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# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:	: Chapter 11
GENERAL MOTORS CORP., et al.,	Case No. <b>09-50026(REG)</b>
Debtors.	: (Jointly Administered)
	: Hon. Robert E. Gerber

# SECOND OBJECTION AND RESERVATION OF RIGHTS OF FLEXTRONICS INTERNATIONAL LTD. TO NOTICE OF (I) DEBTORS' INTENT TO ASSUME AND ASSIGN ADDITIONAL EXECUTORY CONTRACTS, UNEXPIRED LEASES OF PERSONAL PROPERTY, AND (II) CURE AMOUNTS RELATED THERETO

Objection Deadline: June 25, 2009

#### TO: HONORABLE UNITED STATES BANKRUPTCY JUDGE:

Flextronics International Ltd., its subsidiaries and affiliates<sup>1</sup> (collectively, "Flextronics")

hereby files its Second Objection And Reservation Of Rights Of Flextronics International Ltd. To

Notice Of Debtors' Intent To Assume And Assign Additional Executory Contracts, Unexpired

<sup>&</sup>lt;sup>1</sup> Including but not limited to Flextronics Manufacturing (Shanghai) Co. Ltd, Flextronics Automotive, Inc., Flextronics Corporation (fka Solectron Corporation).

Leases Of Personal Property, And Unexpired Leases of Real Property (the "Second Objection and Reservation of Rights") to (a) the proposed monetary cure amount that General Motors Corporation ("GM"), on behalf of itself and its affiliated debtors and debtors in possession in the above-referenced cases (collectively, the "Debtors")<sup>2</sup>, contends has to be paid to Flextronics as a pre-condition to the assumption of certain executory contracts to which Flextronics and one of the Debtors are counterparties and (b) the assignment of these executory contracts to any third party (whether or not such third party is the purchaser of any of the Debtors' assets) except upon satisfaction of the conditions set forth hereinafter. <sup>3</sup>

Flextronics requests that the Court take judicial notice of the *Objection and Reservation* of Rights of Flextronics International Ltd. To Notice Of (I) Debtors' Intent To Assume And Assign Certain Executory Contracts, Unexpired Leases Of Personal Property, And (II) Cure Amounts Related Thereto [Dkt, No. 1079] (the "First Objection and Reservation of Rights") filed on June 15, 2009, and the pleadings filed in this matter.

#### STATEMENT OF RELIEF REQUESTED BY FLEXTRONICS

Flextronics seeks entry of an order requiring that assumption and assignment of any executory contracts and unexpired leases to which Flextronics is a counterparty (including, without limitation, the Flextronics Contracts hereinafter identified on Exhibit "A") are expressly conditioned upon –

<sup>&</sup>lt;sup>2</sup> The Debtors and their respective Tax ID Numbers are as follows: General Motors Corporation, Tax ID. 38-0572515; Saturn, LLC, Tax ID No. 38-2577506; Saturn Distribution Corporation, Tax ID No. 38-2755764; and, Chevrolet-Saturn of Harlem, Inc., Tax ID No. 20-1426707.

<sup>&</sup>lt;sup>3</sup> Capitalized terms used in this Second Objection and Reservation of Rights, but which are not defined herein, shall have the meanings ascribed to them in the First Objection and Reservation of Rights (as hereinafter identified) and, to the extent not defined in such order, then, as ascribed to them in the Sale and Assumption Procedures Order (as hereinafter identified).

