

UNITED STATES BANKRUPTCY COURT Eastern DISTRICT OF Virginia		PROOF OF CLAIM
Name of Debtor: Db a on site sourcing inc		Case Number: 09-10816-RGM
<i>NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A request for payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503.</i>		
Name of Creditor (the person or other entity to whom the debtor owes money or property): GMAC		<input type="checkbox"/> Check this box to indicate that this claim amends a previously filed claim.
Name and address where notices should be sent: GMAC P.O. Box 130424 Roseville, MN 55113		Court Claim Number: <i>(if known)</i>
Telephone number: (800) 495-1578		Filed On:
Name and address where payment should be sent (if different from above): GMAC P.O. Box 78367 Phoenix, AZ 85062		<input type="checkbox"/> Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.
Telephone number: (800) 495-1578		<input type="checkbox"/> Check this box if you are the debtor or trustee in this case.
1. Amount of Claim as of Date Case Filed: <u>\$10,735.61**</u> Monthly Pymt: <u>\$877.67</u> ** Claimant Reserves Right to Amend its Claim** If all or part of your claim is subject to an unexpired lease and/or executory contract, complete item 4 below; however, if all of your claim is classified as "general unsecured", do not complete item 4. For additional detail associated with this LEASE CLAIM, see item 5. <input checked="" type="checkbox"/> Check this box if claim includes interest or other charges in addition to the principal amount of claim. Attach itemized statement of interest or charges.		5. Automobile Lease Detail: a. Length of original lease (Monthly): 48 b. Date first lease installment due: 11/23/2005 c. Lease installment (Monthly): \$877.67 d. Remaining post-petition lease installments: 2 e. Balance of post-petition lease installments: \$7,898.40 f. Vehicle return date (maturity): 11/22/2009 g. Lease Purchase Option*: \$31,316.80 * At scheduled lease end, assuming customer has kept all other promises under the parties' lease agreement, the customer has the option to purchase the vehicle for this amount plus all official fees and taxes. Specify the priority of the claim.
2. Basis for claim: Lease of Automobile Owned by Creditor (See instruction #2 on reverse side)		
3. Last four digits of any number which creditor identifies debtor: xxx-xxxx-x1968		
3a. Debtor may have scheduled account as: (See instruction #3a on reverse side.)		
4. Lease Claim (See instruction #4 on reverse side.) Check the appropriate box if your claim is subject to an unexpired lease and/or executory contract. Nature of leased property or setoff right: <input type="checkbox"/> Real Estate <input checked="" type="checkbox"/> Motor Vehicle <input type="checkbox"/> Other Describe: N06 HUMMHUMMER_VIN: 5GRGN23U66H107184 Value of leased property: \$27,950.00 Annual Interest Rate: N/A - Lease Amount of arrearage and other charges as of time case filed included in the lease claim, If any: \$2,837.21 Basis for perfection: N/A leased auto owned by Creditor Amount of Lease Claim: \$10,735.61 Amount Unsecured: \$0.00		
6. Credits: The amount of all payments on this claim has been credited for the purpose of making this proof of claim.		
7. Documents: Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. You may also attach a summary. Attach redacted copies of documents providing evidence of perfection of a security interest. You may also attach a summary. (See definition of "redacted" on reverse side.) DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING If the documents are not available, please explain:		
Date: 2/17/09	Signature: This person filing this claim must sign it. Sign and print name and title, if any, of the creditor or other person authorized to file this claim and state address and telephone number if different from the notice address above. Attach copy of power of attorney, if any. <div style="text-align: right;">/s/ M. Bohan, Agent</div>	FOR COURT USE ONLY

Penalty for presenting fraudulent claims: Fine up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571.

