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Attorneys for Dealer Accessories, LLC

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:	Chapter 11
GENERAL MOTORS CORPORATION, et al.,	Case No. 09-50026
Debtors.	Jointly Administered

CURE OBJECTION OF DEALER ACCESSORIES, LLC 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 COSTS RELATED THERETO

Dealer Accessories, LLC ("Dealer Accessories"), by and through its undersigned counsel, hereby files this cure objection (the "Limited Objection") to the Debtors' proposed assumption of certain executory contracts by and between Dealer Accessories and the Debtors and assignment thereof to Vehicle Acquisition Holdings LLC or any other purchaser of the Debtors' assets (the "Purchaser") and the cure costs related thereto. In support of its Limited Objection, Dealer Accessories respectfully represents as follows:

- 1. On June 1, 2009 (the "Petition Date"), General Motors Corporation and several of its affiliates (collectively, the "Debtors") filed voluntary petitions for relief under Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code").
- 2. On June 1, 2009, the Debtors filed a motion [Docket No. 92] seeking the entry of an order, *inter alia*, establishing certain bidding procedures (the "Bidding Procedures") authorizing the Debtors to sell substantially all of their assets to the Purchaser and to assume and assign certain executory contracts to the Purchaser in connection with the sale.
- 3. On June 2, 2009, this Court entered an order approving the Bidding Procedures [Docket No. 274] pursuant to which, *inter alia*, certain procedures were established (the "Contract Procedures") by which (a) the Debtors are required to designate the executory contracts they intend to assume and assign to the Purchaser and list the amounts that must be paid to cure all pre-petition defaults under such contracts and (b) the Debtors and any objecting non-debtor counterparty are required to meet and confer in a good faith attempt to resolve any objections challenging the ability of the Debtors to assume and assign an executory contract or the amount of the proposed cure costs.
- 4. On June 16, 2010, the Debtors sent Notice of (I) Debtors' Intent to Assume and Assign Certain Executory Contracts, Unexpired Lease of Personal Property, and Unexpired Leases of Nonresidential Real Property and (II) Cure Amounts Related Thereto ("Notice"), which indicates that Debtors intend to assume and assign Debtors' agreements with Dealer Accessories ("Dealer Accessories Agreements"). According to the Debtors' web site the proposed cure relating to the Dealer Accessories Agreements as of the date of this response is the amount of \$0.0 (the "Proposed Cure Cost").

5. Dealer Accessories does not object to the proposed assumption of the Dealer Accessories Agreements or the assignment of the Dealer Accessories Agreements to the Purchaser. However, Dealer Accessories is filing this Cure Objection as a protective measure (a) to ensure that the Debtors meet and confer in good faith to attempt to reconcile and fix the Proposed Cure Cost, which Dealer Accessories believes to be in error and (b) to reserve its rights with respect to Proposed Cure Costs.

Limited Objection

- 6. Dealer Accessories provides services to the Debtors at various locations pursuant to the Dealer Accessories Agreements.
- 7. Pursuant to the Notice, Dealer Accessories was directed to the Contract Website (as defined in the Notice) to determine which agreements the Debtors intended to assume and assign to Purchaser and the corresponding cure amount for each agreement.
- 8. Dealer Accessories' records indicate that the aggregate amount due and owing to Dealer Accessories for products sold and services provided at various locations under the Dealer Accessories Agreements as of the date of this Limited Objection is \$373,545.01 (the "Actual Cure Cost"). Dealer Accessories is prepared to share with the Debtors information about, and invoices supporting, the Balance and to cooperate with the Debtors to reconcile the difference between the Proposed Cure Cost and the Actual Cure Cost. Dealer Accessories requests that Counsel for the Debtors promptly contact, the undersigned counsel for Dealer Accessories, to initiate this reconciliation process.

¹ The Actual Cure Cost includes any amounts owed to Dealer Accessories that are entitled to administrative priority pursuant to section 503(b)(9) of the Bankruptcy Code.

Reservation of Rights

9. Dealer Accessories reserves the right to (a) amend, supplement, or otherwise modify this Limited Objection and (b) raise such other and further objections on as may be determined by further investigation by Dealer Accessories or the Debtors into the Dealer Accessories Agreements and the Proposed Cure Cost. Further, since this Limited Objection is filed with respect to the proposed assumption and assignment of the Agreements and the amount of the Proposed Cure Cost set forth in the Notice, Dealer Accessories reserves the right to file an additional objection to the extent that any supplemental or revised notices are served on Dealer Accessories.

Conclusion

WHEREFORE, Dealer Accessories respectfully requests this Court grant the relief requested in this Cure Objection and such other or further relief as is just and proper.

Respectfully submitted,

Dated: June 25, 2010 DRINKER BIDDLE & REATH LLP

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

GENERAL MOTORS CORPORATION, et al.,

Debtors.

Chapter 11

Case No. 09-50026

Jointly Administered

CERTIFICATE OF SERVE

I hereby certify that on June 25, 2010, I caused to be electronically served using the ECF system which will send notification of the filing of the Cure Objection Of Dealer Accessories, LLC 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 Costs Related Thereto; and I caused to be served by the manner indicated below on the following parties:

General Motors Corporation

Cadillac Building

30009 Van Dyke Avenue

Warren, Michigan 48090-9025

Attn: Warren Command Center

Mailcode 480-206-114 VIA OVERNIGHT MAIL

Harvey R. Miller Stephen Karotkin Joseph H. Smolinsky

Weil, Gotchal & Manges LLP

767 Fifth Avenue

New York, New York 10153 VIA FACSIMILE 212-310-8007

Matthew Feldman

The U.S. Treasury

1500 Pennsylvania Avenue NW, Room 2312 One World Financial Center

John J. Rapisardi

Cadwalader, Wickersham & Taft LLP

Washington, D.C. 20220 VIA OVERNIGHT MAIL

Michael J. Edelman Michael L. Schein Vedder Price, P.C. 1633 Broadway, 47th Floor New York, New York 10019 VIA FACSIMILE 212-407-7799

Thomas Moers Mayer Kenneth H. Eckstein Gordon Z. Novod Kramer Levin Naftalis & Frankel LLP 1177 Avenue of the Americas New York, New York 10036 VIA FACSIMILE 212 715-8000 New York, New York 10281 VIA FACSIMILE 212-504-6666

Diana G. Adams
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For the Southern District of New York
33 Whitehall Street, 21st Floor
New York, New York 10004
VIA FACSIMILE 212-668-2255

Dated: June 25, 2010 DRINKER BIDDLE & REATH LLP

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