

In re Claremont Ford Lincoln, Inc.,  
and Arrien L.C. Schiltkamp, individually  
and as President of Claremont Ford Lincoln, Inc.

Case No.: 15-076

JOINT STATUS REPORT

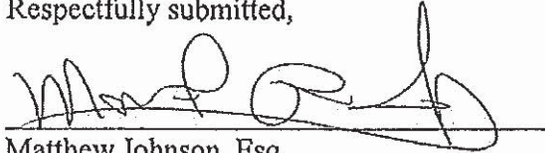
NOW COME the parties to the above-captioned matter, the New Hampshire Banking Department ("Department") and Respondents Claremont Ford and Arrien Schiltkamp, and pursuant to the Order on Process and Scheduling dated October 1, 2015, jointly submit the following status report.

1. At the adjudicatory hearing on September 18, 2015, the parties agreed that if Arrien Schiltkamp obtained funding by October 5, 2015 to fully pay restitution to all consumers with outstanding unpaid liens on their trade-in vehicles, the Department would suspend administrative fines. The Department agreed to inquire whether it could act as escrow agent to accept the funds and disburse them to affected consumers. The parties were ordered to file a status report by October 6, 2015 to inform the presiding officer whether Mr. Schiltkamp obtained the funding and, if so, how the funds will be handled.

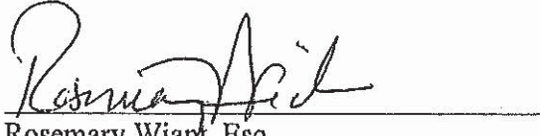
2. Following the hearing, hearing counsel for the Department inquired with the relevant executive agencies to determine whether the Department may act as escrow agent in this matter. It was determined that the Department does not have the authority or means to accept the funds and act as escrow agent. Hearing counsel for the Department communicated this information to counsel for Respondents.

3. As of October 5, 2015, Mr. Schiltkamp has not secured funding to pay off the outstanding liens on customer trade-in vehicles.

Respectfully submitted,



Matthew Johnson, Esq.  
Counsel for Respondents



Rosemary Wiant, Esq.  
New Hampshire Banking Department