IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	X	
	•	
In re	: Chapter	11
	•	
ADVANTA CORP., et al.,	: Case No.	. 09-13931 (KJC)
	:	
Debtors. 1	: (Jointly A	Administered)
	:	
	x	

AFFIDAVIT OF PUBLICATION OF CORTNEY BECKER OF NOTICE OF THE DEADLINE TO FILE PROOFS OF CLAIMS IN THE WALL STREET JOURNAL

The Debtors in these jointly administered chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are Advanta Corp. (2070), Advanta Investment Corp. (5627), Advanta Business Services Holding Corp. (4047), Advanta Business Services Corp. (3786), Advanta Shared Services Corp. (7074), Advanta Service Corp. (5625), Advanta Advertising Inc. (0186), Advantanis Corp. (2355), Advanta Mortgage Holding Company (5221), Advanta Auto Finance Corporation (6077), Advanta Mortgage Corp. USA (2654), Advanta Finance Corp. (8991), Advanta Ventures Inc. (5127), BizEquity Corp. (8960), Ideablob Corp. (0726), Advanta Credit Card Receivables Corp. (7955), Great Expectations International Inc. (0440), Great Expectations Franchise Corp. (3326), and Great Expectations Management Corp. (3328). Each of the Debtors (other than Advanta Credit Card Receivables Corp. and the Great Expectations entities) maintains its principal corporate office at Welsh & McKean Roads, P.O. Box 844, Spring House, Pennsylvania 19477-0844. Advanta Credit Card Receivables Corp. maintains its principal corporate office at 2215 B. Renaissance Drive, Suite 5, Las Vegas, Nevada 89119, and the Great Expectations entities maintain their principal corporate office at 1209 Orange Street, Wilmington, Delaware 19801.

AFFIDAVIT

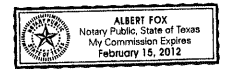
STATE OF TEXAS)	
))	ss:
CITY AND COUNTY OF DALLAS)	

I, <u>Cortney Becker</u>, being duly sworn, depose and say that I am the Advertising Clerk of the Publisher of THE WALL STREET JOURNAL, a daily national newspaper of general circulation throughout the United States, and that the Notice attached to this Affidavit has been regularly published in THE WALL STREET JOURNAL for national distribution for <u>one</u> insertion(s) on the following date(s): <u>April 15, 2010</u>; advertiser: <u>Advanta Corp.</u>, et <u>al.</u>; and that the foregoing statements are true and correct to the best of my knowledge.

Solnay Beeler

Sworn to before me this 19th day of April, 2010.

Notary Public



SAHRRIPTCIES

UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

ADVANTA CORP., et al.,

Chapter 11 Case No. 09-13931 (KJC) (Jointly Admin

NOTICE OF THE DEADLINE TO FILE PROOFS OF CLAIMS TO ALL PERSON AND ENTITIES WITH CLAIMS AGAINST ANY OF THE FOLLOWING ENTITIES (collectively, the

ANY OF THE FOLLOWING ENTITIES (collectively, the "Debtors");
Advants Corp. ("Advanta") (Case No. 09-13931); Advanta Service Corp. (Case No. 09-13932); Advanta Business Services Corp. (Case No. 09-13932); Advanta Business Services Corp. (Case No. 09-13934); Advanta Business Sorvices Holding Corp. (Case No. 09-13935); Great Expectations Franchise Corp. (Case No. 09-13936); Advanta Mortgage Corp. USA (Case No. 09-13937); Advanta Mortgage Holding Company (Case No. 09-13938); Advanta Auto Finance Corporation (Case No. 09-13939); Great Expectations Management Corp. (Case No. 09-13943); Advanta Investment Corp. (Case No. 09-13943); Advanta Investment Corp. (Case No. 09-13943); Advanta Finance Corp. (Case No. 09-13944); Great Expectations International Inc. (Case No. 09-13943); Advanta Finance Corp. (Case No. 09-13944); Great Expectations International Inc. (Case No. 09-13945); Advanta Ventures Inc. (Case No. 09-13945); Advanta Ventures Inc. (Case No. 09-14125); Idenatiob Corp. (Case No. 09-14127); Idenatiob Corp. (Case No. 09-14127); Idenatiob Corp. (Case No. 09-14129); and BizEquity Corp. (Case No. 09-14130).

BizEquity Corp. (Case No. 09-14130).

PLEASE TAKE NOTICE OF THE FOLLOWING:
On November 8, 2009 and November 20, 2009, each of the Debtor's fixed a voluntary petition for relief under chapter 11 of title 11 of the United States Code (the "Benkruptcy Code").
On April 7, 2010, the United States Benkruptcy Code" for the District of Delsware (the "Coept") entered an order (the "Bar Date Order") as stabilishing May 14, 2010 at 5:00 p.m. (Eastern Time) (the "Bar Date") as the deadline for each entity to file a proof of claim ("Proof of Elsim") with respect to any claim against any of the Debtors that with respect to any claim against any of the Debtors that arose prior to such Debtor's Commencement Date. The following are instructions for completing and submitting the Proof of Claim forms, including instructions as to who

the Proof of Claim forms, Including instructions as to who must file a Proof of Claim.

