorney. If you appear through your own attorney, you are responsible for paying that attorney. If you want to raise an objection to the settlement at the final approval fairness hearing, you must first submit that objection in writing in accordance with the instructions contained in this

notice.

Any objection must include: (1) the case name and number *In re The Hertz Corporation, et al.*, Case No. 20-11218 (MFW) (Bankr. D. Del.); (2) your name, address, and telephone number; (3) documents, or testimony under penalty of perjury, sufficient to establish that you are a member of the Class; (4) a statement of your objection(s) and the basis for your objection(s); (5) a statement as to whether you are requesting the opportunity to appear and be heard at the final approval fairness hearing; (6) the name(s) and address(es) of all counsel (if any) who (a) are representing you in making the objection; (b) will appear on your behalf at the final approval fairness hearing; and/or (c) may be entitled to compensation in connection with your objection; (7) the name(s) and address(es) of all persons (if any) who will be called to testify in support of your objection; (8) copies of any papers, briefs, or other documents upon which your objection is based if not already in the court file; (9) a list of any other objections you or your counsel have submitted to any class action in any state or federal court in the United States in the previous five years (or affirmatively stating that no such prior objection has been made); and (10) your signature as objector, in addition to the signature of your attorney, if an attorney is representing you with the objection. Failure to include any element of this information and documentation may be grounds for overruling and rejecting or striking your objection.

All the information listed above must be electronically filed via the Court's ECF system, or delivered to the Claim Administrator by mail, express mail, or personal delivery such that the objection is ***received*** by the Claim Administrator (not just postmarked or sent) on or before November 23, 2021. By submitting an objection, you consent to the jurisdiction of the Court, including to any order of the Court to produce documents or provide testimony prior to the final approval fairness hearing.

If you object to the settlement but still want to submit a claim in the event the Court approves the settlement, you must still submit a timely claim according to the instructions described above.

When Will The Court Decide If The Settlement Is Approved?

The Court will hold a hearing on December 14, 2021 at 10:30 a.m. (ET) to consider whether to approve the settlement. The hearing will be held in the in the courtroom of the Honorable Mary Walrath, United States Bankruptcy Court for the District of Delaware, 824 N. Market St, Wilmington, DE 19801. The hearing may also be accessed online via Zoom. The hearing is open to the public. This hearing date may change without further notice to you. Consult the Settlement

Website at www.mexicocarrentalsettlement.com or PACER, at ecf.deb.uscourts.gov, for updated information on the hearing date and time.

How Do I Get More Information?

You can inspect the documents connected with this settlement on the settlement website. Other papers related to the bankruptcy proceeding are available at <https://restructuring.primeclerk.com/hertz>. Additional papers filed in the underlying California lawsuit by the Class are available through PACER, the online service for the United States District Courts, at pacer.uscourts.gov.

You can contact the Claim Administrator by calling 1-855-545-0882, emailing info@mexicocarrentalsettlement.com or writing to Hertz DTAG Settlement Administrator, 1650 Arch St, Ste 2210, Philadelphia, PA 19103.

You can also obtain additional information by contacting Plaintiff's Counsel at Hertz DTAG Settlement, Gutride Safier LLP, 100 Pine Street, Suite 1250, San Francisco, CA 94111, www.gutridesafier.com.

Do not call or contact the Court concerning this notice, the settlement or the lawsuit.

Exhibit G

PROOF OF CLAIM

| | | |
|---|---|------------|
| Your claim must be submitted online or mailed and received by: November 23, 2021 | Hertz DTAG Mexico Car Rental Settlement Claim Administrator 1650 Arch Street, Suite 2210 Philadelphia, PA 19103 Website: www.mexicocarrentalsettlement.com | HTZ |
|---|---|------------|

To make a claim under the Hertz DTAG Mexico Car Rental Class Action Settlement (the "Settlement"), you must complete this form and mail it to the address at the bottom of this form. Alternatively, you can complete and submit a claim form online at www.mexicocarrentalsettlement.com and select "File a Claim". Your claim form must be **received**, not just postmarked by **November 23, 2021**. The information in your claim will be used only for purposes of administering this Settlement (such as to audit and review a claim for completeness, truth, and accuracy). The amount you will receive depends on the number of rental days and the number of other claims filed in the Settlement. Payments will be issued only if the Court approves the Settlement, and the Effective Date of the Settlement occurs. Please save a copy of this completed form and your Proof of Purchase for your records. For further information, visit www.mexicocarrentalsettlement.com.

| | |
|--------------------|-------------------|
| *FIRST NAME | *LAST NAME |
|--------------------|-------------------|

| |
|--------------------------|
| *EMAIL ADDRESS{†} |
|--------------------------|

| |
|-------------------------|
| *MAILING ADDRESS |
|-------------------------|

| | | |
|--------------|---------------|-------------|
| *CITY | *STATE | *ZIP |
|--------------|---------------|-------------|

*** PAYMENT INFORMATION:** I wish to receive my payment by: (select one)

| | | | |
|--|---|-----------------------|--------------------------------|
| | Check made out to me as an individual at the address above. | | |
| | PayPal | PayPal email address: | |
| | Venmo | Venmo Username: | Venmo Phone Number:() - |

***RENTAL INFORMATION**

| Rental Brand | Approximate Rental Date (Month, Year) (must be between 2009-2018) | # of Rental Days | Reservation # |
|--------------|--|------------------|---------------|
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |

Attach additional sheets for other purchases

NOTICE: YOU MUST CONFIRM THE TRUTH OF ALL OF THE FOLLOWING, UNDER PENALTY OF PERJURY, PERJURY IS A CRIME. YOUR CLAIM IS SUBJECT TO VERIFICATION:

- * I paid a daily rate for my rental that was higher than what was quoted to me when I booked online.
- * I have not received a refund for the rentals described above.

***I SWEAR OR AFFIRM THE TRUTH OF ALL THE INFORMATION ON THIS CLAIM FORM UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE UNITED STATES, AFFIRM THE JURISDICTION OF THE BANKRUPTCY COURT OVER ALL MATTERS RELATED TO THE SETTLEMENT AND THIS CLAIM, AND CONSENT TO ITS AUTHORITY TO ENTER A FINAL ORDER APPROVING THE SETTLEMENT.**

***Signature**

***Date**

*Required Field {except Email Address field is optional on printed claim form}
{† Providing your email address will help the Claim Administrator contact you, including if your settlement payment is returned as undeliverable.}

Mail your completed Claim Form to:

Hertz DTAG Mexico Car Rental Settlement Claim Administrator
1650 Arch Street, Suite 2210
Philadelphia, PA 19103.

Claim Forms must be RECEIVED BY THE CLAIM ADMINISTRATOR (not just postmarked) by November 23, 2021.

Exhibit H

**Your Exclusion
Request must be
received by:
November 23,
2021**

**UNITED STATES BANKRUPTCY COURT
DISTRICT OF DELAWARE**
IN RE: THE HERTZ CORPORATION, ET AL.
CASE NO. 20-11218

HTZ

REQUEST FOR EXCLUSION

THE DEADLINE FOR THIS FORM TO BE RECEIVED IS NOVEMEBR 23, 2021.

Please complete the below:

| | | | |
|----------------|--|-----------|----------|
| _____ | | _____ | |
| First Name | | Last Name | |
| _____ | | | |
| Street Address | | | |
| _____ | | _____ | _____ |
| City | | State | Zip Code |
| _____ | | _____ | |
| Phone | | Email | |

I wish to be excluded from the Hertz DTAG Class Action Settlement.

BY SIGNING BELOW YOU ARE MAKING THE FOLLOWING CERTIFICATION:

I understand that this Settlement affects the rights of the following class:

- All persons in the United States who reserved online and rented a Hertz, Dollar, or Thrifty rental car with pick up in Mexico between May 24, 2009 and December 31, 2018.

I understand that by submitting this form I will no longer be a member of the class and I will not share in any money that may be awarded to the class.

Your signature

Date: _____
MM DD YYYY

Please fill in all the required fields above, sign and return this form postmarked no later than **November 23, 2021** to the address below. Failure to fully complete this form will result in your exclusion request being denied.

**Hertz DTAG Settlement Administrator
Attn: Exclusion Requests
P.O. Box 58220
Philadelphia, PA 19102**

Exhibit I

**Atención clientes de Hertz, Dollar o Thrifty
quiénes reservaron en línea y alquilaron un automóvil para recogerlo en
México
entre el 24 de mayo de 2009 y el 31 de diciembre de 2018**

Este aviso puede afectar sus derechos. Léalo detenidamente.

Un tribunal ha autorizado este aviso. Esta no es una solicitud de un abogado.

- Este aviso se refiere a un procedimiento de bancarrota que involucra a las compañías Hertz Corporation y Dollar Thrifty Automotive Group, Inc. (colectivamente, “Hertz DTAG”), que ofrecieron automóviles de alquiler para recoger en México.
- Este acuerdo de demanda colectiva resolverá una demanda contra Hertz DTAG y afectará a todas las personas que, en los Estados Unidos, hicieron reservas en línea y alquilaron un automóvil con Hertz, Dollar o Thrifty para recogerlo en México entre el 24 de mayo de 2009 y el 31 de diciembre de 2018. (la “Demanda colectiva”).
- En 2013, se presentó un litigio contra Hertz DTAG y Hotwire, Inc. (“Hotwire”) en nombre de la Demanda colectiva. La demanda alegó que Hertz DTAG publicitó el costo de alquilar un automóvil en México sin avisar a los clientes sobre el supuesto seguro obligatorio para alquileres en México. La demanda también alegó que a los clientes se les cobró un tipo de cambio inflado al convertir los dólares estadounidenses al peso mexicano. Hertz DTAG niega las acusaciones y rechaza toda responsabilidad.
- Después de que Hertz DTAG se declarara en bancarrota el 22 de mayo de 2020, el comprador que inició y llevó adelante la demanda (“demandante”) presentó un reclamo en el caso de bancarrota en nombre de una presunta demanda colectiva.
- Se ha llegado a un acuerdo entre el demandante y Hertz DTAG. Permite un reclamo general de no prioridad sin garantía contra The Hertz Corporation por un monto total de 20 000 000 USD para la demanda colectiva.
- Cada miembro de la demanda colectiva que presente un reclamo recibirá un reembolso de aproximadamente 26 USD por día por su alquiler de automóvil completo con Hertz, Dollar o Thrifty en México entre el 24 de mayo de 2009 y el 31 de diciembre de 2018 (el “Período de la demanda colectiva”). El reclamo debe ser verificado por los registros de alquiler producidos por Hertz DTAG y sus licenciarios mexicanos durante el curso del litigio. Si se presentan menos reclamos de los esperados, el monto reembolsado por el alquiler de cada día puede ser superior a 26 USD. Si se presentan más reclamos de los esperados, el monto reembolsado por el alquiler de cada día puede ser inferior a 26 USD.
- El demandante y sus abogados, quienes entablaron la demanda, solicitarán al tribunal que les reembolsen los gastos de bolsillo, los honorarios de los abogados y los honorarios de los asesores financieros relacionados con la bancarrota por un monto aproximado de 8 739 661,73 USD y 75 000 USD en adjudicaciones de incentivos. Estos montos se pagarán con los 20 millones de USD que se distribuirán a la Demanda colectiva.
- Sus derechos legales se ven afectados tanto si actúa como si no actúa. Lea este aviso detenidamente.

El presente aviso resume el acuerdo propuesto. Para conocer los términos y condiciones precisos, lea el acuerdo de la demanda colectiva disponible en

www.mexicocarrentalsettlement.com. Alternativamente, puede comunicarse con el administrador de reclamos en Hertz DTAG Settlement Administrator, 1650 Arch St, Ste 2210, Philadelphia, PA 19103 o con el abogado de la Demanda colectiva en Gutride Safier LLP, 100 Pine St, Ste 1250, San Francisco, CA 94111.

NO LLAME POR TELÉFONO AL TRIBUNAL NI A LA OFICINA DEL SECRETARIO DEL TRIBUNAL PARA CONSULTAR SOBRE ESTE ACUERDO O EL PROCESO DE RECLAMO.

| SUS DERECHOS Y OPCIONES EN ESTE ACUERDO | | FECHA LÍMITE |
|--|--|-------------------------|
| ENVIAR UN FORMULARIO DE RECLAMO | La única forma de recibir el pago según el acuerdo por su alquiler con Hertz, Dollar o Thrifty en México. | 23 de noviembre de 2021 |
| EXCLUIRSE | Salirse del acuerdo. No recibirá ningún pago (excluirse no le permitirá presentar reclamos por separado contra Hertz DTAG, ya que la fecha límite para presentar dichos reclamos en el caso de bancarrota ya pasó). | 23 de noviembre de 2021 |
| OBJETAR | Enviar una nota escrita al tribunal sobre por qué no le parece un aspecto del acuerdo, el monto de los honorarios de los abogados, los honorarios del asesor de bancarrota, los costos o el pago al demandante. | 23 de noviembre de 2021 |
| ASISTIR A UNA AUDIENCIA | Hablar en el tribunal en la audiencia del 14 de diciembre de 2021 a las 10:30 a. m. (hora del este) sobre el acuerdo (si objeta a cualquier aspecto del acuerdo, debe enviar una objeción por escrito antes de la fecha límite). | 23 de noviembre de 2021 |
| NO HACER NADA | No recibirá ningún pago y no tendrá derecho a demandar más adelante por los reclamos liberados por el acuerdo, y se considerará que ha dado su consentimiento a la jurisdicción y autoridad del tribunal para emitir una orden final sobre el acuerdo. | |

- Estos derechos y opciones, y las fechas límite para ejercerlos, se explican en este aviso.
- El tribunal aún tiene que decidir si aprueba el acuerdo. Los pagos se realizarán solo si el tribunal aprueba el acuerdo. En caso de apelaciones, el pago no se enviará hasta que se resuelvan y el acuerdo entre en vigencia. Sea paciente y continúe consultando el sitio web del acuerdo para obtener actualizaciones.

