IN THE SUPERIOR COURT OF THE DISTRICT OF COLUMBIA Civil Division

DISTRICT OF COLUMBIA,	
Plaintiff,	
V.	
GENERAL MOTORS COMPANY,	Case No
Defendant.	

CONSENT JUDGMENT

Plaintiff, the District of Columbia, acting by and through Attorney General Karl A. Racine, has brought this action pursuant to the District of Columbia Consumer Protection Procedures Act ("CPPA"), D.C. Code § 28-3901, *et seq.*, having filed a complaint against General Motors Company ("GM").

Plaintiff and GM, by their counsel, have agreed to the entry of this Agreed Consent Judgment ("Consent Judgment") without trial or adjudication of any issue of fact or law and without admission by GM of any wrongdoing or admission of any of the violations of the CPPA or any other law as alleged by Plaintiff.

Contemporaneous with the filing of this Consent Judgment, GM is entering into similar agreements with the Attorneys General of Alabama, Alaska, Arkansas, California, Colorado, Connecticut, Delaware, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Missouri, Mississippi, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South

Carolina, South Dakota, Tennessee, Texas, Utah, Virginia, Vermont, Washington, West Virginia, Wisconsin, and Wyoming (hereinafter collectively referred to as "Attorneys General" or "Signatory Attorneys General").

1 PRELIMINARY STATEMENT

- 1.1 In 2014, an Attorneys General Multistate Working Group ("MSWG")—of which the District of Columbia is a member—initiated an investigation (the "Investigation") into certain business practices of GM¹ concerning GM's issuance of the following Recalls: NHTSA Recall Nos. 14V047, 14V346, 14V355, 14V394, 14V400, 14V490, and 14V540.
- 1.2 The MSWG was led by a Multistate Executive Committee ("MSEC") comprised of Connecticut, Florida, Maryland, Michigan, New Jersey, Ohio, Pennsylvania, South Carolina, and Texas.
- 1.3 The Investigation was prompted by reports of unintended key rotation related and/or ignition switch-related Recalls in several models and model years of GM vehicles.
 - 1.4 The Investigation focused on the "Covered Conduct," as that term is defined herein.
- 1.5 This Investigation was based upon, and has proceeded under, the Attorney General of the District of Columbia's authority to act on behalf of, and to protect, the people of the District of Columbia against alleged harms to Consumers pursuant to the CPPA and other law.
- 1.6 On or about May 16, 2014, GM agreed to a Consent Order with NHTSA related to the NHTSA 14V047 Recall that included, among other provisions, certain improvements GM

¹ The Investigation sought information about events that preceded the bankruptcy of General Motors Corporation ("Old GM"). GM does not admit any wrongdoing or accept any liability for conduct allegedly involving or relating to the activities of Old GM. Nothing in this Consent Judgment is intended to imply or suggest that GM is responsible for any acts, conduct, or knowledge of Old GM, or that such acts, conduct, or knowledge, can be imputed to GM. Nor is anything in this Consent Judgment intended to alter, modify, expand, or otherwise affect any provision of the July 5, 2009 Sale Order issued by the U.S. Bankruptcy Court for the Southern District of New York, or the rights, protections, and responsibilities of GM under the Sale Order or pertinent law.

agreed to make to its Recall process and its handling of issues related to the safety of GM Motor Vehicles (the "NHTSA Consent Order").

- 1.7 GM represents, and by entering into this Consent Judgment, the Attorneys General rely upon, that in compliance with the requirements set by NHTSA under the Federal Motor Vehicle Safety Act, GM does and shall timely notify GM Motor Vehicle owners of a known defect related to Motor Vehicle safety in GM Motor Vehicles.
- 1.8 On or about September 16, 2015, GM agreed to a Deferred Prosecution Agreement with the U.S. Department of Justice (the "DPA"). Pursuant to the DPA, the U.S. Department of Justice appointed a Monitor to assess GM's compliance with the DPA and to make recommendations for additional improvements that GM is required by the DPA to adopt unless it objects to a recommendation and the U.S. Department of Justice agrees that adoption of such recommendation is not required.
- 1.9 The Signatory Attorneys General recognize that GM has cooperated with the Investigation and has, prior to the Effective Date, voluntarily implemented improvements to its safety organization and to its safety processes.
- 1.10 The Parties have reached an amicable agreement resolving the issues in controversy and concluding the Investigation by filing/entering this Consent Judgment. The Parties agree that this Consent Judgment resolves the Signatory Attorneys' General claims and potential claims under their UDAP Laws as defined in Paragraph 5.27 and as set forth in Section 8 of this Consent Judgment.

NOW THEREFORE, upon the consent of the Parties hereto, IT IS HEREBY ORDERED,
ADJUDGED AND DECREED AS FOLLOWS:

2 PARTIES

- 2.1 Plaintiff is the District of Columbia. The District of Columbia or "Attorney General" shall refer to the Attorney General of the District of Columbia.
- 2.2 Defendant is General Motors Company or "GM," which is headquartered in Detroit, Michigan.

3 JURISDICTION

Over the subject matter and over the Defendant for the purpose of entering into and enforcing this Consent Judgment is admitted. Jurisdiction is retained by this Court for the purpose of enabling the Attorney General or the Defendant to apply for such further orders and directions as may be necessary or appropriate for the construction and modification of the injunctive provisions herein, or execution of this Consent Judgment, including enforcement of this Consent Judgment and punishment for any violation of this Consent Judgment. The Defendant waives any defect associated with service of Plaintiff's Complaint and this Consent Judgment and does not require issuance or service of a Summons.

4 VENUE

4.1 Pursuant to the provisions of the CPPA, venue as to all matters between the Parties relating to or arising out of this Consent Judgment shall lie exclusively in the Superior Court for the District of Columbia.

5 DEFINITIONS

In this Consent Judgment, the following words or terms shall have these meanings:

5.1 "Advertise," "Advertisement," or "Advertising" means any written, oral, or electronic statement, illustration, or depiction intended for Consumers and designed to create interest among Consumers in the purchase of, impart information about the attributes of, publicize

the availability of, or effect the sale or use of, goods or services, whether the statement appears in a brochure, certification, newspaper, magazine, free-standing insert, marketing kit, leaflet, circular, mailer, book insert, letter, catalogue, poster, chart, billboard, public-transit card, point-of-purchase display, package insert, package label, product instructions, electronic mail, website, mobile application, homepage, film, slide, radio, television, cable television, program-length commercial or "infomercial," or any other medium whether in print or electronic form.

- 5.2 "Affected Vehicles" means the vehicles included in the Investigation Recalls defined in Paragraph 5.14, below.
- 5.3 "Affiliates" means those individuals, corporations, partnerships, joint ventures, trusts, associations, or unincorporated associations specifically listed on Exhibit A and including Vehicle Acquisition Holdings, LLC, and NGMCO, Inc.
- 5.4 "Attorney General" or "Signatory Attorney General" means the Attorney General for the District of Columbia and/or the Office of the Attorney General for the District of Columbia.
- statement or disclosure, means that such statement or disclosure is disclosed in such size, color, contrast, location, duration, and audibility that it is readily noticeable, readable, understandable, or, if applicable, capable of being heard. A statement may not contradict or be inconsistent with any other information with which it is presented. If a statement modifies, explains, or clarifies other information with which it is presented, it must be presented in proximity to the information it modifies, in a manner that is likely to be noticed, readable, and understandable, and it must not be obscured in any manner. Audio disclosures shall be delivered in a volume and cadence sufficient for a Consumer to hear and comprehend. Visual disclosures shall be of a size and shade and appear on the screen for a duration sufficient for a Consumer to read and comprehend. In a

print Advertisement or promotional material, including, without limitation, point of sale display or brochure materials directed to Consumers, the disclosures shall be in a type, size, and location sufficiently noticeable for a Consumer to read and comprehend, in a print that contrasts with the background against which it appears.

- 5.6 "Confidentiality Agreement" means the Confidentiality Agreement executed on or about June 29, 2015.
- 5.7 "Consent Judgment" refers to this document entitled Agreed Consent Judgment Entry and Order in the matter of District of Columbia v. General Motors Company.
- 5.8 "Consumer" means any person, a natural person, individual, governmental agency or entity, partnership, corporation, limited liability company or corporation, trust, estate, incorporated or unincorporated association, or any other legal or commercial entity, however organized, to whom GM directly or indirectly offered its vehicles, products, or services for sale or lease.
- maintenance of the Affected Vehicles arising from the unintended key rotation-related and/or ignition-switch-related Recalls including (1) when Old GM or GM became aware of an ignition switch problem and whether Old GM or GM made timely disclosures of known defects to Consumers and regulators; (2) whether Old GM or GM misrepresented, expressly, impliedly or by omission, the safety, reliability or resale value of the Affected Vehicles to Consumers and regulators; (3) whether Old GM or GM engaged in deceptive Advertising of the Affected Vehicles; and (4) whether Old GM or GM engaged in the resale or offering for resale of any Affected Vehicles with alleged ignition switch safety problems.