A CLAIMANT SHOULD CONSULT AN ATTORNEY IF THE CLAIMANT HAS ANY QUESTIONS, INCLUDING WHETHER TO FILE A PROOF OF CLAIM.

If you have any questions with respect to this notice, you may contact the Debtors' claim agent, The Qurden City Group, Inc. ("GCG") at 1-886-897-5647 (tol-Hree) or 1-831-470-5000.

1. WHO MUST FILE A PROOF OF CLAIM. You MUST 1. WHO MUST FILE A PROOF OF CLAIM. You MUST file a Proof of Claim if you have a claim that arose prior to the relevant Debtor's Commencement Date, and it is not a claim described in Section 2 below. Acts or omissions of the Debtors that arose prior to the relevant Debtor's Commencement Date may give rise to claims against the Debtors that must be filed by the Bar Date notwithstanding that such claims may not have metured or become fixed or liquidated as of the relevant Debtor's Commencement Date.

nent Date.
Under section 101(5) of the Bankruptcy Code and a sed herein, the word "claim" means: (i) a right to pay used herein, the word ment, whether or not such right is reduced to judgmen iiguidated. unliquidated, fixed, contingent, matured unmatured, disputed, undisputed, legal, equitable idundated. unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured; or (ii) a right to an equitable rem-edy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equi-table remedy is reduced to judgment, fixed, contragent, matured, unmatured, disputed, undisputed, secured, or unsecured.

- assection. 2. WHO NEED <u>NOT</u> FILE A PROOF OF CLAIM, Parties to mo! required to file a Proof of Claim by the Bar Date for the following claims:
- the following claims:
 a. a claim asserted by any person or entity in a Proof
 of Claim that has already been properly filed against a
 Debtor with the Clerk of the United States Bankruptor
 Court for the District of Delawere or GCG in a form substantially similar to Official Bankruptor Form No. 10;
 b. a claim listed on a Debtor's Schedules and
 i. the claim is pdf described as "disputed," "contingent," or "unliquidated" on the Schedules;
 ii. the claimant agrees with the amount, nature, and
 priority of the claim set forth in the Schedules; and
 iii. the claimant agrees that the claim is an obligation of the specific Debtor that has listed the claim in its
 Schedules:

- a claim that has been allowed by order of the Cour
- c. a claim that has been allowed by order of the Cour or satisfied in full prior to the Bar Date;
 d. a claim against a Debtor by any direct or indirec subsidiary of Advanta (other than Advanta Bank Corp. which is not excused from the requirement to file Proofs of Claim); and
- a claim allowable under sections 503(b) or 507(a) a claim allowable under sections bustop or our re-of the Bankruptcy Code as an administrative expense of the Debtors' chapter 11 cases other than administrative expenses allowable under section 503(b)(9) of the Bank-

YOU SHOULD NOT FILE A PROOF OF CLAIM IF YOU DO

**NOI SHOULD NOT FILE A PROOF OF CLAIM IF YOU DO
**NOT HAVE A CLAIM AGAINST ANY OF THE DEBTORS.

Please note that the Debtors have been informed
that the indenture trustee. The Bank of New York Mellon
(he *Indenture Trustee'), under the indenture dated as
of October 23, 1995 (the *Indenture*), intends to file a
forcof of claim (he *Indenture*) of the debt issued
by Advanta under the Indenture, including the Investment
Notes (the *Investment Notes*) and the Redireserve
Variable Certificates (the *Redireserve Certificates*). To
principal, intends and any applicable fees and costs owed Variable Certificates (the "RedReserve Certificates"), for principal, interest end any applicable fees and costs owed by Advanta. The Debtors have been advised that the Mester Proof of Claim will NOT include claims that the individual Holders may have against any of the Debtors arising out of a relating to the Indenture other than claims for principal and interest, in respect of any Master Proof of Claim filed by the Indenture Trustee, the Indenture Trustee will rely solely on the records of Advanta, in its capacity as paying agent and securities registrar under the Indenture, for the amount of principal and interest owing.

3. CLAIMS ARISING UNDER EXECUTORY CON-

TRACTS AND UNEXPIRED LEASES. If you are a party to an executory contract or unexpired lease with a Debtor and assert a claim for amounts accrued and unpaid as of such Debtor's Commencement Date pursuant to such executory contract or unexpired lease (other than a reject

executory contract or unexpired lease (other than a rejection damages claim), you must file a Proof of Claim for such amounts on or before the Bar Date unless an exception in Section 2 otherwise applies.

If you hold a claim that erises from the rejection of an executory contract or unexpired lease, you must file a Proof of Claim based on such rejection on or before the later of (i) the May 14, 2010 at 8:00 p.m. (Eastern Time) on the date that is thirty (30) days following the effective date of such rejection (unless the order authorizing such rejection provides otherwise).