- (1) submission by Debtors of more detailed information (*e.g.* the date of each executory contract, full contract title and/or contract number, the parties, *etc.*) to Flextronics identifying all specific executory contracts and unexpired leases to which Flextronics is a counterparty and which the Debtors seek to assume and to assign;
- (2) payment of (A) the not less than \$781,694.11, and such additional amounts as become due and owing thereafter pursuant to the terms of the Flextronics Contracts shown on Exhibit "A," to cure the monetary default incurred up and through the date of assumption of the Flextronics Contracts, plus (B) the monetary default existing with connection all executory contracts and unexpired leases to which Flextronics is a counterparty and which ultimately are determined to be subject to the *Notice of Intent To Assume and Assign* (as hereinafter identified) and/or the *Second Notice of Intent to Assume and Assign* (as hereinafter identified), and all additional executory contracts or unexpired leases that are identified subsequently hereto, subject to adjustment of such amount in the event the Debtors (a) provide more specific identification by the Debtors of (i) all executory contracts and unexpired leases it contends are subject to the *First Notice of Intent To Assume and Assign* and/or the *Second Notice of Intent to Assume and Assign*, and/or (ii) identify any additional executory contracts or unexpired leases that it seeks to assume and assign and (b) completion by Flextronics of its final accounting of all monetary defaults pertaining to all executory contracts to be assumed and assigned;
- (3) entry of an order specifically providing that only executory contracts or unexpired leases to which Flextronics and one of the Debtors are counterparties are assumed and assigned upon payment of the Contract Counterparty's Cure Amount and satisfaction of any other terms imposed by the Court as a condition of such assumption and assignment;

- (4) reservation of all rights pertaining to any and all executory contracts not specifically identified as Flextronics Contracts by the Debtor on appropriate notices served as required by Court Order, including without limitation the right to object to the assumption and/or assignment of any executory contracts not listed on Exhibit "A," and to assert additional cure amounts in connection with such contracts; and
  - (5) such other and further relief as may be appropriate under the circumstances.

## **BACKGROUND**

- 1. Prior to commencement of the above-referenced jointly administered Chapter 11 cases, Solectron Corporation and its subsidiaries and affiliates (collectively, "Solectron") entered into various executory contracts (the "Solectron Contracts") whereby Solectron manufactured and sold certain goods and equipment (collectively, the "Solectron Goods") to GM and the other Debtors, and the Debtors became obligated to pay for the Solectron Goods.
- 2. Prior to commencement of the above-referenced jointly administered Chapter 11 cases, Flextronics entered into various executory contracts (the "Flex Contracts") whereby Flextronics manufactured and sold certain goods and equipment (collectively, "Flex Goods") to GM and the other Debtors, and the Debtors became obligated to pay for the Flex Goods.
- 3. Prior to commencement of the above-referenced jointly administered Chapter 11 cases, Flextronics acquired Solectron and, thereafter, Solectron merged into Flextronics; as a result of this acquisition and merger, Flextronics because the successor-in-interest and the holder of all Solectron's rights and interests in all Solectron Contracts. Collectively, the Solectron Contracts and the Flex Contracts hereinafter are referred to as the "Flextronics Contracts" and certain of these contracts are identified with more particularity on Exhibit "A" attached hereto and such exhibit is incorporated by reference as if fully set forth herein

- 4. On June 1, 2009 (the "Petition Date"), GM and the other Debtors filed voluntary petitions in this Court for relief under Chapter 11 of the Bankruptcy Code and, continually since that date, the Debtors have operated as debtors-in-possession of their respective bankruptcy estates.
- 5. On June 1, 2009, the Debtors' filed the Sale and Assumption Motion<sup>4</sup> and sought entry of an order, *inter alia*, (A) authorizing and approving procedures to govern the sale process for substantially all the Debtors' assets and the assumption and assignment of executory contracts and unexpired leases of personal property; (B) setting a hearing to consider the sale on June 30, 2009; and (C) authorizing and approving, among other things, (i) the sale of the Debtors' assets pursuant to the proposed Master Sale and Purchase Agreement and related agreements (the "MPA") among the Debtors (the "Sellers") and Vehicle Acquisition Holdings LLC (the "Purchaser"), a purchaser sponsored by the United States Department of the Treasury (the "U.S. Treasury"), free and clear of liens, claims, encumbrances, and other interests (the "363 Transaction") and (ii) the assumption and assignment of certain executory contracts and Leases.
- 6. On June 2, 2009, this Court entered an order (the "Sale and Assumption Procedures Order)<sup>5</sup>, which provides, in pertinent part, that Contract Objections and Cure Objections must be filed and served in accordance with certain procedures (the "Assumption and Assignment").

<sup>&</sup>lt;sup>4</sup> See the Debtor's Motion Pursuant To 11 U.S.C. §§ 105, 363, And 365 And Fed. R. Bankr. P. 2002, 6004, And 6006 To (I) Approve (A) The Sale Pursuant To 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 "Sale & Assumption Motion") [Dkt 92].