- 5.10 "Effective Date" means the date on which this Consent Judgment has been signed by both Parties and entered as an order by the Court.
- 5.11 "Fantasy Advertising" means Advertising that uses special effects or fictional characters.
- 5.12 "GM" means General Motors Company and its present parents, subsidiaries (whether or not wholly owned), and Affiliates. For the avoidance of doubt, undertakings by GM in this Consent Judgment do not include or extend to GM dealers or distributors.
- 5.13 For purposes of this Consent Judgment only, "Ignition Switch" refers to any defective ignition switch in any of the Affected Vehicles that is the subject of any of the Recalls that are the subject of the multistate Investigation.
- 5.14 "Investigation Recalls" means NHTSA Recall Nos. 14V047, 14V346, 14V355, 14V394, 14V400, 14V490, and 14V540.
- 5.15 "Monitor" means the Monitor appointed by the U.S. Department of Justice, pursuant to the DPA, as referenced in Paragraph 1.8.
- 5.16 "Motor Vehicle," as used herein, means a self-propelled vehicle manufactured for use on public streets, roads, or highways, but not on railroads.
- 5.17 "NHTSA" means the National Highway Traffic Safety Administration. If any obligations, duties, or the jurisdiction of NHTSA should be transferred, consolidated, or merged with the obligations, duties, or jurisdiction of any other federal governmental agency or entity during the term of this Consent Judgment, then all references to "NHTSA" in this Consent Judgment shall apply to that other governmental agency or entity.
- 5.18 "Recall 14V047" means NHTSA Recall No. 14V047, which includes these Motor Vehicles: Model Year ("MY") 2005-2010 Chevrolet Cobalt, MY 2006-2011 Chevrolet HHR, MY

- 2005-2006 Pontiac Pursuit, MY 2006-2010 Pontiac Solstice, MY 2007-2010 Pontiac G5, MY 2003-2007 Saturn Ion, and MY 2007-2010 Saturn Sky.
- 5.19 "Recall 14V346" means NHTSA Recall No. 14V346, which includes these Motor Vehicles: MY 2010-2014 Chevrolet Camaro.
- 5.20 "Recall 14V355" means NHTSA Recall No. 14V355, which includes these Motor Vehicles: MY 2005-2009 Buick LaCrosse, MY 2006-2011 Buick Lucerne, MY 2000-2005 Cadillac DeVille, MY 2006-2011 Cadillac DTS, MY 2006-2014 Chevrolet Impala, and MY 2006-2007 Chevrolet Monte Carlo.
- 5.21 "Recall 14V394" means NHTSA Recall No. 14V394, which includes these Motor Vehicles: MY 2003-2014 Cadillac CTS and MY 2004-2006 Cadillac SRX.
- 5.22 "Recall 14V400" means NHTSA Recall No. 14V400, which includes these Motor Vehicles: MY 2000-2005 Chevrolet Impala, MY 1997-2003 Chevrolet Malibu, MY 2004-2005 Chevrolet Malibu Classic, MY 2000-2005 Chevrolet Monte Carlo, MY 1999-2004 Oldsmobile Alero, MY 1998-2002 Oldsmobile Intrigue, MY 1999-2005 Pontiac Grand Am, and MY 2004-2008 Pontiac Grand Prix.
- 5.23 "Recall 14V490" means NHTSA Recall No. 14V490, which includes the Motor Vehicle MY 2002-2004 Saturn Vue.
- 5.24 "Recall 14V540" means NHTSA Recall No. 14V540, which includes these Motor Vehicles: MY 2011-2013 Chevrolet Caprice and MY 2008-2009 Pontiac G8.
- 5.25 "Recall" or "Recalls" means a Motor Vehicle manufacturer's field action to remedy a safety-related defect or non-compliance pursuant to the Federal Motor Vehicle Safety Act, 49 U.S.C. §§ 30116-30120.

- 5.26 "Represent," "Representation," or "Representations" shall mean to communicate through certifications, claims, statements, questions, conduct, graphics, symbols, lettering, formats, devices, language, documents, messages, or any other manner or means by which meaning might be conveyed.
- 5.27 "UDAP Laws" means all applicable consumer protection and unfair trade and deceptive acts and practices laws, including, without limitation, the CPPA, as well as common law and equitable claims.

6 CONDUCT PROVISIONS

- 6.1 For the avoidance of doubt, the Conduct Provisions in this Section shall apply exclusively to Motor Vehicles sold in the United States, and the obligations shall extend and relate solely to GM's conduct with respect to such Motor Vehicles.
- 6.2 GM, in connection with the marketing or Advertising of certified pre-owned Motor Vehicles shall not, in any manner, expressly or by implication:
 - 6.2.1 Represent that certified pre-owned Motor Vehicles that GM Advertises are safe, have been repaired for safety issues, or have been subject to a rigorous inspection, unless the certified pre-owned Motor Vehicles are, based on dealer reports to GM, either not subject to any open Recalls relating to safety or repaired pursuant to such a Recall, and the Representation is otherwise not misleading. As provided in Paragraph 6.9, GM will continue to instruct its dealers that certified pre-owned Motor Vehicles shall not be certified or delivered to a customer until all Recall repairs have been completed.

6.2.2 Misrepresent the following:

- 6.2.2.1 Whether there is or is not an open Recall for safety issues on any certified pre-owned Motor Vehicle;
- 6.2.2.2 Whether GM, or GM dealers to GM's knowledge, have repaired certified pre-owned Motor Vehicles for open safety Recalls; and
- 6.2.2.3 Any other material fact about the safety of the certified pre-owned Motor Vehicle GM Advertises for sale.
- 6.3 For a reasonable time after announcement of a Recall, in order to allow GM sufficient time to administratively and promptly modify its offering or Advertising to comply with Paragraph 6.2 of this Consent Judgment, GM will not be held in violation of Paragraph 6.2 of this Consent Judgment. In recognition that the Recall repairs and the certification is done by GM's dealers, GM may rely on its dealers' reported certification of a Motor Vehicle in its Advertising and marketing materials pursuant to this Consent Judgment.
- 6.4 GM shall comply with the District of Columbia's UDAP Laws that apply to GM and the Motor Vehicles it manufactures, markets, and sells in the United States.

6.5 Notice to Consumers.

- 6.5.1 GM will maintain a Vehicle Safety Owner Engagement Team (or its functional equivalent), which uses data analytics and customer research to analyze and, where appropriate in GM's discretion, develop and execute communications and outreach tactics to enhance Recall awareness by impacted customers in the U.S.
- 6.5.2 Within 60 days after one year after the Effective Date of this Consent Judgment, GM will provide the Signatory Attorneys General with a report that summarizes GM's activities relative to Paragraph 6.5.1 above.

6.6 Advertising.

- 6.6.1 With respect to Advertisements in the District of Columbia concerning the product safety of GM Motor Vehicles, GM will not engage in misleading or false Advertising in violation of the CPPA. When determining whether a particular Advertisement complies with the provisions in Section 6.6, the entire Advertisement shall be considered, including the context of the particular depiction or phrase(s) at issue, any limitations, warnings, or disclosures in the Advertisement, and any limitations, warnings, or disclosures in the Motor Vehicle's owner's manual. Nothing herein shall preclude GM from (a) demonstrating the ordinary use of vehicle components, systems, or features, (b) demonstrating the performance of safety features, (c) depicting a Motor Vehicle being driven by a professional driver on a closed course, provided that any necessary and appropriate disclosures are Clearly and Conspicuously disclosed in the Advertisement, or (d) using Fantasy Advertising.
- 6.6.2 GM shall not Represent that a Motor Vehicle is "safe," "safest," "safer," or use a term or phrase of similar superlative or comparative meaning regarding safety, unless they have complied with those Federal Motor Vehicle Safety standards applicable to the Motor Vehicle at issue, and, if necessary, GM Clearly and Conspicuously discloses the information necessary to place the Representation in an accurate context, including by way of example: (a) the Motor Vehicle for which the claim is made; and (b) the design, feature, equipment or aspect of performance for which the claim is being made. The mere fact of a subsequent safety Recall of a Motor Vehicle by itself does not render a prior Advertisement of that Motor Vehicle misleading or otherwise state a violation of this Consent Judgment.
- 6.6.3 Notwithstanding Paragraph 6.6.2, GM may (a) make truthful Representations about the receipt of awards, ratings, or rankings from third parties (e.g., NHTSA's

New Car Assessment Program, J.D. Power & Associates, or the Insurance Institute for Highway Safety), including those relating to safety; (b) make truthful Representations about any Motor Vehicle and/or its systems and components which a Consumer should reasonably understand are statements of opinion or statements not easily and objectively verifiable as factually correct or incorrect; or (c) make truthful Representations that a Motor Vehicle has specific safety features.

6.7 Safety-Related Organizational Restructuring and Data Analytics.

- 6.7.1 GM will maintain a Global Vehicle Safety organization (or its functional equivalent) to identify and investigate issues related to the safety of GM Motor Vehicles.
- 6.7.2 GM will maintain a Global Product Integrity organization (or its functional equivalent). Among its other functions, the Global Product Integrity organization will establish processes to identify and resolve potential safety issues in the design of GM Motor Vehicles using Design for Failure Mode and Effects Analysis (or its functional equivalent) and/or other strategies selected by GM to achieve the same or similar results.
- 6.7.3 GM will maintain a Safety and Field Action Decision Authority (or its functional equivalent) responsible for making decisions with respect to Recalls of GM Motor Vehicles sold in the U.S.
- 6.7.4 GM will use advanced data analytics to identify, review, and analyze product anomalies and events in support of the Motor Vehicle safety field investigation process.