4. WHEN AND WHERE TO FILE. All Proofs of Claure 4. WHEN AND WHERE TO FILE. All Proofs of Claim must be filed so as to be <u>received</u> on or before the <u>Bir Bate</u> at the following address: <u>By Maji</u>: The Garden City Group, Inc., Attn: Advanta Corp., P.O. Box 9562, Dublin, Ohio 43017 4862 or <u>Bir Hand or Overnight Courier</u>. The Garden City Group, Inc., Attn: Advanta Corp., 5351 Blazer Parkway, Suite A, Dublin, Ohio 43017 (the <u>"Advanta Courier Processing Center"</u>).

Proofs of Claims will be deemed timely filed only if actu-ally received by the Advanta Claims Processing Center on or before the Bar Date. Proofs of Claims may not be delivered by facaimile, telecopy, or electronic mail trans

If you file a Proof of Claim and wish to re

In addition, If you file a Proof of Claim, your filed Proof of Claim form must

of Claim form must
(I) if applicable, assert any priority status pursuant to
section 507(a) of the Bankruptcy Code or administrative
status pursuant to section 503(\$H9);
(ii) be signed by the claimant or, if the claimant is not
an individual, by an euthorized agent of the claimant
(iii) include supporting documentation or, if volum
folias attach a summary or emplanation as to why docu-

nous, attach e summary or explanation as to why docu nentation is not available;

(iv) be in the English language; and (v) be denominated in United States currency

(iv) be denominated in United States currency.
Any holder of a claim against more than one Debtor must file a separate Proof of Claim against each Debtor, and all holders of claims must identify on their Proof of Claim the specific Debtor against which the claim is asserted and the case number of that Debtor's bank-ruptcy case. The Debtors' names and case numbers are set forth above.

YOU SHOULD ATTACH TO YOUR COMPLETED PROOF OF CLAIM FORM COPIES OF ANY WRITINGS UPON WHICH YOUR CLAIM IS BASED.

6. CONSEQUENCES OF FAILURE TO FILE A PROOF OF CLAIM BY THE BAX DATE. In the event a Debtor receives a discherge under a chapter 11 plan, any holder of a claim against such Debtor who is required, but falls, to file a Proof of Claim in accordance with the Bar Date Order on or before the Ber Date shall be forever berred, estopped, and enjoined from asserting such claim against the Debtor on this property shall be forever discharged from any and all indebtedness or Hability with respect to such claim.

Except for a holder who holds a claim against the Debtors with respect to which claim the trustee or the administrative agent files a Proof of Claim, any holder of a claim against the Debtors who is required, but state, the Proof of Claim in the order of the proof of Claim, any and all indebtedness or Hability with respect to such claim.

sommistrative agent files a Proof of Claim, any holder of a claim against the Debtors who is required, but falls, to file a Proof of Claim in accordance with this Drder on or before the Bar Date, shall not be permitted to vote to accept or reject any chapter 11 pian filed in these chapter 11 cases (whether a plan of liquidation or reorganization) or receive further notices regarding such delime.

or reorganization) or receive further notices regarding such claim.

Any holder of a claim against any of the Debtore who files a proof of claim but fails to essert the claim's pricity or administrative status shall be forever barred, estoped, enjoined from asserting such priority or administrative claim.

Holders of claims against the Debtors should be aware that the Debtors do not expect, under the terms of any chapter 11 plan, to withhold distributions from their creditors to reserve for any claims that are not asserted in a Proof of Claim filed in accordance with the Bar Date Order on or before the proposed Bar Date.

7. THE DEBTORS' SCHEDULES AND ACCESS THERETO. You may be listed in the Schedules as the holder of a claim against one or more of the Debtors interested parties may examine copies of the Schedules.

holder of a claim against one or more of the Debtors. Interested perfets may examine copies of the Schedules for free at www.advantareorg.com or for a fee on the Court's electronic docket https://ecf.dab.uscourts.gov (a PACER login and password are required and can be obtained through the PACER Service Center at https://ecf.dab.uscourts.gov.

If you rely on the Debtors' Schedules, it is your responsibility to determine that the claim is accurately listed in the Schedules.

As set forth above, if you agree with the nature, amount, and status of your claim as listed in the Debtors' Schedules, and if you do not dispute that your claim is only against the Debtor specified, and if your claim is not described as "disputed," "contingent," or "unitquidated," you need not file a Proof of Claim, you must do so before the Bar Date, In accordance with the procedures set forth in this Notice.

this Notice.

DATED: April 13, 2010, Wilmington, Delaware
BY GRDER OF THE COURT

The following Debtors filed voluntary petitions on
November 20, 2009: Advanta Credit Card Receivables Corp., Advanta Ventures Inc., Ideablob Corp., and
Bizequity Corp. All other Debtors filed voluntary petitions
on November 8, 2009.