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Counsel for Plaintiffs and the Proposed Classes

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

14 LINDSAY and JEFF ABERIN (a married
 couple), DON AWTRY, CHARLES
 15 BURGESS, JOHN KELLY, YUN-FEI LOU,
 16 JOY MATZA, and MELISSA YEUNG,
 individually and on behalf of all others similarly
 17 situated,

Plaintiffs,

v.

20 AMERICAN HONDA MOTOR COMPANY,
 INC.,

Defendant.

No. 3:16-cv-04384-JST

STIPULATION AND ~~PROPOSED~~
 ORDER FOR SCHEDULE OF PRETRIAL
 EVENTS THROUGH BRIEFING
 RELATED TO PLAINTIFFS' MOTION
 FOR CLASS CERTIFICATION

STIPULATION AND ~~PROPOSED~~ ORDER FOR SCHEDULE OF PRETRIAL EVENTS THROUGH BRIEFING RELATED TO CLASS CERTIFICATION

1 Plaintiffs Lindsay and Jeff Aberin, Don Awtrey, Charles Burgess, John Kelly, Yun-Fei
2 Lou, Joy Matza and Melissa Yeung (collectively “Plaintiffs”) and Defendant American Honda
3 Motor Co., Inc. (“AHM”), by and through their respective counsel and pursuant to the direction
4 of the Court (ECF No. 155) hereby propose the following schedule to govern the litigation
5 through to the completion of briefing related to Plaintiffs’ Motion for Class Certification.
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7 This schedule adopts the Schedule of Pretrial Events through Decision on Plaintiffs’
8 Motion for Class Certification (ECF No. 54) which approved a schedule based on the then-
9 undetermined date of the close of pleadings as the starting point of deadlines for the close of
10 discovery and the subsequent briefing related to class certification. Pleadings closed on May 28,
11 2018 when Defendant filed its Answer to Plaintiffs’ Third Amended Class Action Complaint
12 (ECF No. 149).

13 *Close of Discovery in Advance of Class Certification:*

14 *Close of Fact Discovery* – February 28, 2019 (Close of Pleadings + 9 months)

15 *Close of Expert Discovery in Advance of and Related to Class Certification* – April 29,
16 2019 (Close of Fact Discovery + 2 Months).

17 *Briefing Related to Plaintiffs’ Motion for Class Certification:*

18 *Motion in Support of Class Certification* – May 29, 2019 (Close of Expert Discovery +
19 30 days).

20 *Opposition to Motion for Class Certification* – July 15, 2019 (Motion for Class
21 Certification + 45 days).

22 *Reply in Support of Class Certification* – August 14, 2019 (Opposition to Class
23 Certification + 30 days).

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27 STIPULATION AND ~~PROPOSED~~ ORDER FOR SCHEDULE OF PRETRIAL EVENTS
THROUGH BRIEFING RELATED TO CLASS CERTIFICATION

1 DATED: September 25, 2018

Respectfully Submitted,

2 KING & SPALDING LLP

SEEGER WEISS LLP

3 By: /s/ Livia M. Kiser

By: /s/ Christopher A. Seeger

4 Livia M. Kiser (SBN 285411)

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STIPULATION AND ~~PROPOSED~~ ORDER FOR SCHEDULE OF PRETRIAL EVENTS
THROUGH BRIEFING RELATED TO CLASS CERTIFICATION

CASE No. 3:16-cv-04384-JST

~~PROPOSED~~ ORDER

IT IS ORDERED that the Schedule of Pretrial Events through Briefing Related to Plaintiffs' Motion for Class Certification is APPROVED.

DATED: October 2, 2018



TIGAK, J.