| UNITED STATES BANKRUPTCY COU<br>SOUTHERN DISTRICT OF NEW YOR   | K           |  |
|--|-------------|--|
| In re:  MOTORS LIQUIDATION COMPANY, f/k/a GENERAL MOTORS CORPORATION, et al.,  |             | Chapter 11                                       |
|  |             | Case No. 09-50026 (MG)<br>(Jointly Administered) |
| Debtors.   |             |  |
| MOTORS LIQUIDATION COMPANY AVOIDANCE ACTION TRUST, by and through the Wilmington Trust Company, solely in its capacity as Trust Administrator and Trustee, |             |  |
| Trustee,   | Plaintiff,  | Adversary Proceeding                             |
| against  |             | Case No. 09-00504 (MG)                           |
| JPMORGAN CHASE BANK, N.A., et al.,   |             |  |
|  | Defendants. |  |

# STIPULATION AND ORDER AMENDING AND SUPERSEDING PRIOR <u>ORDERS</u> <u>REGARDING DISCOVERY AND SCHEDULING (ECF NOS. 153 AND 547)</u>

**WHEREAS**, on August 17, 2015, the Court entered an *Order Regarding Discovery and Scheduling* (ECF No. 153) (the "**August 17, 2015 Order**"), setting forth the schedule for discovery in this Action;

WHEREAS, on March 28, 2016, the Court entered the Second Stipulation and Order Amending and Supplementing Order Regarding Discovery and Scheduling [ECF 153] (ECF No. 442) (the "March 28, 2016 Order"), paragraph 1 of which amended the August 17, 2015 Order to establish separate, later discovery and motion deadlines relating to certain cross-claims filed against JPMorgan Chase Bank, N.A. ("JPMorgan") (the "Cross-Claim Discovery");

WHEREAS, on May 4, 2016, the Court entered an Order Amending the August 17, 2015 "Order Regarding Discovery and Scheduling" To Provide For Proceedings Concerning

Characterization and Valuation of Representative Assets (ECF No. 547) (the "May 4, 2016 Order"), staying certain discovery identified in paragraph 2 of the May 4, 2016 Order (the "Stayed Discovery") and setting discovery and motion deadlines for additional proceedings addressing the Collateral Identification Issues and Valuation Principles Issues (as defined in the May 4, 2016 Order) with respect to 40 representative assets selected by the parties (the "Representative Assets"), while otherwise leaving the deadlines in the August 17, 2015 Order in effect;

WHEREAS, on June 22, 2016, the Court entered the *Stipulation and [Proposed] Order Amending and Supplementing Order Regarding Discovery and Scheduling (ECF 153)* (ECF No. 634), which amended the discovery deadlines established in the August 17, 2015 Order with respect to discovery concerning the circumstances of the filing of the UCC-3 at issue in this action (the "UCC-3 Discovery"), to align the deadlines concerning UCC-3 Discovery with the deadlines concerning Cross-Claim Discovery, as established by the March 28, 2016 Order;

WHEREAS, after having met and conferred, counsel for Plaintiff and counsel for the members of the Defendants' Steering Committee agree that the discovery deadlines established in the August 17, 2015 Order should, with respect to all discovery other than the Cross-Claim Discovery, the UCC-3 Discovery and the Stayed Discovery, be amended to align with the deadlines concerning the Collateral Identification Issues and Valuation Principles Issues relating to the Representative Assets as established by the May 4, 2016 Order;

WHEREAS, counsel for Plaintiff and counsel for the members of the Defendants'
Steering Committee have met and conferred regarding the number and scheduling of fact
depositions that will be sought or noticed by Plaintiff and the members of the Defendants'

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Steering Committee with respect to all discovery other than the Cross-Claim Discovery, the UCC-3 Discovery and the Stayed Discovery;

WHEREAS, counsel for Plaintiff and counsel for the members of the Defendants' Steering Committee have been diligently working to schedule fact depositions, many of which involve third-party witnesses, but will not be able to complete fact discovery on or before the August 16, 2016 deadline set forth in the May 4, 2016 Order;

WHEREAS, counsel for Plaintiff and counsel for members of the Defendants' Steering Committee have not included in this Stipulation and Proposed Order a revised deadline for the submission of letter requests for summary judgment motions or pre-trial briefs on the Collateral Identification Issues and the Valuation Principles Issue for the Representative Assets (as defined in the May 4, 2016 Order) because the parties are in agreement that these deadlines, along with all other pre-trial deadlines, should be determined based on the needs of the Court and the parties in anticipation of the trial date yet to be set by the Court;

WHEREAS, counsel for Plaintiff and counsel for members of the Defendants' Steering Committee will be prepared at the next status conference before this Court to address possible trial dates and to raise with the Court the timing and scope of pre-trial submissions and motions; and

**WHEREAS**, good cause exists for amending the discovery deadlines to ensure that all parties will have a sufficient opportunity to complete fact and expert discovery;

IT IS HEREBY STIPULATED AND AGREED, by and among counsel for the undersigned parties, that the remaining deadlines set forth in the August 17, 2015 Order and the

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May 4, 2016 Order are hereby amended with respect to all discovery other than the Cross-Claim

Discovery, the UCC-3 Discovery and the Stayed Discovery, as follows:

Oct. 14, 2016 Deadline for fact discovery (including depositions)

