Aaron L. Hammer, Esq. *(admitted pro hac vice)* Thomas R. Fawkes, Esq. *(admitted pro hac vice)* FREEBORN & PETERS LLP 311 South Wacker Drive, Suite 3000 Chicago, Illinois 60606-6677 Telephone: 312.360.6000 Facsimile: 312.360.6995 ahammer@freebornpeters.com tfawkes@freebornpeters.com

Attorneys for Trico Products Corporation

# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

Chapter 11

GENERAL MOTORS CORP, et al.,

Case No.: 09-50026

Debtors.

(Jointly Administered)

-----X

### **NOTICE OF FILING**

To: See Attached Certificate of Service

PLEASE TAKE NOTICE that on June 15, 2009, we caused to be filed with the Clerk of the United States Bankruptcy Court for the Southern District of New York at the Dirksen Federal Building, One Bowling Green, New York, New York, 10004-1408, the Objection of Trico Products Corporation 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 Costs Related Thereto, a copy of which is attached hereto and hereby served upon you.

Dated: June 15, 2009

# **TRICO PRODUCTS CORPORATION**

By: /s/ Thomas R. Fawkes One of Its Attorneys

Thomas R. Fawkes (IL Bar No. 6277451) FREEBORN & PETERS LLP 311 South Wacker Drive, Suite 3000 Chicago, Illinois 60606 Telephone: (312) 360-6000 Facsimile: (312) 360-6573

# **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that, on Monday, June 15, 2009, I served this *Objection* of Trico Products Corporation 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 Costs Related Thereto to those parties receiving electronic notice in the above-captioned case through the Court's ECF/CM system and upon the individuals listed on the following Service List by first-class United States mail, postage prepaid.

# /s/ Thomas R. Fawkes

# Service List

### Electronic Mail Notice List

The following is the list of parties who are currently on the list to receive e-mail notice/service for this case.

philip.anker@wilmerhale.com Philip D. Anker Joel D. Applebaum japplebaum@clarkhill.com Karin F. Avery avery@silvermanmorris.com Marc M. Bakst mbakst@bodmanllp.com David J. Baldwin dbaldwin@potteranderson.com, bankruptcy@potteranderson.com Elizabeth Banda kwilliams@pbfcm.com wbarron@sgrlaw.com William M. Barron rbarrows@wdblaw.com Robert L. Barrows ecfbbassel@gmail.com Robert N. Bassel Christopher Robert Belmonte cbelmonte@ssbb.com, pbosswick@ssbb.com Howard S. Beltzer hbeltzer@morganlewis.com fberg@kotzsangster.com Frederick A. Berg borgeslawfirm@aol.com Wanda Borges Jean Winborne Boyles jboyles@jhvgmlaw.com, KCOLE@JHVGMLAW.COM lbrimer@stroblpc.com, sfraser@stroblpc.com Lynn M. Brimer James L. Bromley maofiling@cgsh.com William J. Brown wbrown@phillipslytle.com Theresa V. Brown-Edwards bankruptcy@potteranderson.com bk-mbrowning@oag.state.tx.us, sherri.simpson@oag.state.tx.us Mark Edwin Browning andrew.brozman@cliffordchance.com, Andrew P. Brozman sarah.campbell@cliffordchance.com Adam D. Bruski adbruski@lambertleser.com James Christopher Caldwell ccaldwell@starkreagan.com jcarberry@cl-law.com, dsantos@cl-law.com John F. Carberry carignanj@pepperlaw.com James C. Carignan James S. Carr KDWBankruptcyDepartment@kelleydrye.com george.cauthen@nelsonmullins.com, George B. Cauthen mary.wilkinson@nelsonmullins.com;brook.wright@nelsonmullins.com Babette A. Ceccotti bceccotti@cwsny.com, ecf@cwsny.com kkansa@sidley.com;emcdonnell@sidley.com Teresa H. Chan echarlton@hiscockbarclay.com J Eric Charlton Gloria M. Chon gloria.chon@kkue.com