Audiencia de imparcialidad de aprobación final

El 14 de diciembre de 2021, a las 10:30 a. m., hora del este, el tribunal celebrará una

audiencia para determinar (1) si el acuerdo propuesto es justo, razonable y adecuado y debe recibir la aprobación final; (2) si se conceden las solicitudes de honorarios de los abogados, honorarios del asesor de bancarrota y/o los gastos presentados por el abogado del demandante; y (3) si se concede la solicitud de pago del representante de la demanda colectiva al demandante que presentó la demanda. La audiencia se llevará a cabo en el Tribunal de Bancarrota de los Estados Unidos para el Distrito de Delaware, 824 N. Market St, Wilmington, DE 19801. La audiencia se llevará a cabo en la sala del tribunal de la honorable Mary Walrath. Esta fecha de audiencia puede cambiar sin previo aviso. Consulte el sitio web del acuerdo en www.mexicocarrentalsettlement.com, para obtener información actualizada sobre la fecha y hora de la audiencia.

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¿Cómo sé si el acuerdo me afecta?

Este caso involucra los automóviles de alquiler de Hertz, Dollar y Thrifty que, después de que se los haya reservado en los Estados Unidos a través de una plataforma de reserva en línea, se los recogió en México.

El tribunal ha certificado condicionalmente la siguiente Demanda colectiva: “Todas las personas en los Estados Unidos que reservaron en línea y alquilaron un automóvil con Hertz, Dollar o Thrifty para recogerlo en México entre el 24 de mayo de 2009 y el 31 de diciembre de 2018”.

Los siguientes no son miembros de la Demanda colectiva: (1) el honorable Leonard Stark, la honorable Mary Walrath, el honorable Samuel Conti, Anthony Piazza o Stephanie Chow; (2) cualquier miembro de su familia inmediata; (3) cualquier entidad gubernamental, (4) Hertz Corporation y sus deudores afiliados: Hertz Global Holdings, Inc., Thrifty Rent-A-Car System, LLC, Thrifty, LLC, Dollar Thrifty Automotive Group, Inc., Firefly Rent A Car LLC, CMGC Canada Acquisition ULC, Hertz Aircraft, LLC, Dollar Rent A Car, Inc., Dollar Thrifty Automotive Group Canada Inc., Donlen Corporation, Donlen FSHCO Company, Hertz Canada Limited, Donlen Mobility Solutions, Inc., DTG Canada Corp., DTG Operations, Inc., Hertz Car Sales LLC, DTG Supply, LLC, Hertz Global Services Corporation, Hertz Local Edition Corp.,

Hertz Local Edition Transporting, Inc., Donlen Fleet Leasing Ltd., Hertz System, Inc., Smartz Vehicle Rental Corporation, Thrifty Car Sales, Inc., Hertz Technologies, Inc., TRAC Asia Pacific, Inc., Hertz Transporting, Inc., Rental Car Group Company, LLC, & Rental Car Intermediate Holdings, LLC. (colectivamente, los “Deudores reorganizados”); 5) cualquier entidad en la que los Deudores reorganizados tengan una participación mayoritaria; (6) cualquiera de las subsidiarias, matrices, afiliados, funcionarios, directores, empleados, representantes legales, herederos, sucesores o cesionarios de los Deudores reorganizados; (7) abogado de las partes; y (8) cualquier persona que opte oportunamente por no participar en la Demanda colectiva.

¿De qué se trata el caso?

En mayo de 2013, Enrico Moretti presentó una demanda contra Hotwire, Inc., The Hertz Corporation y Dollar Thrifty Automotive Group, Inc. alegando que participaron en publicidad falsa y otras prácticas desleales con respecto a los automóviles de alquiler de Hertz, Dollar y Thrifty que se reservaron en línea en los Estados Unidos y se recogieron en México. Más específicamente, el demandante alega que Hotwire y Hertz DTAG anunciaron una tarifa diaria baja para automóviles de alquiler en México, pero luego cobraron a los consumidores un precio más alto en el mostrador del alquiler como resultado de (1) cobertura de seguro obligatoria y no divulgada previamente, y (2) conversión de la tarifa de alquiler reservada en los Estados Unidos a pesos mexicanos a un tipo de cambio inflado. El demandante busca representar en una demanda colectiva a arrendatarios en situación similar. Hertz DTAG niega que exista una base real o legal para la demanda y rechaza su responsabilidad.

En mayo de 2020, mientras la demanda estaba pendiente, Hertz DTAG presentó una petición de desagravio en Delaware según el Capítulo 11 del Código de Bancarrota. Según el actual Capítulo 11 Plan de Reorganización (el "Plan") conjunto, que entró en vigencia el 30 de junio de 2021, los acreedores sin garantía recibirán el pago completo por el monto de sus reclamos permitidos.

El tribunal no ha determinado finalmente si debe permitirse el reclamo de la demanda colectiva en la bancarrota; o los montos adecuados de ese reclamo.

¿Qué pretende recuperar el demandante?

El demandante alega que Hertz DTAG anunció un precio bajo para alquileres de automóviles en México, pero cobró a los consumidores un precio más alto en el mostrador de alquiler como resultado de (1) cobertura de seguro obligatorio no revelada anteriormente, y (2)

conversión de la tarifa de alquiler reservada en los Estados Unidos a pesos mexicanos a un tipo de cambio inflado. El demandante sostiene que, basándose en su análisis de los registros de transacciones de alquiler de Hertz DTAG, el efecto de estas acciones fue que cada arrendatario pagó 26 USD adicionales, en promedio, por cada día de su período de alquiler basado en la combinación de estos dos factores. Hertz DTAG disputa las acusaciones del demandante y rechaza cualquier culpa, irregularidad o responsabilidad.

¿Por qué se está llegando a un acuerdo en este caso?

El tribunal no ha fallado a favor de ninguna de las partes en la demanda. Ni el demandante ni Hertz DTAG han ganado ni perdido. En cambio, los abogados de la demanda colectiva han investigado los hechos y la ley aplicable con respecto a los reclamos del demandante y la demanda colectiva y las defensas de Hertz DTAG en el transcurso de más de 8 años de litigio y han determinado que el acuerdo propuesto es en el mejor interés de la demanda colectiva. El abogado del demandante ha revisado cientos de miles de páginas de documentos y ha tomado y defendido numerosas declaraciones. Las partes también han participado en varias mediaciones, tanto antes como después de la bancarrota. Después de considerar los riesgos y costos de un litigio adicional, cada una de las partes ha llegado a la conclusión de que es deseable que los reclamos del demandante se resuelvan y desestimen en los términos del acuerdo de la demanda colectiva.

Sin un acuerdo, la Demanda colectiva tendría que convencer primero al Tribunal de Bancarrotas de que permita que este reclamo proceda como una demanda colectiva. Hertz DTAG ha objetado preliminarmente por motivos de procedimiento, alegando que los abogados de la Demanda colectiva carecían de autoridad para presentar los reclamos para cada consumidor individual, que deberían haber presentado un comprobante oportuno de reclamo individual en el Tribunal de Bancarrotas. La Demanda colectiva necesitaría entonces convencer al tribunal a fin de que certifique la Demanda colectiva y apruebe su reclamo. La Demanda colectiva afirma que el reclamo total de la Demanda colectiva, si se comprueba, sería de aproximadamente 100 millones de USD. Sin embargo, el tribunal podría rechazar la solicitud de una Demanda colectiva o permitir la demanda en nombre de una demanda colectiva más limitada. Incluso si se permitiera que la Demanda colectiva procediera, el tribunal podría concluir que el proceso de reserva de Hertz DTAG no era engañoso, o que los cargos de seguro obligatorios y las tasas de conversión de la moneda no habrían sido importantes para las opciones de alquiler de la mayoría de los consumidores. E incluso si determinara que la demanda colectiva había demostrado una mala conducta, el tribunal podría encontrar que el monto del presunto pago adicional era mucho menor

a 26 USD por día.

Después de tomar en cuenta los riesgos y costos de un litigio adicional, el demandante y su abogado creen que los términos y condiciones del acuerdo son justos, razonables, adecuados y equitativos, y que el acuerdo obra en favor de los intereses de los miembros de la demanda colectiva.

¿Cuál es el acuerdo?

Antes de este acuerdo, Hertz DTAG había propuesto un plan para regir cómo se distribuirían los activos restantes de las propiedades en bancarrota entre los acreedores con reclamos válidos. Según el plan, Hertz DTAG debe pagar en su totalidad todos los reclamos “permitidos” para los acreedores no garantizados como la Demanda colectiva propuesta. Sin embargo, el dinero se distribuirá a los acreedores solo después de que el tribunal decida si se debe permitir el reclamo de cada acreedor y, de ser así, en qué monto. Para obtener una copia del plan, visite <https://restructuring.primeclerk.com/hertz>.

En el acuerdo, las partes acordaron valorar la Demanda colectiva en 20 millones de USD. Este dinero se utilizará para pagar: (1) los costos de administración del acuerdo, incluido el aviso de la Demanda colectiva, (2) los honorarios de abogados y asesores, los costos y los incentivos adjudicados por el tribunal, y (3) los reclamos válidos de los miembros de la Demanda colectiva según este acuerdo. Si queda dinero de la distribución de la bancarrota para la Demanda colectiva después del pago de estos montos, la parte de cada reclamo válida se incrementará proporcionalmente. Si no hay suficiente dinero para pagar todos los reclamos válidos, cada uno se reducirá proporcionalmente.

¿Qué puedo obtener con el acuerdo?

Si presenta oportunamente un reclamo válido que cumple con las instrucciones en el formulario de reclamo y en este aviso, recibirá un pago en efectivo. Puede presentar un reclamo por cada automóvil de alquiler con Hertz, Dollar o Thrifty que haya recogido en México durante el período de la Demanda colectiva, después de haber reservado ese automóvil en los Estados Unidos a través de un sistema de reserva en línea. El monto del pago a cada reclamante dependerá de (1) la cantidad de días que se alquiló el automóvil, (2) cuántos otros reclamos válidos se presentan; y (3) cuánto queda del acuerdo de los 20 millones de USD después de que se hagan los pagos para administrar el acuerdo (incluida la entrega de este aviso) y al demandante y sus abogados y asesores (según lo aprobado por el tribunal). Se espera que cada reclamante válido

reciba 26 USD por día por cada alquiler de un automóvil en México durante el período de la demanda colectiva. Si recibió una notificación individualizada de este acuerdo, establece la cantidad de días de alquiler de un automóvil en México para los que califica, según se establece en los registros obtenidos en el litigio de Hertz DTAG y sus licenciatarios mexicanos. El monto real pagado en cada reclamo podría ser inferior a 26 USD por día de alquiler si hay una gran cantidad de reclamos. También podría ser superior a 26 USD por día de alquiler si hay una pequeña cantidad de reclamos.

Los pagos en efectivo se distribuirán solo si el tribunal da la aprobación final al acuerdo propuesto y solo después de que se resuelvan las apelaciones, y solo después de que se realicen las distribuciones en el caso de bancarrota. Si el tribunal no aprueba el acuerdo, si el acuerdo se anula en una apelación o si se da por terminado el acuerdo, no se distribuirán pagos en efectivo.

¿Cómo realizo un reclamo?

Para realizar un reclamo, debe completar el formulario de reclamo disponible en el sitio web del acuerdo, www.mexicocarrentalsettlement.com. También puede solicitar que se le envíe por correo un formulario de reclamo llamando al administrador de reclamos al 1-855-545-0882 o escribiendo a Hertz DTAG Settlement Administrator, 1650 Arch St, Ste 2210, Philadelphia, PA 19103. Si recibió un aviso individualizado del acuerdo e ingresó su número de identificación de reclamante, debe verificar su nombre y el número de días de alquiler de su automóvil en México que se completará previamente en el formulario de reclamo, así como verificar o actualizar su dirección. Si no recibió un número de identificación de reclamante preasignado, o cree que la información que se completó previamente no refleja todos los alquileres de automóviles en México que calificaron durante el Período de la demanda colectiva, debe proporcionar (1) su nombre completo y dirección en el momento de su(s) alquiler(es); (2) el(los) mes(es) y año(s) de su(s) alquiler(es), (3) la marca de cada alquiler; (4) el número de días de alquiler para cada alquiler. Todos los reclamantes también deben verificar que terminaron pagando una tarifa diaria superior a la que se les cotizó cuando hicieron su reserva original. Todos los reclamos deben presentarse bajo pena de perjurio.

