SILVERMAN & MORRIS, P.L.L.C.
7115 Orchard Lake Road, Suite 500
West Bloomfield, Michigan 48322
Telephone (248) 539-1330; Fax (248) 539-1355
Geoffrey L. Silverman (P34011)
Karin F. Avery (P45364)
avery@silvermanmorris.com
Counsel for Feuer Powertrain GmbH & Co. KG

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:	
GENERAL MOTORS CORPORATION, et al.,	Chapter 11 Case No. 09-50026 (REG) (Jointly Administered)
Debtors.	Hon. Robert E. Gerber

LIMITED OBJECTION OF FEUER POWERTRAIN GMBH & CO. KG TO NOTICE OF (I) DEBTORS' INTENT TO ASSUME AND ASSIGN CERTAIN EXECUTORY CONTRACTS, UNEXPIRED LEASES OF PERSONAL PROPERTY, AND UNEXPIRED LEASES OF NONRESIDENTIAL REAL PROPERTY AND (II) CURE AMOUNTS RELATED THERETO

Now Comes Feuer Powertrain GmbH & Co. KG ("Creditor"), by and through its counsel, Silverman & Morris, P.L.L.C., and hereby files this limited objection to the Notice of (I) Debtors' Intent to Assume and Assign Certain Executory Contracts, Unexpired Leases of Personal Property, and Unexpired Leases of Nonresidential Real Property and (II) Cure Amounts Related Thereto ("Notice").

1. On June 1, 2009 ("Petition Date"), the Debtors filed voluntary petitions for relief under Chapter 11 of Title 11 of the United States Code ("Bankruptcy Code").

- 2. On June 1, 2009, the Debtors filed a motion pursuant to sections 105, 363 and 365 of the Bankruptcy Code and Bankruptcy Rules 2002, 6004 and 6006 for an order authorizing (*inter alia*) the assumption and assignment of certain executory contracts and unexpired leases (Docket No. 92) ("363 Motion").
- 3. In the 363 Motion, the Debtors asked this Court to approve their proposed sale of substantially all of their assets to Vehicle Acquisition Holdings LLC, as "New GM". They also asked the Court to approve procedures for assuming and assigning contracts to New GM, including supplier contracts.
- 4. On June 2, 2009, the Court granted the 363 Motion with respect to the sale procedures, including the procedure for assuming and assigning contracts to New GM (Docket No. 274).
- 5. The Debtors have served Notices upon various parties, indicating that they intend to assume and assign the executory contracts which exist between such creditors and the Debtors. The Creditor has been told by the Debtors that it is an essential supplier. However, the Creditor does not recall receiving a copy of the Notice.
- 6. The Creditor is filing this protective objection in an abundance of caution in the event that the Debtors intend to assume and assign the executory contracts ("Creditor's Agreements") which exist between the Creditor and the Debtors, but schedule a cure amount with which the Creditor does not agree.
- 7. The Creditor has no objection to the Debtors' assumption and assignment of the Creditor's Agreements. However, the actual Cure Amount required is estimated to be 243,357.09 Euros.

- 8. The Creditor's Agreements cannot be assumed without the concurrent cure of all arrearages. "Section 365(b) of the executory contracts section of the [Bankruptcy] Code requires a debtor to cure pre-petition defaults as a precondition of assuming an executory contract." *In re Stoltz*, 315 F.3d 80, 86 (2nd Cir. 2002).
- 9. Before the Debtors can assume and assign the Creditor's Agreements, the Debtors must cure the entire arrearages owed to the Creditor.
- 10. There may be additional cure obligations, arising from any post-petition defaults, pending the actual assumption and assignment of the Creditor's Agreements. As required by paragraph 10 of the Order Pursuant to 11 U.S.C. §§ 105, 363, and 365 and Fed.R.Bankr.P. 2002, 6004, and 6006 (I) Approving Procedures for Sale of Debtors' Assets Pursuant to Master Sale and Purchase Agreement with Vehicle Acquisition Holdings LLC, a U.S. Treasury-Sponsored Purchaser; (II) Scheduling Bid Deadline and Sale Hearing Date; (III) Establishing Assumption and Assignment Procedures; and (IV) Fixing Notice Procedures and Approving Form of Notice, dated June 2, 2009, the Creditor hereby preserves the right to assert additional cures or other amounts against the Debtors, their estates or the Purchaser, in the event of any post-petition (but pre-assumption) defaults.
- 11. Because the legal points and authorities upon which the Creditor relies for the purposes of this Objection are incorporated into the Objection, the Creditor respectfully requests that the Court deem satisfied or, alternatively, waive any requirement of the filing of a separate memorandum of law.

WHEREFORE, the Creditor respectfully requests that the Court require the amount of any cure payments be increased as set forth herein, prior to the assumption and assignment of the Creditor's Agreements.

SILVERMAN & MORRIS, P.L.L.C.

By: /s/ Karin F. Avery
GEOFFREY L. SILVERMAN (P34011)
KARIN F. AVERY (P45364)
Attorneys for Creditor, Feuer Powertrain GmbH & Co. KG
7115 Orchard Lake Road, Suite 500
West Bloomfield, Michigan 48322
avery@silvermanmorris.com
telephone (248) 539-1330; fax (248) 539-1355

Dated: June 16, 2009

 $X:\label{lem:contracts} \ General\ Motors\ Bankruptcy\ Assumption\ or\ Rejection\ of\ Contracts\ or\ Leases\ \ ltd\ obj\ of\ feuer\ power train\ to\ gm\ not\ of\ cure\ costs.doc$