Jennifer Anne Christian jchristian@kelleydrye.com, KDWBankruptcyDepartment@kelleydrye.com Marvin E. Clements agbanknewyork@ag.tn.gov Tiffany Strelow Cobb tscobb@vorys.com, cdfricke@vorys.com Dennis J. Connolly dconnolly@alston.com smcook@lambertleser.com Susan M. Cook dcopley@dickinsonwright.com,dnavin@dickinsonwright.com Dawn R. Copley tcornell@stahlcowen.com Trent P. Cornell David N. Crapo dcrapo@gibbonslaw.com Michael G. Cruse mcruse@wnj.com, hziegler@wnj.com Thomas H. Curran tcurran@haslaw.com, calirm@haslaw.com tcurrier@saul.com, mflores@saul.com Teresa K.D. Currier Vincent D'Agostino vdagostino@lowenstein.com Peter D'Apice dapice@sbep-law.com renee.dailey@bgllp.com, meghan.olsen@bgllp.com Renee M. Dailey cdarke@bodmanllp.com Colin Thomas Darke James E. DeLine jed@krwlaw.com, pal@krwlaw.com Gabriel Del Virginia, Esq. gabriel.delvirginia@verizon.net Sam Della Fera sdellafera@trenklawfirm.com Benjamin P. Deutsch bdeutsch@schnader.com Frank W. DiCastri fdicastri@foley.com Gerard DiConza gdiconza@dlawpc.com, las@dlawpc.com Mary Joanne Dowd dowd.mary@arentfox.com, rothleder.jeffrey@arentfox.com Kathryn E. Driscoll kdriscoll@pmppc.com Michael James Edelman mjedelman@vedderprice.com, ecfnydocket@vedderprice.com Martin Eisenberg me@martineisenberglaw.com judith.elkin@haynesboone.com Judith Elkin aenglund@orrick.com Alyssa Englund Richard L. Epling richard.epling@pillsburylaw.com, gianni.dimos@pillsburylaw.com Belkys Escobar belkys.escobar@loudoun.gov Amy Evans aevans@crosslaw.com kewald@dickinsonwright.com Kerry M Ewald Robert Michael Farquhar mfarquhar@winstead.com, whsu@winstead.com tfawkes@freebornpeters.com Thomas R. Fawkes cfelicetta@reidandreige.com Carol A. Felicetta Alyson M. Fiedler afiedler@schiffhardin.com rfiga@comlawone.com Robert J. Figa Deborah L. Fish dfish@allardfishpc.com Elizabeth K. Flaagan eflaagan@faegre.com Daniel J. Flanigan dflanigan@polsinelli.com, tbackus@polsinelli.com Kenneth A. Flaska gm@dmms.com Jonathan L. Flaxer jflaxer@golenbock.com, ssmith@golenbock.com;avassallo@golenbock.com;eneuman@golenbock.com;mlu@golenbock. com Shawn Randall Fox sfox@mcguirewoods.com Mark S. Frankel mfrankel@couzens.com sfreedman@dilworthlaw.com Scott J. Freedman mark.friedman@dlapiper.com Mark J. Friedman Victoria D. Garry vgarry@ag.state.oh.us Wendy J. Gibson wgibson@bakerlaw.com Jeanette M. Gilbert jgilbert@motlevrice.com

Steven A. Ginther sdnyecf@dor.mo.gov Andrew C. Gold agold@herrick.com brett.goodman@troutmansanders.com, Brett D. Goodman harriet.cohen@troutmansanders.com Robert D. Gordon rgordon@clarkhill.com ngoteiner@fbm.com, calendar@fbm.com;karentsen@fbm.com Neil Andrew Goteiner bgraham@salawus.com, bmgrahampack@sbcglobal.net Brian M. Graham cgraham@mckennalong.com, Christopher F. Graham jvargas@mckennalong.com;rgee@mckennalong.com;jmayes@mckennalong.com;ehall@mcken nalong.com William T. Green uncbill@msn.com John T. Gregg jgregg@btlaw.com Stephen M. Gross sgross@mcdonaldhopkins.com Stephen B. Grow sgrow@wnj.com, kfrantz@wnj.com Paul R. Hage phage@jaffelaw.com Richard F. Hahn rfhahn@debevoise.com;jchung@debevoise.com;mao-ecf@debevoise.com Paula A. Hall hall@bwst-law.com, marbury@bwst-law.com Alan D. Halperin ahalperin@halperinlaw.net, cmitchell@halperinlaw.net;cbattaglia@halperinlaw.net;spark@halperinlaw.net Michael C. Hammer mchammer3@dickinsonwright.com Adam Craig Harris adam.harris@srz.com Ryan D. Heilman rheilman@schaferandweiner.com Suzanne Hepner shepner@lrbpc.com, ecarder@lrbpc.com;jcahn@lrbpc.com;rbarbur@lrbpc.com;scameron@lrbpc.com;psherer@lrbpc. com Mark D. Hofstee markh@bolhouselaw.com , mshatty@yahoo.com Michael S. Holmes jonathan.hook@haynesboone.com, Jonathan Hook lenard.parkins@haynesboone.com;paul.fabsik@haynesboone.com P. Warren Hunt pwh@krwlaw.com John J. Hunter jrhunter@hunterschank.com, sharonaldrich@hunterschank.com Donald J. Hutchinson hutchinson@millercanfield.com Elihu Inselbuch eb@capdale.com aisenberg@saul.com Adam H. Isenberg Peter F. Jazayeri pjazayeri@ecjlaw.com Nan E. Joesten njoesten@fbm.com jay.jolley@kutakrock.com John J. Jolley Gregory O. Kaden gkaden@goulstonstorrs.com Stephen Karotkin theodore.tsekerides@weil.com;Shai.Waisman@weil.com;Rachel.albanese@weil.com;michele.m eises@weil.com;ilusion.rodriguez@weil.com;nathan.pierce@weil.com;lacey.laken@weil.com karpek@whiteandwilliams.com, yoderj@whiteandwilliams.com Karel S. Karpe Andrew C. Kassner andrew.kassner@dbr.com skatzoff@hiscockbarclay.com, lmcrobbie@hiscockbarclay.com Susan R. Katzoff Thomas M. Kennedy tkennedy@kjmlabor.com ecf@kaalaw.com, lrobertson@kaalaw.com Richardo I. Kilpatrick Jennifer B. Kimble jkimble@burr.com, mstinson@burr.com;mivey@burr.com Kathleen H. Klaus khk@maddinhauser.com Jeff Klusmeier jeff.klusmeier@ago.mo.gov Thomas F. Koegel tkoegel@flk.com

