PLEASE CAREFULLY REVIEW THIS OBJECTION AND THE ATTACHMENTS HERETO TO DETERMINE WHETHER THIS OBJECTION AFFECTS YOUR CLAIM(S)

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	
In re :	Chapter 11 Case No.
: MOTORS LIQUIDATION COMPANY, et al., : f/k/a General Motors Corp., et al. :	09-50026 (REG)
: Debtors.	(Jointly Administered)
X	(

NOTICE OF DEBTORS' 115TH OMNIBUS OBJECTION TO CLAIMS (Welfare Benefits Claims of Retired and Former Salaried and Executive Employees)

PLEASE TAKE NOTICE that on December 20, 2010, Motors Liquidation

Company (f/k/a General Motors Corporation) and its affiliated debtors, as debtors in possession

(the "Debtors"), filed their 115th omnibus objection to expunge certain compensation and

welfare benefits claims of retired and former salaried and executive employees (the "115th

Omnibus Objection to Claims"), and that a hearing (the "Hearing") to consider the 115th

Omnibus Objection to Claims will be held before the Honorable Robert E. Gerber, United States

Bankruptcy Judge, in Room 621 of the United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, New York 10004, on **February 3, 2011 at 9:45 a.m. (Eastern Time),** or as soon thereafter as counsel may be heard.

PARTIES RECEIVING THIS NOTICE SHOULD REVIEW THE 115TH OMNIBUS OBJECTION TO CLAIMS TO SEE IF THEIR NAME(S) AND/OR CLAIM(S) ARE LOCATED IN THE OMNIBUS OBJECTION AND/OR IN EXHIBIT "A" ANNEXED THERETO.

PLEASE TAKE FURTHER NOTICE that any responses or objections to this

115th Omnibus Objection to Claims must be in writing, shall conform to the Federal Rules of Bankruptcy Procedure and the Local Rules of the Bankruptcy Court, and shall be filed with the Bankruptcy Court (a) electronically in accordance with General Order M-242 (which can be found at <u>www.nysb.uscourts.gov</u>) by registered users of the Bankruptcy Court's filing system, and (b) by all other parties in interest, on a 3.5 inch disk, preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format (with a hard copy delivered directly to Chambers), in accordance with General Order M-182 (which can be found at www.nysb.uscourts.gov), and served in accordance with General Order M-242, and on (i) Weil, Gotshal & Manges LLP, attorneys for the Debtors, 767 Fifth Avenue, New York, New York 10153 (Attn: Harvey R. Miller, Esq., Stephen Karotkin, Esq., and Joseph H. Smolinsky, Esq.); (ii) the Debtors, c/o Motors Liquidation Company, 401 South Old Woodward Avenue, Suite 370, Birmingham, Michigan 48009 (Attn: Ted Stenger); (iii) General Motors, LLC, 400 Renaissance Center, Detroit, Michigan 48265 (Attn: Lawrence S. Buonomo, Esq.); (iv) Cadwalader, Wickersham & Taft LLP, attorneys for the United States Department of the Treasury, One World Financial Center, New York, New York 10281 (Attn: John J. Rapisardi, Esq.); (v) the United States Department of the Treasury, 1500 Pennsylvania Avenue NW, Room 2312, Washington, D.C. 20220 (Attn: Joseph Samarias, Esq.); (vi) Vedder Price, P.C., attorneys

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for Export Development Canada, 1633 Broadway, 47th Floor, New York, New York 10019 (Attn: Michael J. Edelman, Esq. and Michael L. Schein, Esq.); (vii) Kramer Levin Naftalis & Frankel LLP, attorneys for the statutory committee of unsecured creditors, 1177 Avenue of the Americas, New York, New York 10036 (Attn: Thomas Moers Mayer, Esq., Robert Schmidt, Esq., Lauren Macksoud, Esq., and Jennifer Sharret, Esq.); (viii) the Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, 21st Floor, New York, New York 10004 (Attn: Tracy Hope Davis, Esq.); (ix) the U.S. Attorney's Office, S.D.N.Y., 86 Chambers Street, Third Floor, New York, New York 10007 (Attn: David S. Jones, Esq. and Natalie Kuehler, Esq.); (x) Caplin & Drysdale, Chartered, attorneys for the official committee of unsecured creditors holding asbestos-related claims, 375 Park Avenue, 35th Floor, New York, New York 10152-3500 (Attn: Elihu Inselbuch, Esq. and Rita C. Tobin, Esq.) and One Thomas Circle, N.W., Suite 1100, Washington, DC 20005 (Attn: Trevor W. Swett III, Esq. and Kevin C. Maclay, Esq.); and (xi) Stutzman, Bromberg, Esserman & Plifka, A Professional Corporation, attorneys for Dean M. Trafelet in his capacity as the legal representative for future asbestos personal injury claimants, 2323 Bryan Street, Suite 2200, Dallas, Texas 75201 (Attn: Sander L. Esserman, Esq. and Robert T. Brousseau, Esq.); so as to be received no later than January 27, 2011 at 4:00 p.m. (Eastern Time) (the "Objection Deadline").

PLEASE TAKE FURTHER NOTICE that if no responses are timely filed and

served with respect to the 115th Omnibus Objection to Claims or any claim set forth thereon, the Debtors may, on or after the Objection Deadline, submit to the Bankruptcy Court an order substantially in the form of the proposed order annexed to the 115th Omnibus Objection to Claims, which order may be entered with no further notice or opportunity to be heard offered to any party.

Dated: New York, New York December 20, 2010

> <u>/s/ Joseph H. Smolinsky</u> Harvey R. Miller Stephen Karotkin Joseph H. Smolinsky

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Debtors in Possession		
UNITED STATES BANKRUPTCY COURT		
SOUTHERN DISTRICT OF NEW YORK		
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Tana	:	
In re	:	Chapter 11 Case No.
MOTORS I JOURNATION COMPANY of al	:	00 50036 (DEC)
MOTORS LIQUIDATION COMPANY, et al.,	:	09-50026 (REG)
f/k/a General Motors Corp., <i>et al</i> .	•	
Debtors.	•	(Jointly Administered)
Debtors.	•	(Jointy Auministered)
	• x	

DEBTORS' 115TH OMNIBUS OBJECTION TO CLAIMS (Welfare Benefits Claims of Retired and Former Salaried and Executive Employees)

THIS OBJECTION SEEKS TO DISALLOW AND EXPUNGE CERTAIN FILED PROOFS OF CLAIM. CLAIMANTS RECEIVING THIS OBJECTION SHOULD LOCATE THEIR NAMES AND CLAIMS ON THE EXHIBIT ANNEXED TO THIS OBJECTION.

TO THE HONORABLE ROBERT E. GERBER, UNITED STATES BANKRUPTCY JUDGE:

Motors Liquidation Company (f/k/a General Motors Corporation) ("MLC") and its

affiliated debtors, as debtors in possession (collectively, the "Debtors"), respectfully represent:

<u>Relief Requested</u>

 The Debtors file this 115th omnibus objection (the "115th Omnibus
Objection to Claims")¹ pursuant to section 502(b) of title 11, United States Code (the "Bankruptcy Code"), Rule 3007(d) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and this Court's order approving procedures for the filing of omnibus objections to proofs of claim filed in these chapter 11 cases (the "Procedures Order") (ECF No. 4180), seeking entry of an order disallowing and expunging certain welfare benefits claims listed on Exhibit "A" annexed hereto, filed by retired and former salaried and executive employees (the "Salaried and Executive Employees").

