## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11 Case No.

GENERAL MOTORS CORP., et al., : 09-50026 (REG)

Debtors. : (Jointly Administered)

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PTI QUALITY CONTAINMENT SOLUTIONS, LLC'S OBJECTION TO THE CURE AMOUNT ONLY RELATED TO NOTICE OF (I) DEBTORS' INTENT TO ASSUME AND ASSIGN CERTAIN EXECUTORY CONTRACTS, UNEXPIRED LEASES OF PERSONAL PROPERTY, AND UNEXPIRED LEASES OF NONRESIDENTIAL REAL PROPERTY AND (II) CURE AMOUNTS RELATED THERETO

PTI Quality Containment Solutions, LLC ("PTI QCS") submits the following objection to the Cure Amount only related to the Notice of (I) Debtors' Intent To Assume And Assign Certain Executory Contracts, Unexpired Leases Of Personal Property, And Unexpired Leases Of Nonresidential Real Property And (II) Cure Amounts Related Thereto:

- 1. The Cure Amount for PTI QCS's Assumable Executory Contracts according to the "Contract Website" is \$23,554.22 as of June 15, 2009.
- 2. PTI QCS objects and asserts that the Proposed Cure Amount is understated by the amount of \$146,143.45.
  - 3. The Disputed Cure Amount of \$146,143.45 is itemized on the attached exhibit.

WHEREFORE, PTI QCS requests the Court honor its claim amount pursuant to this objection.

Dated: June 15, 2009

Respectfully submitted,

## Calhoun & Di Ponio, PLC

/s/Tony F. Di Ponio

Tony F. Di Ponio (P48656) Attorney for PTI Quality Containment Solutions, LLC 31000 Telegraph Road, Ste. 280 Bingham Farms, MI 48025

(248) 594-1500

tdiponio@lawyermich.com

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