Deborah Kovsky-Apap kovskyd@pepperlaw.com, kressk@pepperlaw.com,wisotska@pepperlaw.com,alexsym@pepperlaw.com Debra A. Kowich dkowich@umich.edu, schmitzr@umich.edu Robert R. Kracht rrk@mccarthylebit.com Stuart A. Krause skrause@zeklaw.com J. Alex Kress akress@riker.com Patrick J. Kukla pkukla@carsonfischer.com Darryl S. Laddin bkrfilings@agg.com Stuart A. Laven slaven@bfca.com David S. Lefere davidl@bolhouselaw.com Michael S. Leib msl@maddinhauser.com, bac@maddinhauser.com David A. Lerner dlerner@plunkettcooney.com Larry A. Levick levick@singerlevick.com, croote@singerlevick.com;ckirkland@singerlevick.com David T. Lin dlin@seyburn.com tlindahl@mcdonaldhopkins.com Thomas K. Lindahl Edward J. LoBello elobello@msek.com Eric Lopez Schnabel schnabel.eric@dorsey.com Cynthia Jordan Lowery cynthialowery@mvalaw.com Kavalvn A. Marafioti kmarafio@skadden.com Michael A. Maricco maricco.michael@pbgc.gov, efile@pbgc.gov Richard W. Martinez Richardnotice@rwmaplc.com, Clairenotice@rwmaplc.com Jil Mazer-Marino jmazermarino@msek.com, kgiddens@msek.com Frank McGinn ffm@bostonbusinesslaw.com Barbara S Mehlsack bmehlsack@gkllaw.com bmeldrum@stites.com Brian H. Meldrum mmerklin@brouse.com Marc B. Merklin Angela Z. Miller amiller@phillipslytle.com, jhahn@phillipslytle.com Harvey R. Miller harvey.miller@weil.com, garrett.fail@weil.com Joseph Thomas Moldovan bankruptcy@morrisoncohen.com, moldovanlb@morrisoncohen.com James P. Moloy jmoloy@dannpecar.com Timothy D. Moratzka tdm@mcmlaw.com mam@jbpp.com, mkd@jbpp.com Max Anderson Moseley eric.moser@klgates.com, kristen.serrao@klgates.com Eric T. Moser Jill L. Murch jmurch@foley.com, lapeterson@foley.com;khall@foley.com Jennifer L. Nassiri jennifer.nassiri@dlapiper.com Michael A. Nedelman mnedelman@nglegal.com, mwatler@nglegal.com;egloetzner@nglegal.com Michael E. Norton mnorton@nortonlawassociates.com Gordon Z. Novod , dcho@kramerlevin.com Sean A. O'Neal soneal@cgsh.com, maofiling@cgsh.com;jcroft@cgsh.com;skleinman@cgsh.com;ashajnfeld@cgsh.com;crodriguez @cgsh.com;sarobinson@cgsh.com Norman D. Orr norman.orr@kkue.com Mark Russell Owens mowens@btlaw.com, mowens@btlaw.com;bankruptcyindy@btlaw.com ipalermo@hselaw.com Ingrid S. Palermo Paul J. Pascuzzi ppascuzzi@ffwplaw.com Robert W. Phillips rphillips@simmonscooper.com James A. Plemmons jplemmons2@dickinsonwright.com Susan Power-Johnston sjohnston@cov.com, jmcneil@cov.com