2. The Debtors have examined the proofs of claim identified on Exhibit "A" hereto filed by the Salaried and Executive Employees (the "Salaried and Executive Employee Welfare Benefits Claims") and have determined that the proofs of claim listed under the heading "*Claims to be Disallowed and Expunged*" assert claims that either (i) relate to liabilities that have been assumed by General Motors, LLC ("New GM") pursuant to the terms of that certain Amended and Restated Master Sale and Purchase Agreement (the "Master Purchase Agreement"), dated as of June 26, 2009, by and among General Motors Corporation, Saturn LLC, Saturn Distribution Corporation, Chevrolet-Saturn of Harlem, Inc., and New GM, or (ii) relate to alleged rights to benefits which were in reality unvested, and as described herein, are otherwise not the responsibility of the Debtors. The Salaried and Executive Employee Welfare Benefits Claims include claims for medical, dental, vision, life insurance, short term disability, long term

¹ Creditors can obtain copies of the cover page of any proof of claim filed against the Debtors' bankruptcy estates on the Debtors' claims register on the website maintained by the Debtors' claims agent, <u>www.motorsliquidation.com</u>. A link to the claims register is located under the "Claims Information" tab. Creditors without access to the Internet may request a copy of the cover page of any proof of claim by mail to The Garden City Group, Inc., Motors Liquidation Company Claims Agent, P.O. Box 9386, Dublin, Ohio 43017-4286 or by calling The Garden City Group, Inc. at 1-703-286-6401.

disability, tuition assistance, and extended care coverage, or a combination thereof, offered under the following plans sponsored by Debtors prior to the Commencement Date (as defined below): the General Motors Salaried Health Care Program, the General Motors Life and Disability Benefits Program for Salaried Employees, and the Tuition Assistance Program for Salaried Employees in the United States (collectively, the "**Salaried Benefit Plans**"). Retired and former executive employees have also made claims with respect to supplemental life insurance and personal liability insurance under the following plans sponsored by Debtors prior to the Commencement Date: the General Motors Supplemental Life Benefits Program for Executive Employees, and the Personal Umbrella Liability Insurance Program (together with the Salaried Benefit Plans, the "**Benefit Plans**," and the benefits provided under the Benefit Plans, the "**Welfare Benefits**"). As described further below, the Salaried and Executive Employee Welfare Benefits Claims have been assumed by New GM pursuant to the Master Purchase Agreement, and therefore are not liabilities of MLC or the other Debtors, and should be disallowed and expunged.

Jurisdiction

This Court has jurisdiction to consider this matter pursuant to 28 U.S.C.
§§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b).

Background

4. On June 1, 2009 (the "Commencement Date"), four of the Debtors (the "Initial Debtors")² commenced with this Court voluntary cases under chapter 11 of the Bankruptcy Code, and on October 9, 2009, two additional Debtors (the "REALM/ENCORE")

² The Initial Debtors are Motors Liquidation Company (f/k/a General Motors Corporation), MLCS, LLC (f/k/a Saturn, LLC), MLCS Distribution Corporation (f/k/a Saturn Distribution Corporation), and MLC of Harlem, Inc. (f/k/a Chevrolet-Saturn of Harlem, Inc.).

Debtors")³ commenced with this Court voluntary cases under chapter 11 of the Bankruptcy Code, which cases are jointly administered with those of the Initial Debtors under Case Number 09-50026 (REG). On September 15, 2009, the Initial Debtors filed their schedules of assets and liabilities and statements of financial affairs, which were amended on October 4, 2009. On October 15, 2009, the REALM/ENCORE Debtors filed their schedules of assets and liabilities and statements of financial affairs.

5. On September 16, 2009, this Court entered an order (ECF No. 4079) establishing November 30, 2009 as the deadline for each person or entity to file a proof of claim in the Initial Debtors' cases, including governmental units. On December 2, 2009, this Court entered an order (ECF No. 4586) establishing February 1, 2010 as the deadline for each person or entity to file a proof of claim in the REALM/ENCORE Debtors' cases (except governmental units, as defined in section 101(27) of the Bankruptcy Code, for which the Court established April 16, 2010 as the deadline to file proofs of claim).

6. Furthermore, on October 6, 2009, this Court entered the Procedures Order, which authorizes the Initial Debtors, among other things, to file omnibus objections to no more than 100 claims at a time, under various grounds, including those set forth in Bankruptcy Rule 3007(d) and those additional grounds set forth in the Procedures Order. The claimants that are listed in Exhibit "A" have all filed claims against the Initial Debtors.

The Salaried and Executive Employee Welfare Benefits Claims

7. The Salaried and Executive Employee Welfare Benefits Claims assert claims arising out of either the reduction or elimination of Welfare Benefits prior to the Commencement Date (the "**Benefit Modification Claims**"), or the failure to provide certain

³ The REALM/ENCORE Debtors are Remediation and Liability Management Company, Inc., and Environmental Corporate Remediation Company, Inc.

accrued Welfare Benefits required to be provided pursuant to the terms of the applicable Benefit Plan as in effect at the time of the alleged failure (the "**Accrued Benefits Claims**"), or a combination thereof. In many cases, the amounts stated with respect to the Benefit Modification Claims are based on a permanent reduction or elimination of certain Welfare Benefits following the time that the applicable Benefits Plan had been assumed by New GM.

Accrued Benefits Claims Have Been Assumed By New GM

8. On July 10, 2009 (the "Closing Date"), New GM completed its purchase of

substantially all of the Debtors' assets in accordance with the Master Purchase Agreement.

Pursuant to Section 6.17(e) of the Master Purchase Agreement (Assumption of Certain Parent

Employee Benefit Plans and Policies), New GM assumed certain employee benefit plans specified

in a disclosure schedule, i.e., the "Assumed Plans," and the Benefit Plans were included on that

schedule. The Master Purchase Agreement provides, at Section 6.17(e):

As of the Closing Date, Purchaser or one of its Affiliates shall assume (i) the Parent Employee Benefit Plans and Policies set forth on Section 6.17(e) of the Sellers' Disclosure Schedule as modified thereon, and all assets, trusts, insurance policies and other Contracts relating thereto, except for any that do not comply in all respects with TARP or as otherwise provided in Section 6.17(h) and (ii) all employee benefit plans, programs, policies, agreements or arrangements (whether written or oral) in which Employees who are covered by the UAW Collective Bargaining Agreement participate and all assets, trusts, insurance and other Contracts relating thereto (the "Assumed Plans"), for the benefit of the Transferred Employees and Sellers and Purchaser shall cooperate with each other to take all actions and execute and deliver all documents and furnish all notices necessary to establish Purchaser or one of its Affiliates as the sponsor of such Assumed Plans including all assets, trusts, insurance policies and other Contracts relating thereto. Other than with respect to any Employee who was or is covered by the UAW Collective Bargaining Agreement, Purchaser shall have no Liability with respect to any modifications or changes to Benefit Plans contemplated by Section 6.17(e) of the Sellers' Disclosure Schedule, or changes made by Parent prior to the Closing Date, and Purchaser shall not assume any Liability with respect to any such decisions or actions related thereto, and Purchaser shall only assume the Liabilities for benefits provided pursuant to the written terms and conditions of the Assumed Plan as of the Closing Date. Notwithstanding the foregoing, the assumption of the Assumed Plans is subject to Purchaser taking all

necessary action, including reduction of benefits, to ensure that the Assumed Plans comply in all respects with TARP. Notwithstanding the foregoing, but subject to the terms of any Collective Bargaining Agreement to which Purchaser or one of its Affiliates is a party, Purchaser and its Affiliates may, in its sole discretion, amend, suspend or terminate any such Assumed Plan at any time in accordance with its terms.

(Emphasis added). As a result, New GM assumed the Accrued Benefits Claims to the extent required to be provided under the terms of the applicable Benefit Plan as of the Closing Date, including responsibility for all claims incurred prior to the Closing Date and properly payable pursuant to the terms of the applicable Benefit Plan in effect when such claims were incurred. Therefore, the Debtors do not have any liability with respect to the Accrued Benefits Claims.

Benefit Modification Claims Should Be Disallowed As Debtors Had Right to Amend Or Terminate Each Benefit Plan

9. New GM did not assume any liability for Welfare Benefits to be provided on an unmodified basis following any point in time prior to the Closing Date when the benefits were modified (i.e., any reduction or elimination of benefits under the Benefit Plans), which form the basis for the Benefit Modification Claims. MLC's right to amend or terminate each Benefit Plan was specifically reserved in the applicable plan document such that benefits under each Benefit Plan were not vested and could be reduced or eliminated without continuing liability.

10. The Employee Retirement Income Security Act of 1974, as amended ("**ERISA**"), comprehensively regulates employer-provided welfare benefit plans. Most importantly, ERISA does not require any vesting of welfare benefits, and therefore such benefits may be forfeited in accordance with the terms of the welfare benefit plan. Welfare benefit plans of the type at issue in the Salaried and Executive Employee Welfare Benefits Claims are specifically excluded from the vesting requirements of ERISA. 29 U.S.C. § 1051(1); *see Moore v.*

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Metro. Life Ins. Co., 856 F.2d at 491; *Sprague v. General Motors Corp.*, 133 F.3d at 400.⁴ As to the consideration of vested benefits, the Sixth Circuit, in *Sprague*, stated:

To vest benefits is to render them forever unalterable. Because vesting of welfare plan benefits is not required by law, an employer's commitment to vest such benefits is not to be inferred lightly; the intent to vest "must be found in the plan documents and must be stated in clear and express language.