6.8 Internal Reporting of Safety Issues.

6.8.1 GM will establish or maintain a "Speak Up for Safety" program (or its functional equivalent) for its employees and GM dealer employees to report safety-related issues concerning GM Motor Vehicles.

- 6.8.2 GM will require its U.S. salaried employees, as appropriate, to confirm annually that they have reported any issues related to the safety of GM Motor Vehicles to the "Speak Up for Safety" program (or its functional equivalent) or to appropriate GM personnel consistent with GM's policies.
- 6.8.3 GM will establish or maintain a non-retaliation policy to protect employees who report an issue related to the safety of GM Motor Vehicles, and GM will not retaliate or tolerate retaliation in any form against an employee because that employee reports an issue related to the safety of GM Motor Vehicles.

6.9 Certified Pre-Owned Vehicles.

6.9.1 GM will instruct its dealers that (i) all applicable Recall repairs must be completed, and reflected as such in GM's systems, before any GM Motor Vehicle sold in the U.S. and included in such Recall is eligible for certification, and (ii) if there is a Recall on any Certified Pre-Owned GM Motor Vehicle sold in the U.S., the required remedy or repair must be completed before such Motor Vehicle is delivered to a customer.

6.10 Motor Vehicle Parts.

- 6.10.1 GM will establish or maintain appropriate processes and/or policies to determine whether a change in a part for a GM Motor Vehicle sold in the U.S. affects the part's "Fit, Form, or Function," such that the part number should be changed.
- 6.10.2 GM will train employees whose responsibilities include evaluating whether a part change affects the part's "Fit, Form, or Function" to follow the processes that GM will establish and maintain per Paragraph 6.10.1.

6.11 Consumer Complaint Resolution

6.11.1 Within 30 days of the Effective Date, GM shall appoint a person or persons to act as a direct contact for the Signatory Attorney General's office for the resolution of Consumer complaints arising from the subject matter of the Covered Conduct. GM shall provide the Signatory Attorney General's office with the name(s), title(s), address(es), telephone number(s), facsimile number(s), and electronic mail address(es) of the person(s) designated, within 30 days of the Effective Date.

7 PAYMENT TO THE STATES

Judgment, GM shall pay One Hundred Twenty Million Dollars (\$120,000,000.00) total, to be divided and paid by GM directly to each Signatory Attorney General of the MSWG in an amount to be designated in writing by and in the sole discretion of the MSEC. Of that amount, the District of Columbia shall receive One Million, Seventy-Six Thousand, One Hundred Forty-One Dollars and Forty-Seven Cents (\$1,076,141.47). The MSEC will provide GM with instructions for the payments to be distributed to each Signatory Attorney General under this Paragraph. Said payment shall be used by the District of Columbia for such purposes that may include, but are not limited to, attorneys' fees and other costs incurred in pursuing this Investigation, future public protection and education purposes, a consumer protection enforcement fund, or other purposes, including without limitation future consumer protection enforcement, consumer education, litigation funds, local consumer aid funds, public protection or consumer protection purposes or other purposes as allowed by state law at the sole discretion of each Signatory Attorney General. GM shall have no property right, interest, claim, control over, or title to any monies paid by GM to the MSWG after

the payment is made by GM under this Consent Judgment. The parties acknowledge that the payment described herein is not a fine, penalty, or payment in lieu thereof.

8 RELEASE

- the Attorney General of the District of Columbia releases and forever discharges to the fullest extent possible that the Attorney General is authorized under the law, (i) GM and its present and former parents, subsidiaries (whether or not wholly owned), and Affiliates (including but not limited to Vehicle Acquisition Holdings, LLC, and NGMCO, Inc.), and (ii) the respective divisions, organizational units, officers, directors, employees, agents, representatives, and in-house attorneys of those entities in Section (i) of this Paragraph (the "Released Parties") from the following: all civil claims (including claims for diminution in value), demands, causes of action, damages, equitable claims, injunctive relief, restitution, fines, costs, attorneys' fees and penalties, arising from the subject matter of the Covered Conduct, that the District of Columbia Attorney General, whether directly, indirectly, representatively, derivatively, in their sovereign enforcement capacity, or as *parens patriae* on behalf of its citizens or in any other capacity, could have asserted, before or as of the Effective Date, against the Released Parties under all UDAP Laws (collectively, the "Released Claims").
- 8.2 Notwithstanding any term of this Consent Judgment, the following do not comprise Released Claims:
 - (A) Private rights of action;
 - (B) Claims of environmental or tax liability;
 - (C) Criminal liability;
 - (D) Claims for actual physical damage to real or personal property;

- (E) Claims alleging violations of state, District of Columbia, or federal securities laws;
- (F) Claims alleging violations of state, District of Columbia, or federal antitrust laws;
- (G) Any obligations created under this Consent Judgment;
- (H) Any other civil or administrative liability that any person or entity, including the Released Parties, has or may have to the District of Columbia, and any subdivision thereof, not expressly covered by the release in Paragraph 8.1 above; and
- (I) Any claims, other than claims under the UDAP Laws, related to the Covered Conduct.

9 ENFORCEMENT

- 9.1 For a period of five years after the Effective Date, for the purpose of resolving disputes with respect to compliance with this Consent Judgment, duly authorized representatives of the Office of the Attorney General for the District of Columbia shall, if they believe that GM has engaged in a practice that violates any provision of this Consent Judgment, notify GM in writing of the Attorney General's belief that a violation has occurred. The Attorney General's notice shall include:
 - 9.1.1 the specific basis for the belief;
- 9.1.2 the provision of the Consent Judgment that the practice appears to violate; and
- 9.1.3 a date by which GM must respond to the notification, provided, however, that the response date shall be at least 60 days after the date of notification.

- 9.2 Upon receipt of written notice, GM shall provide a written response to the Attorney General either explaining why GM believes that it is in compliance with this Consent Judgment or explaining how the alleged violation occurred and how GM intends to address it. Specifically when explaining how the alleged violation occurred, GM may offer and the Attorney General may, but is not required to, consider whether the alleged violation resulted from an honest mistake or inadvertent error.
- 9.3 In the event that GM's response to the written notice does not address the Attorney General's concerns, the Attorney General may assert that GM has violated this Consent Judgment in a separate civil action to enforce this Consent Judgment, or seek any other relief afforded by law for such violation(s), only after providing GM with at least 60 days to respond to the notification as set forth in Paragraph 9.1 above. However, such Attorney General may take any action authorized by state or federal law without prior notice, except where such notice is required under state law, where the Attorney General reasonably concludes that, because of a specific practice, a threat to the health or safety of the public requires immediate action. Nothing in this paragraph shall be interpreted to create for the Attorney General new authority or right to take action that does not exist already under state or federal law, or to limit or remove the rights of GM under existing law to object to such action or otherwise to respond appropriately.
- 9.4 Nothing in this Section shall be construed to limit the Attorney General's authority provided under the CPPA.
- 9.5 It is the Parties' intent that nothing in this Consent Judgment shall create a conflict with (i) federal, state, or local law applicable to GM, (ii) any provision of the NHTSA Consent Order or other orders or instructions issued by NHTSA, (iii) any provision of the DPA, (iv) any recommendation made by the Monitor and adopted by GM pursuant to the DPA, or (v) any

provision of the December 8, 2016 Decision and Order and the related Consent Agreement with the Federal Trade Commission ("FTC Order"). The Parties agree that the requirements of law, or the applicable provisions of the DPA, FTC Order, or NHTSA Consent Order, or the applicable recommendations made by the Monitor and adopted by GM, shall take precedence over the requirements of this Consent Judgment.

9.6 In the event that GM believes such a conflict exists, GM must notify the Attorney General of the alleged conflict, stating with specificity the provision of this Consent Judgment they believe conflicts with the item(s) outlined in Paragraph 9.5 (i)-(v) above. The Attorney General shall respond to GM's notification of alleged conflict within 30 days. In the interim, GM shall continue to comply with the terms of this Consent Judgment to the extent possible.

10 NOTICES UNDER THIS CONSENT JUDGMENT

10.1 Any notices required to be sent to the Attorney General or to GM under this Consent Judgment shall be sent by certified mail, return-receipt requested. The documents shall be sent to the following addresses:

For the Attorney General for the District of Columbia:

Philip Ziperman, Director
Office of Consumer Protection
Attorney General for the District of Columbia
441 4th Street, N.W., 6th Floor
Washington, DC 20001

For GM:

Craig Glidden, Esq.
Executive Vice President, Legal and Public Policy and General Counsel
General Motors Co.
300 Renaissance Center
Detroit, MI 48226

Any party may change its designated notice recipient(s) by written notice to the other party.

