Hearing Date and Time: February 3, 2011 at 9:45 a.m. Objection Deadline: January 27, 2011 at 4:00 p.m.

RICHARDS KIBBE & ORBE LLP

One World Financial Center New York, New York 10281 Telephone: (212) 530-1800

Facsimile: (212) 530-1801

Joon P. Hong Neil S. Binder

Attorneys for Morgan Stanley & Co. International plc

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In Re: Chapter 11

: Case No. 09-50026 (REG)

MOTORS LIQUIDATION COMPANY, *et al.*, : Jointly Administered

:

Debtors.

JOINDER OF MORGAN STANLEY & CO. INTERNATIONAL PLC TO AMENDED MOTION OF CERTAIN NOTEHOLDERS PURSUANT TO RULE 3018(a) OF THE FEDERAL RULES OF BANKRUPTCY PROCEDURE FOR TEMPORARY ALLOWANCE OF THE NOVA SCOTIA GUARANTY CLAIMS FOR THE PURPOSE OF VOTING TO ACCEPT OR REJECT THE PLAN

Morgan Stanley & Co. International plc ("Morgan Stanley Int'l"), by and through its undersigned counsel, submits this joinder to the Amended Motion of Certain Noteholders Pursuant to Rule 3018(a) of the Federal Rules of Bankruptcy Procedure for Temporary Allowance of the Nova Scotia Guaranty Claims for the Purpose of Voting to Accept or Reject the Plan (the "Motion") [Docket No. 8535], filed by Appaloosa Management L.P., Aurelius Capital Management, LP, Elliott Management Corporation and Fortress Investment Group LLC (collectively, the "Moving Noteholders").

- 1. Like the Moving Noteholders to the pending Motion, Morgan Stanley Int'l is a Noteholder (as defined in the Motion)<sup>1</sup> and it currently holds the following notes issued pursuant to the terms and conditions of that certain Fiscal and Paying Agency Agreement, dated as of July 10, 2003, between and among General Motors Nova Scotia Finance Company ("GM Nova Scotia"), Motors Liquidation Company (f/k/a General Motors Corporation) ("MLC"), Deutsche Bank Luxembourg S.A., as fiscal agent, and Banque General du Luxembourg S.A., as paying agent: (i) the 8.375% Guaranteed Notes due December 7, 2015 (ISIN XS0171922643) (the "2015 Notes") and (ii) the 8.875% Guaranteed Notes due July 10, 2023 (ISIN XS0171908063) (the "2023 Notes"; and together with the 2015 Notes, the "Notes").
- 2. The Notes were issued by GM Nova Scotia and guaranteed by MLC. MLC's guarantee of the Notes gives rise to the Nova Scotia Guaranty Claims. Morgan Stanley Int'l filed the following claims on account of its portion of the Nova Scotia Guaranty Claims:

  Claim Nos. 66206 (as amended by 70201) and 67345 (as amended by 70200) (the "Morgan Stanley Int'l Claims").
- 3. The Official Committee of Unsecured Creditors of MLC filed the *Official Committee of Unsecured Creditors' First Amended Objection to Claims Filed By Green Hunt Wedlake, Inc. and Noteholders of General Motors Nova Scotia Finance Company and Motion for Other Relief*, dated November 19, 2010 (the "Claims Objection") [Docket No. 7859], which objected, among other things, to the Nova Scotia Guaranty Claims, including the Morgan Stanley Int'l Claims.

Capitalized terms not otherwise defined herein shall have the meaning set forth in the Motion.

- 4. On December 17, 2010, in response to the Claims Objection, Morgan Stanley Int'l filed a Joinder and Reservation of Rights of Morgan Stanley & Co. International plc to Response of Certain Noteholders in Opposition to the Official Committee of Unsecured Creditors' First Amended Objection to Claims Filed by Green Hunt Wedlake, Inc. and Noteholders of General Motors Nova Scotia Finance Company and Motion for Other Relief [Docket No. 8160].
- In accordance with the Solicitation Order, and like the Moving Noteholders,
   Morgan Stanley Int'l also received ballots for voting on the Plan.
- 6. Morgan Stanley Int'l has reviewed the Motion and out of an abundance of caution and to ensure that it is not deprived of its right to vote on the Plan, it agrees with and joins in the arguments set forth in the Motion. For the reasons set forth in the Motion, the Nova Scotia Guaranty Claims against MLC's estate, for purpose of voting to accept or reject the Plan, should be temporarily allowed in the aggregate amount of \$1,072,557,531.72.
- 7. Morgan Stanley Int'l expressly reserves its right to supplement and amend this motion and reserves all other rights, remedies, claims and defenses at law or in equity.

WHEREFORE, Morgan Stanley Int'l respectfully joins in the Motion and requests that

the relief sought therein be made fully applicable to the Morgan Stanley Int'l Claims, which

are part of the Nova Scotia Guaranty Claims, together with such other and further relief as is

just and proper.

Dated: New York, New York January 24, 2011

RICHARDS KIBBE & ORBE LLP

/s/ Joon P. Hong

Joon. P. Hong Neil S. Binder

One World Financial Center

New York, New York 10281

Telephone: (212) 530-1800 Facsimile: (212) 530-1801

Attorneys for Morgan Stanley & Co.

International plc

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RICHARDS KIBBE & ORBE LLP

One World Financial Center

New York, New York 10281

Telephone: (212) 530-1800

Facsimile: (212) 530-1801

Joon P. Hong Neil S. Binder

In Re:

Attorneys for Morgan Stanley & Co. International plc

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

MOTORS LIQUIDATION COMPANY, et al.,

Debtors.

