

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

**TAYLOR TOURS, LLC, and
NATIONAL INTERSTATE INSURANCE
COMPANY, as subrogee of Taylor Tours,
LLC,**

Plaintiffs,

v.

**SENSATA TECHNOLOGIES, INC.,
SENSATA TECHNOLOGIES OF
MASSACHUSETTS, INC.,
PREVOST CAR, INC.,
PREVOST CAR (US), INC., and
TEXAS ELECTRONIC INSTRUMENTS,
Defendants.**

CIVIL ACTION

NO. 16-4682

ORDER

AND NOW, this 17th day of February, 2017, upon consideration of Defendants Prevost Car, Inc. n/k/a Prevost, a Division of Volvo Group Canada, Inc. and Prevost Car (US) Inc.'s Motion to Dismiss (Doc. No. 17, filed Nov. 17, 2016) and Plaintiffs' Response to Defendants Prevost Car, Inc. and Prevost Car (US) Inc.'s Motion to Dismiss (Doc. No. 21, filed Nov. 21, 2016), for the reasons set forth in the accompanying Memorandum dated February 17, 2017, **IT IS ORDERED** that defendants' Motion to Dismiss is **DENIED WITHOUT PREJUDICE** to defendants' right to raise the issues presented after completion of discovery by motion for summary judgment and/or trial.

BY THE COURT:

/s/ **Hon. Jan E. DuBois**

DuBOIS, JAN E., J.