11 GENERAL PROVISIONS

- 11.1 This Consent Judgment Represents the full and complete terms of the Parties' settlement.
- 11.2 This Consent Judgment shall be binding upon the Parties and their successors and assigns. In no event shall assignment of any right, power, or authority under this Consent Judgment void a duty to comply with this Consent Judgment.
- Paragraphs 6.3, 6.5, 6.6.2, 6.6.3, 6.7, 6.8 and 6.11 of this Consent Judgment will expire on Effective Date plus five years. Paragraphs 6.2, 6.6.1, 6.9 and 6.10 of this Consent Judgment will expire on Effective Date plus ten years. These expirations are contingent upon GM not having been adjudged by a court in any MSWG state to have violated any provision of Section 6 of any MSWG Consent Judgment with respect to any act or omission by GM related to the Covered Conduct. If, prior to Effective Date plus five years, GM is adjudged by a court in any MSWG state to have violated any provision of Section 6 of any MSWG Consent Judgment with respect to any act or omission by GM related to the Covered Conduct, GM shall continue to be subject to Paragraphs 6.3, 6.5, 6.6.2, 6.6.3, 6.7, 6.8 and 6.11 of this Consent Judgment until Effective Date plus seven years in all MSWG states. If, prior to Effective Date plus ten years, GM is adjudged by a court to have violated any provision of Section 6 of any MSWG Consent Judgment with respect to any act or omission by GM related to the Covered Conduct, GM shall continue to be subject to Paragraphs 6.2, 6.6.1, 6.9 and 6.10 of this Consent Judgment until Effective Date plus twelve years in all MSWG states. This Paragraph is in addition to all other remedies available to the Attorney General in law and equity.
- 11.4 Nothing in this Consent Judgment shall be construed to waive, limit, or expand any claim of sovereign immunity the District of Columbia may have in any action or proceeding.

- 11.5 Any failure of the Attorney General or GM to exercise its rights under this Consent Judgment shall not constitute a waiver of its rights.
- 11.6 Unless otherwise prohibited by law, any signatures by the Parties required for entry of this Consent Judgment may be executed in counterparts and by different signatories on separate counterparts, each of which shall be deemed an original, but all of which shall together be one and the same Consent Judgment. One or more counterparts of this Consent Judgment may be delivered by facsimile or electronic transmission with the intent that it or they shall constitute an original counterpart hereof.
- 11.7 Nothing in this Consent Judgment shall be construed to create, waive, or limit any private right of action.
- 11.8 GM is entering into this Judgment solely for the purpose of settlement, and nothing contained herein may be taken as or construed to be an admission, concession, finding, or conclusion of any violation of law, rule, or regulation, or of any other matter of fact or law, or of any liability or wrongdoing, all of which GM expressly denies. This Consent Judgment is not intended to constitute evidence or precedent of any kind except in any action or proceeding by one of the Parties (a) to enforce, rescind, or otherwise implement or affirm any or all of the terms of this Consent Judgment, or (b) to support a defense of res judicata, collateral estoppel, release, or other theory of claim preclusion, issue preclusion, or similar defense. The Released Parties' agreement to entry of this Consent Judgment is not an admission of liability. Nothing in this Consent Judgment affects the Released Parties' right to take or adopt any legal or factual position or defense in any other litigation or proceeding, or to cite or enforce the terms of the Release in Section 8.
- 11.9 The Attorney General for the District of Columbia, for the consideration set forth in this Consent Judgment, hereby agrees and covenants not to sue Motors Liquidation Company,

General Motors Corporation, Motors Liquidation Company GUC Trust, Motors Liquidation Company Avoidance Action Trust, or any other trust established by the Motors Liquidation Company bankruptcy plan to hold or pay liabilities of Motors Liquidation Company or General Motors Corporation for any and all civil claims (including claims for diminution in value), demands, causes of action, damages, equitable claims, injunctive relief, restitution, fines, costs, attorneys' fees and penalties, arising from the subject matter of the Covered Conduct that the Attorney General is authorized under the law to bring and which the Attorney General could have asserted, before or as of the Effective Date, against the entities named in this covenant not to sue under all UDAP laws. This paragraph and covenant is limited, to the extent applicable, by Paragraph 8.2 of this Consent Judgment. This covenant not to sue includes the agreement by the Attorney General for the District of Columbia not to file a claim or seek any payment related to violations of all UDAP Laws related to the Covered Conduct in the bankruptcy case entitled *In re Motors Liquidation Company, et al.*, Case No. 09-50026 (MG) (Bankr, S.D.N.Y.).

11.10 GM waives any claim for fees, costs, or expenses incurred before the entry of this Consent Judgment against the Signatory Attorney General, or against any of his agents or employees related in any way to this Consent Judgment, whether arising under common law or under the terms of any statute. Likewise, except as otherwise provided in this Consent Judgment, the Signatory Attorney General waives any claims for fees, costs, or expenses incurred before the entry of this Consent Judgment against GM related in any way to this Consent Judgment, whether arising under common law or under the terms of any statute. For these purposes, GM and the Signatory Attorney General each agree that they are not the prevailing party in this action because the Parties have reached a good faith settlement. GM and the Signatory Attorney General further waive any other right to challenge or contest the validity of this Consent Judgment.

11.11 GM further agrees to execute and deliver such authorizations, documents, and instruments as are required under the various judicial procedures for acceptance of this Consent Judgment in the jurisdiction in which it is being filed.

12 COMPLIANCE WITH ALL LAWS

- 12.1 Nothing in this Consent Judgment shall be construed as relieving GM of its obligations to comply with all state, District of Columbia, and federal laws, regulations, or rules, or as granting GM permission to engage in any acts or practices prohibited by such law, regulation, or rule.
- 12.2 The Plaintiff and the Defendant hereby stipulate and agree that the Order of this Court to be issued pursuant to this Consent Judgment shall act as an injunction issued under D.C. Code § 28-3909(a).

13 REPRESENTATIONS AND WARRANTIES

- 13.1 GM warrants and Represents that it manufactured, sold, and distributed Motor Vehicles in the U.S. and further acknowledges that it is the proper party to this Consent Judgment and that General Motors Company is its true legal name.
- 13.2 The undersigned counsel for the District of Columbia warrants and Represents that he is fully authorized to execute this Consent Judgment on behalf of the Attorney General for the District of Columbia.
- 13.3 Counsel for GM shall provide a corporate resolution authorizing the execution of this Consent Judgment on its behalf and warrants and Represents that they are fully authorized to execute this Consent Judgment on behalf of GM.
- 13.4 Each of the Parties warrants and Represents that it negotiated the terms of this Consent Judgment in good faith.

- 13.5 Each of the Parties and signatories to this Consent Judgment warrants and Represents that it freely and voluntarily enters into this Consent Judgment without any degree of duress or compulsion.
- 13.6 GM shall not Represent or imply that the Signatory Attorneys General acquiesce in or approve of GM's past or current business practices, efforts to improve its practices, or any future practices that GM may adopt or consider adopting.
- 13.7 All Parties consent to the disclosure to the public of this Consent Judgment by GM and the Signatory Attorneys General.
- 13.8 Nothing in this Consent Judgment constitutes an agreement by the Attorneys General concerning the characterization of the payment to the Signatory Attorneys General, as outlined in Section 7, for the purpose of the Internal Revenue laws, Title 26 of the United States Code, or similar state tax codes or laws.
- 13.9 For purposes of construing this Consent Judgment, the Consent Judgment shall be deemed to have been drafted by all Parties and shall not, therefore, be construed against any Party for that reason in any dispute.
- 13.10 The Parties state that no promise of any kind or nature whatsoever (other than the written terms of this Consent Judgment) was made to them to induce them to enter into this Consent Judgment, and that they have entered into this Consent Judgment voluntarily.
- 13.11 This Consent Judgment constitutes the entire, complete, and integrated agreement between the Parties pertaining to the settlement and supersedes all prior and contemporaneous undertakings of the Parties in connection herewith except the Confidentiality Agreement. This Consent Judgment may not be modified or amended except by written consent of all the Parties.

1	4	DA	3/3	MENT	OF	TIT	INC	וחת	T C
п	4	PA	L Y IV		UF	R I I	ALINET.	- P P.	

14.1	All filing fees asse	ociated with commencing this action and obtaining the Court'
approval and	entry of this Conser	t Judgment shall be borne by GM.
IT IS SO OR	RDERED, ADJUDO	GED AND DECREED.
This	day of	, 2017.
JUDGE		

JOINTLY APPROVED BY:

VOINTEL MIRO (ED DI)	
FOR THE DISTRICT OF COLUMBIA:	10/18/17
Philip Ziperman	DATE
Director, Office of Consumer Protection	
Office of the Attorney General for the District of Columbia	
441 4th Street, N.W., 6th Floor	
(202) 442-9886	
Philip.Ziperman@dc.gov	
1 map 22 pot man (e) do 180 y	
FOR DEFENDANT:	
GENERAL MOTORS COMPANY	
GENERAL MOTORS COMPANY	
McChapton	10/2/17
Ann Cathcart Chaplin	DATE
Deputy General Counsel, Litigation	
General Motors LLC	
300 Renaissance Center	
Detroit, Michigan 48265	
APPROVED AS TO FORM FOR ENTRY:	
Thomas J. Hevell.	10/4/17
Thomas J. Perrelli	DATE
Jenner & Block LLP	
1099 New York Avenue, N.W. Suite 900	
Washington, D.C. 20001-4412	
(202) 639-6004	
TPerrelli@jenner.com	
A L OI I OI I ON JOIR HOLI I COM	

Counsel for General Motors Company

APPROVED AS TO FORM FOR ENTRY:

Gary Tan [987796]

Assistant Attorney General

Office of the Attorney General for the District of Columbia 441 4th Street, N.W., 6th Floor (202) 727-6241

Gary.Tan@dc.gov

APPROVED AS TO FORM FOR ENTRY:

Michael A Brown

DATE

Michael A. Brown

Miles & Stockbridge P.C.