Puede enviar el formulario de reclamo en línea, o puede imprimirlo y enviarlo por correo al administrador de reclamos a: Hertz DTAG Settlement Administrator, 1650 Arch St, Ste 2210, Philadelphia, PA 19103. Si se envía en línea, los formularios de reclamo deben enviarse a más tardar el 23 de noviembre de 2021. Si se envían por correo, deben ser ***recibidos*** por el *administrador de reclamos* (no solo con sello postal), a más tardar el 23 de noviembre de 2021.

¿Qué obtienen el demandante y sus abogados?

Hasta la fecha, los abogados del demandante no han sido compensados por su trabajo en este caso. Como parte del acuerdo, los abogados de la demanda colectiva solicitaron al tribunal que les adjudicaran hasta el 40 % de los reclamos de la demanda colectiva (o un total de 8 millones de USD) para pagar los honorarios de los abogados, incluidos los honorarios de los abogados de sus abogados locales en los tribunales de Delaware. Los abogados de la demanda colectiva también solicitaron al tribunal que les adjudique los gastos de su bolsillo, que se estiman en aproximadamente 140 000,00 USD. Además, los abogados de la Demanda colectiva solicitaron al tribunal que aprobara el pago del 3 % de los reclamos de la demanda colectiva (600 000,00 USD) a sus asesores financieros de bancarrota.

El demandante Moretti aún no ha recibido compensación por su tiempo y esfuerzo en el caso y los riesgos que asumió al presentarlo. El demandante Moretti supervisó el litigio durante más de ocho años. Ha pasado más de 100 horas trabajando en este caso, por el que no se le ha pagado, y por el que se le adeudarían 100 000 USD a su tarifa normal por hora que gana como experto en economía. Como parte del acuerdo, el demandante solicitará al tribunal un incentivo de 75 000 USD para compensarlo por su tiempo y esfuerzo.

El demandante y sus abogados presentarán una moción ante el tribunal a más tardar el 2 de noviembre de 2021 en apoyo de sus solicitudes de honorarios de abogados, honorarios de asesor financiero de bancarrota, costos, y gastos y pagos al demandante. Una copia de esa moción estará disponible en el sitio web del acuerdo. El tribunal determinará qué montos de honorarios, costos, gastos y pagos de los representantes de la demanda colectiva adjudicará.

¿Qué reclamos son liberados por el acuerdo?

El acuerdo libera todos los reclamos de los miembros de la demanda colectiva contra Hertz DTAG, sus afiliados y Hotwire, que se relacionan con la reservación y el alquiler de automóviles con Hertz, Dollar o Thrifty en México. Esta liberación incluye reclamos que aún no se conocen o sospechan. Esto significa que, a cambio de ser elegible para los beneficios en efectivo como miembro de la Demanda colectiva, no podrá demandar, continuar demandando ni ser parte de ninguna otra demanda contra las partes liberadas que involucre los reclamos resueltos. Para obtener más información, consulte la Sección 14 del Acuerdo de la demanda colectiva y la liberación.

Aparte del acuerdo, los reclamos contra Hertz DTAG y ciertas entidades afiliadas se liberarán automáticamente por aplicación de la ley de bancarrota. Esto ocurrirá tanto si el acuerdo

es aprobado o no.

¿Cómo me excluyo del acuerdo y el litigio?

Puede excluirse de la demanda colectiva si desea conservar el derecho a demandar por separado por los reclamos liberados por el acuerdo. Si se excluye, no podrá presentar un reclamo ni objetar el acuerdo.

Para excluirse, debe completar y enviar el formulario en línea que se encuentra en el sitio web del acuerdo o enviar por correo una solicitud para excluirse del acuerdo al administrador de reclamos en Hertz DTAG Settlement Administrator, Attn: Exclusion, P.O. Box 58220, Philadelphia, PA 19102. Si se envía por correo, la solicitud de exclusión debe incluir su nombre, dirección, las palabras “I wish to be excluded from the Hertz DTAG Mexican Rental Car Class Action Settlement” (deseo ser excluido del acuerdo de demanda colectiva de automóviles de alquiler en México con Hertz DTAG) y su firma.

Si se envían en línea, las solicitudes de exclusión deben enviarse el 23 de noviembre de 2021. Si se envían por correo, las solicitudes de exclusión deben ser *recibidas por el administrador de reclamos* (sin sello postal) antes del 23 de noviembre de 2021.

Excluirse del acuerdo no le permitirá retener reclamos que se liberen automáticamente por aplicación de la ley de bancarrota, como los reclamos contra Hertz DTAG.

A menos que se excluya del acuerdo, se considerará que ha dado su consentimiento a la jurisdicción y autoridad del tribunal para emitir una orden final sobre el acuerdo, y también se considerará que ha dado su consentimiento a las liberaciones en virtud del plan.

¿Cómo puedo objetar el acuerdo?

Puede pedirle al tribunal que rechace la aprobación del acuerdo o que rechace o reduzca la adjudicación de los honorarios de abogados, honorarios de asesores, costos o incentivos para el demandante y sus abogados. Para hacerlo, debe presentar su objeción oportuna al tribunal usando el sistema de archivo ECF, o debe enviar una objeción a tiempo al administrador de reclamos, quien luego la remitirá al tribunal. En su objeción, no puede pedirle al tribunal que ordene un acuerdo mayor; el tribunal solo puede aprobar o rechazar el acuerdo o decidir el monto de la adjudicación de los honorarios de abogados, honorarios de asesores, costos e incentivos. Si el tribunal rechaza la aprobación de todo el acuerdo, no se enviarán pagos en efectivo y el procedimiento de bancarrota continuará como si no se hubiera llegado a un acuerdo.

También puede comparecer en la audiencia de imparcialidad de aprobación final, ya sea en persona o a través de su propio abogado. Si se presenta a través de su propio abogado, usted es

responsable de pagarle a ese abogado. Si desea presentar una objeción al acuerdo en la audiencia de imparcialidad de aprobación final, primero debe presentar esa objeción por escrito de acuerdo con las instrucciones incluidas en este aviso.

Cualquier objeción debe incluir: (1) el nombre y número del caso en *In re The Hertz Corporation, et al.*, Caso No. 20-11218 (MFW) (Bankr. D. Del.); (2) su nombre, dirección y número de teléfono; (3) documentos, o testimonio bajo pena de perjurio, suficientes para establecer que usted es miembro de la demanda colectiva; (4) una declaración de su(s) objeción(es) y la base de su(s) objeción(es); (5) una declaración sobre si solicita la oportunidad de comparecer y ser escuchado en la audiencia de imparcialidad de aprobación final; (6) el(los) nombre(s) y la(s) dirección(es) de todos los abogados (si los hay) quién(es) lo representan a usted al presentar la objeción; (b) comparecerá en su nombre en la audiencia de imparcialidad de aprobación final; y/o (c) puede tener derecho a una compensación en relación con su objeción; (7) el(los) nombre(s) y la(s) dirección(es) de todas las personas (si las hay) que serán llamadas a testificar en apoyo de su objeción; (8) copias de todos los papeles, informes u otros documentos en los que se base su objeción, si aún no se encuentran en el expediente del tribunal; (9) una lista de cualquier otra objeción que usted o su abogado hayan presentado a cualquier demanda colectiva en cualquier tribunal estatal o federal de los Estados Unidos en los cinco años anteriores (o declarando afirmativamente que no se ha hecho dicha objeción previa); y (10) su firma como objetor, además de la firma de su abogado, si un abogado lo representa con la objeción. El no incluir cualquier elemento de esta información y documentación puede ser motivo para anular y rechazar o el sobreseimiento de su objeción.

Toda la información enumerada anteriormente debe ser archivada electrónicamente a través del sistema ECF del tribunal, o entregada al administrador de reclamos por correo, correo expreso o entrega personal de manera que la objeción sea *recibida por* el administrador de reclamos (no solo con sello postal o enviada) antes del 23 de noviembre de 2021. Al enviar una objeción, usted da su consentimiento a la jurisdicción del tribunal, incluida cualquier orden del tribunal a fin de presentar documentos o proporcionar testimonio antes de la audiencia de imparcialidad de aprobación final.

Si objeta el acuerdo, pero aún desea presentar un reclamo en caso de que el tribunal apruebe el acuerdo, aún debe enviar un reclamo oportuno de acuerdo con las instrucciones descritas anteriormente.

¿Cuándo decidirá el tribunal si se aprueba el acuerdo?

El tribunal celebrará una audiencia el 14 de diciembre de 2021 a las 10:30 a. m. (hora del este) para considerar si aprueba el acuerdo. La audiencia se llevará a cabo en la sala del tribunal de la honorable Mary Walrath, Tribunal de Bancarrota de los Estados Unidos para el Distrito de Delaware, 824 N. Market St, Wilmington, DE 19801. También se puede acceder a la audiencia en línea a través de Zoom. La audiencia está abierta al público. Esta fecha de audiencia puede cambiar sin previo aviso. Consulte el sitio web del acuerdo en www.mexicocarrentalsettlement.com o PACER, en ecf.deb.uscourts.gov, para obtener información actualizada sobre la fecha y hora de la audiencia.

¿Cómo obtengo más información?

Puede inspeccionar los documentos relacionados con este acuerdo en el sitio web del acuerdo. Otros documentos relacionados con el procedimiento de bancarrota están disponibles en <https://restructuring.primeclerk.com/hertz>. Los documentos adicionales presentados por la demanda colectiva en la demanda subyacente de California están disponibles a través de PACER, el servicio en línea para los Tribunales de Distrito de los Estados Unidos, en pacer.uscourts.gov.

Puede comunicarse con el administrador de reclamos llamando al 1-855-545-0882, enviando un correo electrónico a info@mexicocarrentalsettlement.com o escribiendo a Hertz DTAG Settlement Administrator, 1650 Arch St, Ste 2210, Philadelphia, PA 19103.

También puede obtener información adicional comunicándose con el abogado del demandante en Hertz DTAG Settlement, Gutride Safier LLP, 100 Pine Street, Suite 1250, San Francisco, CA 94111, www.gutridesafier.com.

No llame ni se comunique con el tribunal en relación con este aviso, el acuerdo o la demanda.

Exhibit J

Moretti v The Hertz Corp. et al Exclusion List

| Exclusion # | First Name | Last Name |
|-------------|--------------------|--------------------|
| 1 | Miriam | Garcia |
| 2 | Michael | Shull |
| 3 | Laura | Greene |
| 4 | Allen | Nichols |
| 5 | Carlos | Gonzalez |
| 6 | Brianna | Robinson |
| 7 | Craig | Ruhtz |
| 8 | Andres Felipe | Lopez Martinez |
| 9 | Robert | Ripma |
| 10 | Daniel | Chavez |
| 11 | Joshua | Friedman |
| 12 | Daryl | Irvine |
| 13 | Theresa | Cotton |
| 14 | Gregory | Sharpe |
| 15 | Micaela | Fay |
| 16 | Luciano | Emard |
| 17 | Jamar | Cronin |
| 18 | Trevor | Joyner |
| 19 | Roberto | Gelleni |
| 20 | Jose | Montes |
| 21 | Rosa Nelly | Melvin |
| 22 | Ronald | Bergum |
| 23 | Alberto | Vilchis |
| 24 | Ramon | Gonzalez |
| 25 | Ovidio | Rodriguez Orona |
| 26 | Genoveva Valentina | Cruz de los Santos |
| 27 | Bruce | Ruberg |
| 28 | Louis | Imhoff |
| 29 | Felix | Sierra |
| 30 | Jesus | M Carranza |
| 31 | Jessica | Banchs |
| 32 | Sheldon | Ziegler |
| 33 | Marisela | Avila |
| 34 | Rafael | Nuno |
| 35 | Santiago | Fernandez-Gomez |
| 36 | Jesus | Motta |
| 37 | Nick | Rosenberg |
| 38 | Craig | Fried |
| 39 | Robert | Moravec |
| 40 | James | Booth |
| 41 | Alvin | Bell |
| 42 | Silas | Wagner |
| 43 | Larry | Martin |
| 44 | Brian | Kirby |
| 45 | Fariba | Abbassi |
| 46 | Walter | Geil |
| 47 | Regina | Harper |
| 48 | Josey | Hena0 |
| 49 | Chris | Culbertson |
| 50 | Angel | Flores |
| 51 | Neil | Young |
| 52 | Andres p | Bautista |
| 53 | Balentin | Morelos |
| 54 | Deborah | Furr |
| 55 | Amada | Ansman |
| 56 | Yonatan | Tzion |
| 57 | Ivan | Lino |
| 58 | Barbara | Haloulos |
| 59 | Blanca | Collins |
| 60 | Eric | Pabon |
| 61 | Ray | Elfstrom |
| 62 | Nathen | Luetttgen |
| 63 | Vallie | Russel |
| 64 | Anita | Kear |
| 65 | Orville | Brown |
| 66 | Adnan | Sulejmanpasic |
| 67 | Guillermo | Condemarin |
| 68 | Jose | Carvajal |

CERTIFICATE OF SERVICE

I, Michael J. Farnan, hereby certify that in addition to the notice and service provided through the Court's ECF system that on November 22, 2021, a copy of Declaration of Steven Weisbrot on behalf of Angeion Group, LLC in Support of Motion for Final Approval of Class Action Settlement was served on the attached 2002 list.

