



4. Sandra J. Olsen ("Sandra O") is the owner of 10 percent of the issued and outstanding shares of common stock of Bassgar; Sandra O is a Florida resident living at 15025 Pratinolo Way, Naples, Florida 34110;

5. Bassgar's operations included home appliances and electronics sales at twelve locations throughout the region; Bassgar is a corporation formed and existing under the laws of the State of Illinois with its principal place of business located at 321 N. Republic, Joliet 60435.

#### JURISDICTION AND VENUE

6. Jurisdiction for this matter is proper pursuant to *35 ILCS 1101/1-45(a)*, since the aggregate amount at issue exceeds \$15,000.00, exclusive of penalties and interest.

#### INTRODUCTION, BACKGROUND AND FACTS

7. The Notice was issued by IDOR to each of the Petitioners on or about February 20, 2015 assessing personal liability for a penalty in the amount of \$1,022,240.83 in tax, penalty and interest for sales tax of Bassgar for the periods ending: March 31, 2013; July 31, 2013; August 31, 2013; June 30, 2013; July 31, 2014; August 31, 2014; September 30, 2014; and October 31, 2014. A copy of this Notice which was issued to one of the Petitioners is attached as Exhibit A;

8. Bassgar incurred approximately \$883,000 in sales tax for the months beginning in 2013 through October, 2014;

9. During the tax periods at issue, Bassgar operated under several assumed names based on various store locations, but in general under the name: Grants Appliances ("Grants");

10. The business began operations in 1923 in one location as a retail hardware store and through the many years of operation subsequently expanded into home appliances and electronics at twelve locations throughout the region;

11. With the economic recession, Grants began suffering substantial losses due to significant decline in home buildings and home improvements, coupled with the significant increase in unemployment rates at that time. Grants attempted to stave off shutting its doors by reducing its twelve locations to only five;

12. During this time, Grants also incurred large liabilities to break its leases at these seven locations;

13. Beginning in the early part of 2013, Grants began to incur substantial losses in its attempt to keep operations going; and notwithstanding its continued losses, in September 2013, entered into an installment agreement with the Illinois Department of Revenue. Due to its prior record of timely filed returns (which it continued to timely file its tax returns), Grants was approved for the installment agreement. Payments were initially made on these liabilities. Based on the closure of a substantial portion of its stores and its revised slimmed structure, Grants believed that it could continue its operations and meet its obligations to the State of Illinois and other creditors;

14. Through the last several years of operation of Grants, Petitioners had contributed over \$14 million, personally, in order to keep their business as a going concern; however, even with these contributions, the deficits became too substantial to overcome;

15. Grants, and its owners (the Petitioners) were given hope of continued operations and meeting their obligations based on the commitment of Summit to provide a loan of an amount between \$2 and \$3 million (Summit had previously purchased the Grants' debt from First Midwest Bank at a substantial discount, so they had room to provide further financing), which could possibly provide the funding to pay the liability owed to the State, deal with other outstanding creditors, and continue its business;

16. Through the entire process, which included reviews of cash flow figures on a daily basis, Summit continued to provide assurances that Grants would receive the loan; however, in October, 2014, with no reason provided to Grants, Summit determined not to provide this loan;

17. With the substantial decline in sales, the incurrence of substantial liabilities on the closure of several of the locations, the declination by Summit to provide the loan, the limits as to use of cash flow due to the substantial secured interests, and the continued incurrence of fixed costs, Grants was forced to cease operations in October, 2014, on the same day that Summit determined not to provide the loan. On or about November 5, 2014, Grants was forced into an assignment for the benefit of creditors ("Assignment"), which is attached as Exhibit B;

18. The Assignment listed the debt owed to the State of Illinois; however, as set forth in the Assignment, most of the assets of Grants were subject to one or more valid and perfected

liens and security interests and the debts secured by those liens exceeded the value of Grants' assets; all such liens and security interests had priority in payment, as such debt did during operations of the business;

19. In April, 2015, George, as President of Bassgar (Grants) and the Petitioners filed a Form BOA-1 Board of Appeals Petition in order to negotiate a settlement of the tax liabilities with the Illinois Department of Revenue, prior to dealing with the numerous other creditor issues that currently exist (decision on this filing remains pending);

