### UNITED STATES BANKRUPTCY COURT

### SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11 Case No.

:

MOTORS LIQUIDATION COMPANY, et al., : 09-50026 (REG)

f/k/a General Motors Corp., et al. :

:

Debtors. : (Jointly Administered)

:

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### MONTHLY OPERATING REPORT FOR THE MONTH ENDED AUGUST 31, 2010

DEBTORS' ADDRESS: 500 Renaissance Drive, Suite 1400, Detroit, MI 48243

I declare under penalty of perjury (28 U.S.C Section 1746) that the report and the attached documents are true and accurate to the best of my knowledge and belief.

/s/ James Selzer

James Selzer

Vice President and Treasurer

DATE: October 1, 2010

# MOTORS LIQUIDATION COMPANY, *ET AL*. MONTHLY OPERATING REPORT FOR THE MONTH ENDED AUGUST 31, 2010 LISTING OF DEBTORS

<b>Debtor Name:</b>	Case Number:
Motors Liquidation Company	09-50026
MLCS, LLC	09-50027
MLCS Distribution Corporation	09-50028
MLC of Harlem, Inc.	09-13558
Remediation and Liability Management Company, Inc.	09-50029
Environmental Corporate Remediation Company, Inc.	09-50030

# MOTORS LIQUIDATION COMPANY, *ET AL*. MONTHLY OPERATING REPORT FOR THE MONTH ENDED AUGUST 31, 2010 INDEX TO CONDENSED COMBINED FINANCIAL STATEMENTS AND SCHEDULES

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# MOTORS LIQUIDATION COMPANY, *ET AL*. MONTHLY OPERATING REPORT FOR THE MONTH ENDED AUGUST 31, 2010 CONDENSED COMBINED DEBTORS-IN-POSSESSION STATEMENTS OF OPERATIONS

(Unaudited in thousands of U.S. Dollars)

	Month Ende August 31, 20		e
Rental and other income	\$ 1	,368 \$ 24,	616
Selling, administrative and other expenses	4	,165 154,	417
Operating loss	(2,7	797) (129,86	01)
Interest expense	5	5,293 69,	805
Interest income		268) (4,5	500)
Loss before reorganization items and income taxes	(7,8	322) (195,10	06)
Reorganization items (gain) / loss	23	(1,309,0	083)
Income (loss) before income taxes	(31,2	202) 1,113,9	77
Income taxes		<u>-</u>	7
Net income (loss)	\$ (31,2	\$ 1,113,9	70

See accompanying notes to condensed combined financial statements

# MOTORS LIQUIDATION COMPANY, *ET AL*. MONTHLY OPERATING REPORT FOR THE MONTH ENDED AUGUST 31, 2010 CONDENSED COMBINED DEBTORS-IN-POSSESSION STATEMENT OF NET ASSETS

(Unaudited in thousands of U.S. Dollars)

	Auş	gust 31, 2010
Assets:		
Cash and cash equivalents	\$	964,172
Due from affiliates		8
Prepaid expenses		3,098
Other current assets		20,774
Total current assets		988,052
Property, plant and equipment		
Land and building		62,419
Machinery and equipment		46,584
Total property, plant and equipment		109,003
Investment in GMC		-
Restricted cash		73,760
Total assets	\$	1,170,815
<u>Liabilities:</u>		
Debtor-in-possession financing	\$	1,229,268
Accounts payable		11,169
Due to GM LLC		192
Due to affiliates		969
Accrued sales, use and other taxes		1,806
Accrued professional fees		37,991
Other accrued liabilities		17,081
Total current liabilities		1,298,476
Liabilities subject to compromise		32,216,370
Total liabilities		33,514,846
Net assets (liabilities)	\$	(32,344,031)

See accompanying notes to condensed combined financial statements

# MOTORS LIQUIDATION COMPANY, *ET AL*. MONTHLY OPERATING REPORT FOR THE MONTH ENDED AUGUST 31, 2010 CONDENSED COMBINED DEBTORS-IN-POSSESSION STATEMENTS OF CASH FLOWS

(Unaudited in thousands of U.S. Dollars)