United States Bankruptcy Court
for the Eastern District of Virginia

In Re: Dba on site sourcing inc
Case No. 09-10816-RGM – Chapter: 11
Vehicle: N06 HUMMHUMMER VIN: 5GRGN23U66H107184

Itemization of "Other Charges" –Proof of Claim Dated February 17, 2009

The claim of GMAC includes the following other charges in addition to the principal amount:

Accrued Pre-petition Late Charges: \$551.96
Unpaid Parking Tickets/Summons:
Other Charges: \$140.00
(Description - GMAC Penalties & Summons Fees)

CERTIFICATE OF SERVICE

I, the undersigned, declare as follows:

I am an agent of GMAC employed in the City of Roseville, Ramsey County, Minnesota. I am over the age of 18 years and not party to this action. My business address is P.O. Box 130424, Roseville, MN 55113.

I am readily familiar with the business practices of my employer for the collection and processing of documents and correspondence for mailing with the United States Postal Service and those correspondence and documents are deposited with the United State Postal Service that same day, or within one business day, in the ordinary course of business.

On February 17, 2009, I served the following documents:

- **Proof of Claim with all Exhibits and Attachments**

in the method or methods described below and if served via U.S. Mail, by placing copies of said documents in sealed envelopes and served addressed as follows:

Debtor's Attorney:

LOC PFEIFFER

Served Electronically

Trustee:

INFORMATION NOT AVAILABLE

Served Electronically

Debtor:

Dba on site sourcing inc
c/o Michael A. Condyles, Esquire
Kutak Rock LLP
1111 East Main Street, Suite 800
Richmond, VA 23219-3500

Non-Filing CoDebtor:

I then placed said envelopes for collection and mailing at my employer's office following ordinary business practices, addressed to the parties so designated above.

I declare under penalty of perjury that the foregoing is true and correct. Executed on February 17, 2009, at Roseville, Minnesota.

/S/ M. Bohlen

M. Bohlen, Agent

LESSEE (and CO-LESSEE) ("You") name and address, including county ONSITE SOURCING INC 1201 ORANGE STREET ST 1101 WILMINGTON DE 19801	(Company address if different) Principal driver (if business use)	LESSOR (Dealer) CARL BLACK PONTIAC-BUICK-GMC-ISUZU-HUMMER 11225 ALPHARETTA HWY ROSMELL, GA 30076
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This is an agreement to lease a vehicle. This is not a purchase agreement. You are not buying the vehicle. By signing the lease, you agree to everything on the front and back of this lease. "You," "we," and "our" refer to Lessor named above and any assignee. An "assignee" is a person to whom the lease is assigned (if it is assigned). If the box is checked, Lessor (Pontiac) will assign this lease and sell the vehicle to General Motors Acceptance Corporation (GMAC). If the box is checked, GMAC helped to arrange this lease and Lessor (Pontiac) will assign it and sell the vehicle to General Motors Acceptance Corporation (GMAC). If the box is checked, Lessor (Pontiac) will assign this lease and sell the vehicle to GMAC. If the box is checked, Lessor (Pontiac) intends not to assign this lease.

THE VEHICLE YOU ARE LEASING

New/Used	Year	Make & Model	Body Style	Vehicle ID #	Mileage	Primary Use
NEW	2006	HUMMER H2	SUV	5GRG823166H107184	495	<input type="checkbox"/> Personal, Family, or Household <input checked="" type="checkbox"/> Commercial, Business, or Agricultural

Dealer Installed Options: GM (W/Inv#) 8600 Other

FEDERAL CONSUMER LEASING ACT DISCLOSURES

1. Amount Due at Lease Signing or Delivery (Percent Below): \$ 4250.00	2. Monthly Payments: You will make monthly payments of \$ 894.52 due on 11/30/09 followed by 47 payments of \$ 894.52 due on the 30th of each month. The total of your monthly payments is \$ 42936.96	3. Other Charges (not part of your monthly payment): Option fee (if you do not purchase the vehicle): \$ N/A Total: \$ N/A	4. Total of Payments (The amount you will have paid by the end of the lease): \$ 46292.44
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b. Amount Due at Lease Signing or Delivery:		d. Total: \$ 4250.00	
a. Capitalized cost reduction	\$ 1039.04	e. Net trade-in allowance	\$ N/A
d. First monthly payment	\$ 894.52	b. Rebate and noncash credit	\$ 750.00
c. Pre-delivery service deposit	\$ N/A	c. Amount to be paid in cash	\$ 3560.00
d. Title fees	\$ 18.00		
e. Registration fees	\$ N/A		
f. Sales tax	\$ 1796.44		
g. MVRSA FEE DOC Fee	\$ 502.00		
h. Other	\$ N/A		
i. Other	\$ N/A		
j. Total	\$ 4250.00		