20. During the tax periods at issue, Sandra O was the assistant secretary for Bassgar. Sandra O had no control or supervision over financial affairs, had no authority to disburse corporate funds, had no authority to prepare or sign, and never did sign, tax returns, and had no ability to hire or fire employees. Sandra O was not listed on the bank account as a signatory;

21. Sandra W was the secretary for Bassgar until May, 2013, and thereafter, did not hold any office in the business. During the period that she was secretary and for all periods at issue, Sandra W had no control or supervision over financial affairs, had no authority to disburse corporate funds, had no authority to prepare or sign, and never did sign, tax returns, and had no ability to hire or fire employees. Sandra W was not listed on the bank account as a signatory;

22. Since May, 2013, George has been president and secretary of Bassgar;

23. Robert had previously been the President of Bassgar and intended to retire sometime in 2012, and at that time, ceased having a prominent leading role in the active management of the company. Due to the financial difficulties and distress of Bassgar, he was requested to take a more active role with the company to assist in the hopes of reviving the stores from financial deficit;

#### APPLICABLE LAW

24. 35 ILCS 735/3-7 states as follows:

*Any officer or employee of any taxpayer subject to the provisions of a tax Act administered by the Department who has the control, supervision or responsibility of filing returns and making payment of the amount of any trust tax imposed in accordance with that Act and who willfully fails to file the return or make the payment to the Department or willfully attempts in any other manner to evade or defeat the tax shall be personally liable for a penalty*

*equal to the total amount of tax unpaid by taxpayer including interest and penalties thereon. The Department shall determine a penalty due under this Section according to its best judgment and information, and that determination shall be prima facie correct and shall be prima facie evidence of a penalty due under this Section;*

25. Personal liability will be imposed only upon a person who: (i) is responsible for filing returns and/or making the tax payments and (ii) willfully fails to file returns or make payments;

26. In determining whether an individual was "responsible", courts have indicated that the focus should be on whether the person has significant control over the business affairs of the corporation and whether he or she participates in decisions regarding the payment of creditors and the dispersal of the company's funds; in addition to whether he or she had the ability to sign checks of the company and the ability to hire and fire employees;

27. The "willful" requirement is satisfied if the responsible person acts with reckless disregard of a known risk that the funds may not be remitted to the government, or if the responsible person ought to have known of a grave risk of nonpayment and is in a position to easily find out, but does nothing. If the individual does not act willfully, he would not be liable under 35 ILCS 735/3-7;

#### ERROR I - Sandra J. Olsen

28. Petitioners repeat and re-allege paragraphs 1 thru 27 as if fully set forth in this Error I;

29. Sandra O had no control or supervision over the financial affairs of the business; no authority to disburse funds; no authority to sign tax returns; no authority to supervise tax return preparers or other financial persons of Bassgar; and no signatory authority on the checking account of Bassgar;

30. Based on the lack of control, supervision, and authority, Sandra O was a passive investor of Bassgar and is not a responsible person as that term is used in 35 ILCS 735/3-7;

## ERROR II - Sandra J. Wysocki

31. Petitioners repeat and re-allege paragraphs 1 thru 27 as if fully set forth in this Error II;

32. During the tax periods at issue, Sandra W was no longer the secretary of Bassgar, she held no other office, had no control or supervision over the financial affairs of the business; no authority to disburse funds; no authority to sign tax returns; no authority to supervise tax return preparer or other financial persons of Bassgar; and no signatory authority on the checking account of Bassgar;

33. Based on the lack of control, supervision, and authority, during the tax periods at issue, Sandra W was a passive investor of Bassgar and is not a responsible person as that term is used in 35 ILCS 735/3-7;

## ERROR III - Robert W. Wysocki

34. Petitioners repeat and re-allege paragraphs 1 thru 27 as if fully set forth in this Error III;

35. During the tax periods at issue, Robert was requested to take a more active role with Bassgar to assist in an attempt to get the company back to a going concern; meeting its obligations. Upon taking on this role, after his review of the books and records, Robert, on behalf of Bassgar, and working with the current President, entered into an installment agreement with the Illinois Department of Revenue to deal with the outstanding tax liabilities; in addition, he utilized his contacts in an attempt to obtain a loan from Summit to deal with the tax liability and other creditors and to keep the business going;