	Filing to Date			
Cash flows from operating activities:				
Net income (loss) Adjustments to reconcile net income (loss) to net cash provided by (used in) operating activities:	\$	(31,202)	\$	1,113,970
Non cash interest expense Reorganization items (gain) / loss Reorganization related payments		5,293 23,380 (9,215)		69,805 (1,309,083) (132,948)
Changes in assets and liabilities that provided (used) cash:				
Due from affiliates Prepaid expenses Due to GM ILC Other current assets Other assets Accounts payable Accrued payroll and employee benefits Accrued sales, use and other taxes Other accrued liabilities  Net cash used in operating activities		(143) 274 127 - 224 (1,214) - (57) (2) (12,535)		1,275 (3,098) (1,090) 300 - 11,091 (163) 1,806 2,027 (246,108)
Cash flows from investing activities:				
Proceeds from disposal of assets Proceeds from sale and dissolution of subsidiaries Changes in restricted cash		142 - -		27,781 19,183 (7,300)
Net cash provided by investing activities		142		39,664
Decrease in cash and cash equivalents Cash and cash equivalents at beginning of period Cash and cash equivalents at end of period	<u> </u>	(12,393) 976,565 964,172	\$	(206,444) 1,170,616 964,172
cash and cash equivalents at end of period	φ	70+,174	φ	704,172

See accompanying notes to condensed combined financial statements

#### Note 1 - Reorganization Proceedings

On June 1, 2009 (the "Commencement Date"), Motors Liquidation Company (f/k/a General Motors Corporation) ("MLC") and three of its affiliates, MLCS, LLC (f/k/a Saturn, LLC) ("MLCS"), MLCS Distribution Corporation (f/k/a Saturn Distribution Corporation) ("MLCS Distribution"), and MLC of Harlem, Inc. (f/k/a Chevrolet-Saturn of Harlem Inc.) ("MLC Harlem" and collectively with MLC, MLCS, and MLCS Distribution, the "First Filed Debtors") commenced cases under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court").

On October 9, 2009, two additional debtors, Remediation and Liability Management Company, Inc. ("REALM") and Environmental Corporate Remediation Company, Inc. ("ENCORE") (together, the "Second Filed Debtors", and collectively with the First Filed Debtors, the "Debtors") commenced cases jointly administered with the cases of the First Filed Debtors. The Debtors are authorized to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. The Debtors' chapter 11 cases are being jointly administered for procedural purposes only under case number 09-50026 (REG) pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure. As described below in more detail, on July 10, 2009, each of the First Filed Debtors sold substantially all of its assets (the "GM Asset Sale") to a company now known as General Motors, LLC ("New GM"), an entity formed by the United States Treasury, which is now an indirect, wholly-owned subsidiary of an entity now known as General Motors Company.

A description of each of the Debtors is set forth below:

- <u>Motors Liquidation Company</u> MLC, a Delaware corporation, historically was the
  primary operating company of the Debtors, although certain operations were
  conducted through direct and indirect subsidiaries. As such, MLC now owns most of the
  assets, liabilities and contracts that were retained by the Debtors following the GM
  Asset Sale.
- <u>MLCS, LLC</u> MLCS, a Delaware limited liability company and a direct subsidiary of MLC, was formed in 1985 to develop, manufacture, and market a line of passenger cars under the "Saturn" brand.
- <u>MLCS Distribution Corporation</u> MLCS Distribution, a Delaware corporation and a direct subsidiary of MLCS, was formed in 1987 to distribute automobiles produced by MLCS and was the primary contracting entity with the Saturn retailer network.
- <u>MLC of Harlem, Inc.</u> MLC Harlem, a Delaware corporation and a direct subsidiary of MLC, was formed in 2004 to operate an automobile dealership in New York, New York.
- Remediation and Liability Management Company, Inc. REALM, a Michigan corporation and a direct subsidiary of MLC, was formed in 1984 to manage environmental

remediation liabilities, including assessing, investigating, and discharging environmental liabilities associated with domestic and international properties affiliated with MLC.

• Environmental Corporate Remediation Company, Inc. – ENCORE, a Delaware corporation and a direct subsidiary of MLC, was formed in 1989 to manage environmental remediation liabilities, including assessing, investigating, and discharging environmental liabilities associated with domestic and international properties affiliated with MLC.

On July 10, 2009 (the "Closing Date"), each of the First Filed Debtors consummated a sale of substantially all of its assets (the GM Asset Sale) to New GM pursuant to (i) that certain Amended and Restated Master Sale and Purchase Agreement (the "MSPA"), dated June 26, 2009, as amended, among the First Filed Debtors and New GM and (ii) an order of the Bankruptcy Court, dated July 5, 2009 (Docket Number 2968) (the "Sale Order").

