KLESTADT WINTERS JURELLER

SOUTHARD & STEVENS, LLP Sean C. Southard Brendan M. Scott 200 West 41st Street, 17th Floor New York, NY 10036-7203 Telephone: (212) 972-3000 Facsimile: (212) 972-2245 Email: <u>ssouthard@klestadt.com</u> bscott@Klestadt.com

Attorneys for (i) Virtus Multi-Sector Short Term Bond Fund, (ii) Virtus Multi-Sector Intermediate Bond Fund, (iii) Virtus Senior Floating Rate Fund, (iv) Virtus Multi-Sector Fixed Income Series and (v) Phoenix Multi Sector Short Term Bond Series

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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,

-----X

Plaintiff,

Adversary Proceeding

Case No. 09-00504 (MG)

against

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

Defendants.

-----Х

JOINDER OF CERTAIN DEFENDANTS IN RESPONSE OF CERTAIN TERM LOAN LENDER DEFENDANTS TO PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT [DOCKET NO. 1097]

09-00504-mg Doc 1108 Filed 10/12/18 Entered 10/12/18 21:14:01 Main Document Pg 2 of 2

Virtus Multi-Sector Short Term Bond Fund; Virtus Multi-Sector Intermediate Bond Fund, sued herein as Virtus Multi-Sector Fixed Income Fund; Virtus Senior Floating Rate Fund; Virtus Multi-Sector Fixed Income Series f/k/a Phoenix Edge SRS-Multi Sector Fixed Income Series; and Phoenix Multi Sector Short Term Bond Series, sued herein as Phoenix Edge Series Fund Phoenix Multi Sector Short Term Bond Series, ("Defendants"), through their undersigned counsel, as and for their response to the *Motion for Partial Summary Judgment Dismissing the Non-JP Morgan Term Lenders' Effectiveness Defense* [Docket Nos.: 1085-1088] (the "Motion"), hereby join in the *Response of the Terms Loan Lenders to Plaintiff's Motion for Partial Summary Judgment on the Term Loan Lender' Effectiveness Defense* [Docket No. 1097] and hereby join *The Term Loan Lenders' Counter-Statement of Material Facts Pursuant to Local Bankruptcy Rule 7056-1* [Docket No. applicable, 1098], as applicable, and incorporate and adopt same as if fully set forth herein.

WHEREFORE, the Defendants respectfully request that the Court deny the Motion in its entirety and grant such other relief as the Court deems just and proper.

Dated: October 12, 2018 New York, New York

KLESTADT WINTERS JURELLER SOUTHARD & STEVENS, LLP

By: <u>/s/ Brendan M. Scott</u> Sean C. Southard Brendan M. Scott 200 West 41st Street, 17th Floor New York, NY 10036 Tel:(212) 972-3000 Fax: (212) 972-2245 ssouthard@klestadt.com bscott@klestadt.com

Attorneys for Defendants