## Exhibit 12:

**Summary Settlement Notice** 

## LEGAL NOTICE

If You Owned or Leased a GM Vehicle that was Subject to Certain 2014 Recalls, You May Have Rights and Choices in a Proposed Settlement.

Para un aviso in español, llame a 1-8xx-xxx-xxxx o visita www. .com.

A proposed class settlement of economic loss claims by persons who owned or leased GM vehicles that were recalled in 2014 has been submitted for approval to in the district court. The recalls involved the ignition system, key rotation, electronic power steering and/or side airbag wiring. Plaintiffs claim that consumers overpaid when they bought or leased these vehicles. General Motors LLC ("New GM") and the Motors Liquidation Company GUC Trust ("the GUC Trust") deny these allegations. Plaintiffs, the GUC Trust and New GM have agreed to a settlement to avoid the risk and cost of further litigation.

Who Is Included? The proposed settlement class includes all persons (individuals, businesses and organizations) who, at any time on or before GM's announcement of the 2014 recalls, owned, purchased, or leased a vehicle subject to any of the recalls in the United States, or its territories and/or possessions. Daily rental fleet businesses, governmental entities and certain other persons are not included in the class

What Does the Settlement Provide? If approved, a settlement fund of \$120 million will be established. Payment amounts to eligible class members will vary depending on which recall applied to their vehicle, settlement implementation costs, and the number of eligible class members who file claims.

How Can I Get a Payment: To receive a payment, eligible class members must file a settlement claim form. All valid claims must be received online or by mail before the claims deadline which will be posted on the website and which shall be no earlier than

Your Other Options. If you want to keep your right to sue New GM, the GUC Trust and other parties about the economic loss claims you must exclude yourself from the class. If you exclude yourself, you cannot receive the benefits provided by the settlement. Your exclusion request must be postmarked by 2020. IF YOU DO NOT EXCLUDE YOURSELF AND THE SETTLEMENT APPROVED, YOU WILL BE BOUND BY THE RELEASE, WAIVER AND COVENANT NOT TO SUE. If you stay in the class, you may object to the settlement. Your Objection must be filed , 2020. The District Court will hold a hearing on \_ \_, 2020 to consider whether to approve both the settlement and attorneys, fees and expenses (up to a maximum of \$34.5 million to be paid separately, that is, not to be deducted from the settlement fund). You may appear at the hearing, either yourself or through an attorney hired by you, but you do not have to. For more information call or visit the website below.