133 F.3d at 400 (citing *Wise v. El Paso Natural Gas Co.*, 986 F.2d 929, 937 (5th Cir.), *cert. denied*, 510 U.S. 870 (1993)).

11. In dealing with claims similar to the Salaried and Executive Employee

Welfare Benefits Claims, the Sixth Circuit has noted that welfare plans such as the Benefit Plans

are specifically exempted from vesting requirements to which pension plans are subject under

ERISA, and accordingly, employers such as MLC, "are generally free under ERISA, for any

reason at any time, to adopt, modify or terminate welfare plans." Curtiss-Wright Corp. v.

Schoonejongen, 514 U.S. 73, 78, 115 S.Ct. 1223, 1228, 131 L.Ed.2d 94 (1995) (citing Adams v.

Avondale Indus., Inc., 905 F.2d 943, 947 (6th Cir.), cert. denied, 498 U.S. 984, 111 S.Ct. 517, 112

L.Ed.2d 529 (1990)). The Sixth Circuit recognized that once benefits are vested, it renders them

forever unalterable. Therefore, it is stated:

⁴ As the Second Circuit noted in *Moore*, Congress explicitly rejected the concept of automatic vesting for medical benefits for good policy reasons:

With regard to an employer's right to change medical plans, Congress evidenced its recognition of the need for flexibility in rejecting the automatic vesting of welfare plans. Automatic vesting was rejected because the costs of such plans are subject to fluctuating and unpredictable variables. Actuarial decisions concerning fixed annuities are based on fairly stable data, and vesting is appropriate. In contrast, medical insurance must take account of inflation, changes in medical practice and technology, and increases in the costs of treatment independent of inflation. These unstable variables prevent accurate predictions of future needs and costs. While these plaintiffs would be helped by a decision in their favor, such a ruling would not only fly in the face of ERISA's plain language but would also decrease protection for future employees and retirees. 856 F.2d at 492.

Because vesting of welfare plan benefits is not required by law, an employer's commitment to vest such benefits is not to be inferred lightly; the intent to vest "must be found in the plan documents and must be stated in clear and express language.

Sprague, 133 F.3d at 400. Thus, the Salaried and Executive Employees bear the burden of showing that MLC intended to vest benefits provided by the Benefits Plans, and the Salaried and Executive Employee Welfare Benefits Claims do not discharge this burden, as none of the Salaried and Executive Employee Welfare Benefits Claims provide any support to the contention that the Salaried and Executive Employees enjoy vested rights to benefits.

12. ERISA does not require that welfare benefits be vested, and no contractual right to vesting has been created under the terms of any Benefit Plan or any operative documents related thereto. The Debtors properly reserved their right to amend or terminate Welfare Benefits under the terms of the Benefit Plan documents and related plan documents (including summary plan descriptions), and therefore the Benefit Plan documents do not create any contractual rights to the Welfare Benefits. In addition, the Debtors reserved their right to amend or terminate the Welfare Benefits under various communications to employees, such as in retirement and termination offer agreements. Further, the Salaried and Executive Employee Welfare Benefits Claims provide no support showing contractual rights contradicting the Debtors' common practice of advising welfare plan participants of the Debtors' right to amend or terminate the Welfare Benefits at any time.

13. By way of example, the first section of the plan document summary of the Health Care Program, dated January 1, 2001, states:

The Corporation reserves the right to amend, modify, suspend or terminate the Program in whole or in part, at any time, by action of its Board of Directors or other committee expressly authorized by the Board to take such action. No enrollee described in this Program may be deemed to have any vested right to continued coverage under any or all of the provisions of the Program.

The Summary Plan Description of the Health Care Program, as set forth in the benefits handbook

for salaried retirees states:

General Motors Corporation reserves the right to amend, change, or terminate the Plans and Programs described in this booklet. The Plans and Programs can be amended only in writing by an appropriate committee or individual as expressly authorized by the Board of Directors. No other oral or written statements can change the terms of a benefit Plan or Program.

The plan document for the General Motors Supplemental Life Benefits Program for Executive

Employees, effective January 1, 2006, states at section 3.4(a):

The Company, as the Program Administrator, shall be responsible for the administration of the Program. The Company reserves the right to amend, modify, suspend or terminate the Program in whole or in part, at any time by action of its Board of Directors or other individual or committee expressly authorized by the Board to take such action. The benefits available to Employees are determined solely by the terms of the Program. Absent an express delegation of authority from the Board of Directors, no one has the authority to commit the Company to any benefit or benefit provisions not provided for under the terms of the Program.

The summary plan description of the Personal Liability Insurance Program, dated February 2008,

reads:

The insurance described briefly herein is subject to the detailed terms and conditions of General Motors Personal Umbrella Liability Insurance (PULl) Program as now constituted or hereafter modified or supplemented and the contracts issued pursuant thereto, which shall govern with respect to all matters referred to in this brochure. General Motors reserves the right to modify, revoke, suspend, terminate, or change the Program, in whole or in part, at any time, except as may be limited by the provisions of the contract, or its supplements, and by the provisions of any applicable federal or state laws.

14. On the basis of such language, the United States Court of Appeals for the

Sixth Circuit in the Sprague case reviewed the plan documents and summary plan descriptions of

certain of the Salaried Benefit Plans and found that the Salaried Benefit Plans explicitly permit

GM to unilaterally amend or terminate the Welfare Benefits provided under such plans. 133 F.3d at 400.⁵

15. In fact, several of the Salaried and Executive Employee Welfare Benefits Claims include supporting agreements that clearly reserve the Debtors' rights to amend or terminate the Benefit Plans offered under such retirement offer agreements. Indeed, under the terms of retirement offer letters to employees, the language is as follows:

This summary presents general information only. Any reference to the payment of benefits is conditioned upon your eligibility to receive them. Each of these programs has its own terms and conditions which in all respects control the benefits provided. General Motors Corporation reserves the right to amend, change or terminate programs described herein.⁶

16. As described above, the Debtors have expressly reserved the contractual

right to terminate or otherwise modify the Welfare Benefits. Section 1114 of the Bankruptcy Code requires a debtor to continue to pay "retiree benefits" under certain circumstances after a bankruptcy filing. Courts outside this circuit have determined that section 1114 of the Bankruptcy Code does not apply to benefit plans under which the plan sponsor reserves a right to amend or terminate such plans or benefits thereunder. *See In re Doskicil Cos.*, 130 B.R 870 (Bankr. D. Kan. 1991). While case law exists holding to the contrary outside of the Second Circuit,⁷ recently, in the chapter 11 case of *In re Delphi Corp.*, Ch. 11 Case No. 05-44481 (RDD) (Bankr. S.D.N.Y. Mar. 10, 2009), Bankruptcy Judge Drain reviewed and agreed with the rationale of *Doskicil*.

⁵ The Sixth Circuit found: "Most of the summary plan descriptions unambiguously reserved GM's right to amend or terminate the plan. For example: 'General Motors Corporation reserves the right to amend, change or terminate the Plans and Programs described in this booklet.' Your GM Benefits (1984) [and] 'The Corporation reserves the right to amend, modify, suspend or terminate the Program in whole or in part, at any time, by action of its Board of Directors.' Your Benefits in Retirement (1985)." Id. at 401.

⁶ Provided by William C. Campbell (Claim Number 60992), Summary Plan Description entitled, "Supplemental Life Benefits Program Coverage (Effective January 1, 1989 for Certain Executives Who, on January 1, 1984, Were Under Age 55 and Not Retired)," dated December 1988.

⁷ See IUE-CWA v. Visteon Corp. (In re Visteon Corp.), No. 10-1944 (3d Cir. July 13, 2010), where Section 1114 was found to apply even when the sponsor has reserved the right to amend or terminate the plan.