36. During the tax periods at issue, Robert contributed substantial amounts of personal funds in an attempt to allow Bassgar to meet its business and tax obligations;

37. Based on his continued attempts to obtain funds to pay the tax liabilities owed to the Department of Revenue (and other creditors) and his communications with the Department, Robert does not satisfy the willful requirement to impose personal liability under 35 ILCS 735/3-7, since he did not "willfully" fail to remit the tax liabilities. Up to the last days of operations, he, along with George, attempted to pay on an installment agreement with the Department of

Revenue and to obtain a loan, which was continuously assured to be provided, in part, to pay the outstanding obligations. In addition, as set forth in the Assignment, secured liabilities exceeded the value of the assets, so the circumstances were taken from Robert's authority as to allocation to creditors. Robert did not just know of the obligations and ignore it, he came out of retirement to deal with the matter and attempted to pay the obligations that were owed, but based on the circumstances of the economic climate at this time, was unable to do so and was forced to close the doors of the business;

#### ERROR IV - George L. Olsen

38. Petitioners repeat and re-allege paragraphs 1 thru 27 as if fully set forth in this Error IV;

39. During the tax periods at issue, George, as the acting President and Secretary of Bassgar, requested his father in law, Robert, to come back to Bassgar to assist in an attempt to get the company back to a going concern and meet its obligations. Upon coming back, the President and Robert worked together in an attempt to pay the outstanding obligations by entering into an installment agreement with the Illinois Department of Revenue to deal with the outstanding tax liabilities and to obtain a loan from Summit, in part, to deal with the tax liability, other creditors and keep the business going;

40. During the tax periods at issue, George contributed substantial amounts of personal funds in an attempt to allow Bassgar to meet its business and tax obligations, such amounts requiring security interests against his personal assets to obtain such funds;

41. Based on his continued attempts to obtain funds to pay the tax liabilities owed to the Department of Revenue (and other creditors), George does not satisfy the "willful" requirement to impose personal liability under 35 ILCS 735/3-7, since he did not "willfully" fail to remit the tax liabilities. Up to the last days of operations, he, along with Robert, attempted to pay on an installment agreement with the Department of Revenue and to obtain a loan from Summit to pay outstanding obligations and to continue the business, which loan was continuously assured to be provided. In addition, as set forth in the Assignment, secured liabilities exceeded the value of the assets, so the circumstances were taken from George's authority as to allocation to creditors. George did not just know of the obligations and ignore it,

he requested his father in law, the prior officer of the company, to come out of retirement to help the company with the matter and attempted to pay the obligations that were owed, but based on the circumstances of the economic climate at this time was unable to do so and was forced to close the doors.

### CONCLUSION AND RELIEF REQUESTED

WHEREAS, based on the facts and circumstances, the Petitioners request that the Notice be modified and/or canceled based on the reasons contained herein, more specifically, as follows:

As to Sandra J. Olsen, she is not a responsible person, so the Notice should be canceled;

As to Sandra J. Wysocki, she is not a responsible person, so the Notice should be canceled;

As to Robert W. Wysocki, he did not act willfully in the failure to remit payments, so the Notice should be canceled; and

As to George L. Olsen, he did not act willfully in the failure to remit payments, so the Notice should be canceled.

PETITIONERS

By:   
One of Their Attorneys

Bradley S. McCann  
ARDC: 6256358  
Spesia & Ayers  
1415 Black Road, Joliet, Illinois 60435  
(815) 846-2420

**Collection Action**  
**Assessment and Notice of Intent**



February 20, 2015



Letter ID: L0960344592

ROBERT W. WYSOCKI  
4601 GULF SHR BLVD N APT 15  
NAPLES FL 34103-2214

Taxpayer ID: XXX-XX-4709  
NPL Penalty ID: 2640606



BASSGAR INC  
140 S DEARBORN ST  
# 420  
CHICAGO IL 60603-5233

**We have determined you are personally liable  
for a penalty of \$1,022,240.83.**

The penalty is equal to the amount of unpaid liability of BASSGAR INC, due to your status as a responsible officer, partner, or individual of BASSGAR INC.

