## IN THE CHANCERY COURT FOR MAURY COUNTY, TENNESSEE

| CASE NO.: |
|-----------|
|           |
|           |
|           |

## **ORDER**

Having considered Plaintiff General Motors, LLC's ("GM LLC") Complaint for Temporary Restraining Order, which is supported by the affidavits of Samuel Lamar and Michael Rayburn, the Court finds the Complaint to be well taken. GM LLC has demonstrated becific facts showing that immediate and irreparable injury, loss, or damage will result if the imporary restraining order is not entered. Further, the Court finds that the requirements of innessee Rule of Civil Procedure 65.01 et seq. have been met.

Accordingly, the Court will grant the relief GM LLC seeks. It is the order of the Court Defendants United Automobile, Aerospace, and Agricultural Implement Workers of rica, National and Local 1853, and its members (named as John Does 1–1000) present to of GM LLC's Spring Hill Manufacturing Facility in Spring Hill, Tennessee are enjoined

| (1) blocking ingress and egress points at GM's Spring Hill facility; (2) stopping and days a points at GM's Spring Hill facility;                |
|--|
|  |
| F. Ephlin Parkway for any illegal purpose including but not limited to assault, intimidation for any illegal purpose including but not property; |
| away for any illand  |
| idise impris   |
| (3) assaulting, intimidating or desiron or desiron   |
| property of GM employees, contractors, passing motorists, and members of the   |
| public on Saturn Deal-   |
| public on Saturn Parkway or Donald F. Ephlin Parkway; and  |
| (4) creating a hazard or obstruction on any public roadway leading to the facility.  |
| This order shall be in effect until 10/8/19 Bond has been set at   |
| 25 w PM  |
| Done and ordered this day, the 22 day of September, 2019, at 4:51 in   |
| and ordered this day, the day of September, 2013,  |
| Tennessee at 4:51 p.m.   |
|  |
|  |
| JUDGE OF CHANCERY COURT  |
|  |