The purchase price paid by New GM for the First Filed Debtors' assets equaled the sum of (i) a credit bid of certain amounts outstanding under MLC's prepetition credit agreement with the U.S. Treasury and MLC's debtor-in-possession financing facility (the "DIP Facility"), (ii) the U.S. Treasury's return of warrants previously issued to the U.S. Treasury by MLC, (iii) the issuance by New GM to MLC of (a) 50,000,000 shares (10%) of New GM's common stock and (b) warrants to acquire newly issued shares of New GM common stock initially exercisable for a total of 90,909,090 shares of New GM's common stock (15% of New GM's common stock on a fully diluted basis) on the respective terms specified therein, and (iv) the assumption by New GM or its designated subsidiaries of certain specified liabilities of the First Filed Debtors. The MSPA also provides that in the event that the estimated aggregate general unsecured claims against the Debtors, as determined by the Bankruptcy Court upon the request of MLC, exceeds \$35 billion, New GM is required to issue, as an adjustment to the purchase price, up to approximately an additional 2% of its common stock (the "Adjustment Shares" and collectively with the New GM common stock and warrants (and any securities received in respect thereof) set forth in (iii), the "New GM Equity Interests") to MLC, based on the extent to which such claims exceed \$35 billion, with the full amount of the Adjustment Shares being payable if such excess amount is greater than or equal to \$7 billion.

On October 19, 2009, New GM completed a holding company reorganization pursuant to which all of the outstanding shares of common stock and preferred stock of New GM were exchanged on a one-forone basis for shares of common stock and preferred stock of a newly organized Delaware corporation ("New GM HoldCo") that now bears the name General Motors Company. As such, the New GM Equity Interests now represent equity interests in New GM HoldCo.

On August 31, 2010, the Debtors filed their Joint Chapter 11 Plan of Reorganization (the "*Plan*"), together with a proposed disclosure statement. On September 3, 2010, the Debtors filed a motion for an order approving the disclosure statement and solicitation procedures for the Plan (the "*Solicitation Motion*"). A hearing on the Solicitation Motion is currently scheduled for October 21, 2010.

The value of the New GM Equity Interests is undetermined as of the date of this Monthly Operating Report.

#### Note 2 - Basis of Presentation

#### General

This Monthly Operating Report has been prepared solely for the purpose of complying with the monthly reporting requirements applicable in the Debtors' chapter 11 cases and is in a format acceptable to the Office of the United States Trustee for the Southern District of New York. The financial information contained herein is preliminary and unaudited and does not purport to show the financial statements of any of the Debtors in accordance with accounting principles generally accepted in the United States of America ("GAAP"), and therefore may exclude items required by GAAP, such as certain reclassifications, eliminations, accruals, valuations and disclosure items.

The condensed combined statements of operations presented in this Monthly Operating Report are for the month ended August 31, 2010 and the filing to date period ended August 31, 2010. The condensed combined statement of net assets is presented as of August 31, 2010. The condensed combined statements of cash flows presented are for the month ended August 31, 2010 and the filing to date period ended August 31, 2010.

These condensed combined financial statements included herein include normal recurring adjustments, but not all of the adjustments that would typically be made for quarterly and annual financial statements prepared in accordance with GAAP. In addition, certain information and footnote disclosures normally included in financial statements prepared in accordance with GAAP have been condensed or omitted.

Furthermore, the monthly information presented herein, has not been subjected to the same level of accounting review and testing that MLC historically applied in the preparation of its quarterly and annual financial information in accordance with GAAP. Accordingly, the financial information herein is subject to change and any such change could be material. The results of operations contained herein are not necessarily indicative of results which may be expected for any other period or the full year and may not reflect MLC's results of operation, net assets and cash flows in the future.

### **Accounting Requirements**

The condensed combined financial statements herein have been prepared in accordance with the guidance in American Institute of Certified Public Accountants Statement of Position 90-7, "Financial Reporting by Entities in Reorganization under the Bankruptcy Code" (SOP 90-7), which is applicable to companies operating under Chapter 11. SOP 90-7 generally does not change the manner in which financial statements are prepared. However, it does require that the financial statements for periods subsequent to the filing of the chapter 11 petition distinguish transactions and events that are directly associated with the reorganization from the ongoing operations of the business.

MOTORS LIQUIDATION COMPANY, ET AL. MONTHLY OPERATING REPORT FOR THE MONTH ENDED AUGUST 31, 2010

NOTES TO MONTHLY OPERATING REPORT

**Basis of Accounting** 

The accompanying Monthly Operating Report has been prepared using the liquidation basis of

accounting. Assets are presented at estimated net realizable amounts based on the Debtors' plans for liquidation. Liabilities subject to compromise are presented at amounts expected to be allowed as claims and other liabilities are presented at amounts expected to be paid in settlement of the respective

obligations.

Cash and Cash Equivalents

Cash and cash equivalents consist of U.S. Treasury Securities with original maturity dates of up to two

years, with scheduled maturities corresponding to expected future cash requirements.

**Property, Plant and Equipment** 

Property, plant and equipment are held for sale or disposal. The estimated realizable values of property,

plant and equipment are evaluated and adjusted based on the Debtors' plans for disposition and available information regarding recoverable amounts. Changes in estimated realizable values are

recognized as reorganization items in the period they are identified.