Illinois law (35 ILCS 735/3-7) provides that any person who has control, supervision, or responsibility of filing returns or making payments for a taxpayer, and who willfully fails to do so, shall be personally liable for a penalty equal to the amount of tax due including penalty and interest.

**Pay us \$1,022,240.83.** Your payment must be guaranteed (i.e., cashier's check, money order) and made payable to the Illinois Department of Revenue. Send or bring it to us at the address below.

**If you do not agree, you may contest this notice by following the instructions listed below.**

- **If the amount of this liability is more than \$15,000**, file a petition with the Illinois Independent Tax Tribunal within **60 days** of this notice. Your petition must be in accordance with the rules of practice and procedure provided by the Tribunal (35 ILCS 1010/1-1, et seq.).
- **In all other cases that do not fall within the jurisdiction of the Illinois Independent Tax Tribunal**, file a protest with us, the Illinois Department of Revenue, and request an administrative hearing within 60 days of the date of this notice, which is **April 21, 2015**. Your request must be in writing, clearly indicate that you want to protest, and explain in detail why you do not agree with our actions. If you do not file a protest within the time allowed, you will waive your right to a hearing, and this liability will become final. An administrative hearing is a formal legal proceeding conducted pursuant to the rules adopted by the Department and is presided over by an administrative law judge. A protest of this notice does not preserve your rights under any other notice.
- **Instead of filing a petition with the Illinois Independent Tax Tribunal or a protest with us, the Illinois Department of Revenue**, you may instead, under Sections 2a and 2a.1 of the State Officers and Employees Money Disposition Act (30 ILCS 230/2a, 230/2a.1), pay the total liability under protest using Form RR-374, Notice of Payment Under Protest (available on our website at [tax.illinois.gov](http://tax.illinois.gov)), and file a complaint with the circuit court for a review of our determination.

If the debt remains unpaid and this penalty becomes final, we intend to take collection enforcement action against you personally to collect this debt. Collection action can include the seizure and sale of your assets, and levy of your wages and bank accounts.

DMITRI CORNELIER  
100% PENALTY UNIT  
ILLINOIS DEPARTMENT OF REVENUE  
PO BOX 19035  
SPRINGFIELD IL 62794-9035

217 782-9904 ext. 31613  
217 785-2635 fax

**For information about**  
› how to pay  
› submitting proof  
› collection actions



EX A

# Collection Action

## Assessment and Notice of Intent



February 20, 2015



Letter ID: L0960344592

ROBERT W. WYSOCKI  
4601 GULF SHR BLVD N APT 15  
NAPLES FL 34103-2214

Taxpayer ID: XXX-XX-4709  
NPL Penalty ID: 2640606



This statement lists our most recent information about your unpaid balance, available credits, or returns you have not filed. A payment voucher is included so you may pay the balance due.

### Sales/Use Tax & E911 Surcharge

Account ID: 2478-1363

Period	Tax	Penalty	Interest	Other	Payments/Credits	Balance
31-Mar-2013	199,602.00	20,060.20	1,748.62	-	(189,424.97)	31,985.85
31-Jul-2013	172,809.00	17,380.90	5,908.41	-	-	196,098.31
31-Aug-2013	180,830.00	18,183.00	6,182.58	-	-	205,195.58
30-Jun-2014	196,149.00	14,196.10	1,576.95	-	(130,935.58)	80,986.47
31-Jul-2014	178,576.00	17,981.60	2,700.66	-	-	199,258.26
31-Aug-2014	169,053.00	17,005.30	2,097.92	-	-	188,156.22
30-Sep-2014	135,586.00	9,062.94	777.28	-	(58,702.00)	86,724.22
31-Oct-2014	30,234.00	3,373.40	228.52	-	-	33,835.92

IDOR-5P-NPL (N-03/07)

Retain this portion for your records.  
Fold and detach on perforation. Return bottom portion with your payment.

## Collection Action

(R-12/08) (136)



Letter ID: L0960344592  
ROBERT W. WYSOCKI

Total amount due: \$1,022,240.83

Write the amount you are paying below.

\$ \_\_\_\_\_

Write your Account ID on your check.