Judge Drain found that "*if, in fact, the debtors have the unilateral right to modify a health or welfare plan, that modifiable plan is the plan that is to be maintained* . . . *with the debtors' pre- bankruptcy rights not being abrogated by the requirements of Section 1114*".⁸ Consequently, *Doskicil* is persuasive and should be followed, and section 1114 of the Bankruptcy Code should not be construed to provide the Salaried and Executive Employees with more rights than they would have in a non-bankruptcy context.

17. Because (1) ERISA recognizes that employers are free to amend or terminate welfare benefits, (2) no contrary contractual rights to vested welfare benefits has been established by the Salaried and Executive Employees;⁹ and (3) Section 1114 does not apply to the Salaried and Executive Employee Welfare Benefits Claims in this context, Debtors have no liability for the Benefit Modification Claims.

The Debtors Have No Liability for the Salaried and Executive Employee Welfare Benefits Claims

18. Because (1) New GM assumed the Benefit Plans, and/or (2) the Debtors had a right to amend or terminate the Welfare Benefits, the Debtors have no liability for the Salaried and Executive Employee Welfare Benefits Claims.

The Relief Requested Should Be Approved by the Court

19. A filed proof of claim is "deemed allowed, unless a party in interest . . .

objects." 11 U.S.C. § 502(a). If an objection refuting at least one of the claim's essential

⁸ (Hr'g Tr. at 15, Mar. 10, 2009). Although Judge Drain agreed with the rationale of *Doskicil* and its related progeny, for reasons not pertinent to the cases at bar, he approved the appointment of a retirees committee for the limited purpose of determining whether there were any retirees holding vested benefits and restricted the costs of the retirees committee to \$200,000.

⁹ Indeed, the Debtors note the rationale for the amount of the Salaried and Executive Employee Welfare Benefits Claims is either not supported in the applicable proof of claim, or based on an estimate of the lifetime loss due to the reduction or elimination of benefits or the value of the benefit that is alleged not to have been paid.

allegations is asserted, the claimant has the burden to demonstrate the validity of the claim. *See In re Oneida, Ltd.*, 400 B.R. 384, 389 (Bankr. S.D.N.Y. 2009), *aff'd*, No. 09 Civ. 2229 (DC), 2010 WL 234827 (S.D.N.Y. Jan. 22, 2010); *In re Adelphia Commc'ns Corp.*, Ch. 11 Case No. 02-41729 (REG), 2007 Bankr. LEXIS 660, at *15 (Bankr. S.D.N.Y. Feb. 20, 2007); *In re Rockefeller Ctr. Props.*, 272 B.R. 524, 539 (Bankr. S.D.N.Y. 2000).

20. Section 502(b)(1) of the Bankruptcy Code provides, in relevant part, that a claim may not be allowed to the extent that "such claim is unenforceable against the debtor and property of the debtor, under any agreement or applicable law." 11 U.S.C. § 502(b)(1). As described herein, the Debtors have compared their books and records with the proofs of claim identified on Exhibit "A" and have determined that the Salaried and Executive Employee Welfare Benefits Claims are not the responsibility of MLC or the Debtors, having been assumed by New GM as described above, or amended or terminated as permitted. To avoid the possibility of multiple recoveries by the same creditor, or recoveries by a creditor where no recovery is due, the Debtors request that the Court disallow and expunge in their entirety the Salaried and Executive Employee Welfare Benefits Claims.

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Notice

21. Notice of this 115th Omnibus Objection to Claims has been provided to each claimant listed on Exhibit "A" and parties in interest in accordance with the Fourth Amended Order Pursuant to 11 U.S.C. § 105(a) and Fed. R. Bankr. P. 1015(c) and 9007 Establishing Notice and Case Management Procedures, dated August 24, 2010 (ECF No. 6750). The Debtors submit that such notice is sufficient and no other or further notice need be provided.

22. No previous request for the relief sought herein has been made by the

Debtors to this or any other Court.

WHEREFORE the Debtors respectfully request entry of an order granting the relief requested herein and such other and further relief as is just.

Dated: New York, New York December 20, 2010

> <u>/s/ Joseph H. Smolinsky</u> Harvey R. Miller Stephen Karotkin Joseph H. Smolinsky

WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Attorneys for Debtors and Debtors in Possession

Name and Address of Claimant	Claim #	Debtor	Claim Amount Priority (1)		Grounds For Objection	Objection Page Reference
ALEJANDRO PEREZ 1036 WATERSMEET DR	37006	Motors Liquidation	\$0.00		No Liability; Claims seek	Pgs. 1-5
		Company	\$0.00	(A)	recovery of amounts for which	
OXFORD, MI 48371 UNITED STATES OF AMERICA			\$0.00	(P)	the Debtors are not liable	
			\$223,000.00	(U)		
			\$223,000.00	(T)		
ALEJANDRO PEREZ	37007	Motors	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
1036 WATERSMEET DR		Liquidation Company	\$0.00	(A)	recovery of	
OXFORD, MI 48371			\$0.00	(P)	amounts for which the Debtors are not liable	
			\$35,194.00	(U)	liable	
			\$35,194.00	(T)		
ALEJANDRO PEREZ	37008	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
1036 WATERSMEET DR		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
OXFORD, MI 48371			\$0.00	(P)	amounts for which the Debtors are not	
			\$679,967.00	(U)	liable	
			\$679,967.00	(T)		
ANTHONY WROBLEWSKI	30984	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
1047 HEMLOCK DR.		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
ROCHESTER, MI 48307 UNITED STATES OF AMERICA			\$0.00	(P)	amounts for which the Debtors are not	
			\$141,103.00	(U)	liable	
			\$141,103.00	(T)		
ANTHONY WROBLEWSKI 1047 HEMLOCK DR.	30986	Motors Liquidation	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
ROCHESTER, MI 48307		Company	\$0.00		recovery of amounts for which	
UNITED STATES OF AMERICA			\$0.00	(P)	the Debtors are not liable	
			\$1,011,690.00	(U)		
			\$1,011,690.00	(T)		

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Name and Address of Claimant	Claim #	Debtor	Claim Amoun Priority (1		Grounds For Objection	Objection Page Reference
BELKNAP, EDWARD R 770 PLANTERS MANOR WAY	36160	Motors Liquidation	\$0.00		No Liability; Claims seek	Pgs. 1-5
		Company	\$0.00	(A)	recovery of amounts for which	
BRADENTON, FL 34212			\$0.00	(P)	the Debtors are not liable	
			\$205,380.00	(U)	huble	
			\$205,380.00	(T)		
BREYER, JOHN A	37099	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
350 DANERN DR		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
BEAVERCREEK, OH 45430			\$0.00	(P)	amounts for which the Debtors are not	
			\$75,836.00	(U)	liable	
			\$75,836.00	(T)		
BYRON WARNER	30686	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
745 OVERHILL RD.		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
BLOOMFIELD HILLS, MI 48301 UNITED STATES OF AMERICA			\$0.00	(P)	amounts for which the Debtors are not	
			\$880,047.00	(U)	liable	
			\$880,047.00	(T)		
CARDIERO, JOHN P	33529	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
5059 HILLTOP CT		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
CLARKSTON, MI 48348			\$0.00	(P)	amounts for which the Debtors are not	
			\$202,567.00	(U)	liable	
			\$202,567.00			
			, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
CHAMBERS GERALDINE	31717	Motors	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
8481 BLACK OAK DR NE		Liquidation Company	\$0.00	(A)	recovery of	
WARREN, OH 44484			\$0.00	(P)	amounts for which the Debtors are not	
			\$40,180.00	(U)	liable	
			\$40,180.00	(T)		

Name and Address of Claimant	Claim #	Debtor	Claim Amount Priority (1		Grounds For Objection	Objection Page Reference
CHARLES D CONSTANCE 16 WINDWALKER RD	36238	Motors Liquidation	\$0.00		No Liability; Claims seek	Pgs. 1-5
BUENA VISTA, CO 81211		Company	\$0.00		recovery of amounts for which the Debtors are not	
JNITED STATES OF AMERICA			\$0.00		liable	
			\$10,336.00			
			\$10,336.00	(1)		
CHERYL E KLUDT	36898	Motors	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
20916 JAMESTOWN AVE		Liquidation Company	\$0.00	(A)	recovery of	
LAKEVILLE, MN 55044			\$0.00	(P)	amounts for which the Debtors are not	
			\$45,232.00	(U)	liable	
			\$45,232.00	(T)		
CHERYLE KLUDT	36895	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
20916 JAMESTOWN AVE		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
LAKEVILLE, MN 55044			\$0.00	(P)	amounts for which the Debtors are not liable	
			\$91,585.00	(U)	hadie	
			\$91,585.00	(T)		
CHERYLE KLUDT	36897	Motors Liquidation	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
20916 JAMESTOWN AVE		Company	\$0.00	(A)	recovery of amounts for which	
LAKEVILLE, MN 55044			\$0.00	(P)	the Debtors are not liable	
			\$45,232.00	(U)	nable	
			\$45,232.00	(T)		
CHERYLE KLUDT	36899	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
20916 JAMESTOWN AVE		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
LAKEVILLE, MN 55044			\$0.00	(P)	amounts for which the Debtors are not	
			\$91,585.00	(U)	liable	
			\$91,585.00	(T)		