<sup>&</sup>lt;sup>5</sup> See 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 "Sale & Assumption Procedure Order") [Dkt 274].

Procedures") that govern the assumption and assignment of the Assumable Executory Contracts in connection with the sale of the Purchased Assets to the Purchaser. Accordingly, --

- a. The Sellers are required to maintain (i) a schedule (the "Schedule") of Executory Contracts and Leases that the Purchaser has designated as Assumable Executory Contracts and (ii) a secure website (the "Contract Website") that the non-Debtor counterparty to an Assumable Executory Contract can access to find current information about the status of its respective Executory Contract or Unexpired Lease.
- b. Following the designation of an Executory Contract or Lease as an Assumable Executory Contract, the Debtors also are required to provide notice (the "Assumption and Assignment Notice") to the Non-Debtor Counterparty to the Assumable Executory Contract setting forth instructions (i) for accessing information on the Contract Website relating to Assumable Executory Contracts and (ii) for objecting to the proposed assumption and assignment of the Assumable Executory Contract.
- 7. Subsequent to entry of the Sale And Assumption Procedures Order, the Debtors served their first Notice Of (I) Debtors' Intent To Assume And Assign Certain Executory

  Contracts, Unexpired Leases Of Personal Property, And (II) Cure Amounts Related Thereto (the "First Notice of Intent To Assume and Assign"). In response, Flextronics accessed the Contract Website and determined that it failed sufficient information upon which to identify with certainty the executory contracts and unexpired leases at issue and, further, asserted that the Cure Amount to be paid was only \$33,617.22. Flextronics also filed its First Objection and Reservation of Rights and contended, inter alia, that the First Notice of Intent To Assume and Assign did not provide the information required by the Sale and Assumption Procedures Order and, in any case, the Cure Amount was incorrect.

- 8. On or after June 15, 2009, the Debtors served their *Notice Of Debtors' Intent To Assume And Assign Additional Executory Contracts, Unexpired Leases Of Personal Property, And Unexpired Leases of Real Property*<sup>6</sup> (the "Second Notice of Intent To Assume and Assign"). Thereafter, Flextronics has accessed the Contract Website and determined that it fails to provide sufficient information upon which to identify with certainty the executory contracts and unexpired leases which the Debtors seek to assume and to assign. The Debtors contend, once again, that the Cure Amount to be paid is only \$33,617.22.
- 9. In response to the Second Notice of Intent To Assume and To Assign,
  Flextronics has reviewed its books and records pertaining to all Flextronics Contracts,
  including but not limited those identified on Exhibit "A" attached hereto, and based thereon
  submits that (a) the monetary default, as of June 1, 2009, for the Flextronics Contracts (that is,
  all executory contracts listed on Exhibit "A") is not less than \$781,694.11 and that additional
  amounts may become due and owing from and after June 1, 2009 as shown on Exhibit "A"
  (collectively, the "Contract Counterparty Cure Amount"), and (b) that such amount may be
  increased or decreased once the Debtors identify any additional executory contracts that it
  intends to assume and assign and Flextronics completes its final review of its books and
  records.

## **GROUNDS FOR THE RELIEF REQUESTED**

Failure to Specifically Identify All Executory Contracts To Be Assumed and Assigned Denies Flextronics's Due Process

10. Before a creditor's interests may be adversely affected by judicial action, the due process clause of the Fifth Amendment to the United States Constitution requires "notice be

<sup>&</sup>lt;sup>6</sup> This Second Notice attached a document entitled "Notice Of (I) Debtors' Intent To Assume And Assign Certain Executory Contracts, Unexpired Leases Of Personal Property, And (II) Cure Amounts Related Thereto" dated June 15, 2009.

