

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

In re:

GENERAL MOTORS  
CORPORATION, *et al.*,

Debtors.

Chapter 11

Case No. 09-50026 (REG)

(Jointly Administered)

**AMENDED CERTIFICATE OF SERVICE**<sup>1</sup>

I, Kathryn Whisenhunt, hereby certify that on the 18<sup>th</sup> day of June 2009 and this 19<sup>th</sup> day of June 2009, I caused a true copy of the Limited Objection of the Environmental Conservation and Chemical Corporation Site Trust Fund (“The Trust”) to the Master Sale and Purchase Agreement with Vehicle Acquisition Holdings LLC, a U.S. Treasury-sponsored purchaser dated June 18, 2009, and the accompanying Affirmation in support thereof to be served on all registered parties through the CM/ECF system for the United States Bankruptcy Court for the Southern District of New York and to the following via e-mail (where applicable) or by facsimile (where no e-mail address was available) and by Federal Express two-day service as follows:

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<sup>1</sup> A Certificate of Service dated June 18, 2009 was attached to the Limited Objection of the Environmental Conservation and Chemical Corporation Site Trust Fund (“The Trust”) to the Master Sale and Purchase Agreement with Vehicle Acquisition Holdings LLC, a U.S. Treasury-sponsored purchaser and the accompanying Affirmation in support thereof. The June 18, 2009 Certificate of Service stated that the Limited Objection and Affirmation in support thereof would be sent to the service list electronically (which it was) or via facsimile and first class mail. However, the document exceeded post office weight restrictions for first class mail and the back up service was therefore sent via Federal Express two-day service. For the recipients where no e-mail address was available, one facsimile did not go through on June 18, 2009 and so the Limited Objection and accompanying Affirmation were faxed the morning of June 19, 2009.

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*/s/ Kathryn Whisenhunt*

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Kathryn Whisenhunt  
An Employee of N.W. Bernstein & Associates, LLC