Name and Address of Claimant	Claim #	Debtor	Claim Amount Priority (1)		Grounds For Objection	Objection Page Reference
CLARENCE WENTZEL 5161 WILLOWBEND TRAIL	37166	Motors Liquidation	\$0.00		No Liability; Claims seek	Pgs. 1-5
		Company	\$0.00	(A)	recovery of amounts for which	
KALAMAZOO, MI 49009 UNITED STATES OF AMERICA			\$0.00	(P)	the Debtors are not liable	
			\$541,088.18	(U)	Intere	
			\$541,088.18	(T)		
CONSTANCE, CHARLES D	36237	Motors	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
116 WINDWALKER RD		Liquidation Company	\$0.00	(A)	recovery of	
BUENA VISTA, CO 81211			\$0.00	(P)	amounts for which the Debtors are not	
			\$169,150.00	(U)	liable	
			\$169,150.00	(T)		
CREW ERIC W	37234	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
5355 E HIDDEN LAKE DR		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
EAST LANSING, MI 48823			\$0.00	(P)	amounts for which the Debtors are not	
			\$10,279.00	(U)	liable	
			\$10,279.00	(T)		
CREW ETHEL	37236	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
CREW ERIC W 5355 E HIDDEN LAKE DR		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
EAST LANSING, MI 48823		1 5	\$0.00	(P)	amounts for which the Debtors are not	
			\$187,500.00	(U)	liable	
			\$187,500.00			
			, ,			
CRIS SMITH	30000	Motors Liquidation	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
9095 APPLE ORCHARD		Company	\$0.00	(A)	recovery of amounts for which	
FENTON, MI 48430 UNITED STATES OF AMERICA			\$0.00	(P)	the Debtors are not liable	
			\$123,452.00	(U)		
			\$123,452.00	(T)		

Name and Address of Claimant	Claim #	Debtor	Claim Amoun Priority (1		Grounds For Objection	Objection Page Reference
DARNELL, GERALD T	30747	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
10581 CREEKTREE LN		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
FISHERS, IN 46038			\$0.00	(P)	amounts for which the Debtors are not liable	
			\$353,500.00	(U)	nable	
			\$353,500.00	(T)		
DAVID BARAN	29248	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
2607 KENWOOD AVE	27210	Liquidation Company	\$0.00		Claims seek recovery of	Ū
IANESVILLE, WI 53545		Company	\$0.00		amounts for which the Debtors are not	
UNITED STATES OF AMERICA					liable	
			\$133,288.00			
			\$133,288.00	(T)		
DILIP V. TENDULKAR	29991	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
589 BOUTELL DR		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
GRAND BLANC, MI 48439		j	\$0.00	(P)	amounts for which the Debtors are not	
			\$121,000.00	(U)	liable	
			\$121,000.00			
DILIP V. TENDULKAR	29992	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
589 BOUTELL DR		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
GRAND BLANC, MI 48439		Company	\$0.00		amounts for which the Debtors are not	
			\$34,309.00	(U)	liable	
			\$34,309.00	(T)		
DONALD PARKINSON	37595	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
4223 GULL COVE		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
NEW SMYRNA BEACH, FL 32169		Company	\$0.00		amounts for which the Debtors are not	
			\$30,438.00		liable	
			\$30,438.00	(1)		
DONALD PARKINSON	37598	Motors Liquidation	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
4223 GULL COVE		Company	\$0.00	(A)	recovery of amounts for which	
NEW SMYRNA BEACH, FL 32169			\$0.00	(P)	the Debtors are not liable	
			\$107,195.00	(U)	nabie	
			\$107,195.00	(T)		

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(2) Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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Name and Address of Claimant	Claim #	Debtor	Claim Amount Priority (1		Grounds For Objection	Objection Page Reference
DUANE K DYE	36156	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
1165 RIVER FOREST DR		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
GAGINAW, MI 48638			\$0.00	(P)	amounts for which the Debtors are not	
			\$21,717.00	(U)	liable	
			\$21,717.00	(T)		
BLE, EUGENE L	32854	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
2629 BROOKFIELD CT	52654	Liquidation Company	\$0.00		Claims seek recovery of	- 8
HELBY TWP, MI 48316		Company	\$0.00		amounts for which the Debtors are not	
			\$44,605.00		liable	
			\$44,605.00			
			\$44,005.00	(1)		
EDWARD KAPS	30597	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
6403 E ASHBROOK DR		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
FOUNTAIN HILLS, AZ 85268			\$0.00	(P)	amounts for which the Debtors are not	
			\$11,850.00	(U)	liable	
			\$11,850.00	(T)		
EDWARD MERTZ	31301	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
0600 N PIMA RD	51501	Liquidation Company	\$0.00		Claims seek recovery of	0
115 COTTSDALE, AZ 85266		Company	\$0.00		amounts for which the Debtors are not	
			\$135,049.00		liable	
			\$135,049.00			
			\$155,047.00	(1)		
ELLIOTT, JAMES L	32986	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
007 TRAIL RIDGE DR		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
RANKLIN, IN 37067			\$0.00	(P)	amounts for which the Debtors are not	
			\$57,402.00	(U)	liable	
			\$57,402.00	(T)		
ELLIOTT, JAMES L 007 TRAIL RIDGE DR	33003	Motors Liquidation	\$0.00		No Liability; Claims seek	Pgs. 1-5
RANKLIN, TN 37067		Company	\$0.00	(A)	recovery of amounts for which	
Name 1, 1, 57007			\$0.00	(P)	the Debtors are not liable	
			\$49,039.00	(U)		
			\$49,039.00	(T)		

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Name and Address of Claimant	Claim #	Debtor	Claim Amoun Priority (1		Grounds For Objection	Objection Page Reference
ELSON,GERALD L	36536	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
4870 MILL CREEK CT		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
ROCHESTER, MI 48306			\$0.00	(P)	amounts for which the Debtors are not liable	
			\$2,841,081.00	(U)	nable	
			\$2,841,081.00	(T)		
EVANS, LARRY L	28435	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
5151 THORNAPPLE DR	20100	Liquidation Company	\$0.00		Claims seek recovery of	Ũ
WATERFORD, MI 48327		Company	\$0.00		amounts for which the Debtors are not	
					liable	
			\$161,748.00			
			\$161,748.00	(T)		
FRIZZELL, RONALD D	29394	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
187 MEADOW LANE CIR		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
ROCHESTER HILLS, MI 48307			\$0.00	(P)	amounts for which the Debtors are not	
			\$921,030.00	(U)	liable	
			\$921,030.00	(T)		
			¢0.00	(6)	XY X 1111	D 15
GEORGE GRAVES 12438N 125W	33561	Motors Liquidation	\$0.00		No Liability; Claims seek	Pgs. 1-5
ALEXANDRIA, IN 46001		Company	\$0.00		recovery of amounts for which	
			\$0.00	(P)	the Debtors are not liable	
			\$249,720.00	(U)		
			\$249,720.00	(T)		
HARTNUSS, WANDA G	36123	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
7 CASTLE ROCK CV		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
LITTLE ROCK, AR 72212			\$0.00	(P)	amounts for which the Debtors are not	
			\$89,995.00	(U)	liable	
			\$89,995.00	(T)		
		•-	φο. <u>ο</u> ο	(6)	NT= 1 1.1 111	D 1.5
HOFFMAN, DALE K 3317 E MOUNT HOPE HWY	29249	Motors Liquidation	\$0.00		No Liability; Claims seek	Pgs. 1-5
GRAND LEDGE, MI 48837		Company	\$0.00		recovery of amounts for which	
			\$0.00	(P)	the Debtors are not liable	
			\$228,760.00	(U)		
			\$228,760.00	(T)		