Mail this voucher and your payment to:  
ILLINOIS DEPARTMENT OF REVENUE  
PO BOX 19035  
SPRINGFIELD IL 62794-9035

000 006 005711246240 731 123199 4 0000102224083

**Collection Action**  
**Assessment and Notice of Intent**



February 20, 2015



Letter ID: L0369261584

SANDRA J. WYSOCKI  
4601 GULF SHR BLVD N APT 15  
NAPLES FL 34103-2214

Taxpayer ID: XXX-XX-4030  
NPL Penalty ID: 2380581



BASSGAR INC  
140 S DEARBORN ST  
# 420  
CHICAGO IL 60603-5233

**We have determined you are personally liable  
for a penalty of \$1,022,240.83.**

The penalty is equal to the amount of unpaid liability of BASSGAR INC, due to your status as a responsible officer, partner, or individual of BASSGAR INC.

Illinois law (35 ILCS 735/3-7) provides that any person who has control, supervision, or responsibility of filing returns or making payments for a taxpayer, and who willfully fails to do so, shall be personally liable for a penalty equal to the amount of tax due including penalty and interest.

Pay us **\$1,022,240.83**. Your payment must be guaranteed (i.e., cashier's check, money order) and made payable to the Illinois Department of Revenue. Send or bring it to us at the address below.

If you do not agree, you may contest this notice by following the instructions listed below.

- If the amount of this liability is more than \$15,000, file a petition with the Illinois Independent Tax Tribunal within 60 days of this notice. Your petition must be in accordance with the rules of practice and procedure provided by the Tribunal (35 ILCS 1010/1-1, et seq.).
- In all other cases that do not fall within the jurisdiction of the Illinois Independent Tax Tribunal, file a protest with us, the Illinois Department of Revenue, and request an administrative hearing within 60 days of the date of this notice, which is **April 21, 2015**. Your request must be in writing, clearly indicate that you want to protest, and explain in detail why you do not agree with our actions. If you do not file a protest within the time allowed, you will waive your right to a hearing, and this liability will become final. An administrative hearing is a formal legal proceeding conducted pursuant to the rules adopted by the Department and is presided over by an administrative law judge. A protest of this notice does not preserve your rights under any other notice.
- Instead of filing a petition with the Illinois Independent Tax Tribunal or a protest with us, the Illinois Department of Revenue, you may instead, under Sections 2a and 2a.1 of the State Officers and Employees Money Disposition Act (30 ILCS 230/2a, 230/ 2a.1), pay the total liability under protest using Form RR-374, Notice of Payment Under Protest (available on our website at [tax.illinois.gov](http://tax.illinois.gov)), and file a complaint with the circuit court for a review of our determination.

If the debt remains unpaid and this penalty becomes final, we intend to take collection enforcement action against you personally to collect this debt. Collection action can include the seizure and sale of your assets, and levy of your wages and bank accounts.

DMITRI CORNELIER  
100% PENALTY UNIT  
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› how to pay  
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Turn page

**Collection Action**  
**Assessment and Notice of Intent**



February 20, 2015



Letter ID: L0369261584

SANDRA J. WYSOCKI  
 4601 GULF SHR BLVD N APT 15  
 NAPLES FL 34103-2214

Taxpayer ID: XXX-XX-4030  
 NPL Penalty ID: 2380581



This statement lists our most recent information about your unpaid balance, available credits, or returns you have not filed. A payment voucher is included so you may pay the balance due.

**Sales/Use Tax & E911 Surcharge**

**Account ID: 2478-1363**

Period	Tax	Penalty	Interest	Other	Payments/Credits	Balance
31-Mar-2013	199,602.00	20,060.20	1,748.62	-	(189,424.97)	31,985.85
31-Jul-2013	172,809.00	17,380.90	5,908.41	-	-	196,098.31
31-Aug-2013	180,830.00	18,183.00	6,182.58	-	-	205,195.58
30-Jun-2014	196,149.00	14,196.10	1,576.95	-	(130,935.58)	80,986.47
31-Jul-2014	178,576.00	17,981.60	2,700.66	-	-	199,258.26
31-Aug-2014	169,053.00	17,005.30	2,097.92	-	-	188,156.22
30-Sep-2014	135,586.00	9,062.94	777.28	-	(58,702.00)	86,724.22
31-Oct-2014	30,234.00	3,373.40	228.52	-	-	33,835.92

IDOR-5P-NPL (N-03/07)

Retain this portion for your records.  
 Fold and detach on perforation. Return bottom portion with your payment.