100 Light Street

Baltimore, MD 21202

Phone: (410) 385-3439

mbrown@milesstockbridge.com

EXHIBIT A

State or Sovereign Company Name Power of Incorporation 06 Ormskirk Limited England and Wales Canada Ontario 2140879 Ontario Inc. 2140879 Ontario Inc. Canada Delaware 6153933 Canada Ltd. Delaware ACAR Leasing Ltd. Germany ACF Investment Corp. ACF Investment Corp. Delaware Adam Opel AG Nevada Adam Opel GmbH Germany England and Wales Advance Motors Limited Delaware AEye, Inc. AFS Management Corp. Nevada AFS SenSub Corp. England AFS SenSub Corp. Nevada Aftermarket (UK) Limited Italy Aftermarket (UK) Limited England Aftermarket Italia S.r.l. in liquidazione Egypt Aftermarket Italia S.r.l. in liquidazione Italy Delaware AL Mansour Automotive SAE Delaware Alphabet Energy, Inc. Delaware AmeriCredit Automobile Receivables Trust 2007- B-F AmeriCredit Automobile Receivables Trust 2007-D-F Delaware AmeriCredit Automobile Receivables Trust 2010-1 Delaware AmeriCredit Automobile Receivables Trust 2010-2 Delaware AmeriCredit Automobile Receivables Trust 2010-3 Delaware AmeriCredit Automobile Receivables Trust 2010-4 Delaware AmeriCredit Automobile Receivables Trust 2010-A Delaware AmeriCredit Automobile Receivables Trust 2010-B Delaware AmeriCredit Automobile Receivables Trust 2011-1 Delaware AmeriCredit Automobile Receivables Trust 2011-2 Delaware AmeriCredit Automobile Receivables Trust 2011-3 Delaware AmeriCredit Automobile Receivables Trust 2011-4 Delaware AmeriCredit Automobile Receivables Trust 2011-5 Delaware AmeriCredit Automobile Receivables Trust 2012-1 Delaware AmeriCredit Automobile Receivables Trust 2012-2 Delaware AmeriCredit Automobile Receivables Trust 2012-3 Delaware AmeriCredit Automobile Receivables Trust 2012-4 Delaware AmeriCredit Automobile Receivables Trust 2012-5

AmeriCredit Automobile Receivables Trust 2013-1

Delaware

Delaware

Company Name	State or Sovereign Power of Incorporation
AmeriCredit Automobile Receivables Trust 2013-2	Delaware
AmeriCredit Automobile Receivables Trust 2013-3	Delaware
AmeriCredit Automobile Receivables Trust 2013-4	Delaware
AmeriCredit Automobile Receivables Trust 2013-5	Delaware
AmeriCredit Automobile Receivables Trust 2014-1	Delaware
AmeriCredit Automobile Receivables Trust 2014-2	Delaware
AmeriCredit Automobile Receivables Trust 2014-3	Delaware
AmeriCredit Automobile Receivables Trust 2014-3	Nevada
AmeriCredit Automobile Receivables Trust 2014-4	Delaware
AmeriCredit Automobile Receivables Trust 2015-1	Delaware
AmeriCredit Automobile Receivables Trust 2015-2	Delaware
AmeriCredit Automobile Receivables Trust 2015-3	Delaware
AmeriCredit Automobile Receivables Trust 2015-4	Delaware
AmeriCredit Automobile Receivables Trust 2016-1	Delaware
AmeriCredit Automobile Receivables Trust 2016-2	Delaware
AmeriCredit Automobile Receivables Trust 2016-3	Delaware
AmeriCredit Automobile Receivables Trust 2016-4	Delaware
AmeriCredit Automobile Receivables Trust 2017-1	Delaware
AmeriCredit Automobile Receivables Trust 2017-2	Delaware
AmeriCredit Automobile Receivables Trust 2017-3	Delaware
AmeriCredit Automobile Receivables Trust 2017-4	Delaware
AmeriCredit Consumer Loan Company, Inc.	Nevada
AmeriCredit Consumer Loan Company, Inc. AmeriCredit Financial Services, Inc.	Delaware
AmeriCredit Financial Services, Inc.	Delaware
AmeriCredit Funding Corp. XI	Delaware
AmeriCredit Syndicated Warehouse Trust	Delaware
Amherstburg Chevrolet Buick GMC (2016) Limited	
Andersen & Martini Auto A/S	Denmark
Andiamo Riverfront, LLC	Michigan
Annunciata Corporation	Delaware
APGO Trust	Delaware
Approach (UK) Limited	England and Wales
Argonaut Holdings LLC	Delaware
Atlantic Automobiles SAS	France
Auto Distribution Provenance SAS	France
Auto Fornebu AS	Norway
Auto Lease Finance Corporation	Cayman Islands
Auto Partners III, Inc.	Delaware
Autohaus G.V.O. GmbH	Germany
Autovision (Scotland) Limited	Scotland
Autozentrum West Köln GmbH	Germany

Company Name

Aviation Spectrum Resources Holdings, Incorporated

Ballards of Watford Limited

Banco GMAC S.A.

Baylis (Gloucester) Limited

Beerens O.C. NV

Berse Road (No. 1) Limited Berse Road (No. 2) Limited

Betula Cars S.L.

BilCirkeln Malmo AB

Blackdown Motor Company Limited

Bochum Perspektive 2022 GmbH BOCO (Proprietary) Limited

Boco Trust

Boden Brussels NV

Brandish Limited

Bridge Motors (Banbury) Limited

Bridgewater Chevrolet, Inc.

Britain Chevrolet, Inc.

BS Auto Praha sro

Cadillac Europe GmbH

Cadillac of Greenwich, Inc.

Carve-Out Ownership Cooperative LLC

Caterpillar Logistics SCS

Certified Security Solutions, Inc.

Charles Hurst Motors Limited

Chevrolet Austria GmbH

Chevrolet Austria GmbH in Liqu.

Chevrolet Belgium NV

Chevrolet Cadillac of Pawling, Inc.

Chevrolet Central and Eastern Europe

Chevrolet Deutschland GmbH

Chevrolet Espana, S.A.

Chevrolet Euro Parts Center B.V.

Chevrolet Europe GmbH

Chevrolet Finland Oy

Chevrolet France

Chevrolet Italia S.p.A.

Chevrolet Nederland B.V.

Chevrolet of Fairfield, Inc.

Chevrolet of Novato, Inc.

Chevrolet Otomotiv Ticaret Limited Sirketi

State or Sovereign Power of Incorporation

Delaware

England and Wales

Brazil

England and Wales

Belgium

England

England

Spain

Sweden

England and Wales

Germany

South Africa

South Africa

Belgium

England and Wales

England and Wales

Delaware

Delaware

Czech Republic

Switzerland

Delaware

Delaware Italy

Oregon

Northern Ireland

Austria

Austria

Belgium

D 1

Delaware

Hungary

Germany

Spain

Netherlands

Switzerland

Finland

France

Italy

Netherlands

Delaware

Delaware

Turkey

Company Name State or Sovereign
Power of Incorporation

Chevrolet Poland Sp. z o.o. Poland
Chevrolet Portugal, Lda. Portugal

Chevrolet Portugal, Eda.

Chevrolet Sales (Thailand) Limited

Chevrolet Sales India Private Ltd.

Chevrolet Sociedad Anonima de Ahorro para Fines Determinados

Chevrolet Suisse S.A.

Switzerland

Chevrolet Sverige AB

Sweden

Chevrolet UK Limited Ltd England

CHEVYPLAN S.A. Sociedad Administradora de Planes de Autofinanciamiento
Comercial Colombia

CHEVYPLAN, CA Venezuela, Bolivarian Republic

Claro Automobiles SAS France
Comercial Colombia
Controladora General Motors, S.A. de C.V. Mexico

Coskata, Inc. Delaware
Countryside Chevrolet, Inc. Delaware

Courtesy Buick-GMC, Inc.

Crash Avoidance Metrics Partners LLC

Crash Avoidance Metrics Partnerships

Michigan

Crosby Automotive Group, Inc.

Delaware

Curt Warner Chevrolet, Inc.

Delaware

Daniels Chevrolet, Inc.

Delaware

DCJ 1 LLC

Delaware

Dealership Liquidations, Inc.

Delaware

DeCuir Automotive Group, Inc.

Delaware

Delphi Energy and Engine Management Systems UK Overseas Corporation Delaware

Delta ID Inc.

Delaware

DENICAR S.R.L.

Italy

Detroit Investment Fund, L.P.