**Investments in Subsidiaries** 

The Debtors' interests in subsidiaries, including controlled non-Debtor subsidiaries, are presented at

estimated realizable values in liquidation.

**Reorganization Items** 

The Monthly Operating Report presents expenses, gains and losses directly associated with the

reorganization as reorganization items. The amounts presented include professional fees associated

with the reorganization, Office of the U.S. Trustee quarterly fees, realized gains and losses from

dispositions of assets, changes in the estimated net realizable values of assets and amounts expected to

be allowed as claims.

**Income Taxes** 

The Debtors expect that no income tax obligations will be incurred as a result of reorganization

operations, disposal of assets or settlement of liabilities. As a result, the Monthly Operating Report does

not include current or deferred income taxes.

#### Note 3 – DIP Facility

In connection with the closing of the GM Asset Sale, on July 10, 2009, the First Filed Debtors entered into an amended and restated DIP Facility (as restructured, amended and restated, the "Wind Down Facility") with the U.S. Treasury and Export Development of Canada (collectively, the "DIP Lenders"). The Wind Down Facility, which was approved by an order of the Bankruptcy Court, dated July 5, 2009 (Docket Number 2969), provides for loans in a principal amount of \$1,175,000,000 (with interest paid in kind), all of which was drawn by the Debtors the day before the Closing Date. The Wind Down Facility is non-recourse to the Debtors, and the obligations thereunder are secured by substantially all assets of the Debtors' assets (other than the New GM Equity Interests and certain other assets that were excluded from the assets constituting collateral). The Debtors currently expect that (i) the Wind Down Facility and the proceeds they recover from their remaining assets will be sufficient to pay the administrative expenses of winding down their estates and administering a chapter 11 plan and (ii) the proceeds of such asset sales will not be sufficient to pay down the Wind Down Facility in full. Given the non-recourse nature of the Wind Down Facility, these two points together mean that it is expected that the only assets that will be available for distribution (not including the DIP Lenders) are the New GM Equity Interests and it is currently anticipated that all of the New GM Equity Interests will be available for distribution (not including the DIP Lenders). However, if the Wind Down Facility and the proceeds of the asset sales are insufficient to pay the administrative expenses of winding down the Debtors' estates and administering a chapter 11 plan, the Debtors will have to use the New GM Equity Interests to pay such expenses.

Interest expense accrues quarterly and is paid in kind on the first business day of September, December, March and June. Approximately \$15,509,000 of interest was paid in kind on June 1, 2010. Accrued interest payable is included in other accrued liabilities on the statement of net assets.

Total debtor in possession financing and accrued interest payable outstanding at August 31, 2010 were approximately \$1,229,268,000 and \$15,537,000, respectively.

#### Note 4 - Liabilities Subject to Compromise

As a result of the chapter 11 filings, the Debtors' pre-petition indebtedness is subject to compromise or other treatment under a chapter 11 plan. SOP 90-7 requires that pre-petition liabilities subject to compromise be reported at the amounts expected to be treated as allowed claims receiving distributions under a confirmed chapter 11 plan, even if they may be settled for lesser amounts. The amounts currently classified as liabilities subject to compromise (the "LSTC Amounts") represent the Debtors' estimate of known or potential pre-petition claims to be addressed in connection with these chapter 11 cases based upon the Debtors' books and records, the Debtors' pre-petition reserves for liabilities, and the ongoing claims resolution process described below.

The Court established November 30, 2009 as the deadline to file proofs of claim against the First Filed Debtors and February 1, 2009 as the deadline to file proofs of claim against the Second Filed Debtors (together, the "Bar Dates"). Over 68,000 proofs of claim were filed by the Bar Dates (the "Filed Proofs of Claim"), of which over 30,000 are litigation related. The aggregate amount of all Filed Proofs of Claims, as of the Bar Date, exceeded \$217 billion (the "Filed Amounts"); moreover, a large number of the Filed Proofs of Claim are unliquidated. The Filed Proofs of Claim include, among other claims, unsecured bond debt claims, environmental remediation cost claims, personal injury claims, wrongful death claims, tort claims, product liability claims, contract dispute claims, indemnity claims, warranty claims, class action claims, and claims for damages resulting from the rejection of executory contracts and unexpired leases.