Ronald S. Pretekin pretekin@coollaw.com, piatt@coollaw.com Jessica E. Price jprice@brouse.com raterinkd@michigan.gov Dennis Jay Raterink nycourts@mvbalaw.com Michael Reed Marc E. Richards mrichards@blankrome.com Michael P. Richman mrichman@pattonboggs.com Paul J. Ricotta pricotta@mintz.com David D. Ritter ecf@krcl.com, dritter@krcl.com MGR@PREVIANT.COM, Marianne Goldstein Robbins MGR@PREVIANT.COM;EM@PREVIANT.COM Courtney Rogers crogers@orrick.com Adam L. Rosen filings@spallp.com, arosen@silvermanacampora.com Sanford Philip Rosen rpc@rosenpc.com, srosen@rosenpc.com Andrew Neil Rosenberg mtattnall@paulweiss.com Robert J. Rosenberg adam.goldberg@lw.com DRosenzweig@Fulbright.com David A. Rosenzweig Douglas B. Rosner drosner@goulstonstorrs.com Robert R. Ross rrross@fedex.com Scott K. Rutsky srutsky@proskauer.com Chester B. Salomon csalomon@beckerglynn.com, aranade@beckerglynn.com;jholdridge@beckerglynn.com austin.bankruptcy@publicans.com Diane W. Sanders Thomas P. Sarb ecfsarbt@millerjohnson.com tomschank@hunterschank.com, mcraig@hunterschank.com Thomas J. Schank Kenneth M. Schneider smpcecf@gmail.com matthew.schwartz@usdoj.gov Matthew L. Schwartz kschweiker@brownconnery.com Kenneth J. Schweiker sselbst@herrick.com, courtnotices@herrick.com Stephen B. Selbst Jacob B. Sellers jacob.sellers@leonard.com Joseph R. Sgroi jsgroi@honigman.com bshaw100@shawgussis.com Brian L. Shaw sheehan@txschoollaw.com, Andrea Sheehan coston@txschoollaw.com;ashee1@vahoo.com;garza@txschoollaw.com tsherick@honigman.com Tricia A. Sherick jshickich@riddellwilliams.com Joseph E. Shickich Matthew J. Shier mshier@pinnaclelawgroup.com, mterry@pinnaclelawgroup.com sidorsky@butzel.com Robert Sidorsky Christina C. Skubic bankruptcy@braytonlaw.com Edward Smith easmith@venable.com Robert T. Smith rsmith@cniinc.cc Richard G. Smolev rsmolev@kayescholer.com, rrotman@kayescholer.com;maosbny@kayescholer.com;rcappiello@kayescholer.com Joseph H. Smolinsky Joseph.Smolinsky@weil.com Fredric Sosnick karen.park@shearman.com,randy.martin@shearman.com,jennifer.lin@shearman.com,kerri.silve r@shearman.com Arthur J. Spector aspector@bergersingerman.com, jdiaz@bergersingerman.com;byglesia@bergersingerman.com;efile@bergersingerman.com Jeffrey S. Stein Jeff Stein@gardencitygroup.com, Kenneth Freda@gardencitygroup.com;jennifer.keough@gardencitygroup.com Leslie Stein lstein@seyburn.com, seccles@seyburn.com