reasonably calculated, under all the circumstances, to apprise interested parties of the pendency of the action . . . " and to afford them an opportunity to present their objections." *See City of N.Y. v. New York, N.H. & H. R.R. Co.*, 344 U.S. 293, 297, 73 S.Ct. 299, 301, 97 L.Ed. 333 (1953) (a reasonable opportunity to be heard must precede judicial denial of a party's claimed rights); *U.S. v. Security Indus. Bank*, 459 U.S. 70, 75, 103 S.Ct. 407, 410, 74 L.Ed2d 235 (1982) (Bankruptcy proceedings are subject to the fifth amendment); *Owens-Corning Fiberglass Corp. v. Center Wholesale, Inc.* (*In re Center Wholesale, Inc.*), 759 F.2d 1440, 1448 (9th Cir. 1985) *citing Mullane v. Central Hanover Bank & Trust Co.*, 339 U.S. 306, 314, 70 S.Ct. 652, 657, 94 L.Ed. 865 (1950). *Accord, In re Golden Books*, 269 B.R. 300, 305 (Bankr. D. Del. 2001) (An assumption notice seeking authority to assume and assign executory contracts, including licenses of intellectual property, is governed by Federal Rule of Bankruptcy Procedure 6006(a)).

- Assign, the Second Notice of Intent To Assume and Assign, the Contract Website, nor any other pleadings or notices filed or served by the Debtors adequately identifies the executory contracts or unexpired leases to which Flextronics may be a counterparty and which the Debtors seek to assume and assign. Absent the provision of such fundamental information, Flextronics cannot determine all of the executory contracts and unexpired leases at issue or all of the grounds (if any) barring assumption of such contracts or otherwise governing its rights in this matter, or whether the Debtors have complied with the mandates governing assumption and assignment of executory contracts as set forth in §365(b), (c) and (f) of the Bankruptcy Code.
- 12. Flextronics submits that entry of an order authorizing and approving the assumption of any executory contracts and unexpired leases to which Flextronics is a

counterparty (including, without limitation, the Flextronics Contracts), without first requiring the Debtors to specify with more precision the executory contracts at issue, will deny Flextronics a meaningful opportunity to be heard on the issue whether any bar to assumption of any executory contracts to which it is a counterparty may be asserted. Therefore, it contends that final approval of the assumption or assignment of such executory contracts based on the record before this Court would constitute denial of Flextronics's due process rights.

#### All Defaults Under Any Designated Contract Must Be Cured As A Condition Of Assumption

- 13. Section 365(b) (1) of the Bankruptcy Code require the Debtors to pay all monetary defaults in full and to provide adequate assurance of future performance by the Purchaser as conditions of effectiveness of assumption and assignment of executory contracts and unexpired leases to which Flextronics is a counterparty (including, without limitation, the Flextronics Contracts). Therefore, in the event that a Debtor has defaulted on an executory contract, Section 365(b)(1) of the Bankruptcy Code prohibits the debtor from assuming the contract unless the debtor:
  - (A) cures, or provides adequate assurance that the [debtor] will promptly cure, such default . . . .
  - (B) compensates, or provides adequate assurance that the [debtor] will promptly compensate, a party other than the debtor to such contract or lease, for any actual pecuniary loss to such party resulting from such default; and
  - (C) provides adequate assurance of future performance under such contract or lease.
- 14. Clearly, both pre- and post-petition defaults must be cured: "The other party to the contract or lease that the trustee proposes to assume is entitled to insist that any defaults, whenever they may have occurred, be cured, that appropriate compensation be provided, and

that, a past default having occurred, adequate assurance of future performance is available." 3 COLLIER ON BANKRUPTCY § 365.05[2] (Alan N. Resnick & Henry J. Sommer eds., 15th ed. rev. 2008). Accordingly, to assume an executory contract and unexpired lease to which Flextronics is a counterparty (including, without limitation, the Flextronics Contracts), the Debtors must: (a) cure all defaults, or provide adequate assurance of prompt cure; (b) compensate Flextronics for its pecuniary losses; and (c) provide adequate assurance of future performance. *See Stoltz v. Brattleboro Housing Authority*, 315 F.3d 80, 94 (2nd Cir. 2002). These conditions "protec[t] the creditor's pecuniary interests before requiring a creditor to continue a contractual relationship with a debtor."