The Debtors are actively evaluating the merits of the Filed Proofs of Claim to determine their validity and proper amount. Only to the extent the Filed Proofs of Claim are ultimately "allowed," either by agreement with the Debtors or by order of the Bankruptcy Court, will the holders of such claims be entitled to distribution under a chapter 11 plan. To that end, the Debtors continue to engage in settlement discussions with various claimants seeking to reach agreement as to the allowed claim amounts. The Debtors have also filed individual and omnibus objections to thousands of Filed Proofs of Claims, resulting in the disallowance and expungement of billions of dollars of Filed Proofs of Claim. The Debtors expect to file additional objections to Filed Proofs of Claim as well. Moreover, to facilitate the efficient resolution of the Filed Proofs of Claim and to distribute meaningful value to the Debtors' creditors in an acceptable timeframe, upon the Debtors' request, the Bankruptcy Court approved alternative dispute resolution procedures (the "ADR Procedures") to resolve the Filed Proofs of Claim. Though much progress has been made through these efforts, the Debtors have a substantial number of Filed Proofs of Claim left to resolve and, therefore, cannot determine the final amount of the Filed Proofs of Claim that will ultimately be allowed claims receiving distributions under a confirmed chapter 11 plan. Furthermore, based on the Debtors' current assessment of the validity of the Filed Proofs of Claim, the LSTC Amounts in many cases are lower than the Filed Amounts.

The LSTC Amounts shown are the Debtors' pre-petition reserves for liabilities, or where more current information exists and the amount can be estimated in accordance with SOP 90-7, those amounts have been included as the LSTC Amounts. LSTC Amounts relating to litigation and product liability include pre-petition asbestos liabilities and are based upon pre-petition reserves. As such, the amounts shown do not necessarily include amounts for claims that continue to be subject to review, estimation and reconciliation, particularly claims relating to litigation and product liability and environmental reserves, and therefore, the LSTC Amounts are likely to increase and should not be relied upon as a precise estimate of claims that will ultimately be allowed.

On November 12, 2009, the Bankruptcy Court approved a settlement agreement with certain labor unions and New GM. The following labor unions accepted the settlement ("Participating Splinter Unions"):

- IUE-CWA
- USW
- International Brotherhood of Electrical Workers
- Michigan Regional Council of Carpenters, Local 687 and Interior Systems, Local 1045
- International Brotherhood of Painters & Allied Trades of the U.S. and Canada, Sign & Display Union Local 59
- International Union of Operating Engineers
- United Catering Restaurant Bar & Hotel Workers

On June 22, 2010 and June 28, 2010, the International Brotherhood of Teamsters ("*IBT*") and the International Association of Machinists and Aerospace Workers ("*IAMAW*"), respectively, accepted the settlement subject to Bankruptcy Court approval. On July 14, 2010, the Debtors filed a motion with the Bankruptcy Court seeking approval of the addition of the IAMAW and the IBT as Participating Splinter Unions. On August 9, 2010 the Bankruptcy Court entered an order approving the addition of the IAMAW and the IBT as Participating Splinter Unions. As of August 31, 2010, the International Brotherhood of Boilermakers has not accepted the settlement (the "*Non-Participating Splinter Union*"). Under the terms of the settlement, MLC has agreed to fund up to \$100 million of administrative expenses for costs incurred for health benefit claims incurred on and after July 10, 2009 through December 31, 2009. All excess costs and costs incurred after December 31, 2009, shall be the responsibility of New GM whether or not those excess costs relate to Participating Splinter Unions or the Non-Participating Splinter Union.

The settlement also grants the Participating Splinter Unions an allowed pre-petition unsecured claim in the amount of \$1.0 billion to fully settle, satisfy and discharge all claims against MLC and its affiliates and former and present officers and directors. As a result of the settlement, liabilities subject to compromise relating to union obligations were reduced by \$2.5 billion and a corresponding gain on claim settlement was recorded to reorganization items (See Note 5) in the condensed statement of operations for the month ended November 30, 2009.

The "unsecured bond debt," as described in the table below, includes an approximate \$1.0 billion liability relating to MLC's guarantee of the 8.375% Notes due December 7, 2015 and the 8.875% Notes due July 10, 2023 (collectively, the "Nova Scotia Notes") issued by MLC's subsidiary, General Motors Nova Scotia Finance Company ("GM Nova Scotia"). Any potential liabilities MLC may owe to GM Nova Scotia under Nova Scotia law as a result of an insolvency order in respect of GM Nova Scotia having been approved by the Nova Scotia Supreme Court on October 9, 2009, including potential liabilities related to GM Nova Scotia liabilities under (i) the Nova Scotia Notes or (ii) any transaction made pursuant to that certain ISDA Master Agreement dated as of October 15, 2001, as supplemented and modified by a Schedule, between GM Nova Scotia and MLC (which MLC assigned to New GM under the GM Asset Sale) are not included herein.