7. Your monthly payment is determined as shown below:

a. Gross capitalized cost. The agreed upon value of the vehicle (\$ 65325.20) and any amount you pay for over the lease term (such as service contracts, insurance, and any outstanding prior credits or lease balance)	\$ 65920.20
b. Capitalized cost reduction. The amount of any net trade-in allowance, rebate, noncash credit, or cash you pay that reduces the gross capitalized cost	\$ 1039.04
c. Adjusted capitalized cost. The amount used in calculating your base monthly payment	\$ 64881.16
d. Residual value. The value of the vehicle at the end of the lease used in calculating your base monthly payment	\$ 31316.80
e. Depreciation and any amortized amounts. The amount charged for the vehicle's decline in value through normal use and for other items paid over the lease term	\$ 33564.36
f. Rent charge. The amount charged in addition to the depreciation and any amortized amounts	\$ 6583.80
g. Total of base monthly payments. The depreciation and any amortized amounts plus the rent charge	\$ 42128.16
h. Lease payments. The number of payments in your lease	48
i. Base monthly payment	\$ 877.67
j. Monthly sales tax (estimated)	\$ 16.85
k. Other	\$ N/A
l. Total monthly payment	\$ 894.52

8. Excessive Wear and Tear. You may be charged for excessive wear based on our standards for normal use and for mileage in excess of 15000 miles per year at the rate of \$ 1.50 per mile.

9. Purchase Option at End of Lease Term. You have an option to buy the vehicle at the end of the lease term for \$ 31316.80 plus optional fees and taxes.

10. Other Important Terms. See your lease documents for additional information on early termination, purchase options and maintenance responsibilities, wear, tear, title and default charges, and insurance.

11. ITEMIZATION OF GROSS CAPITALIZED COST:

a. Agreed upon value of the vehicle	\$ 65325.20
b. GMAC administrative fee	\$ 595.00
c. License/registration/title fees	\$ N/A
d. Sales tax	\$ N/A
e. DOT fee (dealer fee) - FEE-LUX-TAX	\$ N/A
f. Optional service contract	\$ N/A
g. Optional maintenance contract	\$ N/A
h. Optional air insurance	\$ N/A
i. Optional disability insurance	\$ N/A
j. Other	\$ N/A
k. Other	\$ N/A
l. Gross Capitalized Cost	\$ 65920.20

12. THE VEHICLE YOU ARE TRADING: N/A

13. OFFICIAL FEES AND TAXES. You will pay all government license, title, registration, testing and inspection fees for the vehicle. You will pay all taxes on the lease or the vehicle that the government levies on you, the vehicle, or as (except our net income taxes). We may change your monthly payment if taxes change. We may bill you separately for official fees and taxes.

14. MILEAGE: Base Mileage Allowance: 50,000 miles/year Low mileage 12,000 miles/year Medium-duty truck (pickup) 25,000 miles/year Medium-duty truck (caser) 35,000 miles/year

Extra Miles: You are buying N/A extra miles at \$ N/A per mile. If you lease and/or after the last scheduled payment is due, we will credit you with \$ N/A per mile for each unused extra mile. There will be no credit if the lease ends early, you buy the vehicle, or the vehicle is a total loss.

Total Allowed Mileage on the odometer at Lease End is: 60495 miles

Starting odometer mileage: 495 miles
 Base mileage allowance: 60000 miles
 Purchased extra miles: 0 miles

Excess Mileage Charge: The excess mileage charge is \$ 1.50 per mile for each mile beyond the total allowed miles, plus tax. If the lease ends early and the vehicle is not a total loss, any excess mileage and wear charge will not be more than the residual value of the vehicle's full price. There is no excess mileage charge if you buy the vehicle.

