

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

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In re:	:	Chapter 11
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ADVANTA CORP.,	:	Case No. 09-13931 (KJC)
<u>et al.</u> ,	:	
	:	Jointly Administered
Debtors.	:	
	:	Hearing Date: June 7, 2011 10am
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**RESPONSE RE CLAIM NO. 1880
TO OBJECTION RE INSUFFICIENT DOCUMENTATION CLAIMS**

Roberta D. Toll (“RDT”), claimant in Claim No. 1880 (the “Claim”), by and through undersigned counsel, hereby responds to the Objection re Insufficient Documentation Claims (the “Objection”) and states:

1. RDT is the Claimant in the Claim.
2. The Trustee has objected to the claim on the grounds of insufficient documentation.
3. The claim is based on litigation pending on the petition date in the National Arbitration Forum, the Debtor’s mandated arbitration forum, case # MX 0811002175571.
4. The Claim sets forth, on its face, the terms “National Arbitration Forum, case # MX 0811002175571.” This designation should have been sufficient to identify the claim and its background.
5. RDT did not attach to the initial Claim the arbitration documents and evidence because they were voluminous and also of a confidential nature.

6. However, on May 20, 2011, RDT filed an amended Claim which does attach the arbitration documents and evidence.
7. The Claim is for \$9,000.00 and is based upon merchandise purchased by RDT using Debtor's credit card. A dispute arose between RDT and the merchant. RDT claimed that the merchandise was defective, and Debtor issued a credit to RDT of \$9,000. Subsequently, Debtor revoked the credit. RDT claims that Debtor's revocation of the credit was improper, for reasons more fully stated in the arbitration documents and evidence.
8. RDT has filed an amended claim that attaches the arbitration documents and evidence. The amended claim moots the Trustee's objection that the claim lacks sufficient documentation. A copy of the amended claim, with documentation attached, has been delivered on even date herewith by email to Howard Cohen, Esq., Trustee's counsel.

WHEREFORE, the Objection should be dismissed as moot.

Respectfully submitted,

Dated: May 20, 2011

SHELDON S. TOLL PLLC
Attorney for Claimant

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