Liabilities subject to compromise consist of the following:

	Augus	st 31, 2010
	(amounts in mil	lions of U.S. dollars)
Unsecured bond debt	\$	28,356
Accounts payable	•	22
Environmental reserves		396
Union obligations		1,000
Workers' compensation		70
Litigation and product liability		1,637
Other accrued liabilities		736
Liabilities subject to compromise	\$	32,217

#### Note 5 - Reorganization Items

SOP 90-7 requires that reorganization items, such as professional fees directly related to the process of reorganizing under Chapter 11 and provisions and adjustments to reflect the carrying value of certain pre-petition liabilities at their estimated allowable claim amounts, be reported separately. The Debtors' reorganization items for the month ended August 31, 2010 and the filing to date period ended August 31, 2010 relate to professional fees, Office of the U.S. Trustee quarterly fees, adjustments to liabilities subject to compromise (See Note 4) and adjustments to assets and liabilities in accordance with the MSPA.

#### **Note 6 - Post-petition Accounts Payable**

The Debtors believe that all undisputed post-petition accounts payable have been or are being paid under agreed payment terms and the Debtors intend to continue paying all undisputed post-petition obligations as they become due.

## MONTHLY OPERATING REPORT FOR THE MONTH ENDED AUGUST 31, 2010

### SUMMARY OF MONTHLY DISBURSEMENTS

(Unaudited in thousands of U.S. Dollars)

Legal Entity	Month Ended August 31, 2010		
Motors Liquidation Company (f/k/a General Motors Corporation)	\$	12,180	
MLCS, LLC		3	
MLCS Distribution Corporation		3	
MLC of Harlem, Inc.		-	
Remediation and Liability Management Company, Inc.		1,322	
Environmental Corporate Remediation Company, Inc.		795	
Total disbursements	\$	14,303	

**Note:** Payments made by Motors Liquidation Company on behalf of other Debtors are reflected in the disbursement totals for each respective Debtor.

United States Bankruptcy Court for the Southern District of New York

In re: Motors Liquidation Company, et al.

Case No.: 09-50026 (REG) (Jointly Administered)

### MONTHLY OPERATING REPORT FOR THE MONTH ENDED AUGUST 31, 2010

### **PAYMENTS TO INSIDERS**

(Unaudited in thousands of U.S. Dollars)

Last Name	First Name	Type of Payment	Month August 3	
Adair, Jr.	Wendell H.	BOD fees and out-of-pocket expense reimbursement	\$	3
Case	Stephen H.	BOD fees and out-of-pocket expense reimbursement		4
Holden	James P.	BOD fees		3
Jacobs	Alan M.	BOD fees and out-of-pocket expense reimbursement		4
Johnson	Alan C.	BOD fees		3
Total payment	ts to insiders		\$	17

United States Bankruptcy Court for the Southern District of New York

In re: Motors Liquidation Company, et al.

Case No.: 09-50026 (REG) (Jointly Administered)

## MONTHLY OPERATING REPORT FOR THE MONTH ENDED AUGUST 31, 2010

### SCHEDULE OF PROFESSIONAL FEES PAID

(Unaudited in thousands of U.S. Dollars)

Retained Professional	ath Ended st 31, 2010
Weil, Gotshal & Manges LLP	\$ 3,300
AP Services, LLC	2,606
FTI Consulting, Inc.	507
LFR, Inc.	488
Claro Group, LLC	409
Stuart Maue	199
Kramer Levin Naftalis & Frankel LLP	163
Butzel Long, PC	130
Bates White, LLC	103
Brownfield Partners, LLC	100
Caplin & Drysdale, Chartered	97
Togut, Segal & Segal LLP	90
Analysis, Research & Planning Corporation	52
Plante & Moran, PLLC	45
Legal Analysis Systems	28
Stutzman, Bromberg, Esserman & Plifka, P.C.	19
Jenner & Block LLP	12
Baker & McKenzie	10
Hamilton, Rabinovitz & Associates, Inc.	8
Dean M Trafelet	7
Total professional fees paid	\$ 8,373

United States Bankruptcy Court for the Southern District of New York

In re: Motors Liquidation Company, et al.

Case No.: 09-50026 (REG) (Jointly Administered)

## MONTHLY OPERATING REPORT FOR THE MONTH ENDED AUGUST 31, 2010

### SCHEDULE OF RETAINERS PAID TO PROFESSIONALS

(Unaudited in thousands of U.S. Dollars)

Retained Professional	Aug	nce as of gust 31, 2010
AP Services, LLC	\$	16,571
Weil, Gotshal & Manges LLP		3,891
Honigman Miller LLP		312
Total outstanding retainers paid to professionals	\$	20,774

United States Bankruptcy Court for the Southern District of New York

In re: Motors Liquidation Company, et al.