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Name and Address of Claimant	Claim #	Debtor	Claim Amount Priority (1)		Grounds For Objection	Objection Page Reference
HOFFMAN, JOAN L 3317 E MOUNT HOPE HWY	29341	Motors Liquidation	\$0.00		No Liability; Claims seek	Pgs. 1-5
		Company	\$0.00	(A)	recovery of amounts for which	
GRAND LEDGE, MI 48837			\$0.00	(P)	the Debtors are not liable	
			\$385,320.00	(U)		
			\$385,320.00	(T)		
HOPPE HENRY T	29044	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
1727 VICTORIA CIR		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
VERO BEACH, FL 32967			\$0.00	(P)	amounts for which the Debtors are not	
			\$87,632.00	(U)	liable	
			\$87,632.00	(T)		
JAMES DOOLEY	32760	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
3136 ROYAL ROAD		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
JANESVILLE, WI 53546 UNITED STATES OF AMERICA			\$0.00	(P)	amounts for which the Debtors are not liable	
			\$127,791.00	(U)		
			\$127,791.00	(T)		
JAMES GAUNT	29036	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
359 STONELEDGE TRAIL		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
ARDEN, NC 28704 UNITED STATES OF AMERICA			\$0.00	(P)	amounts for which the Debtors are not	
			\$825,985.00	(U)	liable	
			\$825,985.00	(T)		
JAMES GAUNT	29037	Motors	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
359 STONELEDGE TRAIL		Liquidation Company	\$0.00	(A)	recovery of amounts for which	
ARDEN, NC 28704			\$0.00	(P)	the Debtors are not liable	
			\$31,787.00	(U)	паріе	
			\$31,787.00	(T)		

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Name and Address of Claimant	Claim #	Debtor	Claim Amount Priority (1)		Grounds For Objection	Objection Page Reference
JAMES GAUNT	29039	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
359 STONELEDGE TRAIL		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
ARDEN, NC 28704			\$0.00	(P)	amounts for which the Debtors are not liable	
			\$107,920.00	(U)	nable	
			\$107,920.00	(T)		
JAMES N ELLIS	36541	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
PO BOX 338		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
HARBOR SPRINGS, MI 49740		Company	\$0.00		amounts for which the Debtors are not	
			\$120,961.00	(U)	liable	
			\$120,961.00			
	20155	Mataur	\$0.00	(\$)	No Liability;	Pgs. 1-5
IANET L DYE 1165 RIVER FOREST DRIVE	36155	Motors Liquidation			Claims seek	1 gs. 1-5
SAGINAW, MI 48638		Company	\$0.00		recovery of amounts for which	
			\$0.00		the Debtors are not liable	
			\$24,054.00	(U)		
			\$24,054.00	(T)		
IENKINS JR WILLIAM A	31256	Motors	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
4522 MARSH WOOD CT SE		Liquidation Company	\$0.00	(A)	recovery of	
SOUTHPORT, NC 28461			\$0.00	(P)	amounts for which the Debtors are not liable	
			\$140,648.00	(U)	huble	
			\$140,648.00	(T)		
OAN HOFFMAN	29340	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
3317 E MOUNT HOPE HWY		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
GRAND LEDGE, MI 48837			\$0.00	(P)	amounts for which the Debtors are not	
			\$40,419.00	(U)	liable	
			\$40,419.00	(T)		
	20001		\$0.00	(\$)	No Liability;	Pgs. 1-5
IOHN R PATTERSON 28505 CHIANTI TERRACE	28081	Motors Liquidation			Claims seek recovery of	1 85. 1-5
BONITA SPRINGS, FL 34135		Company	\$0.00		amounts for which	
			\$0.00		the Debtors are not liable	
			\$143,327.00	(U)		
			\$143,327.00	(T)		

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Name and Address of Claimant	Claim #	Debtor	Claim Amount Priority (1)		Grounds For Objection	Objection Page Reference
KAREN DEORNELLAS	28426	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
24095 HESSDALE RD		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
ALMA, KS 66401			\$0.00	(P)	amounts for which the Debtors are not liable	
			\$45,232.00	(U)	hable	
			\$45,232.00	(T)		
KATKO, CHARLES	30929	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
87 GREENAN LN 17		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
AKE ORION, MI 48362			\$0.00	(P)	amounts for which the Debtors are not liable	
			\$280,275.00	(U)	liable	
			\$280,275.00	(T)		
LINDA ZURBORG	28600	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
320 MINOR AVE		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
HAMILTON, OH 45015			\$0.00	(P)	amounts for which the Debtors are not liable	
			\$130,179.00	(U)	hable	
			\$130,179.00	(T)		
JINDZY, JANE M	30909	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
PO BOX 4894		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
MERIDIAN, MS 39304			\$0.00	(P)	amounts for which the Debtors are not liable	
			\$732.00	(U)	hable	
			\$732.00	(T)		
MAIER, WILLIAM H	31495	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
2800 ISLAND POINT DR		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
METAMORA, MI 48455			\$0.00	(P)	amounts for which the Debtors are not	
			\$73,452.00	(U)	liable	
			\$73,452.00	(T)		
MANOOGIAN II, JOHN	33390	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
3640 QUAIL HOLLOW DR		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
BLOOMFIELD HILLS, MI 48302			\$0.00	(P)	amounts for which the Debtors are not	
			\$339,146.00	(U)	liable	
			\$339,146.00			

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Name and Address of Claimant	Claim #	Debtor	Claim Amount Priority (1)		Grounds For Objection	Objection Page Reference
MANUEL DEORNELLAS JR 24095 HESSDALE RD	28429	Motors Liquidation	\$0.00		No Liability; Claims seek	Pgs. 1-5
		Company	\$0.00	(A)	recovery of amounts for which	
ALMA, KS 66401			\$0.00	(P)	the Debtors are not liable	
			\$30,438.00	(U)	intere	
			\$30,438.00	(T)		
MARGARET GRATHWOHL	37161	Motors	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
106 E. Maple St.		Liquidation Company	\$0.00	(A)	recovery of	
Alexandria, VA 22301 UNITED STATES OF AMERICA			\$0.00	(P)	amounts for which the Debtors are not	
			\$170,699.84	(U)	liable	
			\$170,699.84	(T)		
MARGARET GRATHWOHL	37162	Motors	\$0.00	(S)	No Liability; Claims seek recovery of	Pgs. 1-5
106 E. Maple St.		Liquidation Company	\$0.00	(A)		
Alexandria, VA 22301 UNITED STATES OF AMERICA			\$0.00	(P)	amounts for which the Debtors are not	
			\$43,063.00	(U)	liable	
			\$43,063.00	(T)		
MARTIN A ROMEL	36592	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
PO BOX 2418	50572	Liquidation Company	\$0.00		Claims seek recovery of	Ū
ANDREWS, NC 28901		Company	\$0.00		amounts for which the Debtors are not	
			\$67,000.00		liable	
			\$67,000.00			
			,,	< / state / st		
MARTIN A RUMEL	36591	Motors Liquidation	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
PO BOX 2418		Company	\$0.00	(A)	recovery of amounts for which	
ANDREWS, NC 28901			\$0.00	(P)	the Debtors are not liable	
			\$20,596.00	(U)	naore	
			\$20,596.00	(TT)		