/s/ Michael J. Farnan
Michael J. Farnan (Bar No. 5165)

In re Rental Car Intermediate Holdings, LLC
Core/2002 Service List
Case No. 20-11247 (MFW)

| DESCRIPTION | NAME | NOTICE NAME | ADDRESS 1 | ADDRESS 2 | CITY | STATE | ZIP | COUNTRY | PHONE | FAX | EMAIL |
|--|--|---|---|--|-----------------|-------|------------|----------------|----------------------------|----------------------------|---|
| COUNSEL TO COLLIN COUNTY TAX ASSESSOR/COLLECTOR | ABERNATHY, ROEDER, BOYD & HULLETT, P.C. | ATTN: PAUL M. LOPEZ, LARRY R. BOYD & EMILY M. MAHN | 1700 REDBUD BLVD | SUITE 300 | MCKINNEY | TX | 75069 | | 214-544-4000 | 214-544-4040 | PLOPEZ@ABERNATHY-LAW.COM LBOYD@ABERNATHY-LAW.COM EHAMH@ABERNATHY-LAW.COM APRES@AKINGUMP.COM KZUZOLO@AKINGUMP.COM PATRICK.CHEN@AKINGUMP.COM |
| COUNSEL TO THE AD HOC GROUP OF SECOND LIEN NOTEHOLDERS | AKIN GUMP STRAUSS HAUER & FELD LLP | ATTN: ARIK PREIS KEVIN ZUZOLO & PATRICK C. CHEN | ONE BRYANT PARK | | NEW YORK | NY | 10036 | | 212-872-1000 | 212-872-1002 | |
| COUNSEL TO ALDINE INDEPENDENT SCHOOL DISTRICT | ALDINE INDEPENDENT SCHOOL DISTRICT | ATTN: PAMELA H. WALTERS | 2520 W.W. THORNE DRIVE | | HOUSTON | TX | 77073 | | 281-985-6319 | 281-985-6321 | BKNATTY@ALDINEISO.ORG |
| COUNSEL TO INFOR (US), INC. | ALSTON & BIRD LLP | ATTN: DAVID A. WENDER | ONE ATLANTIC CENTER | | ATLANTA | GA | 30309 | | 404-881-7000 | 404-253-8298 | DAVID.WENDER@ALSTON.COM |
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| COUNSEL TO RICHARD BENNETT | ANDJAR & LEVINE P.A. | ATTN: LAWRENCE A. LEVINE ESQ. | 300 SE 17TH STREET | | FORT LAUDERDALE | FL | 33316 | | 954-525-0050 | 954-525-0020 | LLVINE@ANL-LAW.COM ANDREW.SILFEN@ARENTFOX.COM |
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| COUNSEL TO AD HOC GROUP FOR SENIOR TERM LOAN | ARNOLD & PORTER | ATTN: MICHAEL D. MESSERSMITH | 70 WEST MADISON ST | SUITE 4200 | CHICAGO | IL | 60602-4231 | | 312-583-2374 | 312-583-2360 | MICHAEL.MESSERSMITH@ARNOLDPORTER.COM |
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| COUNSEL TO EDS SERVICE SOLUTIONS LLC | BAKER & HOSTETLER LLP | ATTN: ANDREW V. LAYDEN | 200 SOUTH ORANGE AVENUE, SUITE 2300 | | ORLANDO | FL | 32801-3432 | | 407-649-4070 | | ALAYDEN@BAKERLAW.COM |
| COUNSEL TO EDS SERVICE SOLUTIONS LLC | BAKER & HOSTETLER LLP | ATTN: JEFFREY J. LYONS | 1201 NORTH MARKET STREET, 14TH FLOOR | | WILMINGTON | DE | 19801-1147 | | 302-468-7088 | | JLYONS@BAKERLAW.COM |
| BANK OF NEW YORK MELLON | BANK OF NEW YORK MELLON | ATTN: ALISON KOWALSKI | 385 RIFLE CAMP ROAD | 3RD FLOOR | WOODLAND PARK | NI | 07424 | | 973-247-4144 | | ALISON.KOWALSKI@BNYMELLON.COM |
| NEW ZEALAND RCF - BANK OF NEW ZEALAND AS LENDER | BANK OF NEW ZEALAND | ATTN: PAUL BULLIVANT | LEVEL 6 DELOITTE CENTRE 80 QUEEN STREET | | AUCKLAND | | 1010 | NEW ZEALAND | +64 9 375 1200 | | PAUL.BULLIVANT@BNZ.CO.NZ |
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| COUNSEL TO DLC MANAGEMENT CORP. AND PG SYRACUSE, LLC | BARCLAY DAMON LLP | ATTN: SCOTT L. FLEISCHER | 1270 AVENUE OF THE AMERICAS | SUITE 501 | NEW YORK | NY | 10020 | | 212-784-5810 | 212-784-5799 | SFLEISCHER@BARCLAYDAMON.COM |
| BARCLAYS BANK PLC AS ADMINISTRATIVE AGENT AND COLLATERAL AGENT OR "SENIOR CREDIT AGREEMENT" | BARCLAYS BANK PLC BANK DEBT MANAGEMENT GROUP | ATTN: CHRISTOPHER ATKIN AND ROBERT WALSH | 745 SEVENTH AVENUE | | NEW YORK | NY | 10019 | | 212-526-5515 | 212-320-6564 | CHRISTOPHER.ATKIN@BARCLAYS.COM ROBERT.X.WALSH@BARCLAYS.COM |
| BARCLAYS BANK PLC AS ADMINISTRATIVE AGENT AND COLLATERAL AGENT OR "SENIOR CREDIT AGREEMENT" | BARCLAYS BANK PLC LOAN OPERATIONS | ATTN: AGENCY SERVICES - LINDSAY PROUD | 700 PRIDES CROSSING | | NEWARK | DE | 19713 | | 302-286-2350 | 917-522-0569 | 12145455230@TLS.LDSPROD.COM |
| COUNSEL TO AMERICAN EXPRESS TRAVEL RELATED SERVICES CO, INC | BECKETT & LEE LLP | ATTN: SHRADDHA BHARATIA | PO BOX 3001 | | MALVERN | PA | 19355-0701 | | | | |
| COUNSEL TO ACERTIFY, INC | BECKETT & LEE LLP | ATTN: SHRADDHA BHARATIA | PO BOX 3002 | | MALVERN | PA | 19355-0702 | | | | |
| COUNSEL TO TEAMSTERS LOCAL UNION NOS. 150, 431, 665, 853 & 856 | BEESON, TAYLOR & BODINE, APC | ATTN: CATHERINE E. HOLZHAUSER | 520 CAPITOL MALL, SUITE 300 | | SACRAMENTO | CA | 95814 | | 916-325-2100 | 916-325-2120 | CHOLZHAUSER@BEESONTAYER.COM HOOVER@BENESCHLAW.COM KCAPUZZI@BENESCHLAW.COM |
| COUNSEL TO THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS | BENESCH, FRIEDLANDER, COPLAN & ARONOFF LLP | ATTN: JENNIFER R. HOOVER, KEVIN M. CAPUZZI & JOHN C. GENTILE | 222 DELAWARE AVENUE, SUITE 801 | | WILMINGTON | DE | 19801 | | 302-442-7010 | 302-442-7012 | JGENTILE@BENESCHLAW.COM |
| COUNSEL TO 104 FOUNDRY STREET REALTY LLC & RENO-TAHOE AIRPORT AUTHORITY | BIELLI & KLAUDER LLC | ATTN: DAVID M. KLAUDER | 1204 N. KING STREET | | WILMINGTON | DE | 19801 | | 302-803-4600 | 302-397-2557 | DKLAUDER@BK-LEGAL.COM KELBON@BLANKROME.COM GUILFOYLE@BLANKROME.COM |
| COUNSEL TO BANK OF MONTREAL, THE BANK OF NOVA SCOTIA, THE BANK OF NEW YORK MELLON TRUST COMPANY, N.A., AND INFOR (US), INC. | BLANK ROME LLP | ATTN: REGINA STANGO KELBON, VICTORIA GUILFOYLE, STANLEY B. TARR | 1201 N. MARKET STREET SUITE 800 | | WILMINGTON | DE | 19801 | | 302-425-6424; 302-425-6400 | 302-425-6464; 302-425-6464 | TARR@BLANKROME.COM |
| EUROPEAN ABS NOTES - BNP PARIBAS TRUST CORPORATION UK LTD. AS COLLATERAL AGENT/ISSUER SECURITY TRUSTEE | BNP PARIBAS TRUST CORPORATION UK LIMITED | ATTN: PRESIDENT OR GENERAL COUNSEL | 10 HAREWOOD AVENUE | | LONDON | | NW1 6AA | UNITED KINGDOM | | 01144 (0) 20 7595 5078 | |
| HERTZ CANADIAN SECURITIZATION NOTES - BNY TRUST COMPANY OF CANADA AS INDENTURE TRUSTEE AND COLLATERAL AGENT | BNY TRUST COMPANY OF CANADA | ATTN: CORPORATE TRUST ADMINISTRATION | 1 YORK STREET | 6TH FLOOR | TORONTO | ON | M5J 0B6 | CANADA | 416-933-8500 | 416-310-1711 | |
| COUNSEL TO COMDATA INC. | BONE MCALLESTER NORTON PLLC | ATTN: VICKI SCRUGGS | 511 UNION STREET | SUITE 1600 | NASHVILLE | TN | 37219 | | 615-238-6311 | | VSCRUGGS@BONELAW.COM |
| COUNSEL TO GBS, INC. DBA GRAHAM COLLISION | BRADSHAW, FOWLER, PROCTOR & FAIRGRAVE P.C. | ATTN: KRystal R. MIKKILINENI | 801 GRAND AVENUE | SUITE 3700 | DES MOINES | IA | 50309 | | 515-246-5880 | 515-246-5808 | mikkilineni.krystal@bradshawlaw.com |
| COUNSEL TO CONCUR TECHNOLOGIES, INC., SOUTH JERSEY TRANSPORTATION AUTHORITY | BROWN & CONNERY, LLP | ATTN: DONALD K. LUDMAN | 6 NORTH BROAD STREET | SUITE 100 | WOODBURY | NJ | 08096 | | 856-812-8900 | 856-853-9933 | DLUDMAN@BROWNCNNERY.COM |
| COUNSEL TO SODEXO OPERATIONS, LLC | BROWN MCGARRY NIMEROFF LLC | ATTN: JAMI B. NIMEROFF | 919 N. MARKET STREET, SUITE 420 | | WILMINGTON | DE | 19801 | | 302-428-8142 | 302-351-2744 | JNIMEROFF@BMNLAWYERS.COM |
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| COUNSEL TO IEH AUTO PARTS LLC, DBA AUTO PLUS AUTO PARTS, THE PEP BOYS-MANNY, MOE & JACK, AND 767 AUTO LEASING LLC | BROWN RUDNICK LLP | ATTN: KENNETH AULET | SEVEN TIMES SQUARE | | NEW YORK | NY | 10036 | | 212-209-4800 | 212-209-4801 | KAULET@BROWNRUDNICK.COM |
| COUNSEL TO ORACLE AMERICA, INC. AND ORACLE CREDIT CORPORATION | BUCHALTER, A PROFESSIONAL CORPORATION | ATTN: SHAWN M. CHRISTIANSON | 55 SECOND STREET | 17TH FLOOR | SAN FRANCISCO | CA | 94105-3493 | | 415-227-0900 | 415-227-0770 | SCHRISTIANSON@BUCHALTER.COM |
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| DONLEN CANADA SECURITIZATION PROGRAM - CANADIAN IMPERIAL BANK OF COMMERCE AS COMMITTED LENDER AND COMPUTERSHARE TRUST COMPANY OF CANADA AS TRUSTEE OF STABLE TRUST AS CONDUIT LENDER | CANADIAN IMPERIAL BANK OF COMMERCE | ATTN: CANADIAN SECURITIZATION GROUP | 5TH FLOOR BROOKFIELD PLACE 161 BAY STREET | | TORONTO | ON | M5J 2S8 | CANADA | | | SECURITIZATIONMAILBOX@CIBC.CA |
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| COUNSEL TO CENTRAL STATES, SOUTHEAST AND SOUTHWEST AREAS PENSION FUND AND CENTRAL STATES, SOUTHEAST AND SOUTHWEST AREAS HEALTH AND WELFARE FUND | CENTRAL STATES LAW DEPARTMENT | ATTN: FRANK BLECHSCHMIDT, ESQ. | 8647 WEST HIGGINS ROAD | | CHICAGO | IL | 60631-2803 | | 847-777-4088 | 847-518-9797 | FBLECHSCH@CENTRALSTATESFUNDS.ORG |
| COUNSEL TO CHATHAM COUNTY TAX COMMISSIONER | CHATHAM COUNTY TAX COMMISSIONER | ATTN: THERESA C. HARRELSON | POST OFFICE BOX 8324 | | SAVANNAH | GA | 31412-8324 | | 912-652-7109 | 912-652-7101 | |
| COUNSEL TO AVRS, COMPUTERIZED VEHICLE REGISTRATION AND CDK GLOBAL LLC | CHIPMAN BROWN CICERO & COLE, LLP | ATTN: WILLIAM E. CHIPMAN, JR. | HERCULES PLAZA | 1313 NORTH MARKET STREET SUITE 5400 | WILMINGTON | DE | 19801 | | 302-295-0192 | | CHIPMAN@CHIPMANBROWN.COM |
| COUNSEL TO FALSE POLICE REPORT PLAINTIFFS | CIARDI CIARDI & ASTIN | ATTN: ALBERT A. CIARDI, III & WALTER W. GOULDSBURY III | 1905 SPRUCE STREET | | PHILADELPHIA | PA | 19103 | | 215-557-3550 | 215-557-3551 | ACIARDI@CIARDILAW.COM WGOULDSBURY@CIARDILAW.COM |
| COUNSEL TO FALSE POLICE REPORT PLAINTIFFS | CIARDI CIARDI & ASTIN | ATTN: DANIEL K. ASTIN | 1204 N. KING STREET | | WILMINGTON | DE | 19801 | | 302-658-1100 | 302-658-1300 | DASTIN@CIARDILAW.COM |
| COUNSEL TO TAMIA HOWARD | CICONTE SCERBA, LLC | ATTN: ADAM F. WASSERMAN, ESQ. | 1300 KING STREET | | WILMINGTON | DE | 19801 | | 302-658-7101 | 302-658-4982 | AWASSERMAN@CSKDELAWARE.COM |