15. LATE CHARGE: If you do not pay a monthly payment in full within 10 days after it is due, you will pay a late charge of 6% of the past due payment rate.

16. CHARGE FOR FINES: If the government places a fine on the vehicle and you do not pay it promptly, we may pay it. Each time we pay a fine, you will pay us the fine plus \$50.

17. SCHEDULED LEASE END DATE: This lease is scheduled to end 11/29/2009. You are scheduled to return the vehicle on that date.

18. LEASE END BULKY EXTENSION COURSE: \$ 53 per day (plus tax), beginning on the eighth day after scheduled lease end date.

19. REQUIRED VEHICLE INSURANCE INFORMATION: You affirm that liability and physical damage policies that meet our requirements (see the other add) are in force on the date of this lease as follows:

Insurance company name: FEDERAL INSURANCE CO
 Insurance agency name: MACHOVIA INS
 Agency address: 4401 NORTHSHORE PKWY ATLANTA, GA 30327
 Agency phone no: 770-850-0059
 Agency name: MACHOVIA INS
 Policy no: 73526778105 Liability Physical damage
 Deductibles: Collision \$ 500/ Comprehensive \$ 1500

Insurance company name: _____
 Insurance agency name: _____
 Agency address: _____
 Agency phone no: _____
 Agency name: _____
 Policy no: _____ Physical damage
 Deductibles: Collision \$ _____ Comprehensive \$ _____

20. OPTIONAL LIFE AND DISABILITY INSURANCE: We are not required to provide life or disability insurance. If you ever believe we will try to get the coverage(s) or added for the lease term. We will include the premium in your base monthly payment. A notice you receive when you sign this lease describes the coverage(s). This insurance may not cover taxes and other amounts due besides the base monthly payment.

Investor name: N/A
 Address: _____

Life insurance Lease Co-lessee Both Premium: \$ N/A
 Coverage limit: _____

Disability insurance (Leasee only) Premium: \$ N/A
 Monthly coverage limit: \$ _____

LESSEE'S SIGNATURE: _____ Age: N/A
 CO-LESSEE'S SIGNATURE: _____ Age: N/A

21. WARRANTY AND EXCLUSION OF WARRANTY: You have the benefit of any warranty checked below:

Standard manufacturer's warranty

 Warranty papers that are separate from this lease state any coverage limits. The law gives you a warranty that the vehicle conforms to the description in this lease. THERE ARE NO OTHER EXPRESS WARRANTIES ON THE VEHICLE. WE MAKE NO IMPLIED WARRANTY OF MERCHANTABILITY. THERE IS NO WARRANTY THAT THE VEHICLE IS FIT FOR A PARTICULAR PURPOSE.

22. OPTIONAL SERVICE AND MAINTENANCE CONTRACTS:

Name: N/A Term: N/A months. \$ N/A/mo.
 Name: N/A Term: N/A months. \$ N/A/mo.

If you are buying a service or maintenance contract now, you may pay for it at lease signing. If you do not, the price will be in the capitalized cost and you will pay late charges on the price.

THIS IS THE ENTIRE AGREEMENT. This lease, including the front and back of this form, contains the entire agreement between you and us relating to the lease of the vehicle. Any change to the terms of this lease must be in writing and agreed by you and us. No oral agreement is binding.

LESSEE: ONSITE SOURCING INC BY [Signature] CO-LESSEE: X
 We may delay or refrain from enforcing any of our rights under this lease without losing them.

NOTICE TO LESSEE: 1. DO NOT SIGN THIS AGREEMENT BEFORE YOU READ IT. 2. YOU ARE ENTITLED TO A COPY OF THIS AGREEMENT.

