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**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re:)	Chapter 11
)	Case No. 09-50026 (REG)
GENERAL MOTORS CORP, <i>et al.</i> ,)	(Jointly Administered)
)	
Debtors.)	
_____)	

**LIMITED OBJECTION OF SPX FILTRAN LLC TO SECOND 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**

SPX Filtran LLC, formerly known as Filtran division of SPX Corporation, (“**SPX Filtran**”) submits this limited objection (the “**Objection**”) and respectfully states as follows:

1. The above-captioned Debtors (collectively, as applicable, the “**Debtors**”) served SPX Filtran with a *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**”) addressed to “SPX Corp” and dated June 5, 2009 in which the Debtors express their intention to assume and assign to Vehicle Acquisition Holdings LLC (the “**Purchaser**”) certain contracts (the “**Assumable Executory Contracts**”) between SPX Filtran and the Debtors.

2. On June 12, 2009, SPX Filtran filed and served its *Limited Objection of SPX Filtran to 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 “**First Limited Objection**”) [Docket No. 905] on the Debtors. SPX Filtran objected to the Cure Notice because the Cure Amount was not accurate and because the Cure Notice and Contract Website appeared to include contracts to which SPX Filtran is not a counter-party.

3. The Debtors served SPX Filtran with a *Second 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 “**Second Cure Notice**”) addressed to “SPX Corp” and dated June 15, 2009 in which the Debtors express their intention to assume and assign certain additional Assumable Executory Contracts (the “**Additional Assumable Executory Contracts**”) between SPX Filtran and the Debtors to the Purchaser.

4. SPX Filtran and the Debtors are currently engaged in discussions to resolve the First Limited Objection. SPX Filtran believes that those discussions will also include issues related to the Additional Assumable Executory Contracts identified in the Second Cure Notice. SPX Filtran files this Objection as a prophylactic measure only and in order to reserve its rights with respect to the Second Cure Notice while its discussions with the Debtors continue.

5. Section 365(b)(1)(A) of the Bankruptcy Code provides that the trustee may not assume an executory contract unless the trustee “cures, or provides adequate assurance that the trustee will promptly cure” any default under the contract. 11 U.S.C. § 365(b)(1)(A). According

to the United States Court of Appeals for the Second Circuit, “[i]f the debtor is in default on the contract, it will not be allowed to assume the contract unless, at the time of the assumption it, *inter alia*, (a) cures, or provides adequate assurance that it will promptly cure, the default, and (b) provides adequate assurance of its future performance of its obligations under the contract. . . . Congress's intent in imposing these conditions on the ability of the debtor to assume the contract was "to insure that the contracting parties receive the full benefit of their bargain if they are forced to continue performance." *In re Ionosphere Clubs, Inc.*, 85 F.3d 992, 999 (2nd Cir. 1996) (*internal citations omitted*).

6. SPX Filtran operated as a division of SPX Corporation for many years and was formerly known by the Debtors as “SPX Corporation, Filtran Division.” In early 2009, SPX Corporation assigned the assets, including contracts with the Debtors, and liabilities of its Filtran Division to SPX Filtran LLC. SPX Filtran has ongoing business relationships with the Debtors.

7. SPX Corporation, including its numerous subsidiaries, affiliates, and divisions, including without limitation Service Solutions Tools & Equipment, Valley Forge Technical Information Systems, and Engineering Analysis Associates, also has ongoing business relationships with the Debtors.

8. Neither SPX Corporation nor SPX Filtran have any ownership interest in or affiliation with Contech US LLC (“**Contech LLC**”). SPX Corporation formerly operated a Contech division, but the Contech division was sold several years ago and SPX now believes that the buyer named the new entity for that business, Contech US LLC. Neither SPX Corporation nor SPX Filtran have any information on any contracts that GM may have with Contech US LLC.

9. On the Contract Website¹, the Debtors currently identify both the Assumable Executory Contracts and Additional Assumable Executory Contracts and recently asserted \$444,408.06 as the corresponding cure amount (the “**Cure Amount**”) that the Debtors believe is sufficient to cure all prepetition defaults under the Assumable Executory Contracts and the Additional Assumable Executory Contracts as of June 1, 2009.

10. The Contract Website has changed since the filing of the First Limited Objection with respect to both the Contract Cure Amount and the number of contracts to be assumed and assigned. The Contract Website originally identified 69 Assumable Executory Contracts to be assumed under Vendor Master ID 006024129, and referenced “SPX Corp,” “SPX Valley Forge Technical Inf”, “Contech US LLC,” “SPX Corporation” and “Filtran Division” as counter-parties to the Assumable Executory Contracts.

11. The Contract Website currently identifies 82 Assumable Executory Contracts to be assumed under Vendor Master ID 006024129 and references “SPX Corp,” “SPX Valley Forge Technical Inf”, “Contech US LLC,” “SPX Corporation” and “Filtran Division” as counter-parties to the Assumable Executory Contracts and the Additional Assumable Executory Contracts.

12. SPX Filtran is attempting to reconcile the information in the Second Cure Notice and on the Contract Website with its records, but, as of the date of this Objection, has been unable to complete the reconciliation process.

13. SPX Filtran does not object, *per se*, to assumption and assignment of the Additional Assumable Executory Contracts to Purchaser to which SPX Filtran is a counter-party.

¹ Capitalized terms not otherwise defined herein shall have the meaning ascribed to them in the Cure Notice.

14. SPX Filtran also does not object to assumption and assignment of Additional Assumable Executory Contracts to Purchaser to which SPX Corporation or any of its affiliates is a counter-party, subject to the respective rights of each entity with respect to the Second Cure Notice.

15. SPX Filtran does object, however, to the Second Cure Notice to the extent that the Second Cure Notice incorrectly includes contracts to which SPX Filtran is not a counter-party. SPX Filtran submits that individual cure notices should be issued to SPX Filtran, SPX Corporation, Contech US LLC, and each other party, in order to enable each of these entities to determine which of its respective Additional Assumable Executory Contracts are being assumed and assigned, and the corresponding cure amounts.

16. SPX Filtran also objects to the Second Cure Notice to the extent that the proposed Cure Amount is incorrect and does not reflect all defaults under the Assumable Executory Contracts and the Additional Assumable Executory Contracts to which SPX Filtran is a counter-party.

17. Specifically, with respect to the Assumable Executory Contracts and the Additional Assumable Executory Contracts to which SPX Filtran is a counter-party, there is a prepetition balance owed to SPX Filtran in an amount that is not less than \$432,735. SPX Filtran will supplement this Objection with additional supporting documentation upon the Debtors' request.

18. SPX Filtran also objects to the Second Cure Notice insofar as any postpetition performance by SPX Filtran of the Assumable Executory Contracts may give rise to additional

accounts receivable that, as of the prospective time of assumption and assignment, may be due or past-due and properly included in the Cure Amount.

19. Notwithstanding the foregoing, SPX Filtran further reserves its rights, in the event that the Additional Assumable Executory Contracts are not assumed, to assert any claims for damages, which claims may include all amounts allowable under applicable law including without limitation reclamation rights.

20. SPX Filtran further objects to the adequacy and the accuracy of the Second Cure Notice insofar as there may be other contracts with SPX Filtran that may or will be assumed and assigned but which have not been included in the Cure Notice.

21. SPX Filtran reserves the right to amend or supplement this Objection as additional facts are learned.

Dated: June 25, 2009

Respectfully submitted,

CLARK HILL PLC

/s/ Joel D. Applebaum

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