Delaware

Diso Madrid S.1.r. Spain
Diso Madrid S.L. Spain
DMAX, Ltd. Ohio
Doraville Bond Corporation Delaware

Drive Motor Properties LLP England and Wales
Drive Motor Retail Limited England and Wales

E. Maulme C. A. Brazil

Eden (GM) Limited England and Wales

Elasto S.A. Ecuador
Empower Energies, Inc. Delaware
Enchi Corporation Delaware
Englewood Chevrolet, Inc. Delaware
Envia Systems, Inc. Delaware

Company Name State or Sovereign
Power of Incorporation

F G Barnes (Maidstone) Limited England and Wales

Fabrica Nacional de Autobuses Fanabus, S.A.

Venezuela, Bolivarian Republic

FAW Harbin Light Duty Vehicle Company Limited China
FAW-GM Hongta Yunnan Automobile Manufacturing Company Limited China

FAW-GM Light Duty Commercial Vehicle Co., Ltd.

Flinc GmbH

Germany
Fludicon GmbH

Germany

Fox Valley Buick-GMC, Inc.

Delaware
Fuel Cell System Manufacturing LLC

Delaware

G.M.A.C. Financiera de Colombia S.A. Compania de Financiamiento Comercial Colombia

G.M.A.C.-Comercio e Aluguer de Veiculos, Lda.

General International Insurance Services Limited

General International Limited

General Motors - Colmotores S.A.

General Motors (China) Investment Company Limited

General Motors (Hong Kong) Company Limited

General Motors (Hong Kong) Company Limited

Hong Kong

General Motors (Thailand) Limited Thailand
General Motors Advisory Services LLC Uzbekistan

General Motors Africa and Middle East FZE

United Arab Emirates

General Motors Asia Pacific (Pte) Ltd.

General Motors Asia Pacific Holdings, LLC

General Motors Asia, Inc.

Delaware

General Motors Asset Management Corporation

Delaware

General Motors Australia Ltd.

Australia

General Motors Australia Ltd. Australia
General Motors Austria GmbH Austria

General Motors Auto LLC Russian Federation

General Motors Automobiles Philippines, Inc.

General Motors Automotive Holdings, S.L.

Spain

General Motors Belgique Automobile NV

General Motors Belgique N.V.

General Motors Brasil Holdings Ltda.

General Motors Chile Industria Automotriz Limitada

Chile

General Motors China LLC
General Motors China, Inc.

Delaware
Delaware

General Motors CIS LLC Russian Federation

General Motors Company Delaware
General Motors Coordination Center BVBA Belgium

General Motors Daewoo Auto and Technology CIS LLC

Russian Federation

General Motors de Argentina S.r.l. Argentina

General Motors de Mexico, S. de R.L. de C.V.

General Motors del Ecuador S.A.

Ecuador

State or Sovereign Company Name Power of Incorporation General Motors do Brasil Ltda. Brazil General Motors East Africa Limited Kenya General Motors Egypt, S,A.E. Egypt General Motors Espana, S.L.U. Spain General Motors Europe Holdings, S.L.U. Spain General Motors Europe Limited England and Wales General Motors Financial Chile Limitada Chile General Motors Financial Chile S.A. Chile Texas General Motors Financial Company, Inc. General Motors Financial International B.V. Netherlands General Motors Financial Italia S.p.A. Italy General Motors Financial of Canada, Ltd. Ontario Switzerland General Motors Financial Suisse SA General Motors Financial UK Limited England and Wales General Motors Finland Oy Finland Michigan General Motors Foundation, Inc. France General Motors France General Motors GBS Hungary Kft. Hungary General Motors Global Service Operations, Inc. Delaware Greece General Motors Hellas S.A. Australia General Motors Holden Australia Ltd. General Motors Holden Australia NSC Ltd. Australia General Motors Holdings LLC Delaware Brazil General Motors Holdings Participacoes Ltda. India General Motors India Private Limited General Motors International Holdings, Inc. Delaware General Motors International Operations Pte. Ltd. Singapore General Motors International Services Company SAS Colombia General Motors International Services LLC Delaware General Motors Investment Management Corporation General Motors Investment Participações Ltda. Brazil

General Motors Investments Pty. Ltd. General Motors Ireland Limited

General Motors IT Services (Ireland) Limited General Motors Italia S.r.l.

General Motors Japan Limited General Motors Limited General Motors LLC

General Motors Israel Ltd.

General Motors Manufacturing Poland Sp. z o.o.

General Motors Nederland B.V.

Australia

Ireland Israel

Ireland

Italy

Japan England

Delaware

Netherlands

Poland

Company Name

State or Sovereign Power of Incorporation

General Motors New Zealand Pensions Limited

General Motors of Canada Company

General Motors Overseas Commercial Vehicle Corporation

General Motors Overseas Corporation

General Motors Overseas Corporation (active) General Motors Overseas Distribution LLC

GENERAL MOTORS PARTICIPACOES LTDA.

General Motors Peru S.A.

General Motors Poland Spolka, z o. o.

General Motors Portugal Lda.

General Motors Powertrain - Europe S.r.l.

General Motors Powertrain - Uzbekistan CJSC

General Motors Powertrain - Uzbekistan Joint Stock Company

General Motors Powertrain (Thailand) Limited

General Motors Research Corporation

General Motors South Africa (Pty) Limited

General Motors Suisse S.A. General Motors Taiwan Ltd.

General Motors Technical Centre India Private Limited

General Motors Thailand Investments, LLC General Motors Treasury Center, LLC

General Motors Trkiye Limited Sirketi

General Motors UK Limited

General Motors Uruguay S.A.

General Motors Uzbekistan Closed Joint Stock Company

General Motors Venezolana, C.A.

General Motors Ventures LLC

General Motors Vietnam Company Ltd.

General Motors Warehousing and Trading (Shanghai) Co. Ltd.

General Motors-Holden's Sales Pty. Limited

Genie Mecanique Zairois, S.A.R.L.

GeoDigital International Inc.

Georgia Automotive Group, Inc.

Global Human Body Models Consortium, LLC

Global Services Detroit LLC

Global Tooling Service Company Europe Limited

Glympse Inc.

GM - Isuzu Camiones Andinos de Chile SpA

GM - Isuzu Camiones Andinos de Colombia Ltda.

GM - Isuzu Camiones Andinos de Colombia S.A.

GM - ISUZU Camiones Andinos del Ecuador GMICA Ecuador Cia. Ltda.

New Zealand

Canada Delaware

Delaware

Delaware

Delaware

Brazil

Peru

Poland

Portugal

Italy

Uzbekistan

Uzbekistan

Thailand

Delaware

South Africa

Switzerland

Taiwan

India

Delaware

Delaware

Turkey

England

Uruguay

Uzbekistan

Venezuela

Delaware

Vietnam

China

Australia

Congo, The Democratic Republic

Ontario

Delaware

Michigan

Delaware

England and Wales

Washington

Chile

Colombia

Colombia

Ecuador

State or Sovereign Company Name Power of Incorporation GM (UK) Pension Trustees Limited England GM Administradora de Bens Ltda. Brazil GM APO Holdings, LLC Delaware Germany GM Auslandsprojekte GmbH GM Automotive Services Belgium NV Belgium GM Automotive UK England Netherlands GM Canada Holdings B.V. Delaware GM Canada Holdings LLC Canada GM Canada Limited Partnership Netherlands GM CME Holdings C.V. GM Components Holdings, LLC Delaware GM Cruise LLC Delaware GM Daewoo UK Limited England GM Deutschland GmbH Germany Delaware GM Eurometals, Inc. GM Europe Treasury Company AB Sweden Delaware GM Finance Co. Holdings LLC Sweden GM Financial AB GM Financial Automobile Leasing Trust 2014-1 Delaware GM Financial Automobile Leasing Trust 2014-2 Delaware Delaware GM Financial Automobile Leasing Trust 2014-PP1 GM Financial Automobile Leasing Trust 2015-1 Delaware GM Financial Automobile Leasing Trust 2015-2 Delaware GM Financial Automobile Leasing Trust 2015-3 Delaware GM Financial Automobile Leasing Trust 2015-PP1 Delaware Delaware GM Financial Automobile Leasing Trust 2015-PP2 GM Financial Automobile Leasing Trust 2015-PP3 Delaware GM Financial Automobile Leasing Trust 2015-PP4 Delaware Delaware GM Financial Automobile Leasing Trust 2015-PP5 GM Financial Automobile Leasing Trust 2016-1 Delaware Delaware GM Financial Automobile Leasing Trust 2016-2 GM Financial Automobile Leasing Trust 2016-3 Delaware GM Financial Automobile Leasing Trust 2016-PP1 Delaware GM Financial Automobile Leasing Trust 2016-PP2 Delaware Delaware GM Financial Automobile Leasing Trust 2016-PP3 GM Financial Automobile Leasing Trust 2016-PP4 Delaware GM Financial Automobile Leasing Trust 2016-PP5 Delaware GM Financial Automobile Leasing Trust 2016-PP6 Delaware Delaware GM Financial Automobile Leasing Trust 2016-PP7 Delaware GM Financial Automobile Leasing Trust 2017-1