**Collection Action**

(R-12/08) (136)



Letter ID: L0369261584  
 SANDRA J. WYSOCKI

**Total amount due: \$1,022,240.83**

Write the amount you are paying below.

**Mail this voucher and your payment to:**  
 ILLINOIS DEPARTMENT OF REVENUE  
 PO BOX 19035  
 SPRINGFIELD IL 62794-9035

\$ \_\_\_\_\_  
 Write your Account ID on your check.

000 006 002141988640 731 123199 4 0000102224083

**NOTICE OF ASSIGNMENT FOR  
THE BENEFIT OF CREDITORS  
November 5, 2014**

NAME/ADDRESS OF DEBTOR/ASSIGNOR

Bassgar-Illinois Inc.  
D/B/A Grants Appliance Electronics & More  
321 N Republic Ave.  
Joliet, Illinois 60435

ATTORNEY FOR ASSIGNOR

John A. Lipinsky  
Coman & Anderson, PC  
650 Warrenville Road Suite 500  
Lisle, Illinois 60532

NAME/ADDRESS OF ASSIGNEE

Patrick D. Cavanaugh  
High Ridge Partners, Inc.  
140 S. Dearborn Street, Suite 420  
Chicago, IL 60603

ATTORNEY FOR ASSIGNEE

Richard M. Bendix  
Dykema Gossett PLLC  
10 South Wacker Drive Suite 2300  
Chicago, IL 60606

**COMMENCEMENT OF ASSIGNMENT FOR THE BENEFIT OF CREDITORS  
OF BASSGAR-ILLINOIS, INC. D/B/A GRANTS APPLIANCE**

On October 23, 2014 Bassgar-Illinois, Inc. d/b/a Grants Appliance ("Grants" or "Assignor"), through one of its duly authorized officers, made an assignment for the benefit of creditors (the "Assignment") to Patrick D. Cavanaugh of High Ridge Partners, Inc., not individually, but solely as Trustee-Assignee for the Benefit of the Creditors ("Trustee-Assignee"). As a fiduciary for the Assignor's creditors, the Trustee-Assignee will liquidate the Assignor's assets and distribute the resulting proceeds to the Assignor's creditors in accordance with the priorities established by law.

**BACKGROUND INFORMATION**

Grants began business operations in 1923 in a single location as a retail hardware store and expanded its business to include the sale of home appliances in the 1950's. In 1993, Bassgar-Illinois, Inc. purchased Grants and expanded the business to include the sale of home appliances and electronics through twelve retail locations.

Grants business began suffering losses in 2008 when the recession caused both significant declines in the homebuilding and home improvement sectors of the economy and a significant increase in unemployment. Grants attempted to stem those losses by reducing the number of its retail locations from twelve to five. In order to do so, Grants was forced to incur large liabilities to landlords of the stores that Grants closed before the stated expiration dates of leases for those stores. A continuing decline in sales and profits, together with increased liabilities to former landlords, left Grants without sufficient funds to operate its business. As a result, the officers and directors of Grants decided to cease business operations enter into the Assignment.

## GRANTS ASSETS AND LIABILITIES

Enclosed is a copy of an unverified and unaudited statement of the Assignor's assets and liabilities as of October 23, 2014. The Assignor's management provided the Assignee with the information and the Trustee-Assignee makes no representations or warranty regarding its accuracy.

## LIQUIDATION OF GRANTS ASSETS AND DISTRIBUTION OF PROCEEDS

Over the next several weeks, the Trustee-Assignee intends to sell the remaining assets and collect the accounts receivable. The Trustee-Assignee will pay all reasonable expenses that he incurs in the liquidation process, and will then disburse the remaining proceeds to creditors as their interests appear. The Trustee-Assignee has determined that the Assignor's assets are subject to one or more valid and perfected liens and security interests. The debts secured by those liens exceed the value of the Assignor's assets. **CONSEQUENTLY, FOLLOWING PAYMENT OF EXPENSES OF ADMINISTRATION AND DISTRIBUTIONS TO THE HOLDERS OF VALID AND PERFECTED SECURITY INTERESTS AND LIENS, NO ASSETS WILL REMAIN FOR DISTRIBUTION TO GRANTS EMPLOYEE WAGE CLAIMS, UNPAID TAXES, OR UNSECURED CREDITORS INCLUDING, WITHOUT LIMITATION, THOSE CUSTOMERS WHO PAID DEPOSITS BUT WHO HAVE NOT RECEIVED THE MERCHANDISE THEY ORDERED.**

