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UNITED STATES DISTRICT COURT FOR THE Northern District of Illinois – CM/ECF LIVE, Ver 5.1.1 Eastern Division

| Chicago Motor Car Corp., et al. | | |
|---------------------------------|------------|-------------------------|
| | Plaintiff, | |
| v. | | Case No.: 1:12-cv-08905 |
| | | Honorable John Z. Lee |
| David Bates | | |
| | Defendant. | |

NOTIFICATION OF DOCKET ENTRY

This docket entry was made by the Clerk on Thursday, January 10, 2013:

MINUTE entry before Honorable John Z. Lee: Motion hearing held 1/10/13. Defendant's motion for rule to show cause [56] is granted. Defendant is directed to meet and confer with Krohn & Moss to narrow the scope of the subpoena as discussed on the record. Copies of any written correspondence with Krohn & Moss narrowing the scope of the subpoena should be provided to counsel for Plaintiffs as well as any documents produced by Krohn & Moss. Krohn & Moss is to use its best efforts to provide non-privileged documents responsive to the subpoena, as amended, prior to 1/18/13. As to Defendant's corrected motion for sanctions [60], Plaintiffs have until 1/16/13 to provide a substantive response, which will be limited to 15 pages. As part of that response, pursuant to Fed. R. Civ. P. 11(c)(3), the Court on its own initiative directs Plaintiffs and their counsel to show cause why the conduct set forth in the corrected motion for sanctions has not violated Fed. R. Civ. P. 11(b). Specifically, Plaintiffs are ordered to show cause why the statements made in Paragraphs 19 and 20 of the November 7, 2012, declaration of Frank Sacco, which was submitted in support of Plaintiff's motion for a temporary restraining order, as well as the representations made counsel on page 12 of Plaintiff's memorandum in support of their motion for temporary restraining order/preliminary injunction are not in violation of Fed. R. Civ. P. 11(b). This Court will take the corrected motion for sanctions under advisement in light of the preliminary injunction hearing set for 1/18/13, which will commence at 10:00 a.m. and last for no more than four hours. To the extent Defendant wishes to present testimony from an expert witness at the hearing, Defendant must provide Plaintiffs with a expert report pursuant to Fed. R. Civ. P. 26(a)(2) by 1/14/13. Plaintiffs have leave to depose that expert prior to the hearing on 1/18/13, if they believe it necessary. Mailed notice(ca,)

ATTENTION: This notice is being sent pursuant to Rule 77(d) of the Federal Rules of Civil Procedure or Rule 49(c) of the Federal Rules of Criminal Procedure. It was generated by CM/ECF, the automated docketing system used to maintain the civil and criminal dockets of this District. If a minute order or other document is enclosed, please

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refer to it for additional information.

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