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Name and Address of Claimant	Claim #	Debtor	Claim Amoun Priority (1		Grounds For Objection	Objection Page Reference
MARTIN A RUMEL	36593	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
PO BOX 2418		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
ANDREWS, NC 28901		1 2	\$0.00	(P)	amounts for which the Debtors are not liable	
			\$210,000.00	(U)	nable	
			\$210,000.00	(T)		
IC CARTY CHARLES D	29255	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
337 ASHWOOD CT		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
LARENCE, NY 14031		Company	\$0.00		amounts for which the Debtors are not	
			\$31,198.00	(U)	liable	
			\$31,198.00	(T)		
ICCABE CAROLE A	37088	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
ACCABE CAROLE A 7113 WALLOON WAY		Liquidation Company	\$0.00		Claims seek recovery of	-
BROWNSTOWN, MI 48134			\$0.00	(P)	amounts for which the Debtors are not	
			\$122,177.00	(U)	liable	
			\$122,177.00	(T)		
MODRYCKI, EUGENE J	31420	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
37 LOCKMOORE CT	51420	Liquidation Company	\$0.00		Claims seek recovery of	6
OCHESTER HLS, MI 48307		Company	\$0.00		amounts for which the Debtors are not	
			\$41,322.00	(U)	liable	
			\$41,322.00	(T)		
	27.07	Mataur	\$0.00	(\$)	No Liability;	Pgs. 1-5
IURRAY, DONALD W 472 DEVON LN	37607	Motors Liquidation Company	\$0.00		Claims seek recovery of	1 53. 1-5
CADILLAC, MI 49601		Company	\$0.00		amounts for which the Debtors are not	
			\$47,255.00		liable	
			\$47,255.00	(1)		
NCHOLS, RICHARD G	32860	Motors Liquidation	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
206 ALLEN RD		Company	\$0.00	(A)	recovery of amounts for which	
DRTONVILLE, MI 48462			\$0.00	(P)	the Debtors are not liable	
			\$110,000.00	(U)		
			\$110,000.00	(T)		

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Name and Address of Claimant	Claim #	Debtor	Claim Amoun Priority (1		Grounds For Objection	Objection Page Reference
OLMSTED, THOMAS W	37209	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
560 SCHOOL ST		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
BALLARD, CA 93463			\$0.00	(P)	amounts for which the Debtors are not liable	
			\$130,647.00	(U)	hable	
			\$130,647.00	(T)		
DLSZEWSKI GERALD	33470	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
4093 WESTERN AVE	23170	Liquidation Company	\$0.00		Claims seek recovery of	Ū
WESTERN SPRINGS, IL 60558		Company	\$0.00		amounts for which the Debtors are not	
					liable	
			\$46,551.00			
			\$46,551.00	(T)		
DLSZEWSKI GERALD	33471	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
1093 WESTERN AVE		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
WESTERN SPRINGS, IL 60558			\$0.00	(P)	amounts for which the Debtors are not	
			\$30,438.00	(U)	liable	
			\$30,438.00	(T)		
PAMELA WILLIFORD	28744	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
3361 YOLANDA	20711	Liquidation Company	\$0.00		Claims seek recovery of	U
DETROIT, MI 48234 UNITED STATES OF AMERICA		j	\$0.00	(P)	amounts for which the Debtors are not	
JNITED STATES OF AMERICA			\$67,809.00	(U)	liable	
			\$67,809.00			
			\$07,809.00	(1)		
PAMELA WILLIFORD	28745	Motors	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
3361 YOLANDA		Liquidation Company	\$0.00	(A)	recovery of	
DETROIT, MI 48234			\$0.00	(P)	amounts for which the Debtors are not	
			\$112,630.00	(U)	liable	
			\$112,630.00	(T)		
	27500	Mat	\$0.00	(\$)	No Liability;	Pgs. 1-5
PARKINSON, DONALD H 1223 GULL CV	37599	Motors Liquidation			Claims seek recovery of	1 85. 1-5
NEW SMYRNA BEACH, FL 32169		Company	\$0.00		amounts for which	
			\$0.00		the Debtors are not liable	
			\$793,463.00	(U)		
			\$793,463.00	(T)		

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(2) Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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Name and Address of Claimant	Claim #	Debtor	Claim Amoun Priority (1		Grounds For Objection	Objection Page Reference
PATRICIA A FITZGERALD	29871	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
10117 ABERDEEN DR		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
GRAND BLANC, MI 48439			\$0.00	(P)	amounts for which the Debtors are not liable	
			\$43,603.00	(U)	liable	
			\$43,603.00	(T)		
PAUL FORD	29442	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
PO BOX 504	27442	Liquidation	\$0.00		Claims seek recovery of	- 8
HELTONVILLE, IN 47436		Company			amounts for which	
			\$0.00		the Debtors are not liable	
			\$1,011,888.00	(U)		
			\$1,011,888.00	(T)		
PEMBER JR HARRY N	30227	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
3823 AMHERST AVE		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
LORAIN, OH 44052		1.5	\$0.00	(P)	amounts for which the Debtors are not	
			\$21,717.00		liable	
			\$21,717.00			
			, ,			
PETERS, HORACE J	29310	Motors	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
809 WILKINS DR		Liquidation Company	\$0.00	(A)	recovery of	
MONROE, GA 30655			\$0.00	(P)	amounts for which the Debtors are not liable	
			\$110,906.00	(U)	liable	
			\$110,906.00	(T)		
ROBERT A COVAL	28634	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
9223 INDEPENDENCE WAY		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
FORT MYERS, FL 33913			\$0.00	(P)	amounts for which the Debtors are not	
			\$67,469.00	(U)	liable	
			\$67,469.00	(T)		
ROBERT S HEINTZ	28210	Motors Liquidation	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
38 LOCUST AVE		Company	\$0.00	(A)	recovery of	
DUMONT, NJ 07628			\$0.00	(P)	amounts for which the Debtors are not	
			\$153,942.00	(U)	liable	
			\$153,942.00	(T)		

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Name and Address of Claimant	Claim #	Debtor	Claim Amount Priority (1)		Grounds For Objection	Objection Page Reference
ROBERT S HEINTZ 38 LOCUST AVE	28211	Motors Liquidation	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
		Company	\$0.00	(A)	recovery of amounts for which	
DUMONT, NJ 07628			\$0.00	(P)	the Debtors are not liable	
			\$76,500.00	(U)		
			\$76,500.00	(T)		
RONALD A ROGERS	37248	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
755 REGENCY RESERVE CIRCLE UNIT 5001		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
NAPLES, FL 34119			\$0.00	(P)	amounts for which the Debtors are not liable	
			\$626,832.60	(U)	nable	
			\$626,832.60	(T)		
RONALD A ROGERS	37249	Motors	\$0.00	(\$)	No Liability;	Pgs. 1-5
755 REGENCY RESERVE CIRCLE	37249	Liquidation Company	\$0.00		Claims seek recovery of	- 641 - 6
UNIT 5001 NAPLES, FL 34119		company	\$0.00		amounts for which the Debtors are not	
			\$122,669.00	(U)	liable	
			\$122,669.00			
RONALD FRIZZELL	29392	Motors Liquidation	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
187 MEADOW LANE CIR		Company	\$0.00	(A)	recovery of amounts for which	
ROCHESTER HILLS, MI 48307			\$0.00	(P)	the Debtors are not liable	
			\$179,531.00	(U)	nuore	
			\$179,531.00	(T)		
RONALD LAFEBER	28739	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
3340 SALT LAKE ROAD		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
INDIANAPOLIS, IN 46214 UNITED STATES OF AMERICA			\$0.00	(P)	amounts for which the Debtors are not	
STATES STATES OF AMERICA			\$31,787.00	(U)	liable	

Name and Address of Claimant	Claim #	Debtor	Claim Amount Priority (1		Grounds For Objection	Objection Page Reference
RUDAITIS, VINCENT G PO BOX 928	28434	Motors Liquidation	\$0.00		No Liability; Claims seek	Pgs. 1-5
		Company	\$0.00	(A)	recovery of amounts for which	
LK PANASOFFKE, FL 33538			\$0.00	(P)	the Debtors are not liable	
			\$37,755.00	(U)		
			\$37,755.00	(T)		
SIEGFRIED W HOENES	28137	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
7378 E LYNNE COURT		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
WASHINGTON, MI 48095 UNITED STATES OF AMERICA			\$0.00	(P)	amounts for which the Debtors are not	
			\$47,286.00	(U)	liable	
			\$47,286.00	(T)		
SIEGFRIED W HOENES	28138	Motors Liquidation	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
7378 E LYNNE CT		Company	\$0.00	(A)	recovery of amounts for which	
WASHINGTON, MI 48095			\$0.00	(P)	the Debtors are not liable	
			\$38,262.00	(U)	nable	
			\$38,262.00	(T)		
SIEGFRIED W. HOENES	28136	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
7378 E LYNNE CT		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
WASHINGTON, MI 48095 UNITED STATES OF AMERICA			\$0.00	(P)	amounts for which the Debtors are not	
			\$27,797.00	(U)	liable	
			\$27,797.00	(T)		
SINGER JOSEPH C	29996	Motors	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
2166 SANDLEWOOD DR		Liquidation Company	\$0.00	(A)	recovery of	
SHELBY TWP, MI 48316			\$0.00	(P)	amounts for which the Debtors are not liable	
			\$101,829.00	(U)	liable	

