

SIGNER

BUICK • CADILLAC

June 21, 2010

Treasury Inspector General for Tax Administration
Hotline
P.O. Box 589
Ben Franklin Station
Washington, DC 20044-0589

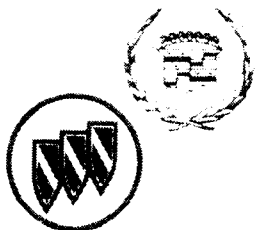
Dear Sir/Madam:

I wish to report two actions by the Internal Revenue Service involving my corporation, Don Signer Buick-Cadillac, Inc., Federal Tax ID # [REDACTED] and my personal tax return in the name of Donald R. Signer, SS # [REDACTED]

This report concerns a series of events in which I believe the Internal Revenue Service conspired with General Motors ("GM") to harass and financially damage me. It is my strong opinion that GM's longstanding expressed desire to acquire my franchises for its unilateral interests provided the motive for it to commit multiple unconscionable acts to financially and emotionally weaken me into conceding to its wishes. In two of these acts, I believe that GM used its influence as a powerful American corporation to attain the assistance of the IRS toward this end. The damaging actions by the IRS are consistent with other GM and GMAC acts of harassment I feel I have satisfactorily proven and described in detail with supporting documents at donsigner.com. You will note that I have blocked the names and employee numbers of IRS personnel from IRS documents I have posted on my website.

In my opinion, extensive evidence overwhelmingly suggests that GM prompted the IRS to initiate an audit in 2005 for my corporation's 2003 tax year, and then in 2007 and 2008 to make damaging changes to my 2005 and 2006 personal tax returns. While I did not agree with the 2003 tax year audit conclusion, I did not appeal it for reasons described in an attached letter. The 2007-2008 action by the IRS led to what I believe was an improper disallowance of a business bad debt deduction, and resulted in an additional tax of \$111,488 with interest. Although I vehemently disagreed with the IRS's determination, due to a consuming legal conflict with GM and GMAC and a severely deteriorating auto business environment, I chose not to take on the additional time and expense burden of contesting the assessment. Accordingly, I paid the amount in July 2008.

In the months that followed my payment of the additional tax, I connected additional dots in what I believed was GM/IRS collusion. Then, in January 2009, in depositions resulting from the aforementioned lawsuit I filed against GM and GMAC, GM's attorney questioned me on relevant documents I had furnished in discovery, and why I felt GM caused the IRS audits. I responded with the various reasons I felt GM did so. After hearing the reasons for my belief, GM's attorney asked me if I would be "claiming monetary



damages as a result of the IRS audit.” He then asked, “You don’t have anything to add to your testimony as to what your reasons for believing that are, do you?” To me, these questions clearly indicate his concern for the fact that I might have indisputable proof, a concern that would seemingly not exist if there had been no GM-IRS collusion. (IRS Audit Files I would later receive in July-October 2009 through the Freedom of Information Act further confirmed my suspicions beyond any reasonable doubt. In addition to proving eerily coincidental timing with GM and GMAC actions in both audits, the 200512 personal Audit File appallingly contains some seemingly falsified documents.)

After further consideration and increased anger, on April 14, 2009, I filed a claim for a refund of the additional Federal tax using Form 1040X Amended Tax Return for the 2005 tax year. In June 2009, the State of California notified me of a \$34,161.63 California state tax assessment, including interest, as a result of the 2008 IRS ruling. I did not hear anything from the IRS concerning my 2005 Form 1040X until February 2010, when I received a contact from Revenue Agent [REDACTED] of the Oakland, California, IRS office. In response to his request for information, on March 1 I furnished a letter with a detailed description of the circumstances surrounding the 2005 deduction. I also included details and documentation supporting my belief that the IRS conspired with General Motors.