15. Alternatively, the Debtors may provide "adequate assurance that [they] will promptly cure" the defaults. *See* 11 U.S.C. 365(b)(1)(A). Adequate assurance of prompt cure can be shown only by "a firm commitment to make all payments and at least a reasonably demonstrable capability to do so." *See In re Embers 86th Street, Inc.*, 184 B.R. 892, 900-01 (Bankr. S.D.N.Y. 1995) (citing *In re R.H. Neil, Inc.*, 58 B.R. 969 (Bankr. S.D.N.Y. 1986)); *accord.* 2 William L. Norton, Jr. & William L. Norton III, NORTON BANKRUPTCY LAW AND PRACTICE § 46:29 (3rd ed. 2008) (emphasis in original) ("Adequate assurance requires a firm commitment by the trustee or debtor-in-possession to make all payments or, at a minimum, to demonstrate a reasonable ability to do so."). Therefore, assumption and assignment of an executory contract is improper where a debtor or its assignee fails to provide adequate assurance of future performance. *See, e.g., In re Metromedia Fiber Network, Inc.*, 335 B.R. 41, 65-66 (Bankr. S.D.N.Y. 2005) (denying proposed assumption where debtor failed to provide adequate assurance of future performance).

#### The Debtors Have Not Satisfied Section 365

16. The Debtors have failed to provide sufficient information permitting a meaningful opportunity to identify the executory contracts and unexpired leases to which Flextronics is a counterparty (including, without limitation, the Flextronics Contracts), or to calculate the monetary default that must be cured with respect to any such contract or to provide adequate assurance that the Debtors will promptly cure their defaults under any of these contracts. Additionally, as shown on Exhibit "A" attached hereto, the Debtors' monetary default under the Flextronics Contracts – as of June 1, 2009 – is not less than \$781,694.11 and the monetary default continues to increase pursuant to the contracts listed on Exhibit "A".

#### **RESERVATION OF RIGHTS**

- 17. In the absence of any further identification of the executory contracts or unexpired leases that the Debtors seek to assumed and assign, Flextronics only can guess that the Debtors intends to assume and to assign the executory contracts listed on Exhibit "A" and no others, upon full payment of the Contract Counterparty Cure Amount set forth on Exhibit "A" (and as it may be amended) and provision of adequate assurance of future performance by the Purchase. Only if such conditions are satisfied can Flextronics consent to the assumption and assignment of the Flextronics Contracts.
- 18. Accordingly, Flextronics expressly asserts that (a) its rights pertaining to any and all other executory contracts (the "Excluded Flextronics Contracts") that may exist, but which are not listed on Exhibit "A" hereto (or as may be identified in response to this *Objection and Reservation of Rights*), are not subject to assumption and/or assignment by the Debtors, (b) the Contract Counterparty Cure Amount set forth on Exhibit "A" (as it may be amended) does not include any monetary defaults under such contracts, and (c) each Excluded Flextronics Contracts is subject to the

Reservation of Rights set forth herein.

19. Flextronics's statement of the Contract Counterparty Cure Amount (as set forth in Exhibit "A") is without prejudice to, and Flextronics reserves all legal rights and arguments concerning whether, (i) the Debtors' designation of contracts to be assumed and assigned is specific enough to include any given contract between Flextronics and one or more of the Debtors, (ii) any contract designated by the Debtors or the Sellers on the Schedule, any Cure Notice or any Assumption and Assignment Notice is a contract over which the Bankruptcy Court has any jurisdiction, and (iii) a contract designated by the Debtors or Sellers on the Schedule, any Cure Notice or any Assumption and Assignment Notice or otherwise is executory so as to be covered by the terms of the Sale and Assumption Order. Flextronics specifically reserves all of its rights, interests and claims related to any other executory contracts that exist by and between Flextronics, its affiliates and subsidiaries and the Debtors and their respective affiliates and subsidiaries, including without limitation the right to assert a cure amount with respect to any such contract as hereinafter is determined to be subject to assumption and/or assignment by the Debtors, to commence and maintain an action in any appropriate forum or jurisdiction, and to take such other actions as may be permitted at law or equity with regard to any such contract (the "Reservation of Rights").