Chapter 11

Case No. 09-50026 (REG)

Jointly Administered

CERTIFICATE OF SERVICE

Х

This is certify that on January 24, 2011, I caused to be served true and correct copies of the Joinder of Morgan Stanley & Co. International plc to Amended Motion of Certain Noteholders Pursuant to Rule 3018(a) of the Federal Rules of Bankruptcy Procedure for Temporary Allowance of the Nova Scotia Guaranty Claims for the Purpose of Voting to Accept or Reject the Plan via electronic mail on all parties receiving notice via the Court's ECF System.

This is to certify that on January 24, 2011, I caused to be served true and correct copies of the Joinder of Morgan Stanley & Co. International plc to Amended Motion of Certain Noteholders Pursuant to Rule 3018(a) of the Federal Rules of Bankruptcy Procedure for Temporary Allowance of the Nova Scotia Guaranty Claims for the Purpose of Voting to

Accept or Reject the Plan by hand on all counsel listed on the annexed Exhibit A.

This is to certify that on January 24, 2011, I caused to be served true and correct copies of the Joinder of Morgan Stanley & Co. International plc to Amended Motion of Certain Noteholders Pursuant to Rule 3018(a) of the Federal Rules of Bankruptcy Procedure for Temporary Allowance of the Nova Scotia Guaranty Claims for the Purpose of Voting to Accept or Reject the Plan by electronic mail on all parties listed in the annexed Exhibit B.

Dated: New York, New York January 24, 2011

RICHARDS KIBBE & ORBE LLP

/s/ Joon P. Hong

Joon. P. Hong Neil S. Binder One World Financial Center New York, New York 10281 Telephone: (212) 530-1800 Facsimile: (212) 530-1801

## **EXHIBIT A**

Stephen Karotkin, Esq. Weil, Gotshal & Manges LLP 767 Fifth Avenue New York, New York 10153

Thomas Moers Mayer, Esq. Kramer Levin Naftalis & Frankel LLP 1177 Avenue of the Americas New York, New York 10036

Brian Masumoto, Esq.
The Office of the United States Trustee
33 Whitehall Street, 21<sup>st</sup> Floor
New York, New York 10004

Eric B. Fisher, Esq.
Butzel Long
380 Madison Avenue
22<sup>nd</sup> Floor
New York, New York 10017

## EXHIBIT B

Weil, Gotshal & Manges LLP 767 Fifth Avenue New York, New York 10153

Attn: Joseph H. Smolinsky, Esq.

Joseph.Smolinsky@weil.com

Harvey Miller, Esq. Harvey.Miller@weil.com

Motors Liquidation Company 500 Renaissance Center, Suite 1400 Detroit, Michigan 48243 Attn: Ted Stenger

tstenger@alixpartners.com

General Motors, LLC
500 Renaissance Center, Suite 1400
Detroit, Michigan 48243
Attn: Lawrence S. Buonomo, Esq.
Lawrence.S.Buonomo@gm.com

Cadwalader, Wickersham & Taft LLP One World Financial Center New York, New York 10281 Attn: John J. Rapisardi, Esq. John.Rapisardi@cwt.com

U.S. Department of the Treasury
1500 Pennsylvania Avenue, N.W – Room 2312
Washington, DC 20220
Attn: Joseph Samarias, Esq.
Joseph.Samarias@do.treas.gov.

Vedder Price, P.C.

1633 Broadway – 47<sup>th</sup> Floor

New York, New York 10019

Attn: Michael J. Edelman, Esq.

mjedelman@vedderprice.com

Michael L. Schein, Esq.

mschein@vedderprice.com

Kramer Levin Naftalis & Frankel LLP

1177 Avenue of the Americas

New York, New York 10036

Attn: Robert Schmidt, Esq.

rschmidt@kramerlevin.com Lauren Macsoud, Esq.

lmacksoud@kramerlevin.com

Jennifer Sharret, Esq. jsharret@kramerlevin.com

Caplin & Drysdale

One Thomas Circle, N.W. - Suite 1100

Washington, DC 20005

Attn: Trevor W. Swett III, Esq.

tws@capdale.com Kevin C. Maclay, Esq. kcm@capdale.com

Caplin & Drysdale

375 Park Avenue – 35<sup>th</sup> Floor

New York, New York 10152-3500

Attn: Elihu Inselbuch, Esq.

ei@capdale.com Rita C. Tobin, Esq. ret@capdale.com

Stutzman, Bromber, Esserman & Plifka, P.C.

2323 Bryan Street - Suite 2200

Dallas, Texas 75201

Attn: Sander L. Esserman, Esq.

esserman@sbep-law.com Robert T. Brousseau, Esq. brousseau@sbep-law.com

U.S. Attorney's Office, S.D.N.Y

86 Chambers Street – 3<sup>rd</sup> Floor

New York, New York 1007

Attn: David S. Jones, Esq.

David.Jones6@usdoj.gov

Natalie Kuehler, Esq.

Natalie.Kuehler@usdoj.gov

Butzel Long 380 Madison Avenue

New York, New York 10017

Attn: Barry Seidel, Esq.

Seidelb@butzel.com Katie L. Cooperman, Esq. Cooperman@butzel.com

Greenberg Traurig 200 Park Avenue

New York, New York 10166

Attn: Bruce R. Zirinsky, Esq.

Zirinskyb@gtlaw.com Nancy A. Mitchell, Esq. Mitchelln@gtlaw.com John H. Bae, Esq. Baej@gtlaw.com Gary D. Ticoll, Esq. Ticollg@gtlaw.com

Akin Gump Strauss Hauer & Fed One Bryant Park New York, New York 10036 Attn: Daniel G. Golden, Esq. dgolden@akingump.com Philip C. Dublin, Esq. pdublin@akingump.com Natalie E. Levine, Esq. nlevine@akingump.com