Delaware

GM Financial Automobile Leasing Trust 2017-2

State or Sovereign Company Name Power of Incorporation GM Financial Automobile Leasing Trust 2017-PP1 Delaware GM Financial Automobile Leasing Trust 2017-PP2 Delaware GM Financial Automobile Leasing Trust 2017-PP3 Delaware GM Financial Automobile Leasing Trust 2017-PP4 Delaware GM Financial Automobile Receivables Trust 2012-PP1 Delaware GM Financial Automobile Receivables Trust 2014-PP1 Delaware GM Financial Canada Leasing Ltd. Ontario GM Financial Colombia Holdings LLC Delaware GM Financial Colombia S.A. Compania de Financiamiento Colombia GM Financial Consumer Automobile Receivables Trust 2017-1 Delaware GM Financial Consumer Automobile Receivables Trust 2017-2 Delaware GM Financial Consumer Automobile Receivables Trust 2017-3 Delaware GM Financial Consumer Discount Company Pennsylvania GM Financial de Mexico, S.A. de C.V. SOFOM E.R. Mexico GM Financial de Mexico, S.A. de C.V., SOFOME.N.R. Mexico GM Financial del Peru S.A.C Peru GM Financial GmbH Germany GM Financial Holdings LLC GM Financial Insurance Services GmbH Germany GM Financial Management Trust Delaware GM Financial Mexico Holdings LLC Delaware GM Financial Real Estate GmbH & Co KG Germany GM GEFS HOLDINGS (CHC4) ULC Nova Scotia GM Global Business Services Philippines, Inc. Philippines GM Global Holdings GmbH & Co. KG Germany GM Global Propulsion Systems -Torino S.r.l. Italy GM Global Purchasing and Supply Chain Romania Srl Romania GM Global Technology Operations LLC Delaware Delaware GM Global Tooling Company LLC GM Global Treasury Centre Limited England and Wales Australia GM Holden Ltd. GM Holdings U.K. No.1 Limited England and Wales GM Holdings U.K. No.3 Limited England and Wales GM International Sales Ltd. Cayman Islands GM Inversiones Santiago Limitada Chile GM Investment Trustees Limited England GM Korea Co., Ltd Korea, Republic of GM Korea Company Korea, Republic of GM Korea Ltd. Korea, Republic of Delaware GM LAAM Holdings, LLC

Netherlands

GM Mexico Holdings B.V.

State or Sovereign Company Name Power of Incorporation GM Nigeria Limited Nigeria GM Personnel Services, Inc. Delaware GM Plats (Proprietary) Limited South Africa GM PSA Purchasing Services S.A. Belgium GM Purchasing Vauxhall UK Limited England GM Regional Holdings LLC Delaware GM Retirees Pension Trustees Limited England GM Subsystems Manufacturing, LLC Delaware GM Supplier Receivables LLC Delaware GM Viet Nam Motor Company Ltd. Vietnam GM Warranty LLC Delaware GMAC - Instituicao Financeira de Credito, S.A. Portugal GMAC (Espana?) de Financiacion, S.A. Unipersonal Spain GMAC (Lease?) B.V. (aka Masterlease Europe) Netherlands GMAC Administradora de Consorcios Ltda. Brazil GMAC Automotriz Limitada Chile GMAC Bank GmbH (German entity) Germany GMAC Banque S.A. France GMAC Colombia S.A. LLC Delaware GMAC Comercial Automotriz Chile S.A. Chile **GMAC Continental Corporation** Delaware GMAC de Venezuela, C.A. Venezuela GMAC Espana de Financiacion, S.A. Unipersonal Spain GMAC Financial Services AB Sweden GMAC Financial Services GmbH Germany **GMAC HB** Sweden GMAC Holding S.A. de C.V. Mexico GMAC Holdings (U.K.) Limited England GMAC Holdings UK Limited England GMAC Lease B.V. (aka Masterlease Europe) Netherlands GMAC Leasing GmbH (Austrian entity) Austria GMAC Leasing GmbH (German entity) Germany GMAC Nederland N.V. Netherlands GMAC Prestadora de Servicios de Mao de Obra Ltda. Brazil GMAC Real Estate GmbH & Co KG Germany

Colombia

England

Brazil

Brazil

Brazil

Switzerland

A-10

GMAC Servicios S.A.S.

GMACI Corretora de Seguros Ltda

GMACI Corretora de Seguros S.A.

GMAC-Prestadora de Servios de Mo-de-Obra Ltda.

GMAC Suisse SA

GMAC UK plc

Company Name Power of Incorporation GMAM Real Estate I, LLC Delaware GM-AVTOVAZ CJSC Russian Federation GMCH&SP Private Equity II L.P. Canada **GM-DI** Leasing LLC Delaware GMF Automobile Leasing Trust 2013-(PP1?) Delaware GMF Europe Holdco Limited United Kingdom England and Wales GMF Europe LLP GMF Floorplan Owner Revolving Trust Delaware Delaware GMF Funding Corp. GMF Germany Holdings GmbH Germany GMF Global Assignment LLC Delaware GMF International LLC Delaware GMF Leasing LLC Delaware GMF Leasing Warehouse Trust 2016-A Delaware GMF Leasing Warehouse Trust 2016-B Delaware GMF Leasing Warehousing Trust Delaware GMF Prime Automobile Trust 2015-PP1 Delaware GMF Prime Automobile Trust 2016-PP1 Delaware Delaware GMF Prime Automobile Trust 2016-PP2 GMF Prime Automobile Trust 2016-PP3 Delaware GMF Prime Automobile Trust 2017-PP1 Delaware GMF Prime Automobile Trust 2017-PP2 Delaware GMF Prime Automobile Trust 2017-PP3 Delaware GMF Prime Automobile Trust 2017-PP4 Delaware GMF Prime Automobile Warehouse Trust I Delaware GMF Prime Automobile Warehouse Trust II Delaware GMF Prime Automobile Warehouse Trust III Delaware Delaware GMF Prime Automobile Warehouse Trust IV GMF Prime Automobile Warehouse Trust IX Delaware GMF Prime Automobile Warehouse Trust V Delaware GMF Prime Automobile Warehouse Trust VI Delaware GMF Prime Automobile Warehouse Trust VII Delaware GMF Prime Automobile Warehouse Trust VIII Delaware GMF Prime Automobile Warehouse Trust X Delaware Delaware GMF Prime Automobile Warehouse Trust XI GMF Prime Automobile Warehouse Trust XII Delaware GMF Prime Automobile Warehouse Trust XIII Delaware GMF Prime Automobile Warehouse Trust XIV Delaware Delaware GMF Wholesale Receivables LLC Delaware GMGP Holdings LLC

State or Sovereign

Israel

GM-UM1 Technology Research and Development Ltd.

Company Name State or Sovereign
Power of Incorporation

Go Motor Retailing Limited England and Wales
Go Trade Parts Limited England and Wales

Gochip Inc. California
GP Global Holdings GmbH Germany

GPSC UK Limited England and Wales

Grand Pointe Holdings, Inc.

Grand Pointe Park Condominium Association

Michigan

H.S.H. Limited England and Wales
Haines & Strange Limited England and Wales

Heritage Chevrolet Cadillac Buick GMC, Inc.

HOLDCORP S.A.

Ecuador

Holden Employees Superannuation Fund Pty Ltd

Australia

Holden New Zealand Limited

New Zealand

HRL Laboratories, LLC Delaware
Hydrogenics Corporation Ontario

IBC 2017 Pension Trustees Limited United Kingdom

IBC Pension Trustees LimitedEnglandIBC Vehicles LimitedEnglandIndustries Mecaniques Maghrebines, S.A.TunisiaInfinite Velocity Automotive, Inc.Delaware

ISF International School Frankfurt Rhein-Main GmbH & Co. KG

Germany
ISF Internationale Schule Frankfurt-Rhein-Main Geschaftsfuhrungsgesellschaft mbH

Germany

Isuzu Truck South Africa (Pty.) Limited (ITSA)

South Africa

IUE-GM National Joint Skill Development and Training Committee Ohio

Jeffery (Wandsworth) Limited England and Wales

JS Folsom Automotive, Inc.

Kalfatra Utveckling AB

Kamp Twente B.V.

Netherlands

Koneyren, Inc.

Lakeside Chevrolet Buick GMC Ltd.

Delaware

Sweden

Netherlands

Michigan

Ontario

Laplante Cadillac Chevrolet Buick GMC Ltd.

LCV Platform Engineering Corp.

Lease Ownership Cooperative LLC

Lidlington Engineering Company, Ltd.

Ontario

Delaware

Limited Liability Company "General Motors CIS"

Russian Federation
Limited Liability Company "JV Systems"

Russian Federation
Lookers Birmingham Limited

England and Wales

Lufkin Automotive Group, Inc.

Delaware

Lyft, Inc.

Delaware

MAC International FZCO

United Arab Emirates

Mack Buick-GMC, Inc. Delaware

Company Name State or Sovereign
Power of Incorporation

Mack-Buick-GMC, Inc.

Macon County Automotive Group, Inc.

Delaware

Manassas Chevrolet, Inc.

Marshall of Ipswich Limited

Marshall of Peterborough Limited

England and Wales

England and Wales

Marshall of Stevenage Ltd England and Wales

Martin Automotive of Simi Valley, Inc. Delaware

Martin Automotive, Inc.