In re Rental Car Intermediate Holdings, LLC
 Core/2002 Service List
 Case No. 20-11247 (MFW)

| DESCRIPTION | NAME | NOTICE NAME | ADDRESS 1 | ADDRESS 2 | CITY | STATE | ZIP | COUNTRY | PHONE | FAX | EMAIL |
|---|--|--|--|-------------------------------------|---------------------------|----------|----------------|----------------|---|----------------------|--|
| AUSTRALIAN SECURITIZATION NOTES - CITIBANK N.A. AS ADMINISTRATIVE AGENT | CITIBANK N.A. CITY OF HOUSTON LEGAL DEPARTMENT | ATTN: ROBERT KOHL GLOBAL SECURITIZED PRODUCTS ATTN: M. LUCILLE ANDERSON | 750 WASHINGTON BOULEVARD 8TH FLOOR P.O. BOX 368 | | STAMFORD | CT | 06901 | | | 203-975-6383 | ROBERT.KOHL@CITI.COM SECURITISATIONOPS@CITI.COM FIAUSECURITISATION@CITI.COM |
| COUNSEL TO CITY OF HOUSTON | | | | 1401 JFK BOULEVARD, 5TH FLOOR | HOUSTON | TX | 77001-0368 | | 832-393-6485 | 832-393-6259 | MLUCILLE.ANDERSON@HOUSTONTX.GOV |
| COUNSEL TO THE CITY OF PHILADELPHIA, SCHOOL DISTRICT OF PHILADELPHIA, WATER REVENUE BUREAU AND THE CITY OF PHILADELPHIA DEPARTMENT OF COMMERCE DIVISION OF AVIATION | CITY OF PHILADELPHIA LAW DEPARTMENT | ATTN: MEGAN N. HARPER | MUNICIPAL SERVICES BUILDING 123 WEST INDIANA AVENUE, 3RD FLOOR | | PHILADELPHIA | PA | 19102-1595 | | 215-686-0503 | | MEGAN.HARPER@PHILA.GOV SSLACK@VOLUSIA.ORG JKANE@VOLUSIA.ORG |
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| ALOC FACILITY - CLEARY GOTTlieb STEEN & HAMILTON LLP AS ADMINISTRATIVE AGENT | | | | | NEW YORK | NY | 10006 | | 212-225-2416 | | JOHN.MACLENNAN@CLIFFORDCHANCE.COM MAGGIE.ZHAO@CLIFFORDCHANCE.COM |
| COUNSEL TO EUROPEAN ABS NOTES - CREDIT AGRICOLE CORPORATE AND INVESTMENT BANK AS ADMINISTRATIVE AGENT | CLIFFORD CHANCE | ATTN: JOHN MACLENNAN MAGGIC ZHAO | 10 UPPER BANK STREET | | LONDON | | E14 5JJ | UNITED KINGDOM | +44 (0) 20 7006 1642 | | |
| COUNSEL TO SIXT RENT A CAR LLC. | CLYDE & CO US LLP COHEN, SEGUIS, PALLAS, GREENHALL & FURMAN, PC | ATTN: TIMOTHY WITCZAK, ESQ. ATTN: SALLY J. DAUGHERTY | 4 EMBARCADERO CENTER, SUITE 1350 500 DELAWARE AVENUE, SUITE 730 | | SAN FRANCISCO | CA | 94111 | | 415-365-9800 | 415-365-9801 | TIMOTHY.WITCZAK@CLYDECO.US |
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| COUNSEL TO OFFICE OF UNEMPLOYMENT COMPENSATION TAX SERVICES | COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF LABOR AND INDUSTRY COMMONWEALTH OF PENNSYLVANIA, OFFICE OF ATTORNEY GENERAL | ATTN: DEB SECREST ATTN: ALLISON L. CARR | COLLECTIONS SUPPORT UNIT 1251 WATERFRONT PLACE | 651 BOAS STREET, ROOM 925 | HARRISBURG | PA | 17121 | | 717-787-7627 | 717-787-7671 | RA-LI-UCTS-BANKRUPT@STATE.PA.US |
| COUNSEL TO COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF REVENUE | COMMONWEALTH OF PUERTO RICO ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | APARTADO 9020192 | | SAN JUAN | PR | 00902-0192 | | | | |
| STATE ATTORNEY GENERAL COUNSEL TO LKQ CORPORATION, AND ITS AFFILIATES LKQ CANADA AUTO PARTS INC., KEYSTONE AUTOMOTIVE INDUSTRIES ON INC., AND THE COAST DISTRIBUTION SYSTEM (CANADA), INC. | CONNOLLY GALLAGHER LLP | ATTN: JEFFREY C. WISLER | 1201 N. MARKET STREET | 20TH FLOOR | WILMINGTON | DE | 19801 | | 302-888-6258 | 302-658-0380 | JWISLER@CONNOLLYGALLAGHER.COM |
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| COUNSEL TO NANTUCKET MEMORIAL AIRPORT COMMISSION | CONNOLLY GALLAGHER LLP | ATTN: KELLY M. CONLAN | 1201 N. MARKET STREET | 20TH FLOOR | WILMINGTON | DE | 19801 | | 302-888-6221 | | KCONLAN@CONNOLLYGALLAGHER.COM |
| COUNSEL TO TD AUTO FINANCE | COOKSEY, TOOLEN, GAGE, DUFFY & WOOD | ATTN: KIM GAGE | 535 ANTON BOULEVARD 1521 WEST CONCORD PIKE, SUITE 301 | 10TH FLOOR Brandywine Plaza West | COSTA MESA | CA | 92626 | | 714-431-1090 | | KGAGE@COOKSEYLLAW.COM |
| COUNSEL TO SANJEEV SHARMA, PETER LEE & LATONYA CAMPBELL, ET AL. COUNSEL TO GSP TRANSPORTATION INC. | COUSINS LAW LLC COZEN O'CONNOR | ATTN: SCOTT D. COUSINS ATTN: THOMAS M. HORAN | 1201 N. MARKET ST. | SUITE 1001 | WILMINGTON | DE | 19801 | | 302-824-7081 302-295-2000 | 302-295-0331 | SCOTT.COUSINS@COUSINS-LAW.COM THORAN@COZEN.COM |
| EUROPEAN ABS NOTES - CREDIT AGRICOLE CORPORATE AND INVESTMENT BANK AS ADMINISTRATIVE AGENT | CREDIT AGRICOLE CORPORATE AND INVESTMENT BANK | ATTN: MO SECURITIZATION CACIB/CAROLE D'HAERYER-DANIEL PHANTON | 12 PLACE DES ETATS-UNIS 70052 | | MONTRouGE CEDEX | | 92547 | FRANCE | +33 1 57 87 17 48; +33 1 57 87 25 26 | 011+33 1 57 87 17 58 | MO_TTRISATION_CACIB@CA-CIB.COM CAROLE.DHAERYER@CA-CIB.COM SARAH.ABOUNOUR@CA-CIB.COM DIENABA.HAIDARA@CA-CIB.COM PHILIPPE.FAVRE@CA-CIB.COM |
| U.S. VEHICLE RCF - CREDIT AGRICOLE CORPORATE AND INVESTMENT BANK AS ADMINISTRATIVE AGENT AND BANK OF NEW YORK MELLON TRUST COMPANY N.A. AS COLLATERAL AGENT | CRÉDIT AGRICOLE CORPORATE AND INVESTMENT BANK | ATTN: ERIC O'DELL MANAGING DIRECTOR & MIKE MCINTYRE DIRECTOR | 227 W. MONROE STREET #3800 | | CHICAGO | IL | 60606 | | 312-220-7311; 312-220-7317 | | MIKE.MCINTYRE@CA-CIB.COM JGREY@CROSSLAW.COM KMANN@CROSSLAW.COM CSIMON@CROSSLAW.COM |
| COUNSEL TO COMDATA INC. & NISSAN NORTH AMERICA, INC., CORE PALMETTO OWNER, LLC, AND CAPITAL REGION AIRPORT COMMISSION, AND PLAINTIFF AND THE CLASS Case No. 2:19-cv-1312-FMO-JEM | CROSS & SIMON, LLC | ATTN: JOSEPH GREY, KEVIN S. MANN AND Christopher P. Simon | 1105 NORTH MARKET STREET | SUITE 901 | WILMINGTON | DE | 19801 | | 302-777-4200 | 302-777-4224 | |
| COUNSEL TO U.S. BANK NATIONAL ASSOCIATION, AS TRUSTEE, INCLUDING AS SUCCESSOR IN SUCH CAPACITY TO FIRST UNION NATIONAL BANK PURSUANT TO THAT CERTAIN INDENTURE DATED AS OF DECEMBER 1, 1994 FOR THE SENIOR NOTES DUE JANUARY 15, 2028 | CROSS & SIMON, LLC | ATTN: MICHAEL L. WILD | 1105 N. MARKET STREET, SUITE 901 | | WILMINGTON | DE | 19801 | | 302-777-4200 | | MWILD@CROSSLAW.COM |
| COUNSEL TO LOS ANGELES INTERNATIONAL AIRPORT | DANNING, GILL, ISRAEL & KRASNOFF, LLP | ATTN: UZZI O. RAANAN | 1901 AVENUE OF THE STARS, SUITE 450 | | LOS ANGELES | CA | 90067-6006 | | 310-277-0077 | 310-277-5735 | URAAANAN@DANNINGGILL.COM |
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In re Rental Car Intermediate Holdings, LLC
Core/2002 Service List
Case No. 20-11247 (MFW)

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In re Rental Car Intermediate Holdings, LLC
 Core/2002 Service List
 Case No. 20-11247 (MFV)