YOU SIGNED THIS AGREEMENT AND RECEIVED A COPY AT: _____ ON: NOV 30 2005
 (month) (day) (year)

LESSEE: ONSITE SOURCING INC BY [Signature] CO-LESSEE: X
 (name) (signature) (title)

LESSOR: CARL BLACK PONTIAC-BUICK-GMC-ISUZU-HUMMER LLC BY [Signature] OFFICE MANAGER

LESSOR: CARL BLACK PONTIAC-BUICK-GMC-ISUZU-HUMMER LLC BY [Signature] TITLE: OFFICE MANAGER

LESSOR assigns all right, title, and interest in this lease to the party identified in the lease as the intended assignee, under the terms of the Lease Plan Dealer Agreement in effect from time to time with the assignee (the "Dealer Agreement"). Lessor also assigns all right, title, and interest in the lease to the party identified in the lease as the intended assignee, or its assignee, under the terms of the Dealer Agreement.

CYRUS BUCK BOWLING-BRICK-GMC INSURANCE, LEASE, AND CARE OF THE VEHICLE

23. REQUIRED VEHICLE INSURANCE.

You must insure the vehicle through liability and physical damage policies acceptable to us. The policies must not exclude or restrict coverage if you were to drive the vehicle, or when the driver is someone you allow to drive the vehicle or who is likely to drive the vehicle. The policies must show any additional insureds. Liability coverage must be provided by either the Manufacturer's Liability or the GMAC or Central Operating Lease Trust, the initial additional insured and first party is GMAC and its successors and assigns. P.O. Box 550100, Hunt Valley, MD 21085-0100. You must give us proof of insurance when we ask. We require no other insurance.

Liability insurance must (a) cover at least \$50,000 for property damage, \$100,000 for bodily injury to any one person, and \$200,000 for bodily injury for any one accident, or (b) have a combined single limit of at least \$500,000 for bodily injury and property damage for any one accident.

For trucks of 10,000 lbs. GVW or more and all other commercial vehicles, liability insurance must (a) provide primary coverage of at least \$50,000 for property damage, \$100,000 for bodily injury to any one person, and \$300,000 for bodily injury for any one accident, and umbrella coverage of at least \$1,000,000 or (b) have a combined single limit of at least \$1,000,000 for bodily injury and property damage for any one accident.

Physical damage insurance must have deductibles of no more than \$100 for collision and up to \$500 for comprehensive fire and theft loss.

If you move to a new state, we will require coverage amounts in keeping with our requirements for the new state. We now assume that those amounts will be the same as those in this lease, but they may be higher.

24. USE. You will not:

- Use the vehicle illegally, improperly, or for hire
- Use the vehicle in a way that violates your insurance policy provisions
- Remove the vehicle from the United States, except for trips to Canada and Mexico for 90 days or less without notifying us
- Change the vehicle without our written consent
- Rent the vehicle, accessories, or tires with related or leased items
- Expose the vehicle to seizure, forfeiture, or other governmental action

You will not let anyone else do any of these things.

WHEN THE LEASE CAN END

28. SCHEDULED END. This lease is scheduled to end on the date shown on the front of this lease unless you or us alter the last scheduled payment is due, we will end the lease as if it ended on the date shown on the front of this lease. However, if the vehicle is a total loss before the scheduled lease end date, the Gap Protection section applies.

29. LEASE END DAILY EXTENSION. At scheduled lease end, if you keep the vehicle and do not buy it, you must extend the lease and pay a daily extension charge beginning on the first day after the scheduled lease end date. The charge is shown on the front. We may end the number of days you extend the lease. During the daily extension period, you agree to comply with the terms of this lease, other than terms that apply to monthly payments structure. The total allowed mileage will not increase.

30. EARLY END. You may end this lease anytime. We may end the lease if you are in default or if the vehicle is a total loss.

31. DEFAULT.

- You do not pay on time
- You make a change in your representation when you signed for the lease
- You start a bankruptcy, receivership, or insolvency proceeding or one is started against you or your property
- You violate any other agreement in this lease
- You do anything that we say is a default.

WHAT YOU OWE AT LEASE END

32. VEHICLE RETURN. At lease end, you will return the vehicle (including any dealer related options you do not buy) to us or to any representative we tell you, unless you buy the vehicle. After you return the vehicle, you will call us promptly at 1-800-300-4622 and tell us where you left the vehicle.

33. OPTION TO BUY THE VEHICLE. You have an option to buy the vehicle only at the scheduled lease end. See the front for the price. You must also pay any related official fees and taxes.