WHEREFORE, Flextronics hereby requests the Court enter its order requiring that assumption and assignment of any executory contracts and unexpired leases to which Flextronics is a counterparty (including, without limitation, the Flextronics Contracts) are expressly conditioned upon

(1) submission by Debtors of more detailed information (*e.g.* the date of each executory contract, full contract title and/or Flextronics contract number, the parties, *etc.*) to Flextronics

identifying all specific executory contracts and unexpired leases to which Flextronics is a counterparty and which the Debtors seek to assume and to assign;

- (2) payment of (A) the not less than \$781,694.11, and such additional amounts are become due and owing thereafter pursuant to the terms of the Flextronics Contracts shown on Exhibit "A," to cure the monetary default incurred up and through the date of assumption of the Flextronics Contracts, plus (B) the monetary default existing with connection all executory contracts and unexpired leases to which Flextronics is a counterparty and which ultimately are determined to be subject to the *First Notice of Intent To Assume and Assign* or the *Second Notice of Intent To Assume and Assign*, and all additional executory contracts or unexpired leases that are identified subsequently hereto, subject to adjustment of such amount in the event the Debtors (a) provide more specific identification by the Debtors of (i) all executory contracts and unexpired leases it contends are subject to the *First Notice of Intent To Assume and Assign* or the *Second Notice of Intent To Assume and Assign* and/or (ii) identify any additional executory contracts or unexpired leases that it seeks to assume and assign and (b) completion by Flextronics of its final accounting of all monetary defaults pertaining to all executory contracts to be assumed and assigned;
- (3) entry of an order specifically providing that only executory contracts or unexpired leases to which Flextronics is a counterparty are assumed and assigned upon payment of the Contract Counterparty's Cure Amount and satisfaction of any other terms imposed by the Court as a condition of such assumption and assignment; and
- (4) reservation of all rights pertaining to any and all executory contracts not specifically identified as Flextronics Contracts by the Debtor on appropriate notices served as required by Court Order, including without limitation the right to object to the assumption

and/or assignment of any executory contracts not listed on Exhibit "A," and to assert additional cure amounts in connection with such contracts; and

(5) such other and further relief as may be appropriate under the circumstances.

Dated: June 25, 2009

Respectfully submitted,

BIALSON, BERGEN & SCHWAB

By: /s/ Thomas M. Gaa
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Attorneys for Flextronics International Ltd.

# **Contract Notices**

User: LU70FL7e

My Contracts Documents & Links Contact Us

<u>GM</u>

Supplier Details Vendor Master ID: **595240953** 

Supplier Name: FLEXTRONICS INTERNATIONAL LTD

Contract Cure Amount: \$33,617.22

# of Contracts: 157

Click <a href="here">here</a> to view Contract Cure Amount Details

**Contracts** 

Row ID	GM Contract ID	Vendor ID	Counter Party Name	Contract Type	Contract Status
5716-00058803	FAS04149	884197328	FLEXTRONICS INTERNATIONAL USA	Agreement	Objected
5716-00475769	OFXM00CD	595240953	FLEXTRONICS AUTOMOTIVE INC	Blanket Order	Objected
5716-00475770	OFXMOOKX	595240953	FLEXTRONICS AUTOMOTIVE INC	Blanket Order	Objected
5716-00475771	OFXM01BF	595240953	FLEXTRONICS AUTOMOTIVE INC	Blanket Order	Objected
5716-00475772	1LG90000	595240953	FLEXTRONICS MFG (SHANGHAI) CO LTD	Blanket Order	Objected
5716-00475773	1LG90001	595240953	FLEXTRONICS MFG (SHANGHAI) CO LTD	Blanket Order	Objected
5716-00475774	1LG90002	595240953	FLEXTRONICS MFG (SHANGHAI) CO LTD	Blanket Order	Objected
5716-00475775	1LG90004	595240953	FLEXTRONICS MFG (SHANGHAI) CO LTD	Blanket Order	Objected
5716-00475776	1LG9000B	595240953	FLEXTRONICS MFG (SHANGHAI) CO LTD	Blanket Order	Objected
5716-00569855	GM45929	N/A	FLEXTRONICS TECHNOLOGY CO LTD	Agreement	Objected
5716-00569856	GM53721	N/A	FLEXTRONICS TECHNOLOGY CO LTD	Agreement	Objected
5716-00573779	K1ZJW002	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00577273	K1MN5002	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00579624	K1F6U000	017646402	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00584142	K113A001	544747611	FLEXTRONICS MFG (SHANGHAI) CO LTD	Agreement	Objected
5716-00589071	K1ZJW001	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00595161	K19AG000	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00609393	N1186003	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00618210	K113A000	544747611	FLEXTRONICS MFG (SHANGHAI) CO LTD	Agreement	Objected
5716-00623097	K1M5Z003	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00632906	K1ZJW000	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00633279	N1186002	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00637102	N1186001	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected

5716-00640341	K1MN5001	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00654899	N1MPL000	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00661411	K1M5Z000	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00666747	K1SBC001	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00672755	K1M5Z001	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00684678	N1186000	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00688702	K1M5Z002	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00690412	K1MN5000	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00691276	K1SBC003	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00695211	K18MR000	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00696982	K18MR001	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00703802	K1F6U001	017646402	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00704127	K1SBC000	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00705419	K1SBC002	884197328	FLEXTRONICS INTERNATIONAL USA INC	Agreement	Objected
5716-00772909	OFXM015N	595240953	FLEXTRONICS INTERNATIONAL LTD	Agreement	Objected
5716-00772910	OFXM015P	595240953	FLEXTRONICS INTERNATIONAL LTD	Agreement	Objected
5716-00772911	OFXM015R	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772912	OFXM015T	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772913	OFXM015V	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772914	OFXM015W	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772915	OFXM015X	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772916	OFXM015Z	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772917	OFXM0160	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772918	OFXM0161	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772919	0FXM0162	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772920	OFXM0163	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772921	OFXM0164	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772922	OFXM018D	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772923	OFXM018F	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772924	OFXM018H	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772925	OFXM018J	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772926	OFXM018K	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772927	OFXM018L	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772928	OFXM018M	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772929	OFXM018N	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772930	OFXM018P	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772931	OFXM018R	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected

5716-00772932	OFXM018T	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772933	0FXM018V	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00772934	0FXM0197	595240953	FLEXTRONICS INTERNATIONAL LTD	Agreement	Objected
5716-00813536	0FXM0094	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813537	OFXMOOHF	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813538	OFXMOOHM	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813539	0FXM012B	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813540	0FXM012V	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813541	OFXM013T	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813542	OFXM013V	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813543	OFXMO144	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813544	0FXM014G	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813545	OFXM014X	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813546	0FXM0150	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813547	0FXM0155	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813548	0FXM015G	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813549	0FXM015H	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813550	OFXM015J	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813551	0FXM015K	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813552	0FXM015L	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813553	OFXM015M	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813567	0FXM0165	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813568	0FXM0166	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813569	0FXM0167	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813570	0FXM0168	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813571	0FXM0169	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813572	0FXM016B	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813573	0FXM016C	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813574	0FXM016D	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813575	0FXM016F	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813576	0FXM016G	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813577	0FXM016H	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813578	0FXM016J	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813579	0FXM016K	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813580	0FXM016L	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813581	OFXM016M	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813582	OFXM016N	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected

5716-00813583	OFXM016P	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813584	OFXM016R	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813585	OFXM016T	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813586	OFXM016V	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813587	OFXM016W	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813588	OFXM016X	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813589	OFXM016Z	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813590	OFXM0170	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813591	OFXM0171	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813592	OFXM0172	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813593	OFXM0173	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813594	OFXMO174	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813595	OFXM0175	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813596	OFXM0176	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813597	OFXM0177	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813598	OFXM0178	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813599	OFXM017X	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813600	OFXM017Z	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813601	OFXM0185	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813602	OFXM0186	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813603	OFXM0187	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813604	OFXM0189	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813605	OFXM018C	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813711	OFXM019F	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813712	OFXM019H	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813713	OFXM019J	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813714	OFXM019K	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813715	OFXM019L	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813716	OFXM019N	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813717	OFXM019X	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813718	OFXM01B0	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813719	OFXM01B2	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813720	OFXM01B3	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813721	OFXM01B4	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813722	0FXM01B6	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813723	0FXM01B8	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813815	0FXM01B9	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected

5716-00813816	OFXM01BB	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813817	OFXM01BC	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813818	0FXM01BD	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00813819	0FXM01BG	595240953	FLEXTRONICS INTERNATIONAL LTD	Agreement	Objected
5716-00867674	17ZZ0001	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00867675	17ZZ0005	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00867676	17ZZ0007	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00906882	1LG90005	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00906883	1LG90006	595240953	FLEXTRONICS INTERNATIONAL LTD	Agreement	Objected
5716-00906884	1LG90007	595240953	FLEXTRONICS INTERNATIONAL LTD	Agreement	Objected
5716-00906885	1LG90008	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00906886	1LG90009	595240953	FLEXTRONICS INTERNATIONAL LTD	Agreement	Objected
5716-00906887	1LG9000D	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00906888	1LG9000F	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00906889	1LG9000G	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-00906890	1LG9000H	595240953	FLEXTRONICS INTERNATIONAL LTD	Blanket Order	Objected
5716-01066809	K18MR001	884197328	FLEXTRONICS INTERNATIONAL USA INC	N/A	Objected
5716-01068062	K1F6U001	017646402	FLEXTRONICS INTERNATIONAL USA INC	N/A	Objected
5716-01070052	K1M5Z002	884197328	FLEXTRONICS INTERNATIONAL USA INC	N/A	Objected
5716-01074150	K1SBC000	884197328	FLEXTRONICS INTERNATIONAL USA INC	N/A	Objected
5716-01074151	K1SBC002	884197328	FLEXTRONICS INTERNATIONAL USA INC	N/A	Objected
5716-01074152	K1SBC003	884197328	FLEXTRONICS INTERNATIONAL USA INC	N/A	Objected
5716-01084145	N1186000	884197328	FLEXTRONICS INTERNATIONAL USA INC	N/A	Objected

#### Hover mouse cursor here for Contract Status Legend

#### Important Notices:

All capitalized terms used, but not defined expressly on this website, have the meaning ascribed to such terms in that certain 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 Approviing Form Of Notice.

Purchaser's designation of a purchase order as "Noticed" also means that the Purchaser is designating for assumption and assignment all agreements expressly incorporated into and/or referenced in such purchase order.

All contract descriptions that appear in the "Contract ID" field are for purposes of contract identification only and shall not be binding on the Debtors or the Purchaser, as the case may be, or serve as an admission, for any purposes in the debtors' chapter 11 cases, including determining the parties' substantive rights under the contract, establishing the executory nature of a contract or establishing the Debtors' proposed treatment of the contract for purposes of contract assumption and assignment.

The proposed cure amounts set forth herein are subject to adjustment to reflect additional invoices processed in GM's accounts payable system that relate to the period before the Commencement Date.

Additionally, the proposed cure amounts set forth herein may not reflect certain debits, chargebacks, claims or other deductions to which GM may be entitled and, in each case, all rights with respect thereto are reserved.

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Vendor Master ID: 595240953

# Contract Notices

User: LU70FL7e

My Contracts **Documents & Links Contact Us** 

Supplier Details

Supplier Name: FLEXTRONICS INTERNATIONAL LTD

Contract Cure Amount: \$33,617.22

# of Contracts: 157 Click here to view Contracts

#### **Cure Amount Details**

Remit DUNS	PO Number	<u>BOL</u>	<b>Document Date</b>	<u>Due Date</u>	<u>Amount</u>
RD544747611	PRO1LG90001	POP090518	5/18/2009	STAYED	\$3,775.95 USD
RD544747611	PRO1LG90001	POP090519	5/19/2009	STAYED	\$3,598.95 USD
RD544747611	PRO1LG90001	POP090520	5/20/2009	STAYED	\$4,031.61 USD
RD544747611	PRO1LG90001	POP090521	5/21/2009	STAYED	\$4,110.28 USD
RD544747611	PRO1LG90001	POP090526	5/26/2009	STAYED	\$3,815.28 USD
RD544747611	PRO1LG90001	POP090527	5/27/2009	STAYED	\$3,697.28 USD
RD544747611	PRO1LG90001	POP090528	5/28/2009	STAYED	\$4,011.95 USD
RD544747611	PRO1LG90001	POP090529	5/29/2009	STAYED	\$3,893.95 USD
RD544747611	PRO1LG90001	POP090530	5/30/2009	STAYED	\$2,536.97 USD
544747611	000123521	15856545S0	5/14/2009	STAYED	\$145.00 USD

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