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| SENIOR SECOND PRIORITY SECURED NOTES ("2L NOTES") - WELLS FARGO BANK AS INDENTURE TRUSTEE UNDER THE SENIOR NOTES OR "U.S. NOTES AGENT" AND L/C FACILITY - BARCLAYS BANK PLC AS ADMINISTRATIVE AGENT AND COLLATERAL AGENT OR "SENIOR CREDIT AGREEMENT AGENT" | LATHAM & WATKINS LLP | ATTN: ALFRED Y. XUE, CHRISTOPHER R. PLAUT, GEORGE DAVIS, SUZZANNE UHLAND, CHRISTOPHER HARRIS AND ADAM J. GOLDBERG, KEVIN T. FINGERET AND GRAEME P. SMYTH | 885 THIRD AVENUE | | NEW YORK | NY | 10022-4834 | | 212-906-1640; 212-906-1262; 212-751-4861; 212-906-1237; 212-906-2987 | 212-751-4864 | ALFRED.XUE@LW.COM CHRIS.PLAUT@LW.COM GEORGE.DAVIS@LW.COM SUZZANNE.UHLAND@LW.COM CHRISTOPHER.HARRIS@LW.COM ADAM.GOLDBERG@LW.COM KEVIN.FINGERET@LW.COM GRAEME.SMYTH@LW.COM |
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| SENIOR SECOND PRIORITY SECURED NOTES ("2L NOTES") - WELLS FARGO BANK AS INDENTURE TRUSTEE UNDER THE SENIOR NOTES OR "U.S. NOTES AGENT" AND L/C FACILITY - BARCLAYS BANK PLC AS ADMINISTRATIVE AGENT AND COLLATERAL AGENT OR "SENIOR CREDIT AGREEMENT AGENT" | LATHAM & WATKINS LLP | ATTN: R. CHARLES CASSIDY III | 555 ELEVENTH STREET NW | SUITE 1000 | WASHINGTON | DC | 20004-1304 | | 202-637-2176 | | CHARLES.CASSIDY@LW.COM |
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In re Rental Car Intermediate Holdings, LLC
 Core/2002 Service List
 Case No. 20-1247 (MFW)

| DESCRIPTION | NAME | NOTICE NAME | ADDRESS 1 | ADDRESS 2 | CITY | STATE | ZIP | COUNTRY | PHONE | FAX | EMAIL |
|---|---|---|---|------------------------------|------------------------------------|----------------|-------------------------|----------------|--|------------------------------|--|
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| HLF ABS NOTES - LORD SECURITIES CORPORATION AS GROUP 1 BACK-UP ADMINISTRATOR AND COUNSEL TO NTT AMERICA SOLUTIONS, INC., F/K/A DIMENSION DATA NORTH AMERICA, INC., AND WILMINGTON TRUST, NATIONAL ASSOCIATION, AS INDENTURE TRUSTEE | LOEB & LOEB LLP | ATTN: JOHN P. DILLMAN ATTN: DANIEL B. BESIKOF, GENEVA SHI, WALTER H. CURCHACK, AND VADIM J. RUBINSTEIN | PO BOX 3064 345 PARK AVENUE - 21ST FLOOR | | HOUSTON NEW YORK | TX NY | 77253-3064 10154 | | 713-844-3400 212-407-4129; 212-407-4000, 212-407-4092 | 713-844-3503 | HOUSTON_BANKRUPTCY@PUBLICANS.COM DBESIKOF@LOB.COM VRUBINSTEIN@LOB.COM WLCURCHACK@LOB.COM |
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In re Rental Car Intermediate Holdings, LLC
 Core/2002 Service List
 Case No. 20-11247 (MFW)

| DESCRIPTION | NAME | NOTICE NAME | ADDRESS 1 | ADDRESS 2 | CITY | STATE | ZIP | COUNTRY | PHONE | FAX | EMAIL |
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In re Rental Car Intermediate Holdings, LLC
 Core/2002 Service List
 Case No. 20-11247 (MFW)

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| STATE ATTORNEY GENERAL | STATE OF ALABAMA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | P.O. BOX 300152 | | MONTGOMERY | AL | 36130-0152 | | 334-242-7300 | 334-242-2433 | |
| STATE ATTORNEY GENERAL | STATE OF ALASKA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | P.O. BOX 110300 | | JUNEAU | AK | 99811-0300 | | 907-465-2133 | 907-465-2075 | ATTORNEY.GENERAL@ALASKA.GOV |
| STATE ATTORNEY GENERAL | STATE OF ARIZONA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 2005 N CENTRAL AVE | | PHOENIX | AZ | 85004-2926 | | 602-542-5025 501-682-2007; 800-482-8982 | 602-542-4085 | AGINFO@AZAG.GOV |
| STATE ATTORNEY GENERAL | STATE OF ARKANSAS ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 323 CENTER ST. | SUITE 200 | LITTLE ROCK | AR | 72201-2610 | | | | |
| STATE ATTORNEY GENERAL | STATE OF CALIFORNIA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | P.O. BOX 944255 | | SACRAMENTO | CA | 94244-2550 | | 916-445-9555 | 916-323-5341 | BANKRUPTCY@COAG.GOV |
| STATE ATTORNEY GENERAL | STATE OF COLORADO ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | RALPH L. CARR COLORADO JUDICIAL CENTER | 1300 BROADWAY 10TH FLOOR | DENVER | CO | 80203 | | 720-508-6000 | 720-508-6030 | |
| STATE ATTORNEY GENERAL | STATE OF CONNECTICUT ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 55 ELM ST. | | HARTFORD | CT | 06106 | | 860-808-5318 | 860-808-5387 | ATTORNEY.GENERAL@CT.GOV |
| STATE ATTORNEY GENERAL | STATE OF DELAWARE ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | CARVEL STATE OFFICE BLDG. | 820 N. FRENCH ST. | WILMINGTON | DE | 19801 | | 302-577-8338 | 302-577-6630 | ATTORNEY.GENERAL@STATE.DE.US |
| STATE ATTORNEY GENERAL | STATE OF FLORIDA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | THE CAPITOL PL 01 | | TALLAHASSEE | FL | 32399-1050 | | 850-414-3300 | 850-488-4872 | |

In re Rental Car Intermediate Holdings, LLC
 Core/2002 Service List
 Case No. 20-11247 (MFW)

| DESCRIPTION | NAME | NOTICE NAME | ADDRESS 1 | ADDRESS 2 | CITY | STATE | ZIP | COUNTRY | PHONE | FAX | EMAIL |
|--|---|--|--|---|----------------|-------|------------|---------|----------------------------|--------------|------------------------------------|
| STATE ATTORNEY GENERAL | STATE OF GEORGIA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 40 CAPITAL SQUARE SW | | ATLANTA | GA | 30334-1300 | | 404-656-3300 | 404-657-8733 | |
| STATE ATTORNEY GENERAL | STATE OF HAWAII ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 425 QUEEN ST. | | HONOLULU | HI | 96813 | | 808-586-1239 | | HAWAIIAG@HAWAII.GOV |
| STATE ATTORNEY GENERAL | STATE OF IDAHO ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 700 W. JEFFERSON STREET | P.O. BOX 83720 | BOISE | ID | 83720-1000 | | 208-334-2400 | 208-854-8071 | |
| STATE ATTORNEY GENERAL | STATE OF ILLINOIS ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 100 WEST RANDOLPH STREET | | CHICAGO | IL | 60601 | | 312-814-3000 | | WEBMASTER@ATG.STATE.IL.US |
| STATE ATTORNEY GENERAL | STATE OF INDIANA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | INDIANA GOVERNMENT CENTER SOUTH | 302 W. WASHINGTON ST. 5TH FLOOR | INDIANAPOLIS | IN | 46204 | | 317-232-6201 | 317-232-7979 | INFO@ATG.IN.GOV |
| STATE ATTORNEY GENERAL | STATE OF IOWA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 1305 E. WALNUT STREET | | DES MOINES | IA | 50319 | | 515-281-5164 | 515-281-4209 | WEBTEAM@AG.IOWA.GOV |
| STATE ATTORNEY GENERAL | STATE OF KANSAS ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 120 SW 10TH AVE. 2ND FLOOR | | TOPEKA | KS | 66612-1597 | | 785-296-2215; 888-428-8436 | 785-296-6296 | |
| STATE ATTORNEY GENERAL | STATE OF KENTUCKY ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 700 CAPITOL AVENUE SUITE 118 | | FRANKFORT | KY | 40601 | | 502-696-5300 | 502-564-2894 | |
| STATE ATTORNEY GENERAL | STATE OF LOUISIANA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | P.O. BOX 94095 | | BATON ROUGE | LA | 70804-4095 | | 225-326-6000 | 225-326-6499 | CONSUMERINFO@AG.STATE.LA.US |
| STATE ATTORNEY GENERAL | STATE OF MAINE ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 6 STATE HOUSE STATION | | AUGUSTA | ME | 04333 | | 207-626-8800 | | OAG.MEDIATION@MAINE.GOV |
| STATE ATTORNEY GENERAL | STATE OF MARYLAND ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 200 ST. PAUL PLACE | | BALTIMORE | MD | 21202-2202 | | 410-576-6300 | | OAG@OAG.STATE.MD.US |
| STATE ATTORNEY GENERAL | STATE OF MASSACHUSETTS ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | ONE ASHBURTON PLACE | | BOSTON | MA | 02108-1698 | | 617-727-2200 | | AGO@STATE.MA.US |
| STATE ATTORNEY GENERAL | STATE OF MICHIGAN ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | G. MENNEN WILLIAMS BUILDING 7TH FLOOR | 525 W. OTTAWA ST. P.O. BOX 30212 | LANSING | MI | 48909-0212 | | 517-373-1110 | 517-373-3042 | MIAG@MICHIGAN.GOV |
| COUNSEL TO STATE OF MICHIGAN, DEPARTMENT OF TREASURY | STATE OF MICHIGAN, DEPARTMENT OF TREASURY | ATTN: DANA NESSEL, HEATHER L. DONALD | CADILLAC PLACE, STE. 10-200 | 3030 W. GRAND BLVD. | DETROIT | MI | 48202 | | 313-456-0140 | | DONALDH@MICHIGAN.GOV |
| STATE ATTORNEY GENERAL | STATE OF MINNESOTA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 1400 BREMER TOWER | 445 MINNESOTA STREET | ST. PAUL | MN | 55101-2131 | | 651-296-3353; 800-657-3787 | | |
| STATE ATTORNEY GENERAL | STATE OF MISSISSIPPI ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | WALTER SILLERS BUILDING | 550 HIGH STREET SUITE 1200 P.O. BOX 220 | JACKSON | MS | 39201 | | 601-359-3680 | | |
| STATE ATTORNEY GENERAL | STATE OF MISSOURI ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | SUPREME COURT BUILDING 215 N SANDERS THIRD FLOOR | 207 W. HIGH ST. | JEFFERSON CITY | MO | 65102 | | 573-751-3321 | 573-751-0774 | ATTORNEY.GENERAL@AGO.MO.GOV |
| STATE ATTORNEY GENERAL | STATE OF NEBRASKA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 2115 STATE CAPITOL | PO BOX 201401 | HELENA | MT | 59620-1401 | | 406-444-2026 | 406-444-3549 | CONTACTDOJ@MT.GOV |
| STATE ATTORNEY GENERAL | STATE OF NEVADA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 100 NORTH CARSON STREET | 2ND FL RM 2115 | LINCOLN | NE | 68509-8920 | | 402-471-2683 | 402-471-3297 | AGO.INFO.HELP@NEBRASKA.GOV |
| STATE ATTORNEY GENERAL | STATE OF NEW HAMPSHIRE ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 33 CAPITOL ST. | | CARSON CITY | NV | 89701 | | 775-684-1100 | 775-684-1108 | AGINFO@AG.NV.GOV |
| STATE ATTORNEY GENERAL | STATE OF NEW JERSEY ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | RJ HUGHES JUSTICE COMPLEX | 25 MARKET STREET P.O. BOX 080 | CONCORD | NH | 03301 | | 603-271-3658 | 603-271-2110 | ATTORNEYGENERAL@DOJ.NH.GOV |
| STATE ATTORNEY GENERAL | STATE OF NEW MEXICO ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | P.O. DRAWER 1508 | | SANTA FE | NM | 87504-1508 | | 505-827-6000 | 505-827-5826 | |
| STATE ATTORNEY GENERAL | STATE OF NORTH CAROLINA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 9001 MAIL SERVICE CENTER | 600 E BOULEVARD AVE DEPT 125 | RALEIGH | NC | 27699-9001 | | 919-716-6400 | 919-716-6750 | |
| STATE ATTORNEY GENERAL | STATE OF NORTH DAKOTA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | STATE CAPITOL | | BISMARCK | ND | 58505-0040 | | 701-328-2210 | 701-328-2226 | NDAG@ND.GOV |
| STATE ATTORNEY GENERAL | STATE OF OHIO ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 30 E. BROAD ST. 14TH FLOOR | | COLUMBUS | OH | 43215 | | 800-282-0515 | | |
| STATE ATTORNEY GENERAL | STATE OF OKLAHOMA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 313 NE 21ST STREET | | OKLAHOMA CITY | OK | 73105 | | 405-521-3921 | 405-521-6246 | |
| STATE ATTORNEY GENERAL | STATE OF OREGON ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 1162 COURT STREET NE | | SALEM | OR | 97301 | | 503-378-4400 | 503-378-4017 | CONSUMER.HOTLINE@DOJ.STATE.OR.US |
| STATE ATTORNEY GENERAL | STATE OF PENNSYLVANIA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | STRAWBERRY SQUARE | 16TH FLOOR | HARRISBURG | PA | 17120 | | 717-787-3391 | 717-787-3391 | |
| STATE ATTORNEY GENERAL | STATE OF RHODE ISLAND ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 150 SOUTH MAIN STREET | | PROVIDENCE | RI | 02903 | | 401-274-4400 | | |
| STATE ATTORNEY GENERAL | STATE OF SOUTH CAROLINA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | P.O. BOX 11549 | | COLUMBIA | SC | 29211-1549 | | 803-734-3970 | | |
| STATE ATTORNEY GENERAL | STATE OF SOUTH DAKOTA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 1302 EAST HIGHWAY 14 | SUITE 1 | PIERRE | SD | 57501-8501 | | 605-773-3215 | 605-773-4106 | CONSUMERHELP@STATE.SD.US |
| STATE ATTORNEY GENERAL | STATE OF TENNESSEE ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | P.O. BOX 20207 | | NASHVILLE | TN | 37202-0207 | | 615-741-3491 | 615-741-3334 | |
| STATE ATTORNEY GENERAL | STATE OF TEXAS ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | CAPITOL STATION | PO BOX 12548 | AUSTIN | TX | 78711-2548 | | 512-475-4868 | 512-475-2994 | PUBLIC.INFORMATION@OAG.STATE.TX.US |
| STATE ATTORNEY GENERAL | STATE OF UTAH ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | PO BOX 142320 | | SALT LAKE CITY | UT | 84114-2320 | | 801-538-9600 | 801-538-1121 | UAG@UTAH.GOV |
| STATE ATTORNEY GENERAL | STATE OF VERMONT ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 109 STATE ST. | | MONTPELIER | VT | 05609-1001 | | 802-828-3171 | 802-304-1014 | AGO.INFO@VERMONT.GOV |
| STATE ATTORNEY GENERAL | STATE OF VIRGINIA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 900 EAST MAIN STREET | | RICHMOND | VA | 23219 | | 804-786-2071 | 804-225-4378 | |
| STATE ATTORNEY GENERAL | STATE OF WASHINGTON ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 1125 WASHINGTON ST. SE | P.O. BOX 40100 | OLYMPIA | WA | 98504-0100 | | 360-753-6200 | | |
| COUNSEL TO THE STATE OF WASHINGTON DEPARTMENT OF REVENUE | STATE OF WASHINGTON DEPARTMENT OF REVENUE | ATTN: DINA L. YUNKER, ASSISTANT ATTORNEY GENERAL | BANKRUPTCY & COLLECTIONS UNIT | 800 FIFTH AVENUE SUITE 200 | SEATTLE | WA | 98104-3188 | | 206-389-2187 | 206-587-5150 | BCUYUNKER@ATG.WA.GOV |
| STATE ATTORNEY GENERAL | STATE OF WEST VIRGINIA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | STATE CAPITOL BLDG 1 ROOM E 26 | | CHARLESTON | WV | 25305 | | 304-558-2021 | 304-558-0140 | CONSUMER@WVAGO.GOV |
| STATE ATTORNEY GENERAL | STATE OF WISCONSIN ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | WISCONSIN DEPARTMENT OF JUSTICE | STATE CAPITOL ROOM 114 EAST P.O. BOX 7857 | MADISON | WI | 53707-7857 | | 608-266-1221 | 608-267-2223 | |
| STATE ATTORNEY GENERAL | STATE OF WYOMING ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | 123 CAPITOL BUILDING | 200 W. 24TH STREET | CHEYENNE | WY | 82002 | | 307-777-7841 | 307-777-6869 | |
| COUNSEL TO AA BAKER GROUP LTD | STEARNS WEAVER MILLER WEISSLER ALHADEFF & SITTERSON, P.A. | ATTN: PATRICIA A. REDMOND, ESQ. | MUSEUM TOWER, SUITE 2200 | 150 WEST FLAGLER STREET | MIAMI | FL | 33130 | | 305-789-3553 | | PREDMOND@STEARNSWEAVER.COM |

