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| 1<br>2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12 | Robert J. Giuffra, Jr. (pro hac vice for giuffrar@sullcrom.com William B. Monahan (pro hac vice for monahanw@sullcrom.com Darrell S. Cafasso (pro hac vice forth cafassod@sullcrom.com SULLIVAN & CROMWELL LLP 125 Broad Street New York, New York 10004 Telephone: (212) 558-4000 Facsimile: (212) 558-3588  Kyle Niemi (SBN 4147849) niemik@sullcrom.com SULLIVAN & CROMWELL LLP 1870 Embarcadero Road Palo Alto, California 94303 Telephone: (650) 461-5600 Facsimile: (650) 461-7700  Counsel for Defendant FCA US LLC | rthcoming)                                      |  |
|---|--|---|--|
| 13  | UNITED STATES DISTRICT COURT   |   |  |
| 14  | NORTHERN DIST  | TRICT OF CALIFORNIA                             |  |
| 15  | SAN FRANCISCO DIVISION   |   |  |
| 16  |  |   |  |
| 17  | AUBURN CARPENTER, individually and on behalf of all  | Case No. 5:17-cv-00288-EMC                      |  |
|   | others similarly situated,   | STIPULATION AND [PROPOSED] ORDER TO STAY ACTION |  |
| 18<br>19  | Plaintiff,   | PENDING DECISION BY THE JUDICIAL PANEL ON       |  |
| 20  | V.   | MULTIDISTRICT LITIGATION                        |  |
| 21  | FCA US LLC, a Delaware<br>Limited Liability Company;<br>ROBERT BOSCH GMBH, a   | Judge: Honorable Edward M. Chen                 |  |
| 22  | corporation organized under the  |   |  |
| 23  | corporation organized under the laws of Germany; and ROBERT BOSCH LLC, a Delaware Limited Liability Company,   |   |  |
| 24  |  |   |  |
| 25  | Defendants.  |   |  |
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STIPULATION AND [PROPOSED] ORDER TO STAY ACTION PENDING JPML DECISION NO. 5:17-CV-00288-EMC

WHEREAS, on January 20, 2017, plaintiff Auburn Carpenter ("Plaintiff") filed a complaint (the "Complaint") against FCA US LLC ("FCA"), Robert Bosch LLC, and Robert Bosch GmbH (together, "Defendants"); <sup>1</sup>

WHEREAS, Plaintiff alleges in the Complaint that Defendants made false representations concerning vehicle emissions and fuel efficiency concerning model year 2014-2016 Dodge Ram 1500 and model year 2014-2016 Jeep Grand Cherokee vehicles equipped with "EcoDiesel" engines (*see* Dkt. 1 at 4);

WHEREAS, Plaintiff alleges that the vehicles were equipped with a so-called "defeat device" designed to limit emissions and increase fuel efficiency in testing conditions (*see id.* at 31);

WHEREAS, Plaintiff purports to bring suit on behalf of a national, putative class of purchasers and lessees of the Dodge Ram 1500 and the Jeep Grand Cherokee vehicles with EcoDiesel engines (*see id.* at 56-57);

WHEREAS, at least eight other putative class action lawsuits (with the instant action, the "Actions") have been filed against FCA and/or Defendants making similar allegations concerning false representations of fuel efficiency and vehicle emissions in FCA vehicles with diesel engines that were allegedly equipped with "defeat devices," and additional such suits may be filed in the future;

WHEREAS, plaintiffs in one of the Actions, *Warren* v. *FCA US LLC*, No. 17-cv-00059, have filed a motion with the Judicial Panel on Multidistrict Litigation ("JPML") requesting Transfer and Centralization of all Related Cases

By entering into this stipulation, Defendants do not waive, and expressly preserve, all defenses, including all defenses concerning jurisdiction, service or otherwise.

Stephens v. FCA US LLC et al., No. 17-cv-00040 (M.D. Ala.); Warren v. FCA US LLC et al., No. 17-cv-00059 (N.D. Ala.); Chavez v. FCA US LLC et al., No. 16-cv-06909 (N.D. Cal.); Fasching v. FCA US LLC et al., No. 17-cv-00231 (N.D. Cal.); Walker v. FCA US LLC et al., No. 17-cv-00405 (N.D. Cal.); Kitchel v. FCA US LLC et al., No. 17-cv-00538 (N.D. Cal.); Sebastian v. FCA US LLC et al., No. 17-cv-00085 (S.D. Cal.); Marlatt v. FCA US LLC et al., No. 17-cv-00096 (S.D. Ohio).

(and any future-filed "tag-along" actions), including the instant action, for coordinated or consolidated pretrial proceedings in a multidistrict litigation ("MDL"; the "MDL Motion"), see In re Chrysler-Dodge-Jeep EcoDiesel Mktg., Sales Practices, and Prods. Liab. Litig., MDL No. 2777 (J.P.M.L. filed February 9,

WHEREAS, FCA intends to file a brief with the JPML supporting centralization of the Actions, including the instant action, and any "tag-along" cases in one district for consolidated pre-trial proceedings;

WHEREAS, the MDL Motion has been set for the next JPML

WHEREAS, the parties have met and conferred and agree that the requested stay during the pendency of the MDL Motion would save judicial and

WHEREAS, if the MDL Motion is withdrawn and no Defendant thereafter (within two weeks of withdrawal) files its own motion with the JPML requesting transfer and centralization of all Actions (and any future-filed "tagalong" actions), including the instant action, for coordinated or consolidated pretrial proceedings in an MDL, the parties agree that the stay of this action should

WHEREAS, should a stay order not be entered in any other related case, either party may move to lift the stay of this action.

NOW, THEREFORE, the parties, by and through their undersigned attorneys, hereby stipulate and request that the Court enter an Order staying all proceedings and cancelling any deadlines in this action until further order of the Court after the JPML has decided whether to centralize the Actions, including the instant action, in an MDL proceeding.

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| 1  | Dated: | February 14, 2017 | Respectfully and jointly submitted,  |
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| 2  |        |                   | /a/ Pahaut I Gistfua In  |
| 3  |        |                   | /s/ Robert J. Giuffra, Jr. Robert J. Giuffra, Jr. (pro hac vice                    |
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| 15 |        |                   | Counsel for Defendant I CA OS LLC  |
| 16 | Dated: | February 14, 2017 | /s/ Matthew D. Slater (with permission)  |
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| 22 |        |                   | LLC  |
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| 1  | Dated: | February 14, 2017 |   |
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|    | ļ      |                   | The charge of the Action Printing IBMI Decision                                       |

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| 1        | ATTESTATION (CIVIL LOCAL RULE 5-1(i)(3))   |  |
|----------|--|--|
| 2        | In accordance with Civil Local Rule 5-1(i)(3), I attest that                       |  |
| 3        | concurrence in the filing of this document has been obtained from the signatories. |  |
| 4        |  |  |
| 5        | Dated: February 14, 2017 SULLIVAN & CROMWELL LLP                                   |  |
| 6        | /s/ William B. Monahan   |  |
| 7        | William B. Monahan   |  |
| 8        |  |  |
| 9        | ORDER  |  |
| 10       | PURSUANT TO STIPULATION, IT IS SO ORDERED.   |  |
| 11       |  |  |
| 12       |  |  |
| 13<br>14 | Dated: VIST  |  |
| 15       | Honorable Edward M. Chen UNITED STATES DISTRICT JUDGE                              |  |
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