Case No.: 09-50026 (REG) (Jointly Administered)

## MONTHLY OPERATING REPORT FOR THE MONTH ENDED AUGUST 31, 2010

### STATUS OF POST-PETITION TAXES PAID

(Unaudited in thousands of U.S. Dollars)

	 Month Ended August 31, 2010	
State and Local		
Sales and use	\$ 2	
Real and personal property	555	
Other	 36	
<b>Total State and Local Taxes</b>	\$ 593	
Total post-petition taxes paid	\$ 593	

United States Bankruptcy Court for the Southern District of New York

In re: Motors Liquidation Company, et al.

Case No.: 09-50026 (REG) (Jointly Administered)

### MONTHLY OPERATING REPORT FOR THE MONTH ENDED AUGUST 31, 2010

### **DEBTOR QUESTIONNAIRE**

	Must be completed each month. If the answer to any of the questions is "Yes",	Yes	No
	provide a detailed explanation of each item. Attach additional sheets if necessary.		
1	Have any assets been sold or transferred outside the normal course of business this	X	
	reporting period?		
2	Have any funds been disbursed from any account other than a debtor in possession		X
	account this reporting period?		
3	Is the Debtor delinquent in the timely filing of any post-petition tax returns?		X
4	Are workers compensation, general liability or other necessary insurance coverages		X
	expired or cancelled, or has the debtor received notice of expiration or cancellation of		
	such policies?		
5	Is the Debtor delinquent in paying any insurance premium payment?		X
6	Have any payments been made on pre-petition liabilities this reporting period?		X
7	Are any post-petition receivables (accounts, notes or loans) due from related parties?	X	
8	Are any post-petition payroll taxes past due?		X
9	Are any post-petition State or Federal income taxes past due?		X
10	Are any post-petition real estate taxes past due?		X
11	Are any other post-petition taxes past due?		X
12	Have any pre-petition taxes been paid during this reporting period?		X
13	Are any amounts owed to post-petition creditors delinquent?		X
14	Are any wage payments past due?		X
	Have any post-petition loans been received by the Debtor from any party?		X
16	Is the Debtor delinquent in paying any U.S. Trustee fees?		X
17	Is the Debtor delinquent with any court ordered payments to attorneys or other		X
	professionals?		

Notes: [1] - Certain de minimis assets have been sold outside the ordinary course of business during this reporting period pursuant to the Order Pursuant to 11 U.S.C. §§ 105 and 363 (A) Establishing Procedures for the Disposition of De Minimis Assets, and (B) Authorizing the Debtors to (i) Pay Related Fees, and (ii) Assume, Assume and Assign, or Reject Related Executory Contracts or Unexpired Leases, dated August 18, 2009 [Docket No. 3830] (the "De Minimis Asset Sale Order"). Pursuant to the De Minimis Asset Sale Order, the Debtors are required to file quarterly reports listing certain assets sold thereunder. On July 30, 2010, MLC filed a quarterly report covering the period April 1, 2010 through June 30, 2010.

- [7] Post-petition receivables due from affiliates (debtors and non-debtors) were the result from ordinary course of business transactions. Receivables with Debtor entities have been eliminated in the Condensed Combined Debtors-in-Possession Statement of Net Assets.
- [15] The Debtors entered into the Wind Down Facility with the DIP Lenders in connection with the closing of the GM Asset Sale. All loan proceeds were received on July 10, 2009.

United States Bankruptcy Court for the Southern District of New York

In re: Motors Liquidation Company, et al.

Case No.: 09-50026 (REG) (Jointly Administered)

# MOTORS LIQUIDATION COMPANY, ET AL. MONTHLY OPERATING REPORT FOR THE MONTH ENDED AUGUST 31, 2010 CONDENSED COMBINING DEBTORS-IN-POSSESSION STATEMENT OF OPERATIONS FOR THE MONTH ENDED AUGUST 31, 2010

#### (Unaudited in thousands of U.S. Dollars)

	Case Number:	09-50026	09-50027	09-50028	09-13558	09-50029	09-50030			
		Motors Liquidation Company	Liquidation		MLC of Harlem, Inc.	Remediation and Liability Management Company, Inc.	Environmental Corporate Remediation Company, Inc.	Eliminations	Combined Debtors	
Rental and other income		\$ 1,368	\$ -	\$ -	\$ -	s -	\$ -	\$ -	\$ 1,368	
Selling, administrative and other expenses		4,155	3	4		3			4,165	
Operating loss		(2,787)	(3)	(4)	-	(3)	-	-	(2,797)	
Interest expense Interest income	_	5,293 (268)			<u> </u>				5,293 (268)	
Loss before reorganization items and income ta	ixes	(7,812)	(3)	(4)	-	(3)	-	-	(7,822)	
Reorganization items (gain) / loss	-	23,364					9		23,380	
Loss before income taxes		(31,176)	(3)	(4)	-	(10)	(9)	-	(31,202)	
Income taxes		<u>-</u>								
Net loss		(31,176)	\$ (3)	\$ (4)	\$ -	\$ (10)	\$ (9)	\$ -	\$ (31,202)	