WHAT YOU OWE AT LEASE END

34. WHAT YOU OWE AT SCHEDULED END. At the end of the lease, you will owe us and keep your agreements, you will owe us nothing more.

35. IF YOU DO NOT BUY THE VEHICLE. If you have kept your agreements, you will owe us (a) only any unpaid mileage charge, any lease and daily extension charge, and our estimated residual cost of repairing excess wear, plus any tax. (We do not have to make repairs.)

36. WHAT YOU OWE AT EARLY END. In general, unless gap protection applies, you will owe us any unpaid monthly payments. We will give you a credit for any unearned rent charge and a credit if we sell the vehicle for more than residual value. We will use the actuarial method to figure the unearned rent charge. (You may ask us for a written explanation of the actuarial method.) We will not rent the charge for each monthly period actually earned on the person's last day. We will not collect monthly payments that you made as if we received it on our due date.

If the vehicle is a total loss, see the Gap Protection section. Otherwise, you will owe us an early end charge as follows:

- Any unearned rent charge, figured by the actuarial method.
- Any surplus (see definition in the front) on the vehicle sale.
- If there is no surplus, any Early Excess Mileage and Wear Charge (see definition in this front) plus any tax.
- The Total. If the Total is more than zero, you will owe us the Total. If the Total is less than zero, we will not give you a refund or credit.

We will also owe us any unpaid fees and taxes and any amounts due because you broke agreements in this lease. We may cancel any optional insurance or optional service, maintenance, or other contracts that we insured for you. We will give you a credit for any amount we get from cancellations.

Definition of Surplus: Unless you get an appraisal or gap protection option, we will sell the vehicle at wholesale. If we sell the vehicle for more than residual value, the excess will be the surplus. If we sell the vehicle for less than residual value or less, the surplus will be zero.

Appraisal: You may get a professional appraisal of the vehicle's wholesale value, if you do so within a reasonable time. We will use the appraised value as the sale price when we figure the surplus (if any). The appraiser must be an independent third party. You will pay for the appraisal. You must pay for any appraisal. The appraisal will be binding.

ADDITIONAL TERMS

40. ASSIGNMENT BY LESSOR. If this lease is assigned, the assignee may designate Vehicle Asset Universal Leasing Trust, or its assigns, as agent to hold title for the benefit of the assignee on the vehicle's certificate of title and/or registration.

Any title and assignment will not be considered to change materially your duties or responsibilities under this lease. Neither the assignee nor Vehicle Asset Universal Leasing Trust will have to make any repairs to the vehicle, get any insurance, or perform any service Lessor has agreed to perform under this lease. You will look only to Lessor for these services.

After assignment, GMAC will service this lease. If GMAC is the assignee or if GMAC is required to service this lease, you must make all payments to GMAC (or its or its assignee) (if different) or as otherwise directed. If we assign this lease, you will not receive notice of assignment.

25. MAINTENANCE, REPAIRS, OPERATING EXPENSES, AND WEAR. You will maintain and repair the vehicle to keep it in good condition. Replacement shall mean most new original equipment manufacturer parts. Other replacement parts must be original equipment manufacturer parts or parts of equal quality and design. (If insurance will pay for repairs, ask your insurance carrier if they will accept the original manufacturer's equipment.) You will pay for maintenance, repair, and operating expenses, including but not limited to: (a) if the odometer stops working, you must fix it immediately. You will service the vehicle as the manufacturer recommends. You will follow the manufacturer's instructions in any manual. If you don't do these things, we may do them. You will owe us our cost if we do. We may inspect the vehicle at any time and place.

When you take possession of the vehicle, you take on the risk of loss of the vehicle and of damage to it if the vehicle is damaged, stolen, or destroyed and money becomes available from insurance, a judgment, a settlement, or the like, we will treat the money as an insurance settlement. We and/or Vehicle Asset Universal Leasing Trust will be entitled to this money, if the lease ends in connection with our receipt of the money, we will keep any money we do not use to repair the vehicle as cash proceeds.