Nov. 7, 2016 Parties serve initial expert reports

**Dec. 7, 2016** Parties serve rebuttal expert reports

**Jan. 13, 2017** Expert depositions completed/Close of discovery

**To be determined** Deadline for submission of requests for pre-motion

**by Court** conferences relating to summary judgment

**To be determined** Pre-trial briefs, motions in limine, and all other pre-trial

by Court submissions

**To be determined** Pre-trial conference

by Court

**To be determined** Trial dates

by Court

Dated: New York, New York New York, New York

July 28, 2016 July 28, 2016

## BINDER & SCHWARTZ LLP WACHTELL, LIPTON, ROSEN & KATZ

By: /s/Eric B. Fisher By: /s/Marc Wolinsky

Eric B. Fisher Harold S. Novikoff
Neil S. Binder Marc Wolinsky
Lindsay A. Bush Amy R. Wolf
Lauren K. Handelsman Douglas K. Mayer
366 Madison Avenue, 6th Floor Emil A. Kleinhaus

New York, New York 10017

Telephone: (212) 510-7008

Emil A. Kleinnaus

51 West 52nd Street

New York, New York 10019

Facsimile: (212) 510-7299 Telephone: (212) 403-1322 Email: efisher@binderschwartz.com Email: HSNovikoff@wlrk.com

Email: MWolinsky@wlrk.com

Attorneys for Plaintiff Motors Email: ARWolf@wlrk.com

Liquidation Company Avoidance Email: DKMayer@wlrk.com

Action Trust Email: EAKleinhaus@wlrk.com

## **KELLEY DRYE & WARREN LLP**

John M. Callagy Nicholas J. Panarella Martin A. Krolewski 101 Park Avenue

New York, New York 10178 Telephone: (212) 808-7800 Email: jcallagy@kelleydrye.com Email: npanarella@kelleydrye.com Email: mkrolewski@kelleydrye.com

Attorneys for Defendant JPMorgan Chase Bank, N.A.

## **JONES DAY**

By: /s/Bruce Bennett

Bruce Bennett Erin L. Burke

555 South Flower Street, 50th Floor Los Angeles, California 90071

Telephone: (213) 489-3939 Email: bbennett@jonesday.com Email: eburke@jonesday.com

Gregory M. Shumaker Christopher J. DiPompeo 51 Louisiana Avenue, N.W. Washington, D.C. 20001 Telephone: (202) 879-3939

Email: gshumaker@jonesday.com Email: cdipompeo@jonesday.com

## MUNGER, TOLLES & OLSON LLP

John W. Spiegel George M. Garvey Todd J. Rosen

Matthew A. Macdonald

355 South Grand Avenue, 35th Floor

Los Angeles, California 90071 Telephone: (213) 683-9100 Email: john.spiegel@mto.com

Email: george.garvey@mto.com

Email: matthew.macdonald@mto.com

Kristin Linsley Myles 560 Mission Street, 27th Floor San Francisco, California 94105 Telephone: (415) 512-4000 Email: kristin.linsley@mto.com

Attorneys for the Term Loan Lenders Listed on Appendix A to Dkt. No. 241

# KASOWITZ, BENSON, TORRES & FRIEDMAN LLP

By: /s/Andrew K. Glenn

Mark E. Kasowitz Andrew K. Glenn Paul M. O'Connor III Frank S. DiCarlo Joshua N. Paul

1633 Broadway

New York, New York 10019
Telephone: (212) 506-1700
Email: mkasowitz@kasowitz.com
Email: aglenn@kasowitz.com
Email: poconnor@kasowitz.com
Email: fdicarlo@kasowitz.com

Email: jpaul@kasowitz.com

Attorneys for the Ad Hoc Group of Term Lenders listed in Appendix A to Dkt. No. 467

## HAHN & HESSEN LLP

By: /s/Mark T. Power

Mark T. Power Alison M. Ladd

488 Madison Avenue

New York, New York 10022 Telephone: (212) 478-7200

Email: mpower@hahnhessen.com Email: aladd@hahnhessen.com

Attorneys for Certain Term Loan Investor Defendants listed in Appendix A to Dkt. No. 691, and the Answers Filed at Dkt. Nos. 611 and 628

#### DAVIS POLK & WARDWELL LLP

By: /s/Elliot Moskowitz

Elliot Moskowitz Marc J. Tobak M. Nick Sage

450 Lexington Avenue New York, N.Y. 10017

Email: elliot.moskowitz@davispolk.com Email: marc.tobak@davispolk.com Email: m.nick.sage@davispolk.com

Attorneys for Defendants Arrowgrass Master Fund Ltd., Bank of America, N.A., Merrill Lynch Capital Services, Inc., Baltic Funding, LLC, Diamond Springs Trading LLC, Barclays Bank PLC, Grand Central Asset Trust, SIL Series, Grand Central Asset Trust, WAM Series, Citibank, N.A., Citigroup Financial Products Inc., Bismarck CBNA Loan Funding LLC, Loan Funding XI LLC, Deutsche Bank AG, Deutsche Bank AG Cayman Islands Branch, TRS SVCO LLC, Goldman Sachs Lending Partners LLC, Goldman Sachs – ABS Loan 2007 Ltd., Marathon CLO I Ltd., Marathon CLO II Ltd., Marathon Financing I, B.V., Morgan Stanley Senior Funding Inc., Muzinich & Company (Ireland) Ltd. for the Account of Muzinich Loan Fund Plus (f/k/a Muzinich & Company (Ireland) Ltd. for the Account of Extra Yield \$ Loan Fund), Meritage Fund LLC (f/k/a Meritage Fund Ltd.), The Royal Bank of Scotland plc, and Carbonado LLC

#### IT IS SO ORDERED.

Dated: August 3, 2016

New York, New York

<u>/s/Martin Glenn</u>

MARTIN GLENN United States Bankruptcy Judge