### MOTORS LIQUIDATION COMPANY, $\it ETAL$ MONTHLY OPERATING REPORT FOR THE MONTH ENDED AUGUST 31, 2010 CONDENSED COMBINING DEBTORS-IN-POSSESSION STATEMENT OF OPERATIONS

### FOR THE FILING TO DATE PERIOD ENDED AUGUST 31, 2010 (Unaudited in thousands of U.S. Dollars)

	Case Number:	r: 09-50026		09-50027		09-50028		09-13558		09-50029		09-50030					
		Motors Liquidation Company		MLCS Distribution MLCS, LLC Corporation		ibution	MLC of Harlem,		Remediation and Liability Management Company, Inc.		Environmental Corporate Remediation Company, Inc.		Eliminations		Combined Debtors		
Rental and other income		\$	24,616	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	24,616
Selling, administrative and other expenses			145,599		6		8		-		4,908		3,896				154,417
Operating loss			(120,983)		(6)		(8)		-		(4,908)		(3,896)		-		(129,801)
Interest expense Interest income			69,805 (4,500)		- -		<u>-</u>		- -		- -		- -		<u>-</u>		69,805 (4,500)
Loss before reorganization items and income ta	axes		(186,288)		(6)		(8)		-		(4,908)		(3,896)		-		(195,106)
Reorganization items (gain) / loss			(1,326,740)		35		10		10		13,556		4,046				(1,309,083)
Income (loss) before income taxes			1,140,452		(41)		(18)		(10)		(18,464)		(7,942)		-		1,113,977
Income taxes			2		2		2		_		1		_		_		7
Net income (loss)	•	\$	1,140,450	\$	(43)	\$	(20)	\$	(10)	\$	(18,465)	\$	(7,942)	\$		\$	1,113,970

## MOTORS LIQUIDATION COMPANY, ET AL. MONTHLY OPERATING REPORT FOR THE MONTH ENDED AUGUST 31, 2010 CONDENSED COMBINING DEBTORS-IN-POSSESSION STATEMENT OF NET ASSETS AS OF AUGUST 31, 2010

(Unaudited in thousands of U.S. Dollars)

	09-50026	09-50027	09-50028	09-13558	09-50029	09-50030		
	Motors Liquidation Company	MLCS, LLC	MLCS Distribution Corporation	MLC of Harlem,	Remediation and Liability Management Company, Inc.	Environmental Corporate Remediation Company, Inc.	Eliminations	Combined Debtors
Assets:								
Cash and cash equivalents Due from affiliates Prepaid expenses Other current assets	\$ 964,172 8,388 3,098 20,774	\$ - - -	\$ - - -	\$ - - -	\$ - - -	\$ - - -	\$ - (8,380) - -	\$ 964,172 8 3,098 20,774
Total current assets	996,432	-	-	-	-	-	(8,380)	988,052
Property, plant and equipment Land and building Machinery and equipment	62,244 46,584			<u>-</u>	175		<u> </u>	62,419 46,584
Total property, plant and equipment	108,828	-	-	-	175	-	-	109,003
Investment in GMC Restricted cash	73,760	-	-	-	- 175	-		73,760
Total assets	\$ 1,179,020	\$ -	\$ -	\$ -	\$ 175	\$ -	\$ (8,380)	\$ 1,170,815
Liabilities:								
Debtor-in-possession financing	\$ 1,229,268	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 1,229,268
Accounts payable Due to GM LLC Due to affiliates Accrued sales, use and other taxes Accrued professional fees Other accrued liabilities	10,305 192 969 1,806 37,991 17,081	- - 13 - -	- - 15 - -	5	392 - 3,957 - -	472 - 1,290 - - -	(5,280)	11,169 192 969 1,806 37,991 17,081
Total current liabilities	1,297,612	13	15	5	4,349	1,762	(5,280)	1,298,476
Liabilities subject to compromise	32,179,603				32,637	7,230	(3,100)	32,216,370
Total liabilities	33,477,215	13	15	5	36,986	8,992	(8,380)	33,514,846
Net assets (liabilities)	\$ (32,298,195)	\$ (13)	\$ (15)	\$ (5)	\$ (36,811)	\$ (8,992)	\$ -	\$ (32,344,031)