In re Rental Car Intermediate Holdings, LLC
 Core/2002 Service List
 Case No. 20-11247 (MFW)

| DESCRIPTION | NAME | NOTICE NAME | ADDRESS 1 | ADDRESS 2 | CITY | STATE | ZIP | COUNTRY | PHONE | FAX | EMAIL |
|---|---|---|--|-----------------|----------------------|-------|------------|---------|--------------------------------|-------------------------------|--|
| COUNSEL TO JEFFREY BROWER AND THE PERSONAL INJURY CLAIMANTS | STEVENS & LEE, P.C. | ATTN: JOSEPH H. HUSTON, JR. | 919 NORTH MARKET STREET, 13TH FLOOR | | WILMINGTON | DE | 19801 | | 302-425-3310 | 610-371-7972 | JHH@STEVENSLEE.COM |
| COUNSEL TO JEFFREY BROWER AND THE PERSONAL INJURY CLAIMANTS | STEVENS & LEE, P.C. | ATTN: NICHOLAS F. KAION | 485 MADISON AVENUE, 20TH FLOOR | | NEW YORK | NY | 10022 | | 212-319-8500 | 212-319-8505 | NFK@STEVENSLEE.COM |
| COUNSEL TO ASG TECHNOLOGIES GROUP, INC. | STOKES LAWRENCE, P.S. | ATTN: THOMAS A. LERNER | 1420 FIFTH AVENUE | SUITE 3000 | SEATTLE | WA | 98101-2393 | | 206-626-6000 | 206-424-1496 | TOM.LERNER@STOKESLAW.COM |
| COUNSEL TO PLM PREMIER, S.A.P.I. DE C.V. | STONE PIGMAN WALTHER WITTMANN L.L.C. | ATTN: JOHN M. LANDIS | 909 POYDRAS STREET | SUITE 3150 | NEW ORLEANS | LA | 70112-4042 | | 504-581-3200 | 504-596-0819 | JLANDIS@STONEPIGMAN.COM |
| COUNSEL TO LARRY UTTER, AS A CLASS I BENEFICIARY OF BRIAN UTTER, PAM UTTER, AS A CLASS I BENEFICIARY OF BRIAN UTTER, KYLE UTTER, AS A CLASS I BENEFICIARY OF BRIAN UTTER, AND KELLY UTTER, AS A CLASS I BENEFICIARY OF BRIAN UTTER, AND KEVIN M. PHILLIPS, AS A CLASS I BENEFICIARY OF ROBIN HENSON, AMANDA PHILLIPS, AS A CLASS I BENEFICIARY OF ROBIN HENSON, LINDSEY HENSON, AS A CLASS I BENEFICIARY OF ROBIN HENSON, AND HANNAH HENSON, AS A CLASS I BENEFICIARY OF ROBIN HENSON | STONE, LEYTON & GERSHMAN A PROFESSIONAL CORPORATION | ATTN: HOWARD S. SMOTKIN | 7733 FORSYTH BLVD | SUITE 500 | ST. LOUIS | MO | 63105 | | 314-721-7011 | 314-721-8660 | HSS@STONELEYTON.COM |
| COUNSEL TO AUSTIN CONRAC LLC | STREUSAND LONDON OZBURN & LEMMON LLP | ATTN: SABRINA L. STREUSAND | 1801 S. MOPAC EXPRESSWAY | SUITE 320 | AUSTIN | TX | 78746 | | 512-236-9901 | 512-236-9904 | STREUSAND@SLOLLP.COM |
| COUNSEL TO DALLAS/FORT WORTH INTERNATIONAL AIRPORT BOARD AND TOMMIE VAUGHN MOTORS, INC., CENTRAL STATES, SOUTHEAST AND SOUTHWEST AREAS PENSION FUND AND CENTRAL STATES, SOUTHEAST AND SOUTHWEST AREAS HEALTH AND WELFARE FUND | SULLIVAN HAZELTINE ALLINSON LLC | ATTN: WILLIAM A. HAZELTINE, WILLIAM D. SULLIVAN | 919 NORTH MARKET STREET SUITE 420 | | WILMINGTON | DE | 19801 | | 302-428-8191 | 302-428-8195 | WHAZELTINE@SHA-LLC.COM BSULLIVAN@SHA-LLC.COM |
| COUNSEL TO MOVANTS PAMELA MIRANDA AND DHIREN NAIK | SULLIVAN LAW GROUP, APC | ATTN: ERIC K. YAECKEL & RYAN T. KUHNS | 2330 THIRD AVENUE | | SAN DIEGO | CA | 92101 | | 619-702-6760 | 619-702-6761 | RYAN@SULLIVANLAWGROUPAPC.COM RYAN@SULLIVANLAWGROUPAPC.COM |
| COUNSEL TO AVRS, COMPUTERIZED VEHICLE REGISTRATION AND CDK GLOBAL LLC | TAFT | ATTN: JILLIAN S. COLE | 111 EAST WACKER, SUITE 2800 | | CHICAGO | IL | 60601 | | 312-836-4019 | | JCOLE@TAFTLAW.COM |
| COUNSEL TO GSP TRANSPORTATION, INC. | TAYMAN LANE CHAVERRI LLP | ATTN: KATIE LANE CHAVERRI | 601 13TH STREET NW | SUITE 900 SOUTH | WASHINGTON | DC | 20005 | | | | KCHAVERRI@TLCCLAWFIRM.COM |
| COUNSEL TO TN DEPT OF LABOR - BOILER/ELEVATOR DIV. | TENNESSEE ATTORNEY GENERAL'S OFFICE | ATTN: BANKRUPTCY DIVISION | PO BOX 20207 BANKRUPTCY & COLLECTIONS DIVISION MC 008 | | NASHVILLE | TN | 37202-0207 | | 615-532-8933 | 615-741-3334 | AGBANK@DELAWARE@AG.TN.GOV COURTNEY.HULL@OAG.TEXAS.GOV |
| COUNSEL TO COMPTROLLER OF PUBLIC ACCOUNTS REVENUE ACCOUNTING DIVISION OF THE STATE OF TEXAS & STATE OF TEXAS | TEXAS COMPTROLLER OF PUBLIC ACCOUNTS AND THE STATE OF TEXAS | ATTN: COURTNEY J. HULL, JASON B. BINFORD, LAYLA D. MILLIGAN | P.O. BOX 12548 | | AUSTIN | TX | 78711-2548 | | 512-475-4862; 512- 463-2173 | 512-936-1409; 512-936-1409 | JASON.BINFORD@OAG.TEXAS.GOV LAYLA.MILLIGAN@OAG.TEXAS.GOV |
| HFLF ABS NOTES - BANK OF NEW YORK MELLON TRUST COMPANY N.A. AS INDENTURE TRUSTEE AND COLLATERAL AGENT OR "U.S. ABS AGENT" | THE BANK OF NEW YORK MELLON TRUST COMPANY N.A. | ATTN: CORPORATE TRUST ADMINISTRATION - STRUCTURED FINANCE | 2 NORTH LASALLE STREET SUITE 1020 | | CHICAGO | IL | 60602 | | 312-827-8680 | 312-827-8562 | DIANE.MOSER@BNYMELLON.COM |
| COUNSEL TO HAROLD ROLFE, JOSEPH NOTHWANG, PAUL SIRACUSA, CLAUDE BURGESS, CHARLES SHAFER, AND IRWIN POLLACK | THE BIFFERATO FIRM, P.A. | ATTN: IAN CONNOR BIFFERATO | 1007 N. ORANGE STREET, 4TH FLOOR | | WILMINGTON | DE | 19801 | | 302-225-7600 | 302-298-0688 | CBIFFERATO@TBF.LEGAL |
| THE DELAWARE DEPARTMENT OF STATE | THE DELAWARE DEPARTMENT OF STATE | ATTN: FRANCHISE TAXES | P.O. BOX 898 | | DOVER | DE | 19903 | | 302-739-3073 | 302-739-5831 | DOSDOC_FTAX@STATE.DE.US |
| COUNSEL TO EP SIMANA, L.P. | THE EHRLICH LAW FIRM | ATTN: WILLIAM EHRLICH | 444 EXECUTIVE CENTER BLVD, SUITE 240 | | EL PASO | TX | 79902 | | 915-544-1500 | | WILLIAM@EHRLICHLAWFIRM.COM |
| COUNSEL TO ARLEAN GREEN ON BEHALF OF HERSELF AND ALL OTHERS SIMILARLY-SITUATED DEBTORS | THE GARDNER FIRM P.C. | ATTN: MARY E. OLSEN ESQ. | 182 ST. FRANCIS STREET | SUITE 103 | MOBILE | AL | 36602 | | 251-433-8100; 251- 415-4978 | 251-433-8181 | MOLSEN@THEGARDNERFIRM.COM MPOTALVO@HERTZ.COM |
| COUNSEL TO SAN DIMAS PARTNERS LLC | THE HERTZ CORPORATION | ATTN: MATTHEW POTALVO ESQ. | 8501 WILLIAMS ROAD | | ESTERO | FL | 33928 | | | | RSPOSTALO@HINDSOLAWGOU.P.COM |
| COUNSEL TO THE HINDS LAW GROUP APC | THE HINDS LAW GROUP APC | ATTN: RACHEL M. SPOSATO | 21257 HAWTHORNE BLVD. 2ND FLOOR | | TORRANCE | CA | 90503 | | 310-316-0500 | 310-792-5977 | |
| COUNSEL TO CARLOS H. FELICIANO | THE PENDÁS LAW FIRM | ATTN: JONATHAN SANCLEMENTE | 816 WEST DR. MARTIN LUTHER KING JR. BLVD. | | TAMPA | FL | 33603 | | 813-868-6981 | 813-982-3037 | CHURTADO@PENDASLAW.COM |
| COUNSEL TO THE PORT OF PORTLAND | THE PORT OF PORTLAND | ATTN: DAVID ASHTON | 7200 NE AIRPORT WAY | | PORTLAND | OR | 97218 | | 503-313-5431; 503- 313-5430 | | DAVID.ASHTON@PORTOFPORTLAND.COM JPOWELL@DELAWAREFIRM.COM |
| COUNSEL TO THE INDIANAPOLIS AIRPORT AUTHORITY | THE POWELL FIRM, LLC | ATTN: JASON C. POWELL, THOMAS REICHERT | 1201 N. ORANGE STREET | SUITE 500 | WILMINGTON | DE | 19899 | | 302-650-1572 | | TREICHERT@DELAWAREFIRM.COM |
| COUNSEL TO THE INTERNATIONAL BROTHERHOOD OF TEAMSTERS & AFFILIATED LOCALS 20 25 79 89 104 114 117 118 150 175 206 222 272 299 305 317 327 335 385 399 431 449 455 481 492 495 528 529 541 618 641 665 667 682 745 769 781 813 830 853 856 886 901 922 926 931 986 988 AND 998 | THE PREVIANT LAW FIRM S.C. | ATTN: FREDERICK PERILLO SARA J. GREEN | 310 W WISCONSIN AVE. SUITE 100MW | | MILWAUKEE | WI | 53203 | | 414-271-4500 | | FP@PREVIANT.COM SJS@PREVIANT.COM |
| COUNSEL TO ZURICH AMERICAN INSURANCE COMPANY AND LIBERTY MUTUAL INSURANCE COMPANY | THE ROSNER LAW GROUP LLC | ATTN: FREDERICK B. ROSNER ESQ. & JASON A. GIBSON ESQ. | 824 N. MARKET STREET SUITE 810 | | WILMINGTON | DE | 19801 | | 302-777-1111 | | ROSNER@TEAMROSNER.COM GIBSON@TEAMROSNER.COM |
| COUNSEL TO HAROLD ROLFE, JOSEPH NOTHWANG, PAUL SIRACUSA, CLAUDE BURGESS, CHARLES SHAFER, AND IRWIN POLLACK | THE WAGNER LAW GROUP | ATTN: ISRAEL GOLDDOWITZ, MARK POERIO | 1015 18TH ST. NW, SUITE 801 | | WASHINGTON | DC | 20036 | | 202-969-2800 | | IGOLDDOWITZ@WAGNERLAWGROUP.COM |
| COUNSEL TO HAROLD ROLFE, JOSEPH NOTHWANG, PAUL SIRACUSA, CLAUDE BURGESS, CHARLES SHAFER, AND IRWIN POLLACK | THE WAGNER LAW GROUP | ATTN: ISRAEL GOLDDOWITZ, MARK POERIO | 800 CONNECTICUT AVENUE, N.W. SUITE 810 | | WASHINGTON | DC | 20006 | | 202-969-2800 | 202-969-2568 | IGOLDDOWITZ@WAGNERLAWGROUP.COM JBOYD@TCLAW.NET |
| COUNSEL TO MARIE J. FRITTS | THOMPSON & COLEGATE LLP | ATTN: JOHN A. BOYD, ESQ. | 3610 FOURTEENTH STREET | P.O. BOX 1299 | RIVERSIDE | CA | 92502 | | 951-682-5550 | 951-781-4012 | FEDNOTICE@TCLAW.NET |
| COUNSEL TO MANSFIELD OIL COMPANY OF GAINESVILLE | THOMPSON O'BRIEN KEMP & NASUTI P.C. | ATTN: ALBERT F. NASUTI | 40 TECHNOLOGY PARKWAY SOUTH SUITE 300 | | PEACHTREE CORNERS | GA | 30092 | | 770-925-0111 | | ANASUTI@TOKN.COM DJMILLER@TGF.CA |
| COUNSEL TO FINES FORD LINCOLN SALES AND SERVICE LTD. | THORNTON GROUPT FINNIGAN LLP | ATTN: D.J. MILLER, DANIEL A. SCHWARTZ AND ADRIAN VISHEAU | 100 WELLINGTON STREET WEST, SUITE 3200 | P.O. BOX 329 | TORONTO | ON | M5K 1K7 | CANADA | 416-304-1616 | 416-304-1313 | DSCHWARTZ@TGF.CA AVISHEAU@TGF.CA |
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| COUNSEL TO ALLY FINANCIAL INC. AND ALLY BANK | TROUTMAN PEPPER HAMILTON SANDERS LLP | ATTN: BRETT D. GOODMAN AND LOUIS A. CURCIO | 875 THIRD AVENUE | | NEW YORK | NY | 10022 | | 212-704-6170 | 212-704-5966 | BRETT.GOODMAN@TROUTMAN.COM LOUIS.CURCIO@TROUTMAN.COM |
| COUNSEL TO THERMO FISHER SCIENTIFIC INC. | TUCKER ARENSBERG, P.C. | ATTN: BEVERLY WEISS MANNE | 1500 ONE PPG PLACE | | PITTSBURGH | PA | 15222 | | 412-566-1212 | 412-594-5619 | BMANNE@TUCKERLAW.COM |
| COUNSEL TO ORCHARD TOWN & COUNTRY, LTD. | TULLIUS LAW GROUP, A PROFESSIONAL CORPORATION | ATTN: JENNIFER R. TULLIUS | 515 S. FLOWER STREET | 18TH FLOOR | LOS ANGELES | CA | 90071 | | 213-787-5958 | 213-674-4364 | JTULLIUS@TULLIUSLAW.COM |
| HFLF ABS NOTES - BANK OF NEW YORK MELLON TRUST COMPANY N.A. AS UTI TRUSTEE OR THE ADMINISTRATIVE TRUSTEE | U.S. BANK NATIONAL ASSOCIATION | ATTN: CORPORATE TRUST SERVICES - DONLEN TRUST | 1011 CENTRE RD | STE 203 | WILMINGTON | DE | 19805-1266 | | | 302-576-3717 | |
| HFLF ABS NOTES - BANK OF NEW YORK MELLON TRUST COMPANY N.A. AS UTI TRUSTEE OR THE ADMINISTRATIVE TRUSTEE | U.S. BANK NATIONAL ASSOCIATION | ATTN: CORPORATE TRUST SERVICES - DONLEN TRUST | 190 SOUTH LASALLE STREET 7TH FLOOR | MK-IL-SL7R | CHICAGO | IL | 60603 | | | 312-332-7996 | |
| INTERESTED PARTY | UNION PACIFIC RAILROAD COMPANY | ATTN: TONYA W. CONLEY, LILA L. HOWE | 1400 DOUGLAS STREET, STOP 1580 | | OMAHA | NE | 68179 | | 402-544-3015 | | BANKRUPTCYNOTICES@UP.COM |

