Christopher T. Hatto Controller and Chief Accounting Officer General Motors Company 300 Renaissance Center Detroit, Michigan 48265-3000

Re: General Motors Company
Form 10-K for the Fiscal Year Ended December 31, 2018
Filed February 6, 2019
File No. 001-34960

Dear Mr. Hatto:

We have limited our review of your filing to the financial statements and related disclosures and have the following comments. In some of our comments, we may ask you to provide us with information so we may better understand your disclosure.

Please respond to these comments within ten business days by providing the requested information or advise us as soon as possible when you will respond. If you do not believe our comments apply to your facts and circumstances, please tell us why in your response.

After reviewing your response to these comments, we may have additional comments.

Form 10-K for the Fiscal Year Ended December 31, 2018

Management's Discussion and Analysis of Financial Condition and Results of Operations Liquidity and Capital Resources Automotive Liquidity, page 31

1. Please consider providing a consolidated table of cash flows provided by (used in)

operating, investing and financing activities for each year presented as shown in the

statements of cash flows, or a discussion of consolidated amounts. In this regard, we note

you present separate tables of Automotive cash flows, ${\tt GM}$ Cruise cash flows, and ${\tt GM}$

Financial cash flows, without reconciling these individual tables to the consolidated

amounts shown in statements of cash flows. Please revise or advise. Christopher T. Hatto

FirstName LastNameChristopher T. Hatto

General Motors Company

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April 30, 2019

Page 30,

April 2 2019 Page 2

FirstName LastName

Note 8. Equity in Net Assets of Nonconsolidated Affiliates, page 64

2. We note equity income from your nonconsolidated affiliates represented approximately

25.3% of your income before income taxes for the year ended December 31, 2018, and

more specifically, the equity income from the Automotive China joint ventures $\ensuremath{\mathsf{S}}$

represented 23.1% of the pre-tax income. Please advise of the consideration given to $\,$

providing financial statements of your Automotive China equity method joint ventures

pursuant to Rule 3-09 of Regulation S-X. In this regard, if any of these joint ventures $\,$

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year end December 31, 2018 and unaudited financial statements could be provided for the

comparative prior years in which the equity method income was less than 20% of your $\,$

pre-tax income. Please advise or revise as appropriate.

responsible for the accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

You may contact Beverly Singleton at (202) 551-3328 or Claire Erlanger at (202) 551- 3301 with any questions.

Sincerely,

Division of

Corporation Finance

Office of

Transportation and Leisure