## AFFIDAVIT OF CLAIM

This Notice and the enclosed Affidavit of Claim (the "Affidavit") are being sent to all of the Assignor's known creditors and their representatives, including, without limitation, all known taxing authorities. Creditors may use the Affidavit to assert a claim for the amount they believe was due to them by the Assignor on October 23, 2014. Creditors who choose to do so should sign the Affidavit and return it either by United States mail, postage prepaid, addressed to Mr. Joseph Tedesco at the address set forth below, or as an attachment to an email addressed to Mr. Tedesco.

**AFFIDAVITS MUST BE RECEIVED BY MR. TEDESCO ON OR BEFORE 5:00 P.M. PREVAILING CENTRAL TIME ON JANUARY 16, 2015. ANY CREDITOR WHOSE CLAIM IS RECEIVED AFTER THAT TIME AND DATE WILL BE BARRED FROM RECEIVING A DISTRIBUTION.**

Creditors who have questions regarding this matter may contact the following,

Mr. Alex Boerema  
Mr. Joseph Tedesco  
High Ridge Partners, Inc.  
140 South Dearborn Street, Suite 420  
Chicago, IL 60603  
(312) 551-0257  
grantsclaim@high-ridge.com

## AFFIDAVIT OF CLAIM

WE, THE UNDERSIGNED, A CREDITOR OF Bassgar-Illinois Inc. D/B/ A Grants Appliance Electronics do hereby acknowledge a certain Trust Agreement and Assignment for the Benefit of Creditors dated October 23, 2014, by and between Bassgar-Illinois Inc. D/B/ A Grants Appliance Electronics and Patrick D. Cavanaugh of High Ridge Partners, not individually, but solely as the Trustee-Assignee. The undersigned acknowledges receipt of notification of the Trust Agreement and Assignment for the Benefit of Creditors.

The undersigned hereby represents that the amount set opposite its signature is a true and correct statement of and for the amount owing to the undersigned, as of the date of the execution of the Trust Agreement and Assignment for the Benefit of Creditors, for all credit extended to Bassgar-Illinois Inc. D/B/A Grants Appliance Electronics after making such prior adjustments for credits and set-offs that may be due, a copy of such statement of account being attached hereto and made a part hereof, and marked as Exhibit "A".

PLEASE TAKE NOTICE that the Trustee-Assignee has fixed January 16, 2015, as the Bar Date, or last date for the timely submission of unsecured non-priority claims against Bassgar-Illinois Inc. D/B/A Grants Appliance Electronics. Your claim must be received by the Trustee-Assignee on or before the Bar Date for you to participate in any distribution, unless the Trustee-Assignee, in his sole discretion, extends or waives the Bar Date.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_.

(Please fill in the date of your execution of this affidavit)

### AMOUNT OF CLAIM

\$ \_\_\_\_\_

(Claim Must be Stated in U.S. Dollars)

Attach Statement showing date or dates when debt was incurred and return this form to:

**Patrick D. Cavanaugh**  
**As Assignee for the Benefit of Creditors**  
**Of Bassgar-Illinois Inc.**  
**D/B/A Grants Appliance Electronics**  
**HIGH RIDGE PARTNERS, INC.**  
**140 South Dearborn Street, Suite 420**  
**Chicago, Illinois 60603**  
**Telephone 312-551-0257**

\_\_\_\_\_  
Name of Creditor

\_\_\_\_\_  
Its Duly Authorized Agent/Title

\_\_\_\_\_  
E-mail Address

\_\_\_\_\_  
Street Address

\_\_\_\_\_  
City, State or Province and Zip or Postal Code

\_\_\_\_\_  
Telephone Number with Area Code

HIGH RIDGE PARTNERS, INC.  
140 S. Dearborn Street, Suite 420  
Chicago, IL 60603