Mascoma Corporation

Master Lease Germany GmbH

Delaware

Germany

Master Lease Germany GmbH Germany

Masterlease Europe Renting, S.L. Spain

Maven Drive LLC Delaware

Maven Leasing Ltd.

Memorial Highway Chevrolet, Inc.

Merced Chevrolet, Inc.

Delaware

Delaware

Michael Bates Chevrolet, Inc.

Mike Reichenbach Chevrolet, Inc.

Delaware

Millbrook Pension Management Limited

Missouri Automotive Group, Inc.

Delaware

Monetization of Carve-Out, LLC

Delaware

Monetization of Carve-Out, LLC

Monetization of Carve-Out, LLC

Delaware

Motor Repris Automocio S.L.

Spain

Motorbodies Luton Limited

Motors Holding LLC Delaware

Motors Properties (Trading) Limited England and Wales

England and Wales

Motors Properties Limited England and Wales

Multi-Use Lease Entity Trust Delaware

Murketts of Cambridge Limited England and Wales

Nauto, Inc. Delaware

Neovia Logistics Supply Chain Services GmbH Germany

NJDOI/GMAM Core Plus Real Estate Investment Program, L.P. Delaware

NJDOI/GMAM Opportunistic Real Estate Investment Program, L.P. Delaware

NJDOI/GMAM Core Plus Real Estate Investment Program, L.P. Delaware

NJDOUGMAM Core Plus Real Estate Investment Program, L.P.

North American New Cars LLC

North American New Cars, Inc.

Delaware

Novasentis, Inc.

Delaware

Now Motor Retailing Limited England and Wales

OEC Midco, LLC Delaware

OEConnection Holdings,LLC
OEConnection LLC
Delaware

OEConnection Manager Corp. Delaware

State or Sovereign Company Name Power of Incorporation

Ecuador Omnibus BB Transportes, S. A. OnStar Connected Services Srl Romania Mexico OnStar de Mexico S. de R.L. de C.V.

OnStar Europe Ltd. England and Wales

OnStar Global Services Corporation Delaware

United Arab Emirates OnStar Middle East FZ-LLC

OnStar, LLC Delaware

Australia Opel Australia Pty Ltd Opel Automobile GmbH Germany Opel Bank GmbH Germany Denmark Opel Danmark A/S Opel Finance B.V.B.A. Belgium

Opel Group GmbH Germany

Opel Group Warehousing GmbH Germany Opel Leasing GmbH (German entity) Germany

Opel Norge AS Norway

Germany Opel Sonderdienste GmbH Opel Southeast Europe LLC Hungary Opel Special Vehicles GmbH Germany

Switzerland Opel Suisse SA Opel Sverige AB Sweden Opel Szentgotthard Automotive Manufacturing LLC Hungary

Hungary

Delaware

Opel Szentgotthard Automotive Manufacturing Ltd Opel Wien GmbH Austria Open Synergy GmbH Germany Netherlands Orange Motors B.V. Delaware OT Mobility, Inc.

Indonesia P. T. Mesin Isuzu Indonesia P.T. G M AutoWorld Indonesia Indonesia P.T. General Motors Indonesia Indonesia

Pan Asia Technical Automotive Center Company, Ltd. China Delaware Patriot Chevrolet, Inc.

England and Wales Pearl (Crawley) Limited

Delaware Performance Equity Management, LLC

Peter Vardy (Perth) Limited Scotland

PIMS Co. Delaware

Ecuador Plan Automotor Ecuatoriano S.A. Planautomotor Israel Powermat Technologies Ltd.

Princeton Chevrolet, Inc. Private Auto Lease Trust Delaware Promark Global Advisors Limited England

Company Name State or Sovereign
Power of Incorporation

ProSTEP AGGermanyProterra IncDelawarePT. General Motors Indonesia ManufacturingIndonesia

 Quality Chevrolet, Inc.
 Delaware

 Quantum Fuel Systems Technologies Worldwide, Inc.
 Delaware

Randstad WorkNet GmbH
Reeve (Derby) Limited
England and Wales
Reeve (Lincoln) Ltd
England and Wales
Reeve (Sheffield) Limited
England and Wales
Reg Vardy (VMC) Limited
England and Wales

RelayRides, Inc. Delaware

Renton Cadillac Pontiac GMC, Inc.

Riverfront Holdings III, Inc.

Riverfront holdings Phase II, Inc.

Delaware

Riverfront Holdings, Inc.

Delaware

RMH III, Inc.

Ruedas de Aluminio, C.A.

Delaware

Venezuela

S.C. UNION MOTORS CAR SALES S.L.R.

Saab Automobile AB

Sweden
Saab Finance Limited

Saankhya Labs Pvt. Ltd.

India

SAIC General Motors Corporation Limited

SAIC General Motors Investment Limited

China

SAIC General Motors Investment Limited

Hong Kong

SAIC General Motors Sales Company Limited

China

SAIC GM (Shenyang) Norsom Motors Co., Ltd.

China

SAIC GM Dong Yue Motors Company Limited

China

SAIC GM Dong Yue Motors Company Limited

SAIC GM Dong Yue Powertrain Company Limited

SAIC GM Wuling Automobile Company Limited

SAIC Motor Insurance Sales Company Limited

SAIC-GMAC Automotive Finance Company Limited

Sakti3, Inc.

China

Delaware

Sakti3, Inc. Delaware
Salmon Street Ltd. Australia
Sandoval Buick GMC, Inc. Delaware

Sarmiento 1113 S.A. (en liquidacion)

Argentina

Savari Inc.

California

SB (Helston) Limited England and Wales

Scranton Chevrolet of Norwich, Inc.

Delaware
SDC Materials, Inc.

Delaware

Servicios GMAC S.A. de C.V.

Seward (Wessex) Limited

England and Wales

Company Name State or Sovereign
Power of Incorporation

China

Shanghai Chengxin Used Car Operation and Management Company Limited

Shanghai General Motors Corporation Ltd.

Shanghai GM (Shenyang) Norsom Motors Co. Ltd..

China
Shanghai GM Dong Yue Motors Company Limited

China
Shanghai GM Dong Yue Powertrain Company Limited

China

Shanghai OnStar Telematics Co. Ltd. China

Sherwoods (Darlington) Limited England and Wales

Simpson Garden Grove, Inc.

Delaware
Simpson Irvine, Inc.

Delaware
Sirrus, Inc.

Delaware

Sirrus, Inc. Delaware
Sistemas de Compra Programada Chevrolet, C.A. Venezuela

Skurrays Limited England
Skurrays Motors Limited England and Wales
Slaters (GM) Limited England and Wales

Slaters (GM) Limited England and W.
Smokey Point Buick Pontiac GMC, Inc. Delaware
SolidEnergy Systems Corp. Delaware

South Haven Chevrolet Buick GMC, Inc.

Delaware

Southern (Merthyr) Limited England and Wales

State Line Buick GMC, Inc.

Delaware

Sterling Motor Properties Limited England and Wales

Strobe, Inc.

Superior Chevrolet, Inc.

Tactus Technology, Inc.

Delaware

Delaware

Temis Chevrolet Buick GMC Ltee Canada
The NanoSteel Company, Inc. Delaware

Thurlow Nunn (JV) Limited England and Wales
Thurlow Nunn (MV) Limited England and Wales

TJP Enterprises, Inc.

Delaware

Todd Wenzel Buick GMC of Davison, Inc.

Delaware
Todd Wenzel Buick GMC of Westland, Inc.

Delaware
Tradition Chevrolet Buick, Inc.

Delaware

Tula Technology, Inc.

Delaware

Tustain Motors Limited England and Wales

TÜV NORD Bildung Opel GmbH

Union Motors Car Sales S.r.l.

Romania

United States Advanced Battery Consortium, LLC

United States Automotive Materials Partnership, LLC

United States Council for Automotive Research LLC

Valentine Buick GMC, Inc.

Germany

Michigan

Michigan

Delaware

Van Kouwen Automotive I B V

Netherlands

Vauxhall Defined Contribution Pension Plan Trustees Limited England and Wales

Company Name

Vauxhall Motors Limited

Vehicle Asset Universal Leasing Trust

Velocity Prime Automotive, Inc.

Vence Lone Star Motors, Inc.

Vertu Motors (Chingford) Limited

Vertu Motors (VMC) Limited

VHC Sub-Holdings (UK)

Vickers (Lakeside) Limited

Vision Motors Limited

VML 2017 Pension Trustees Limited

VMO Properties Limited

VRP Venture Capital Rheinland-Pfalz Nr. 2 GmbH & Co. KG

Waterpaper Limited

Welcome S.R.L.

Wheatcroft (Worksop) Limited

Whitehead (Rochdale) Limited

William Grimshaw & Sons Limited

Wilson & Co. (Motor Sales) Limited

Wind Point Partners III, L.P.

Woodbridge Buick GMC, Inc.

WRE, Inc.

Yi Wei Xing (Beijing) Technology Co., Ltd.

Zona Franca Industrial Colmotores SAS

State or Sovereign

Power of Incorporation

England Delaware

Delaware

Delaware

England and Wales

England and Wales

England

England and Wales

England and Wales

United Kingdom

England and Wales

Germany

England and Wales

Italy

England and Wales

England and Wales

England

England and Wales

Delaware

Delaware

Michigan

China

Colombia