

**Important Notice About
Credit Card Settlement**

If Your GE Capital Retail Bank (formerly GE Money Bank and now Synchrony Bank) Credit Card Debt Was Sold to a Debt Buyer and Subsequently Discharged in a Chapter 7 Bankruptcy, You May Be Eligible for a Payment from a Class Action Settlement.

A Settlement has been reached in a class action lawsuit about the credit furnishing practices of GE Capital Retail Bank, formerly known as GE Money Bank and now known as Synchrony Bank (“GECRB”) regarding credit card debt sold to Debt Buyers where the cardholder sought and obtained a discharge in Chapter 7 bankruptcy after the sale. The lawsuit, *Belton v. GE Capital Consumer Lending, Inc.*, is pending in the U.S. Bankruptcy Court for the Southern District of New York. The lawsuit alleges that GECRB’s furnishing practices harmed consumers by adversely affecting their ability to get credit or pressuring some consumers into paying discharged debts. GECRB denies any liability or wrongdoing. To settle the case and avoid the costs and risks of litigation, the parties have agreed to a settlement.

Go to www.BeltonGECapitalSettlement.com to see the Settlement Agreement and more information on the Settlement.

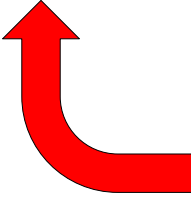
Belton GE Capital Settlement Administrator
P.O. Box 26525
Richmond, VA 23261

PRESORTED
FIRST-CLASS MAIL
U.S. POSTAGE PAID
LANCASTER, PA
PERMIT NO. 1793

Your Notice ID: 123456789



51108-123456789-001-001-01



NOTICE ID

John Smith
134 Main St.
City, State 12345