1 2 3 4 5 6 7 8	 William A. Kershaw (State Bar No. 057486) Email: wkershaw@kcrlegal.com Stuart C. Talley (State Bar No. 180374) Email: stalley@kcrlegal.com Ian J. Barlow (State Bar No. 262213) Email: ibarlow@kcrlegal.com KERSHAW, COOK & TALLEY PC 401 Watt Avenue Sacramento, California 95864 Telephone: (916) 779-7000 Facsimile: (916) 721-2501 Attorneys for <i>Plaintiffs</i> 	
9		
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12	SAN FRANCISCO DIVISION	
13		
14	MONITA SHARMA and ERIC ANDERSON, on behalf of themselves	Case No. 3:13-cv-02274-MMC (KAW)
15	and all others similarly situated,	STIPULATION AND [PROPOSED] ORDER CONTINUING JUNE 30, 2017
16 17	Plaintiffs, v.	CASE MANAGEMENT CONFERENCE AND TO STAY CASE PENDING
17	BMW OF NORTH AMERICA, LLC, a	SETTLEMENT
18 10	Delaware Limited Liability Company,	Honorable Maxine M. Chesney
19 20	Defendant.	
20 21		
22		
23		
24		
25		
26		
27		
28		
	STIPULATION AND [PROPOSED] ORDER CONTIN	NUING CMC AND TO STAY CASE PENDING SETTLEMENT

1	Pursuant to Northern District of California Civil Local Rule 7-12, Plaintiff Eric Anderson			
2	("Plaintiff") and Defendant BMW of North America, LLC ("BMW NA" or "Defendant"), by and			
3	through their respective attorneys, hereby stipulate as follows:			
4	STIPULATION			
5	WHEREAS, the parties in Catalano v. BMW of North America, LLC, et al., Case No. 1:15-			
6	cv-04889, pending before Honorable Katherine B. Forrest in the United States District Court for the			
7	Southern District of New York ("Catalano Action") have entered into a settlement agreement			
8	("Settlement") that resolves both the Catalano Action and this case ("Sharma Action");			
9	WHEREAS, on December 5, 2016, this Court entered on Order staying the Sharma Action			
10	("Order Staying Case") (Dkt. No. 185) pursuant to the parties' Stipulation to Stay Case Pending			
11	Settlement (Dkt. No. 184);			
12	WHEREAS, on February 28, 2017, Judge Forrest entered an Order Granting Preliminary			
13	Approval of Class Action Settlement (Catalano Dkt. No. 129);			
14	WHEREAS, notice of the proposed Settlement has been provided by U.S. Mail and			
15	publication via a Settlement website to the Settlement Class, consisting of: all persons or entities in			
16	the United States and Puerto Rico who currently own or lease, or previously owned or leased, a			
17	model year 2004 to 2010 U.S. specification BMW 5 Series (E60 and E61) vehicle;			
18	WHEREAS, the deadline for plaintiff's counsel in the Catalano Action to move for final			
19	approval of the proposed Settlement is June 28, 2017 and the hearing on plaintiff's motion for final			
20	approval is scheduled for July 28, 2017;			
21	WHEREAS, Plaintiff's counsel in this case also represent the plaintiff and putative class in			
22	the Catalano Action;			
23	WHEREAS, in light of the ongoing proceedings to approve the proposed Settlement			
24	resolving this case and the Catalano Action, further litigation of this action would not be an			
25	efficient use of the parties' or this Court's resources;			
26	///			
27	///			
28	///			
	2			
	STIPULATION AND [PROPOSED] ORDER CONTINUING CMC AND TO STAY CASE PENDING SETTLEMENT			

1	WHEREAS, pursuant to the Court's Order Staying Case, in the event the proposed			
2	Settlement has not yet been finally approved, the parties are required to submit a joint Case			
3	Management Statement no later than June 23, 2017 in advance of the existing Case Management			
4	Conference on June 30, 2017, consistent with this Court's November 14, 2016 Order Re: Case			
5	Management Conference (Dkt. No. 183); and			
6	WHEREAS, the parties hereby stipulate and agree to continue the stay in this case and all			
7	case management and related deadlines.			
8	NOW, THEREFORE, undersigned counsel for the parties, having met and conferred and			
9	good cause appearing, hereby stipulate and agree as follows:			
10	1. The above-captioned case and all case management and related deadlines should			
11	continue to be stayed pending final approval of the Settlement to this action and the Catalano Action			
12	and the settlement approval process before Judge Forrest; and			
13	2. The parties further agree and stipulate that the existing Case Management			
14	Conference on June 30, 2017 should be continued to September 29, 2017, and that the parties will			
15	jointly submit a Case Management Statement no later than September 22, 2017.			
16				
17	IT IS HEREBY STIPULATED.			
18				
19	Dated: June 22, 2017. KERSHAW, COOK & TALLEY PC			
20				
21	By: <u>/s/ Ian J. Barlow</u>			
22	IAN J. BARLOW			
23	William A. Kershaw Stuart C. Talley			
24	401 Watt Avenue Sacramento, California 95864			
25	Telephone: (916) 779-7000			
26	Attorneys for Plaintiff and the putative Class			
27				
28				
	3			
	STIPULATION AND [PROPOSED] ORDER CONTINUING CMC AND TO STAY CASE PENDING SETTLEMENT			

1	Dated: June 22, 2017. SQU	IRE PATTON BOGGS (US) LLP	
2			
3		/s/ Aengus H. Carr	
4	by	AENGUS H. CARR	
5	;	Eric J. Knapp	
6	5	275 Battery Street, Suite 2600 San Francisco, California 94111	
7	,	Telephone: (415) 954-0200	
8	3	Attorneys for Defendant	
9			
10	Civil L.R. 5-1(i) Certification The filing attorney hereby certifies that concurrence in the filing of the document has been obtained from each of the other signatories, in full accordance with Civil Local Rule 5-1(i).		
11			
12			
13	[PROPOSED] ORDER		
14	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
15			
16		here nol.	
17	DATED: June 23, 2017	Mafine M. Chesney	
18	3	SENIOR DISTRICT JUDGE UNITED STATES DISTRICT COURT	
19			
20			
21			
22			
23	3		
24			
25	5		
26	5		
27	,		
28	3		
		4	
	STIPULATION AND [PROPOSED] ORDER CON	VTINUING CMC AND TO STAY CASE PENDING SETTLEM	