fstevens@foxrothschild.com Fred Stevens Jason V. Stitt jstitt@kmklaw.com harveystrickon@paulhastings.com Harvey A. Strickon James M. Sullivan sullivan.james@arentfox.com, constantino.nova@arentfox.com Michelle T. Sutter msutter@ag.state.oh.us Marc N. Swanson swansonm@millercanfield.com Matthew A. Swanson matthew.swanson@leonard.com Colleen M. Sweeney csweeney@dickinsonwright.com Stanley B. Tarr tarr@blankrome.com Gordon J. Toering gtoering@wnj.com Jason M. Torf jtorf@schiffhardin.com, egeekie@schiffhardin.com Patrick J. Trostle ptrostle@jenner.com Raymond J. Urbanik rurbanik@munsch.com Shmuel Vasser shmuel.vasser@dechert.com Wendy S. Walker wwalker@morganlewis.com gwall@fraserlawfirm.com G. Alan Wallace bk-kwalsh@oag.state.tx.us Kimberly A. Walsh Sean M. Walsh swalsh@gmhlaw.com, jmahar@gmhlaw.com Robert B. Weiss rweiss@honigman.com Elizabeth Weller dallas.bankruptcy@publicans.com Michael R. Wernette mwernette@schaferandweiner.com davidwheeler@mvalaw.com David B. Wheeler Blanka K. Wolfe bwolfe@sheppardmullin.com Robert D. Wolford ecfwolfordr@millerjohnson.com Scott A. Wolfson wolfson@bsplaw.com, recchia@bsplaw.com;stepp@bsplaw.com;ojala@bsplaw.com;bolton@bsplaw.com;kochis@bspl aw.com Cynthia Woodruff-Neer cwoodruff-neer@alpine-usa.com Doron Yitzchaki dyitzchaki@dickinsonwright.com ecf-tlz@rhoadesmckee.com Terry L. Zabel

# U.S. Mail

General Motors Corporation Cadillac Building 30009 Van Dyke Avenue Warren, MI 480990-9025 Attn: Warren Command Center, Mailcode 480-206-114

Weil, Gotshal & Manges LLP 767 Fifth Avenue New York, NY 10153 Attn: Harvey Miller, Esq., Stephen Kaotkin, Esq., Joseph Smolinsky, Esq. U.S. Treasury 1500 Pennsylvania Avenue NW Room 2312 Washington, D.C. 20220 Attn: Matthew Feldman, Esq.

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

Kramer Levin Naftalis & Frankel LLP 1177 Avenue of the Americas New York, NY 10036 Attn: Gordon Z. Novod

Vedder Price, P.C. Export Development Canada 1633 Broadway, 47th Floor New York, New York 10019 Attn: Michael J. Edelman, Esq., Michael L. Schein, Esq.

The Office of the United States Trustee for the Southern District of New York 33 Whitehall Street 21st Floor New York, NY 10004 Attn: Diana G. Adams, Esq.

Aspen Marketing Services, Inc. c/o Winston & Strawn LLP 200 Park Avenue New York, NY 10166

Peter Backus 15609 Allnutt Lane Burtonsville, MD 20866

John A. Bicks Sonnenschein Nath & Rosenthal LLP 1221 Avenue of the Americas New York, NY 10020

Robert H. Brownlee Thompson Coburn LLP One U.S. Bank Plaza Suite 2600 St. Louis, MO 63101 Todd A. Burgess Greenberg Traurig LLP 2375 East Camelback Road Suite 700 Phoenix, AZ 85016

William H. Chambers 501 Cumberland Rd Tyler, TX 75703

Christopher Combest Quarles & Brady 500 W. Madison Street Suite 3700 Chicago, IL 60661

DW Griffith Inc 100 Phila Pike Suite B Wilmington, DE 19809

Deutsche Bank AG c/o Bingham McCutchen LLP 399 Park Avenue New York, NY 10022

Robert H. Garretson Palmieri Tyler Wiener Wilhelm & Waldron 2603 Main St. Suite 1300 Irvine, CA 92603

Christopher J. Giaimo Arent Fox LLP 1050 Connecticut Avenue, N.W. Washington, DC 20036-5339

Adrienne Goldner 2847 Lexington Lane Highland Park, IL 60035

Howard Goldner 2847 Lexington Lane Highland Park, IL 60035

Joseph P. Gromacki Jenner & Block LLP 330 N. Wabash Ave. Chicago, IL 60611 Stephen H. Gross Hodgson Russ LLP 60 East 42nd Street, 37th Floor New York, NY 10165

Adam Craig Harris Schulte Roth & Zabel, LLP 919 Third Avenue New York, NY 10022

Marshall Scott Huebner Davis Polk & Wardwell 450 Lexington Avenue New York, NY 10017

Alan W. Kornberg Paul, Weiss, Rifkind, Wharton & Garrison LLP 1285 Avenue of the Americas New York, NY 10019

LG Electronics USA, Inc. c/o Winston & Strawn 200 Park Avenue New York, NY 10166

Bruce Linhart 89 Beatrice Ave West Islip, NY 11795

Neal S. Mann New York State Attorney General's O 120 Broadway 24th Floor New York, NY 10271

Brian Shoichi Masumoto Office of the United States Trustee 33 Whitehall Street 21st Floor New York, NY 10004

Maxxis International USA 545 Old Peachtree Road Suwanee, GA 30024-2944

Doris McGill 3733 Camry Ct Sebring, FL 33872-1443 Gerald L. Mills Kroncke, D'arcangelo, Sutter & Furey Aquarius West Building 2255 West Laskey Road P.O. Box 5760 Toledo, OH 43613-5760

