

December 2, 2010

The Honorable Kevin J. Carey
United States Bankruptcy Judge
Room 5 of the U.S. Bankruptcy Court for the District of Delaware
824 North Market Street
5th Floor
Wilmington, Delaware 19801

RE: Eileen J. Winton
602.6572 Class B shares of Advanta Corporation

Dear Honorable Carey,

I tried to understand the proposed disclosure statement. I assume that my equity interests fall under section 7 (Classes 7(a)-(c) equity interests in the Consolidated Debtors other than ASC, Advantennis, and ASSC. I would just like to state that my claim is 602.6572 shares of Advanta Corp Class B stock that I acquired while employed at Advanta Leasing through the Employee Stock Option Plan.

I don't understand how this equity interest will be extinguished and will not be entitled to any property or interest while other equity interests are entitled to restitution such as Advanta Auto Finance & Advanta Finance.

I just wanted to disclosure my opposition.

Sincerely,

A handwritten signature in cursive script that reads "Eileen J. Winton".

Eileen J. Winton