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Attorneys for Yorozu North America, Inc. (a/k/a/ Yorozu America Corporation)

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
	: C	hapter 11
In re:	:	
	: C	ase No. 09-50026 (REG)
GENERAL MOTORS CORP., et al.,	:	
	: (J	ointly Administered)
Debtors.	:	
	X	

YOROZU NORTH AMERICA, INC. (A/K/A/ YOROZU AMERICA CORPORATION)'S LIMITED OBJECTION TO DEBTORS' MOTION PURSUANT TO 11 U.S.C. § § 105, 363(B), (F), (K) AND (M), AND 365 AND FED. R. BANKR. P. 2002, 6004 AND 6006, TO (I) APPROVE (A) THE SALE PURSUANT TO THE MASTER SALE AND PURCHASE AGREEMENT WITH VEHICLE ACQUISITION HOLDINGS, LLC, A U.S. TREASURY-SPONSORED PURCHASER, FREE AND CLEAR OF LIENS, CLAIMS, ENCUMBRANCES, AND OTHER INTERESTS; (B) THE ASSUMPTION AND ASSIGNMENT OF CERTAIN EXECUTORY CONTRACTS AND UNEXPIRED LEASES; AND (C) OTHER RELIEF;
AND (II) SCHEDULE SALE APPROVAL HEARING

TO THE HONORABLE UNITED STATES BANKRUPTCY JUDGE:

Yorozu North America, Inc. (a/k/a/ Yorozu America Corporation), on behalf of itself and its owned or controlled subsidiaries including Yorozu Automotive North America, Inc. and Yorozu Automotive Tennessee, Inc. (collectively, "<u>Yorozu</u>"), through its attorneys, Dickinson Wright PLLC, states as follows for its Objection:

1. On June 1, 2009, Debtors filed their Motion Pursuant to 11 U.S.C. § § 105, 363(b), (f), (k) and (m), and 365 and Fed. R. Bankr. P. 2002, 6004 and 6006, to (I) Approve (A) the Sale Pursuant to the Master Sale and Purchase Agreement With Vehicle Acquisition

Holdings, LLC, a U.S. Treasury-Sponsored Purchaser, Free and Clear of Liens, Claims, Encumbrances, and Other Interests; (B) the Assumption and Assignment of Certain Executory Contracts and Unexpired Leases; and (C) Other Relief; and (II) Schedule Sale Approval Hearing (the "Assumption Motion").

- 2. On June 2, 2009, this Court entered its *Order Pursuant to 11 U.S.C.* § § 105, 363, and 365 and Fed. R. Bankr. P. 2002, 6004 and 6006 (I) Approving Procedures For Sale of Debtors' Assets Pursuant to Master Sale and Purchase Agreement With Vehicle Acquisition Holdings LLC, a U.S. Treasury-Sponsored Purchaser; (II) Scheduling Bid Deadline and Sale Hearing Date; (III) Establishing Assumption and Assignment Procedures; and (IV) Fixing Notice Procedures and Approving Form of Notice (the "Order").
- 3. The Order established certain procedures pursuant to which the Debtors were to give affected parties notice that Debtors intended to assume their executory contracts and/or unexpired leases, as well as the amounts that the Debtors believed were required to "cure" defaults under those contracts and leases as required by 11 U.S.C. § 365(b) (the "Cure Procedures").
- 4. On June 5, 2009, in accordance with the Cure Procedures, the Debtors filed and served their *Notice of (I) Debtors' Intent to Assume and Assign Certain Executory Contracts, Unexpired Leases of Personal Property and Unexpired Leases of Nonresidential Real Property and (II) Cure Amounts Related Thereto* (the "Cure Notice"). The Cure Notice advised that the Debtors maintained a secure website that contained information about contracts to be assumed and cure amounts that the Debtors believe will satisfy their obligations under 11 U.S.C. § 365(b).
- 5. The secured website provided that Debtors intended to assume executory contracts for the production and supply of suspension parts and modules (the "Executory

Contracts") and tender a cure amount of \$ \$4,127,243.42 (the "Debtors' Cure Amount") to Yorozu.

6. Although Yorozu does not object to the assumption of the Executory Contracts

per se, Yorozu objects to the Debtors' Cure Amount.

7. In fact, the amount required to pay the balance of the Executory Contracts and to

cure defaults is no less than \$4,127,243.42 plus \$859,929.49. Detail and support for this cure

amount is provided in **Exhibit A**, attached. In addition, the cure amount must include all

accrued, non-defaulted obligations and any other amount due through the Assumption Effective

Date.

8. Yorozu objects to the assumption and assignment of the Executory Contracts

unless Debtors pay the amount of no less than \$4,127,243.42 plus \$859,929.49 and provide

adequate assurance of future performance.¹

WHEREFORE Yorozu respectfully requests that this Court find that the amount

required to cure the existing defaults under the Executory Contracts is no less than \$4,127,243.42

plus \$859,929.49 and deny the Debtors' assumption and assignment of the Executory Contracts

unless this cure amount is promptly paid to Yorozu.

Respectfully submitted,

DICKINSON WRIGHT PLLC

By: /s/ Michael C. Hammer

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To the extent Debtors argue that Yorozu's claims are subject to the cure dispute resolution process, Yorozu objects that the Debtors should not have the right to determine unilaterally and without a strict deadline whether a given dispute is subject to alternative dispute resolution procedures, as this would allow Debtors to delay cure proceedings indefinitely.

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Attorneys for Yorozu North America, Inc. (a/k/a/ Yorozu America Corporation)

Dated: June 15, 2009

Plant	Date	GM Program	Invoice No	Amount	Claim No.	
YANA	5/13/2009	Epsilon - 0J6600C5	10000513	50,000.00	16778044	GM Disbursements has put in claim for this invoice.
YANA	4/1/2009	Epsilon - 0J6600CL	10004651	358,500.00		GM Raufoss Hydro-bushingtoolingLine item detail of Contract is \$50.00 lower than contract total. Invoice was voided in e-Dacor and now is waiting on GM disbursements personnel to re-input to correct
YANA	4/30/2009	Epsilon		55,271.30		April Century Tube steel surcharge
YANA	5/31/2009	Epsilon		75,168.97		May Century Tube steel surcharge
YANA	3/20/2009	Epsilon - N1QNV-000		4,840.00		Proto PO for Epsilon cradle testing at YC total PO value is \$4840
YANA	5/29/2009	Epsilon		243,832.00		Raufoss LCA's inventory owed to Woodbridge Due to pull ahead of Raufoss consignment. (Woodbridge Kansas City). Submitted to Buyer no response to date
VANIA	F/00/0000	Facility		71 701 00		Raufoss LCA's inventory owed to Woodbridge Due to pull ahead of Raufoss consignment (Woodbridge Auburn Hills). Submitted to Buyer
YANA	5/29/2009	Epsilon		71,761.00		no response to date
YAT	2/5/2009	GMT355	297062			Not listed on Citibank or GM Cure amount list
YAT	2/13/2009	GMT355	297223			Not listed on Citibank or GM Cure amount list
YAT	5/29/2009	GMT355	299149	61.80		Not listed on Citibank or GM Cure amount list