

STATE OF MICHIGAN  
IN THE 30TH JUDICIAL CIRCUIT COURT FOR THE COUNTY OF INGHAM

DANA NESSEL, ATTORNEY GENERAL  
OF THE STATE OF MICHIGAN, *ex rel*  
The People of the State of Michigan,

Plaintiff,

v

No. 25-162-CP

HON. JUDGE ROSEMARIE  
AQUILINA

OPULENT MARKETING, INC, d/b/a  
INFINITEAUTOPROTECTION.COM, a  
Michigan corporation; ADAM HAKIM, an  
individual; ISAAC SAADA, an individual;  
ALBERT HAKIM, an individual; and U.S.  
AUTO MANAGEMENT, LLC, a Delaware  
corporation,

Defendants.

---

Darrin Fowler (P53464)  
Nicholas Tloczynski (P79148)  
Kathy Fitzgerald (P31454)  
Assistant Attorneys General  
Michigan Dep't of Attorney General  
Corporate Oversight Division  
P.O. Box 30736  
Lansing, MI 48909  
(517) 335-7632  
[FowlerD1@michigan.gov](mailto:FowlerD1@michigan.gov)  
[tloczynskin@michigan.gov](mailto:tloczynskin@michigan.gov)  
[fitzgeraldk@michigan.gov](mailto:fitzgeraldk@michigan.gov)

RECEIVED  
AUG 14 2025  
30TH CIRCUIT COURT

---

ORDER GRANTING MOTION FOR DEFAULT JUDGMENT

At a session of said Court held in the City of Lansing,  
County of Ingham, State of Michigan,  
on the 14th day of AUG 2025.

PRESENT: ROSEMARIE E. AQUILINA  
Circuit Court Judge

In conjunction with a Complaint filed in the above-referenced matter, Plaintiff Attorney General Dana Nessel brought a motion for default judgment after previously obtaining defaults against Defendants Opulent Marketing, Inc., d/b/a Infiniteautoprotection.com, Adam Hakim, Albert Hakim, and U.S. Auto Management LLC.

This Court has considered the matter of personal jurisdiction and finds that it has such jurisdiction over these Defendants. Now, for the reasons stated on the record, it is ordered as follows:

1. Defendants Opulent Marketing, Inc., and Adam Hakim are held to have violated subsections 3(1)(b), (c), (g), (n), (u) and (y) of the Michigan Consumer Protection Act (MCPA).
2. Defendants Opulent Marketing, Inc., and Adam Hakim are declared to have committed persistent and knowing violations of the MCPA and are held to be jointly and severally liable for civil fines totaling \$150,000.
3. Defendant Adam Hakim, as well as any business entity that he owns, controls, manages or has any membership interest in (including, but not limited to U.S. Auto Management, LLC), is permanently enjoined from engaging in trade or commerce with any Michigan consumer, except to the extent necessary to provide refunds for cancellation of existing vehicle service contracts.
4. Defendants Opulent Marketing, Inc., and Adam Hakim are permanently enjoined from continuing to deny refunds on any vehicle service contracts that were cancelled de facto on May 31, 2021, or earlier through evidence presented by the consumer.


5. Defendant Opulent Marketing, Inc., is permanently dissolved and Defendants Opulent Marketing, Inc., and Adam Hakim are jointly and severally liable for a civil fine of \$10,000 pursuant to MCL 600.4521.

6. Defendant U.S. Auto Management LLC is required to remit payment to the Attorney General in the amount of \$280,547 as disgorgement of funds wrongfully obtained from Defendant Opulent Marketing, Inc. At her discretion, the Attorney General may make distributions of these funds to reimburse affected consumers.

7. Defendant Albert Hakim is required to remit payment to the Attorney General in the amount of \$71,547 as disgorgement of funds wrongfully obtained from Defendant Opulent Marketing, Inc. At her discretion, the Attorney General may make distributions of these funds to reimburse affected consumers.

This Order is a final order, resolves the last pending claim, and closes the case.

**IT IS SO ORDERED.**

  
HON. ROSEMARIE E. AQUILINA  
Circuit Court Judge  
137670