In re Rental Car Intermediate Holdings, LLC
 Core/2002 Service List
 Case No. 20-11247 (MFW)

| DESCRIPTION | NAME | NOTICE NAME | ADDRESS 1 | ADDRESS 2 | CITY | STATE | ZIP | COUNTRY | PHONE | FAX | EMAIL |
|--|--|--|--|--------------------------|---------------|-----------|------------|---------|----------------------------|----------------------------|---|
| UNITED STATES ATTORNEY FOR THE DISTRICT OF DELAWARE | UNITED STATES ATTORNEY FOR THE DISTRICT OF DELAWARE | ATTN: DAVID C. WEISS | U.S. ATTORNEY'S OFFICE | 1313 N MARKET STREET | WILMINGTON | DE | 19801 | | 302-573-6277 | 302-573-6220 | USADE.ECFBANKRUPTCY@USDJOJ.GOV |
| STATE ATTORNEY GENERAL | UNITED STATES OF AMERICA ATTORNEY GENERAL | ATTN: BANKRUPTCY DEPARTMENT | US DEPT OF JUSTICE | 950 PENNSYLVANIA AVE NW | WASHINGTON | DC | 20530-0001 | | | | |
| U.S. BANK N.A. AS SUCCESSOR TRUSTEE | US BANK CORPORATE TRUST SERVICES | ATTN: GENERAL COUNSEL | 21 SOUTH STREET 3RD FLOOR | MAIL STATION: EX-NJ-WSSM | MORRISTOWN | NJ | 07960 | | | | |
| COUNSEL TO 1650 BAYSHORE HIGHWAY, LLC | VALINOTI, SPECTER & DITO, LLP | ATTN: JEFFREY A. DITO | 555 MONTGOMERY STREET | SUITE 605 | SAN FRANCISCO | CA | 94111 | | 415-986-1338 | 650-745-1126 | jdito@valinoti-dito.com |
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| WELLS FARGO BANK AS INDENTURE TRUSTEE UNDER THE SENIOR NOTES COLLATERAL AGENT | WELLS FARGO BANK NATIONAL ASSOCIATION | ATTN: GENERAL COUNSEL | 150 EAST 42ND STREET 40TH FLOOR | | NEW YORK | NY | 10017 | | | | |
| WELLS FARGO BANK AS INDENTURE TRUSTEE UNDER THE SENIOR NOTES | WELLS FARGO BANK NATIONAL ASSOCIATION AS TRUSTEE AND NOTE REGISTRAR - DAPS REORG | MAC N9303-121 | 608 2ND AVENUE SOUTH | | MINNEAPOLIS | MN | 55479 | | 877-872-4605 | 866-969-1290 | DAPSREORG@WELLSFARGO.COM |
| WELLS FARGO BANK AS INDENTURE TRUSTEE UNDER THE SENIOR NOTES | WELLS FARGO BANK NATIONAL ASSOCIATION WELLS FARGO CORPORATE TRUST-DAPS REORG | MAC N9300-070 | 600 FOURTH STREET SOUTH 7TH FLOOR | | MINNEAPOLIS | MN | 55415 | | 800-344-5128 | 866-969-1290 | DAPSREORG@WELLSFARGO.COM |
| COUNSEL TO ARLEAN GREEN ON BEHALF OF HERSELF AND ALL OTHERS SIMILARLY-SITUATED | WENZEL FENTON CABASSA P.A. | ATTN: BRANDON J. HILL ESQ. & LUIS A CABASSA ESQ. | 1110 NORTH FLORIDA AVENUE SUITE 300 | | TAMPA | FL | 33602 | | 813-224-0431; 813-379-2565 | 813-229-8712 | LCABASSA@WFCLAW.COM BHILL@WFCLAW.COM |
| AUSTRALIAN SECURITIZATION NOTES - WESTPAC BANKING CORP. AS ADMINISTRATIVE AGENT | WESTPAC BANKING CORPORATION | ATTN: JO CASSAR & MAT O'DONOHUE | LEVEL 3 275 KENT STREET | | SYDNEY, NSW | AUSTRALIA | 2000 | | | 61 2 8254 8341 | WBAGENCY@WESTPAC.COM.AU MODONOHUE@WESTPAC.COM.AU RGORSICH@WHITECASE.COM AARON.COLODNY@WHITECASE.COM DOAH.KIM@WHITECASE.COM ANDREW.MACKINTOSH@WHITECASE.COM |
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| CO-COUNSEL TO DEBTORS AND DEBTORS-IN-POSSESSION | WHITE & CASE LLP (IL) | ATTN: JASON N. ZAKIA | 111 SOUTH WACKER DRIVE | | CHICAGO | IL | 60606 | | 312-881-5400 | 312-881-5450 | IZAKIA@WHITECASE.COM |
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| EUROPEAN VEHICLE NOTES - WILMINGTON TRUST NA AS INDENTURE TRUSTEE - 4.125% SENIOR NOTES DUE 2021 | WILMINGTON TRUST NATIONAL ASSOCIATION | ATTN: ADAM BERMAN | 166 MERCER STREET SUITE 2 R | | NEW YORK | NY | 10012 | | 212-941-4415 | 212-343-1079 | |
| EUROPEAN VEHICLE NOTES - WILMINGTON TRUST NA AS INDENTURE TRUSTEE - 5.500% SENIOR NOTES DUE 2023 | WILMINGTON TRUST NATIONAL ASSOCIATION | ATTN: HERTZ HOLDINGS NETHERLANDS B.V. ADMINISTRATOR | 50 SOUTH SIXTH STREET SUITE 1290 | | MINNEAPOLIS | MN | 55402 | | | 612-217-5651 | |
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| COUNSEL TO THE AD HOC NOTEHOLDER GROUP | YOUNG CONAWAY STARGATT & TAYLOR LLP | ATTN: ROBERT S. BRADY EDMON L. MORTON MATTHEW B. LUNN & JOSEPH M. MULVIHILL | RODNEY SQUARE | 1000 NORTH KING STREET | WILMINGTON | DE | 19801 | | 302-571-6600 | 302-571-1253 | RBRADY@YCST.COM EMORTON@YCST.COM MLUNN@YCST.COM JMULVIHILL@YCST.COM BANKFILINGS@YCST.COM |
| COUNSEL TO CRAINLEA, LLC | YUMKAS, VIDMAR, SWEENEY & MULRENIN, LLC | ATTN: ANDEW J. GERLOWSKI AND PAUL SWEENEY | 10211 WINCOPIN CIRCLE | SUITE 500 | COLUMBIA | MD | 21044 | | 443-518-9922 | 410-571-2798 | AGERLOWSKI@YVSLAW.COM |