26. EXCESS WEAR. Excess wear is wear that is beyond normal wear. Excess wear includes: (a) glass that is chipped or that you break; (b) a damaged or corroded body, trim, frame, fender, bumper, suspension, engine, powertrain, or other mechanical part; (c) damaged paint; (d) a torn, damaged, or stained interior or trunkliner; (e) a pitted bed with a sprayed-on bedliner; (f) sheet metal that is not original equipment sheet metal; (g) missing equipment or parts that were on the vehicle when delivered, and not replaced with equipment of equal or better quality and design (including a missing wheel, wheel cover, tire, or wheel assembly if a tire (including spare) is not the same size and type as the manufacturer recommends, is replaced or a snow tire, or has less than 1/8 inch of tread left at the shallowest point); (h) a damaged or worn brake that does not meet government safety standards; (i) oil leaks or low oil pressure; (j) a malfunctioning electrical system, battery, or light; (k) any other condition that makes the vehicle run in a noisy, rough, improper, unsafe, or unlawful way; and (m) any other damage, whether or not insured, covered.

27. LEASE. You will keep the vehicle free of liens, unless we agree to them. If you do not agree any lien, we may do so. You will pay us any amount we pay to do so.

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IF YOU ARE IN DEFAULT, WE MAY:

- End this lease and require you to pay the early end charge
- Take the vehicle back and demand any unpaid lease payments, we may go on your property to take the vehicle. If the vehicle has an electronic locating device, we may track the vehicle to and the vehicle.
- Sell you for damages and let the vehicle back.
- Pursue any other remedy the law gives us.

We will exercise our rights without breach of the peace, at a reasonable time, and (a) in a reasonable way, as the law permits. We may take and seize any personal items that are in the vehicle if you do not get them back, we may discuss or report to the law about you. We will pay our reasonable expenses of taking these actions as the law allows. These expenses may include expenses of taking and storing the vehicle, attorney's fees, collection costs, and court costs.

28. TRANSFER. You may be able to transfer this lease instead of ending it early, if we approve. If you would like to transfer the lease, please ask us about the requirements and your responsibilities.

38. ODOMETER DISCLOSURE. Federal law requires you to tell us the odometer's mileage in connection with a lease. If you do not, we may be fined and/or imprisoned if you do not comply with the law. You may make a false statement.

1-800-300-4622
1-800-820-0000
1-800-NONLTD OF BKMA WITHVLY* DR 30355
MCHONLV L&R
EEDRWV IN2RBYVCK CO

Definition of Early Excess Mileage and Wear Charge: Our estimated actual cost of any repairs the vehicle needs because of excess wear (we do not have to make repairs), plus any excess mileage charge. The charge will not exceed residual value.

39. GAP PROTECTION. If the vehicle is a total loss before the scheduled lease end date and we get an insurance settlement, you have gap protection.

If the money we get from your insurance is more than (1) the base monthly payment, times the number of payments not yet due, (2) minus any unearned rent charge, figured by the actuarial method, plus (3) residual value, you will owe the difference up to the amount of your insurance deductible. If the difference is more than your insurance deductible, you will owe an excess mileage charge, up to the amount by which the difference exceeds your deductible, plus any tax on the charge. We will figure the excess mileage charge as if the lease had ended on the date in which case, we will give you a credit for any amount we get from cancellations of optional insurance, service contracts, maintenance contracts, or other contracts that we insured for you. You will also owe us any unpaid fees and taxes and any amounts due because you broke agreements in this lease.

If the money we get from your insurance is less than (1) the base monthly payment, times the number of payments not yet due, (2) minus any unearned rent charge, figured by the actuarial method, plus (3) residual value, you will owe the difference up to the amount of your insurance deductible. If the difference is more than your insurance deductible, you will owe an excess mileage charge, up to the amount by which the difference exceeds your deductible, plus any tax on the charge. We will figure the excess mileage charge as if the lease had ended on the date in which case, we will give you a credit for any amount we get from cancellations of optional insurance, service contracts, maintenance contracts, or other contracts that we insured for you. You will also owe us any unpaid fees and taxes and any amounts due because you broke agreements in this lease.

