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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In Re:	:	Chapter 11
MOTORS LIQUIDATION COMPANY, et al.,	: : :	Case No. 09-50026 (REG) Jointly Administered
Debtors.	: : - x	

JOINDER AND RESERVATION OF RIGHTS OF MORGAN STANLEY & CO. INTERNATIONAL PLC TO RESPONSE OF CERTAIN NOTEHOLDERS IN OPPOSITION TO OFFICIAL COMMITTEE OF UNSECURED CREDITORS' FIRST AMENDED OBJECTION TO CLAIMS FILED BY GREEN HUNT WEDLAKE, INC. AND NOTEHOLDERS OF GENERAL MOTORS NOVA SCOTIA FINANCE COMPANY AND MOTION FOR OTHER RELIEF

Morgan Stanley & Co. International plc ("Morgan Stanley Int'l"), by and through its undersigned counsel, submits this joinder and reservation of rights to the response dated December 13, 2010 (the "Noteholders' Response") [Docket No. 8084], filed by Appaloosa Management L.P., Aurelius Capital Management, LP, Elliott Management Corporation, and Fortress Investment Group LLC in opposition to the Official Committee of Unsecured Creditors' First Amended Objection to Claims Filed By Green Hunt Wedlake, Inc. and Noteholders of General Motors Nova Scotia Finance Company and Motion for Other Relief (the "Claims Objection").

Morgan Stanley Int'l currently holds both (i) the 8.375% Guaranteed Notes due

December 7, 2015 (the "2015 Notes") and (ii) the 8.875% Guaranteed Notes due July 10,

2023 (the "2023 Notes"; and together with the 2015 Notes, the "Notes"). The Notes were

issued by General Motors Nova Scotia Finance Company and guaranteed by Motors

Liquidation Company, f/k/a General Motors Corporation.

Morgan Stanley Int'l has reviewed the Noteholders' Response to the Claims Objection

and agrees with and joins in the arguments set forth in the Noteholders' Response. For the

reasons set forth in the Noteholders' Response, the Guaranty Claims and the Wind-Up Claim

are separate, non-duplicative claims that should be allowed in full by the Court. Accordingly,

Morgan Stanley Int'l respectfully requests that the Court overrule the Claims Objection and

allow the Guaranty Claims and the Wind-Up Claim as filed.

Morgan Stanley Int'l expressly reserves its right to supplement and amend this

response and reserves all other rights, remedies, claims and defenses at law or in equity.

Dated: New York, New York

December 17, 2010

RICHARDS KIBBE & ORBE LLP

/s/ Joon P. Hong

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¹ Capitalized terms not otherwise defined herein shall have the meaning set forth in the Noteholders' Response.

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