Steven R. Montgomery Rawle & Henderson, LLP 14 Wall Street 27th Floor New York, NY 10005

H. Christopher Mott Gordon & Mott, P.C. 4695 N. Mesa Street El Paso, TX 79912

Joseph O'Neil Smith Reed LLP 1201 N. Market Street Suite 1500 Wilmington, DE 19801

Christian M. Oelke Scarborough McNeese O'Brien Kilkenny, PC 5410 SW Macadam Ave. Suite # 100 Portland, OR 97239-3824

Don V. Ploeger P.O. Box 96 Austin, TX 78767-0096

Raufoss Automotive Components Canada Porzio Bromberg & Newman PC 100 Southgate Parkway Morristown, NJ 07962

J. Casey Roy Texas Attorney General Office Bankruptcy & Collections Division P.O. Box 12548, MC-008 Austin, TX 78711-2548

SAS Institute Inc. 100 SAS Campus Drive Cary, NC 27513 Yoshihiro Saito 2000 M Street N.W. 7th Floor Washington, DC 20036

Saturn of Hempstead, Inc. c/o Robinson Brog et. al 1345 Avenue of the Americas 31st floor New York, NY 10105

Eric A Schaffer Reed Smith LLP 435 Sixth Avenue Pittsburgh, PA 15219

Stephen J. Shimshak Paul, Weiss, Rifkind, Wharton & Garrison LLP 1285 Avenue of the Americas New York, NY 10019

Stanley D. Smith 608 North 13th St Middletown, IN 47356

Leo St. Amour 1874 Burning Bush Rochester Hills, MI 48309

Standard Electric Company Corporate Office 2650 Trauntner Drive P.O. Box 5289 Saginaw, MI 48603-0289

Matthew A. Swanson Leonard Street and Deinard 150 South Fifth Street, Suite 2300 Minneapolis, MN 55402

Timco, LLC 2000 Town Center Suite 2100 Southfield, MI 48075 Paul Traub Epstein Becker & Green, P.C. 250 Park Avenue 11th Floor New York, NY 10177-1211

Andrew D. Velez-Rivera Office of the U.S. Trustee 33 Whitehall Street 21st. Floor New York, NY 10004

Annie Wells Morgan Lewis & Bockius LLP 101 Park Avenue New York, NY 10178

Thomas M. Wilson Kelley & Ferraro, LLP 1300 E. Ninth Street Suite 1901 Cleveland, OH 44114 Aaron L. Hammer, Esq. *(admitted pro hac vice)* Thomas R. Fawkes, Esq. *(admitted pro hac vice)* FREEBORN & PETERS LLP 311 South Wacker Drive, Suite 3000 Chicago, Illinois 60606-6677 Telephone: 312.360.6000 Facsimile: 312.360.6995 ahammer@freebornpeters.com tfawkes@freebornpeters.com

Attorneys for Trico Products Corporation

# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

-----X

In re:

Chapter 11

GENERAL MOTORS CORP, et al.,

(Jointly Administered)

Case No.: 09-50026

------x

Debtors.

# OBJECTION OF TRICO PRODUCTS CORPORATION 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 <u>AND (II) CURE COSTS RELATED THERETO</u>

Trico Products Corporation ("*Trico*"), creditor and party-in-interest in the abovecaptioned bankruptcy cases of General Motors Corp. and its affiliated debtors (collectively, the "*Debtors*"), by and through its undersigned counsel, hereby submits its objection (the "*Objection*") to the cure amount and statement of cure claim set forth in the Notice of (1) Debtors' Intent To Assume and Assign Certain Executory Contracts, Unexpired Leases of Personal Property, and Unexpired Leases of Nonresidential Real Property and (II) Cure Costs Related Thereto (the "Cure Notice"). In support of its Objection, Trico states as follows:

#### **BACKGROUND**

#### A. Trico's Relationship With the Debtors

1. Trico is a manufacturer of wiper blades and wiper systems, supplying its products to both OEM and aftermarket customers. In the period leading up to the Debtors' chapter 11 filings, Trico supplied wiper blades and wiper systems to the Debtors for installation in several models of new GM vehicles – and indeed, is the sole supplier of wiper blades and systems with respect to those models.

2. Trico supplies products to the Debtors pursuant to numerous purchase orders (collectively, the "*Purchase Orders*"),<sup>1</sup> as well as terms and conditions which apply to each of the Purchase Orders.

