1 2 3 4 5 6	MICHAEL J. STORTZ (SBN 139386) michael.stortz@dbr.com MARSHALL L. BAKER (SBN 300987) marshall.baker@dbr.com DRINKER BIDDLE & REATH LLP 50 Fremont Street, 20th Floor San Francisco, California 94105-2235 Telephone: 415-591-7500 Facsimile: 415-591-7510  E. PAUL CAULEY (pro hac vice)		
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10	Attorneys for Defendant NISSAN NORTH AMERICA, INC.		
11			
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14 15	OAKLAND DIVISION		
16			
17	MICHELLE FALK, INDHU JAYAVELU, PATRICIA L. CRUZ, DANIELLE TROTTER,	Case No. 4:17-cv-04871-HSG	
18	AND AMANDA MACRI, individually and on behalf of all others similarly situated,	JOINT STIPULATION TO EXTEND PAGE LIMIT OF NNA'S MOTION TO DISMISS; ORDER	
19	Plaintiffs,	DISMISS, ORDER	
20	V.		
21	NISSAN NORTH AMERICA, INC.,		
22	Defendant.		
23			
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DRINKER BIDDLE & REATH LLP ATTORNEYS AT LAW SAN FRANCISCO	JOINT STIPULATION TO EXTEND PAGE LIMIT OF NNA'S MOTION TO DISMISS	CASE No. 4:17-CV-04871-HSG	

1	Defendant Nissan North America, Inc. ("NNA") and Plaintiffs Michelle Falk, Indhu		
2	Jayavelu, Patricia L. Cruz, Danielle Trotter, Amanda Macri, and Cynthia Garrison ("Plaintiffs"		
3	by and through their respective undersigned counsel of record, hereby stipulate to agree as		
4	follows:		
5	WHEREAS, pursuant to stipulated order (Dkt. No. 18), Plaintiffs filed their First		
6	Amended Complaint ("FAC"), on September 27, 2017. See Dkt. No. 19.		
7	WHEREAS, Plaintiffs' FAC asserts individual claims for Plaintiffs, and claims on beha		
8	of a nationwide class, or in the alternative, six subclasses of residents from Plaintiffs' respective		
9	home states of California, Ohio, New York, Colorado, Massachusetts and Illinois ("Plaintiffs'		
10	States").		
11	WHEREAS, Plaintiffs' FAC asserts 15 claims for relief, including claims for breach of		
12	warranty under state and federal law, for alleged violation of eight (8) separate consumer		
13	protection statutes in Plaintiffs' States, and for broad equitable, injunctive, and declaratory relief		
14	See FAC, Dkt. No. 19.		
15	WHEREAS, NNA's Motion to Dismiss Plaintiffs' FAC is due October 26, 2017. See		
16	Dkt. No. 18.		
17	WHEREAS, given the number and complexity of the claims asserted by Plaintiffs in the		
18	FAC, the Parties have agreed to provide NNA a five (5) page increase in the page limits set forth		
19	in Civil L.R. 7-2 for purposes of its Motion to Dismiss.		
20	THEREFORE, the Parties hereby stipulate and agree as follows:		
21	NNA's memorandum in support of its Motion to Dismiss shall not exceed thirty		
22	(30) pages in length, exclusive of the caption page, notice of motion, table of		
23	contents, and table of authorities.		
24	///		
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1	Dated: October 24, 2017 DR	INKER BIDDLE & REATH LLP	
2			
3	By	: /s/ Michael J. Stortz	
4		Michael J. Stortz Marshall L. Baker	
5	Att	orneys for Defendant	
6	NIS	SSAŇ NORTH AMERICA, INC.	
7	Dated: October 24, 2017 WF	HITFIELD BRYSON & MASON LLP	
8			
9	By	: /s/ Gary Mason	
10		Gary Mason (pro hac vice)	
11	Att	orneys for Plaintiffs	
12			
13	Attestation Pursuant to Civil Local Rule 5-1(i)		
14	Pursuant to Civil Local Rule 5-1(i), I, Michael J. Stortz, hereby attest that I have obtained		
15	concurrence in the filing of this document from the other signatory to this document.		
16	I declare under penalty of perjury under the laws of the United States of America that the		
17	foregoing is true and correct. Executed this 24 day of October, 2017 in San Francisco, California.		
18	T	By: /s/ Michael J. Stortz	
19		Michael J. Stortz	
20			
21	ORDER		
22	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
23			
24		, , , , , , , ,	
25	Date: October 24, 2017	Laywood S. Silly.	
26	Hor UN	n. Haywood S. Gilliam, Jr. ITED STATES DISTRICT JUDGE	
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