If the vehicle is a total loss and we do not get an insurance settlement, you will owe us the difference between the actual value of the vehicle and the scheduled lease end date. You will also owe us any unpaid fees and taxes and any amounts due because you broke agreements in this lease.

39. SECURITY DEPOSIT. If you pay a security deposit, we will use it to pay anything you owe under the lease and do not pay. We will not pay you anything if the security deposit. We will not add to the security deposit any proceeds, money, or things we receive from the security deposit. After lease end, we will give back any part of the security deposit that is left.

SEE OTHER SIDE FOR OTHER IMPORTANT AGREEMENTS.

4520.00	894.25	301R	4520.00	N/V	4520.00
11/30/02	41	894.25		N/V	

NEW 5000 HUNTER HS 21M 208WMSR0E0H101184 432 8600 XX

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1501 OBYNCE 21EE1 21 1101
0N211E 200C LMO INC
858831 210CK 4 HEM10184
802HE77 21 3001R
1155E WYSHAREJ1W HMA
CYRUS BUCK BOWLING-BRICK-GMC (2025)-HUNTER

Georgia Certificate of Title

DISCLAIMER: DO NOT ACCEPT THIS TITLE WITHOUT THE SECURITY THREAD LOCATED APPROXIMATELY TWO INCHES FROM LEFT EDGE.

VEHICLE IDENTIFICATION NUMBER 5GRGN23U66H107184	MAKE HUMMER	YEAR 2006	TYPE OF BODY MULTI-PURPOSE V	MODEL HUMMER H2	CYI 8	DATE ISSUED 07/05/2006
DATE VEHICLE PUR 11/30/2005	FUEL GASOLINE	NEW OR USED NEW	ODOMETER 000495	PREVIOUS TITLE NBR/STATE OF ISSU 77207060190001/GA	NBR OF LENS 1	COLOR BLU
						CURRENT TITLE NUMBER 779137061819079

OWNER
GMAC
 3885 CRESTWOOD PKWY STE 400
 DULUTH GA 30096-5002

ODOMETER READING IS ACTUAL MILEAGE OF THE VEHICLE UNLESS OTHERWISE INDICATED BELOW
MAIL TO
 GMAC
 PO BOX 8102
 COCKEYSVILLE MD 21030-8102

1ST LIEN OR SECURITY INTEREST
 GMAC
 PO BOX 8102
 COCKEYSVILLE MD 21030-8102

2ND LIEN OR SECURITY INTEREST

3RD LIEN OR SECURITY INTEREST



RELEASE OF LIEN OR SECURITY INTEREST

DATE OF RELEASE	SECURITY INTEREST HOLDER	AUTHORIZED AGENT
1ST LIEN		BY
2ND LIEN		BY
3RD LIEN		BY

The Georgia Department of Revenue issued this title pursuant to the Motor Vehicle Certificate of Title Act and this title is subject to its provisions. The Department certifies that on application duly made, the person named herein is registered as the lawful owner of the vehicle described subject to any liens or security interests set forth and such liens or security interests as may subsequently be filed with the Commissioner.

016747810

Paul J. ...

Eastern District of Virginia Claims Register

09-10816-RGM On-Site Sourcing, Inc.

Judge: Robert G. Mayer **Chapter:** 11
Office: Alexandria **Last Date to file claims:**
Trustee: **Last Date to file (Govt):** 08/03/2009

Creditor: (8735747) GMAC PO Box 130424 Roseville, MN 55113	Claim No: 2 <i>Filed:</i> 02/17/2009 <i>Entered:</i> 02/17/2009	Status: <i>Filed by:</i> CR <i>Entered by:</i> Yang, May <i>Modified:</i>
Unsecured claimed: \$12960.21 Secured claimed: \$27950.00 Total claimed: \$40910.21		
History: 2-1 02/17/2009 Claim #2 filed by GMAC , total amount claimed: \$40910.21 (Yang, May)		
Description:		
Remarks:		

Claims Register Summary