### **B.** The Cure Notice

3. On June 5, 2009, the Debtors served the Cure Notice pursuant to the Order Pursuant to 11 U.S.C. §§ 105, 363, and 365 and Fed. R. Bankr. P. 2002, 6004, and 6006 (1) Approving Procedures for Sale of Debtors' Assets Pursuant to Master Sale and Purchase Agreement with Vehicle Acquisition Holdings LLC, a U.S. Treasury-Sponsored Purchaser; (11) Scheduling Bid Deadline and Sale Hearing Date; (111) Establishing Assumption and Assignment Procedures; and (1V) Fixing Notice Procedures and Approving Form of Notice (Docket No. 274), approving, among other things, procedures establishing a process for the: (a) assumption of certain supplier agreements by the Debtors (as defined in the Cure Notice, the "Assumable Executory Contracts") and assignment of these agreements to the proposed purchaser of substantially all of the Debtors' assets, Vehicle Acquisition Holding LLC, a

<sup>&</sup>lt;sup>1</sup> Because the Purchase Orders are voluminous, they have not been attached to this Objection. However, Trico will provide the Debtors or any other party-in-interest with copies of the Purchase Orders promptly upon request.

purchaser sponsored by the U.S. Treasury (the "*Purchaser*"); (b) determination of the amounts necessary to cure defaults under the Assumable Executory Contracts (as defined in the Cure Notice, the "*Cure Amounts*"); and (c) resolution of other disputes in connection with the assumption and assignment of the Assumable Executory Contracts.

4. The Cure Notice directed Trico to a website maintained by the Debtors (the "*Contract Website*") identifying certain production supplier agreements that the Debtors have identified as Assumable Executory Contracts that they intend to assume and assign to the Purchaser, as well as the proposed "Cure Amount" associated with each Assumable Executory Contract.

5. On the Contract Website, the Debtors have scheduled their production supplier agreements with Trico among those intended to be assumed and assigned to the Purchaser, and have determined that the "Cure Amount" needed to cure all pre-Petition Date defaults thereunder is \$356,832.29.

#### **OBJECTIONS TO CURE NOTICE**

6. Section 365(b)(1)(A) of the Bankruptcy Code requires that "[i]f there has been a default in an executory contract or unexpired lease of the debtor, the trustee may not assume such contract or lease unless, at the time of assumption of such contract or lease, the trustee cures, or provides adequate assurance that the trustee will promptly cure, such default." 11 U.S.C. § 365(b)(1)(A).

7. Trico understands that the Debtors are continuously updating the Cure Amounts posted on the Contract Website. In fact, the Cure Amounts listed on the Contract Website are even changing today, the deadline for Trico to file its Objection. Because the Cure Amounts on the Contract Website remain in a state of flux, Trico has thus far been unable to fully reconcile

3

the Debtors' Cure Amounts to its own records. Trico therefore reserves its rights to supplement this objection once it is fully able to reconcile the Debtors' Cure Amounts to its own records. Additionally, Trico reserves all rights to file additional objections or other pleadings as necessary in response to future revisions to the Contract Website as it pertains to the Purchase Orders or the Cure Amounts.

8. Notwithstanding the protective objection set forth above, based on the Cure Amounts set forth on the Contract Website as it stands today, Trico has been able to identify several discrepancies and submits that as of the date the Debtors' commenced their chapter 11 cases (the "*Petition Date*"), the Debtors are indebted to Trico on account of pre-Petition Date obligations under the Purchase Orders in an amount not less than \$502,211.51 (the "*Actual Cure*"). Pending resolution of the below disputes, the Debtors should not be authorized to assume or assign any of the Purchase Orders to the Purchaser (or any other purchaser determined to be the prevailing bidder for the Debtors' assets at auction).

Trico shipped approximately \$63,366.86 worth of product to the Debtors in the week prior to the Petition Date (the "*Prior Shipments*").<sup>2</sup> Based on Trico's attempted reconciliation of the Cure Amount with its books and records, it appears that the invoices evidencing the Prior Shipments were not included in the Debtors' calculation of the Cure Amount. Accordingly, Trico seeks confirmation from the Debtors: (1) that the Prior Shipments are not included in the Cure Amount; and (2) that the invoices evidencing the Prior Shipments constitute post-Petition Date obligations of the Debtors' estates that will be satisfied in full either

<sup>&</sup>lt;sup>2</sup> Trico has not attached the invoices forming the basis for the Actual Cure, as (1) they are voluminous; and (2) they should be in the possession of the Debtors. However, upon the reasonable request of a party-in-interest, Trico will provide copies of the invoices.