Since my March 1, 2010 letter to [REDACTED] I have had multiple conversations and meetings with [REDACTED], including two with his Acting Manager, [REDACTED]. While both have been very courteous and professional in their actions, due to caseload they have yet to reach a conclusion on my claim, although they appear to be close as of this writing. They have informed me, however, that they have determined that the IRS’s basis for disallowance of my bad debt deduction was invalid. While I would send this report to TIGTA regardless of the conclusion to my 1040X issue, I have delayed it in hopes of having the conclusion before sending the report. In light of the seemingly endless nature of the IRS review process, I am now sending this report in advance of the conclusion. I am **not** requesting intervention by your office into [REDACTED] processing of my claim for refund, and ask that your office focus on the GM/IRS collusion issue.

It is important to note an additional disturbing issue I have encountered. On August 24, 2009, I filed a Form 1045 for the 2008 tax year. After having heard nothing about it, I contacted the Taxpayer Advocate on April 5, 2010. After multiple conversations with the Advocate regarding the issue, on June 8 the representative informed me that it was finally assigned to Mr. Mar on June 1. As a result of my conversations with the Advocate and other IRS personnel, it is my understanding that a Form 1045 refund is normally processed promptly, at least no later than a 1040 refund, and then reviewed later. I received my concurrently filed 2008 Form 1040 refund in a check dated September 25, 2009. The inordinate 1045 delay raises further questions about the IRS’s actions with me.


My March 1 letter and supporting documents furnished to [REDACTED] are attached. I wish to make clear that the observations and conclusions I state therein are my opinions only, but are based on what I consider to be solid evidence. Assuming my observations are correct, I consider actions by both GM and the IRS to be absolutely despicable, bringing into question the very foundation of tax fairness and impartiality in the United States of America.

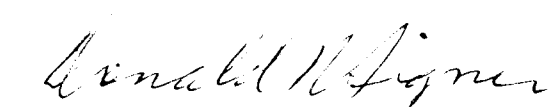
I hereby request that your office conduct an immediate investigation of the events I describe herein, and then take swift appropriate action based on the findings. I ask that your office give high priority to this case, which I believe to be especially egregious due to the fact that, in addition to the apparent collusion involved, the U. S. Treasury made a controversial investment and loan package totaling more than \$50 billion to the very company (new corporation, but same people and corporate culture) that I believe instigated the damaging actions against me.

It is my sincere hope that your office will treat my report with the utmost of seriousness and not ignore the extensive obvious incriminating evidence, as has been the case with GM and GMAC. In responses that totally lack credibility, GM and GMAC officially dismissed all cases of what I consider to be intentionally malicious acts as "errors and coincidences." (As described on donsinger.com, in May 2006 the GM Regional Service Manager and the GMAC Regional Vice President each privately acknowledged to me wrongdoing by their respective subordinates.) Due to the fact that the events occurred over a period of many years and involved countless employees, the actions appear to be reflective of disturbing arrogant GM and GMAC corporate cultures, and not the work of one or two rogue employees. It is my hope that your investigation will reveal that the actions I have experienced with the IRS can be traced to a rogue IRS employee or two, and are not reflective of IRS policy. I ask that you also seek the sources of impropriety at GM and GMAC. I should add that [REDACTED], the IRS Revenue Agent who performed the two audits, was truly professional, and is in my observation an honorable man who only carried out the instructions of management levels above him.

Please respond to me with an expected time frame for the conducting of your investigation, and then again with your findings at the conclusion of the investigation. In your response, I ask that you answer questions I included in the attached letter to [REDACTED]. In fairness, will incorporate your responses into the narrative on my website. Please feel free to contact me with any questions at 510-[REDACTED] or 510-4-[REDACTED] e-mail to don@-donsinger.com, or mail to my home address at [REDACTED], Fremont, CA, 94539.

Sincerely,


Donald R. Signer
President
Signer Buick-Cadillac


Donald R. Signer
Individually

cc: U. S. Congressman Pete Stark
U. S. Senator Dianne Feinstein
U. S. Senator Barbara Boxer

Enclosures