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Name and Address of Claimant	Claim #	Debtor	Claim Amount Priority (1		Grounds For Objection	Objection Page Reference
STANLEY JACK	30750	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
1297 S PALMERLEE		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
CEDARVILLE, MI 49719			\$0.00	(P)	amounts for which the Debtors are not	
			\$120,368.00	(U)	liable	
			\$120,368.00	(T)		
STEPHEN J SEATON	32795	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
1051 AUTUMNVIEW CT	02170	Liquidation Company	\$0.00		Claims seek recovery of	Ū
ROCHESTER, MI 48307		Company	\$0.00		amounts for which the Debtors are not	
					liable	
			\$570,799.52			
			\$570,799.52	(1)		
STEPHEN MARKS	28321	Motors	\$0.00	(S)	No Liability; Claims seek	Pgs. 1-5
3057 RANCH ESTATES RD		Liquidation Company	\$0.00	(A)	recovery of	
CLARKSTON, MI 48348 UNITED STATES OF AMERICA			\$0.00	(P)	amounts for which the Debtors are not	
			\$201,034.00	(U)	liable	
			\$201,034.00	(T)		
	32796	Motors	\$0.00	(\$)	No Liability;	Pgs. 1-5
STEPHEN SEATON 1051 AUTUMNVIEW CT	32790	Liquidation	\$0.00		Claims seek recovery of	1 80. 1 0
ROCHESTER, MI 48307		Company			amounts for which	
			\$0.00		the Debtors are not liable	
			\$86,292.00			
			\$86,292.00	(T)		
STEPHEN UNDERWOOD	28578	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
PO BOX 566		Liquidation Company	\$0.00	(A)	Claims seek recovery of	
HAMPSTEAD, NC 28443			\$0.00	(P)	amounts for which the Debtors are not	
			\$48,830.00	(U)	liable	
			\$48,830.00	(T)		
SUSAN TOTH	30001	Motors	\$0.00	(S)	No Liability;	Pgs. 1-5
30136 FERNHILL DR	20001	Liquidation Company	\$0.00		Claims seek recovery of	-
FARMINGTON HILLS, MI 48334		Company	\$0.00		amounts for which the Debtors are not	
			\$127,220.00	(U)	liable	
			\$127,220.00			
			<i>4121,220.00</i>	·•/		

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Name and Address of Claimant	Claim #	Debtor	Claim Amount an Priority (1)	nd	Grounds For Objection	Objection Page Reference
THOMAS NORTON 8790 W. EATON HWY.	30952	Motors Liquidation	\$0.00 (S	5)	No Liability; Claims seek	Pgs. 1-5
		Company	\$0.00 (A	A)	recovery of amounts for which	
GRAND LEDGE, MI 48837 UNITED STATES OF AMERICA			\$0.00 (P	P)	the Debtors are not liable	
			\$214,713.00 (U	J)	hable	
			\$214,713.00 (T	Γ)		
THOMAS T. CROSKEY	36110	Motors	\$0.00 (S	5)	No Liability; Claims seek	Pgs. 1-5
7667 SPRING POINT CT		Liquidation Company	\$0.00 (A	A)	recovery of	
ROCKFORD, MI 49341 UNITED STATES OF AMERICA			\$0.00 (P	?)	amounts for which the Debtors are not	
			\$19,494.00 (U	J)	liable	
			\$19,494.00 (T	Γ)		
TOTH, SUSAN V	30002	Motors	\$0.00 (S	5)	No Liability;	Pgs. 1-5
30136 FERNHILL DR		Liquidation Company	\$0.00 (A	A)	Claims seek recovery of	
FARMINGTON HILLS, MI 48334			\$0.00 (P	P)	amounts for which the Debtors are not	
			\$89,626.00 (U	J)	liable	
			\$89,626.00 (T	Г)		
VALDEZ ALBERT T	30687	Motors	\$0.00 (S	5)	No Liability;	Pgs. 1-5
10060 SAINT BERNARD DR	50007	Liquidation Company	\$0.00 (A		Claims seek recovery of	U
SHREVEPORT, LA 71106		Company	\$0.00 (P		amounts for which the Debtors are not	
			\$0.00 (I \$140,331.00 (U		liable	
			\$140,331.00 (T	()		
WALTER, JAMES E	37141	Motors	\$0.00 (S	5)	No Liability; Claims seek	Pgs. 1-5
1136 COMPASS ROW		Liquidation Company	\$0.00 (A	A)	recovery of amounts for which	
SAINT AUGUSTINE, FL 32080			\$0.00 (P	?)	the Debtors are not	
			\$106,891.00 (U	J)	liable	
			\$106,891.00 (T	Г)		

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Name and Address of Claimant	Claim #	Debtor	Claim Amount Priority (1)		Grounds For Objection	Objection Page Reference
WILLIAM FITZGERALD 10117 ABERDEEN DR	30019	Motors Liquidation	\$0.00		No Liability; Claims seek	Pgs. 1-5
		Company	\$0.00	(A)	recovery of amounts for which	
GRAND BLANC, MI 48439			\$0.00	(P)	the Debtors are not liable	
			\$167,021.00	(U)		
			\$167,021.00	(T)		
CLAIMS TO BE DISALLOWED AND EXPUNGED	100		\$0.00 (S)			
			\$0.00 (A)			
			\$0.00 (P)			
		\$19,	974,669.14 (U)			
		\$10	974,669.14 (T)			

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK						
	X					
In re	:	Chapter 11 Case No.				
MOTORS LIQUIDATION COMPANY, et al., f/k/a General Motors Corp., et al.	• • •	09-50026 (REG)				
Debtors.	:	(Jointly Administered)				
	x					

ORDER GRANTING DEBTORS' 115TH **OMNIBUS OBJECTION TO CLAIMS** (Welfare Benefits Claims of Retired and Former Salaried and Executive Employees)

Upon the 115th omnibus objection to expunge certain compensation and welfare benefits claims of retired and former salaried and executive employees, dated December 20, 2010 (the "**115th Omnibus Objection to Claims**"),¹ of Motors Liquidation Company (f/k/a General Motors Corporation) and its affiliated debtors, as debtors in possession (collectively, the "**Debtors**"), pursuant to section 502(b) of title 11, United States Code (the "**Bankruptcy Code**"), Rule 3007(d) of the Federal Rules of Bankruptcy Procedure (the "**Bankruptcy Rules**"), and this Court's order approving procedures for the filing of omnibus objections to proofs of claim filed in these chapter 11 cases (the "**Procedures Order**") (ECF No. 4180), seeking entry of an order disallowing and expunging the Salaried and Executive Employee Welfare Benefits Claims on the grounds that each Salaried and Executive Employee Welfare Benefits Claim is for an obligation for which the Debtors have no liability, all as more fully described in the 115th Omnibus Objection to Claims; and due and proper notice of the 115th Omnibus Objection to Claims having been provided, and it appearing that no other or further notice need be provided;

¹ Capitalized terms used herein and not otherwise defined herein shall have the meanings ascribed to such terms in the 115th Omnibus Objection to Claims.

and the Court having found and determined that the relief sought in the 115th Omnibus Objection to Claims is in the best interests of the Debtors, their estates, creditors, and all parties in interest and that the legal and factual bases set forth in the 115th Omnibus Objection to Claims establish just cause for the relief granted herein; and after due deliberation and sufficient cause appearing therefor, it is

ORDERED that the relief requested in the 115th Omnibus Objection to Claims is granted to the extent provided herein; and it is further

ORDERED that, pursuant to section 502(b) of the Bankruptcy Code, the claims listed on **Exhibit "A"** (the "**Order Exhibit**") annexed hereto under the heading "*Claims to be Disallowed and Expunged*" are disallowed and expunged; and it is further

ORDERED that this Order has no res judicata, estoppel, or other effect on the validity, allowance, or disallowance of, and all rights to object on any basis are expressly reserved with respect to any claim listed on Exhibit "A" annexed to the 115th Omnibus Objection to claims under the heading "*Claims to be Disallowed and Expunged*" that is not listed on the Order Exhibit; and it is further

ORDERED that this Court shall retain jurisdiction to hear and determine all matters arising from or related to this Order.

Dated: New York, New York _____, 2011

United States Bankruptcy Judge