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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re:

MOTORS LIQUIDATION COMPANY, f/k/a GENERAL MOTORS CORPORATION, *et al.*,

Chapter 11

Case No. 09-50026 (MG) (Jointly Administered)

Debtors.

------x MOTORS LIQUIDATION COMPANY AVOIDANCE ACTION TRUST, by and through the Wilmington Trust Company, solely in its capacity as Trust Administrator and Trustee,

Plaintiff,

Adversary Proceeding

Case No. 09-00504 (MG)

against

JPMORGAN CHASE BANK, N.A., et al.,

Defendants.

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STIPULATION AND ORDER DISMISSING ADVERSARY PROCEEDING AGAINST MADISON PARK FUNDING V LTD.

WHEREAS, on May 20, 2015, Plaintiff filed a First Amended Adversary Complaint for

(1) Avoidance of Unperfected Lien, (2) Avoidance and Recovery of the Postpetition Transfers,

(3) Avoidance and Recovery of Preferential Payments, and (4) Disallowance of Claims by

Defendants ("Amended Complaint") (ECF No. 91) and thereafter served the Amended

Complaint on, among others, defendant Madison Park Funding V Ltd. ("Defendant");

WHEREAS, the claims asserted against Defendant in the Amended Complaint concern a

certain pre-petition interest payment made on or before May 27, 2009, totaling \$56,483.56 (the

"Pre-petition Transfer") and a certain post-petition transfer totaling \$4,561.67 (the "Post-petition

Transfer"), both of which Plaintiff asserts were made pursuant to a certain term loan agreement,

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dated as of November 29, 2006, as amended by that certain first amendment dated as of March 4, 2009 (the "Term Loan Agreement");

WHEREAS, on November 16, 2015, Defendant filed an Answer to the Amended Complaint (ECF No. 241); and

WHEREAS, on November 17, 2016, the Court entered a stipulation and order

dismissing with prejudice the claim against Defendant related to the Pre-petition Transfer

(ECF No. 788);

WHEREAS, Defendant represents that, to the best of its knowledge, it did not receive

any funds related to the Term Loan Agreement on or after June 30, 2009, other than the Postpetition Transfer;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and

between counsel for the parties, that Defendant is dismissed from this adversary proceeding and any and all claims against Defendant arising out of or related to the Term Loan Agreement are dismissed with prejudice.

Dated: New York, New York March 31, 2017

BINDER & SCHWARTZ LLP

By: <u>/s/Eric B. Fisher</u> Eric B. Fisher Neil S. Binder Lindsay A. Bush Lauren K. Handelsman 366 Madison Avenue, 6th Floor New York, New York 10017 Tel: (212) 510-7008 Fax: (212) 510-7299 Email: efisher@binderschwartz.com New York, New York March 31, 2017

JONES DAY

By: /s/Erin L. Burke

Bruce Bennett (admitted *pro hac vice*) Erin L. Burke (admitted *pro hac vice*) 555 South Flower Street, 50th Floor Los Angeles, California 90071 Tel: (213) 489-3939 Email: bbennett@jonesday.com Email: eburke@jonesday.com

Gregory M. Shumaker (admitted *pro hac vice*) Christopher J. DiPompeo (admitted *pro hac vice*)

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Attorneys for the Motors Liquidation Company Avoidance Action Trust 51 Louisiana Avenue, N.W. Washington, D.C. 20001 Tel: (202) 879-3939 Email: gshumaker@jonesday.com Email: cdipompeo@jonesday.com

MUNGER, TOLLES & OLSON LLP

John W. Spiegel (admitted *pro hac vice*) Matthew A. Macdonald (admitted *pro hac vice*) Bradley R. Schneider (admitted *pro hac vice*) 350 South Grand Avenue, 50th Floor Los Angeles, CA 90071 Tel: (213) 683-9100 Email: john.spiegel@mto.com Email: matthew.macdonald@mto.com Email: bradley.schneider@mto.com

Attorneys for Defendant Madison Park Funding V Ltd.

IT IS SO ORDERED.

Dated: April 5, 2017 New York, New York

/s/Martin Glenn

MARTIN GLENN United States Bankruptcy Judge