(a) in the ordinary course of business (and will be accorded administrative expense priority); or (b) are eligible to be paid to Trico as its designation as an Essential Vendor (as defined in the *Interim Order Pursuant to 11 U.S.C. §§ 105, 363, and 364 Authorizing Debtors To (I) Pay Prepetition Claims of Certain Essential Suppliers, Vendors, and Service Providers, (II) Continue Troubled Supplier Assistance Program, and (III) Continue Participation in the United States Treasury Auto Supplier Support Program).* Until the Debtors provide such confirmation, Trico has included the Prior Shipments in the calculation of the Actual Cure.

- The Contract Website listed most, but not all of the Purchase Orders. Trico believes that the Debtors inadvertently excluded Purchase Orders 000119450, SC03303569 and 000122785 (the *"Excluded Contracts"*). Trico requests confirmation from the Debtors that the Debtors intend to assume and assign the Excluded Contracts to the Purchaser and that they are Assumable Executory Contracts. To the extent that the Debtors do not intend to assume and assign the Excluded Contracts, Trico objects to such designation and the Court should deem the Excluded Contracts to be Assumable Executory Contracts.
- The Contract Website listed two Purchase Orders that are not active and that have been replaced by new Purchase Orders prior to the Petition Date. Therefore, Purchase Orders 07DD004X and 07DD004Z should be replaced by Purchase Orders OMP5001P and OMP5001V, respectively.
- Trico asserts Pre-Petition Date pricing disputes with the Debtors in the aggregate amount of \$51,590.87 (the "*Disputed Charges*") with respect to the following:

5

- \$6,154.78 with respect to unapproved chargebacks.
- \$2,060.43 with respect to freight disputes.
- \$8,019.16 with respect to the Debtors' failure to pay the correct prices as listed in Trico's invoices.
- \$35,356.50 with respect to a pricing issue with respect to the Debtors' Saturn Division with Service – Part Number B91625-440. The Purchase Order between the parties provides that the price per unit is \$48.58. However, prior to the Petition Date, an apparent accounting error made by the Debtors led to the Debtors paying Trico only \$8.755 per unit – a difference of almost \$40.00 per unit from the agreed-upon price. The Debtors purchased 900 units of this part based on this incorrect pricing. Therefore, a default in the amount of \$35,356.50 exists which must be cured in order for this Purchase Order to be assumed.
- \$6,800.00 with respect to a pre-Petition Date invoice issued with respect to tooling provided to the Debtors (the "*Tooling Charges*").
- Unpaid pre-Petition Date invoices for product shipped to the Debtors pursuant to the Purchase Orders, in an amount not less than \$23,621.49.<sup>3</sup>
- 9. As to each of the above disputed amounts, Trico will provide further details, as well as copies of relevant documents, to the Debtors upon request.

<sup>&</sup>lt;sup>3</sup> Additionally, Trico and the Debtors are parties to several agreements and purchase orders concerning the Hummer H2 platform. In previous correspondence, Trico has requested that, among other things, the Debtors make a lump sum payment to Trico for obsolescence recovery in the amount of \$175,699 under the Hummer H2 Purchase Orders. The parties are engaged in discussions regarding outstanding Hummer H2 issues. While at this time, Trico does not believe that the requested obsolescence recovery payment constitutes a pre-petition default of the Debtors, Trico reserves all rights to assert an objection to the assumption of the Hummer H2 Purchase Orders if such payment is later determined to be a pre-petition default.

10. Until the Cure Amount is revised to match the Actual Cure, or until the parties reach agreement as to the Debtors' cure obligations to Trico, Trico objects to the assumption and assignment to the Purchaser (or any other purchaser of the Debtors' assets) of any of the Purchase Orders.

# **CONCLUSION**

For the foregoing reasons, Trico objects to the Cure Notice, and requests: (1) allowance of the Cure Amount needed to cure all pre-Petition Date defaults under the Purchase Orders in the aggregate amount of \$502,211.51; (2) clarification or confirmation concerning the issues set forth in this Objection; and (3) such other and further relief that may be just and proper.

Dated: June 15, 2009

# TRICO PRODUCTS CORPORATION

By: <u>/s/ Thomas R. Fawkes</u> One of Its Attorneys

Aaron L. Hammer, Esq. Thomas R. Fawkes, Esq. FREEBORN & PETERS LLP 311 South Wacker Drive, Suite 3000 Chicago, Illinois 60606 Telephone: 312.360.6000 Facsimile: 312.360.6571