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2		THE HONORABLE RICARDO S. MARTINEZ	
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8	UNITED STATES	S DISTRICT COURT	
9	WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
10	TAMARA LOHR and RAVIKIRAN SINDOGI,		
11	on behalf of themselves and all others similarly situated,	STIPULATED SUPPLEMENT TO	
12	Plaintiffs,	PROTECTIVE ORDER	
13	v.		
14	NISSAN NORTH AMERICA, INC., and		
15	NISSAN MOTOR CO., LTD.,		
16	Defendants.		
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20	Pursuant to L.R. 26(c) and the parties' agreement, this Court's Protective Order (Dkt. 54) is		
21	hereby supplemented as follows:		
22	1. Confidential material, as defined in the Protective Order entered in this matter (Dkt 54)		
23	("the Order"), must be stored and maintained by a Receiving Party at a location and in a secure		
24	manner that ensures that access is limited to the persons authorized under the Order. Receiving		
25	Parties shall exercise the same care with regard to the storage, custody, or use of confidential material		
26	as they would apply to their own material of the same or comparable confidentiality and		
27	sensitivity. Receiving Parties must take reasonable precautions to protect confidential material from		
28	STIPULATED SUPPLEMENT 463465EvNO.: 2:16-cv-01023-RSM	1 SHOOK, HARDY & BACON L.L.P. 701 Fifth Ave., Suite 6800 Seattle, WA 98104, 206.344.6700 Dockets.Justia.com	

loss, misuse and unauthorized access, disclosure, alteration and destruction, including but not limited to:

(a) Confidential material in electronic form shall be maintained in a secure litigation support site that applies standard industry practices regarding data security, including but not limited to application of access control rights to those persons entitled to access confidential material under the Order;

(b) A list of current and former authorized users of the Receiving Party's litigation support site shall be maintained while this litigation, including any appeals, is pending;

(c) Any confidential material downloaded from the litigation support site in electronic format shall be stored only on devices (e.g., laptop, tablet, smartphone, USB drive) that are password protected and/or encrypted with access limited to persons entitled to access confidential material under the Order. If the user is unable to password protect and/or encrypt the device, then the confidential material shall be password protected and/or encrypted at the file level;

(d) Confidential material in paper format is to be maintained in the Receiving Party's counsel's law offices or comparably secure location, with access limited to persons entitled to access Protected Information under the Order; and;

17 (e) If a data breach occurs or a Receiving Party reasonably believes a breach may 18 have occurred, Receiving Party shall immediately report such incident to the Designating Party, 19 describe the confidential material accessed without authorization, and use best efforts to return to the 20 Designating Party confidential material copied or removed. In such event, the Receiving Party shall 21 immediately take such actions as Designating Party shall request in good faith to remediate the breach, 22 to preclude further breaches, and to address publicity regarding the breach, and in any event take such 23 actions as are required by applicable laws, including privacy laws. After notification, the Receiving Party shall keep the Designating Party informed of remediation efforts.

IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

RESPECTFULLY SUBMITTED AND DATED this 29th day of March 2018.

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1	TERRELL MARSHALL LAW GROUP PLLC	SHOOK HARDY & BACON L.L.P. Attorneys for Defendant Nissan North Am
2	Attorneys for Plaintiffs	Inc.
3	By: <u>/s/ Beth E. Terrell</u> Beth E. Terrell, WSBA #26759	By: <u>/s/ Heather A. Hedeen</u> Holly Pauling Smith, <i>Pro Hac Vice</i> William R. Sampson, <i>Pro Hac Vice</i>
4	Amanda M. Steiner, WSBA #29147 Benjamin M. Drachler, WSBA #51021	SHOOK HARDY & BACON L.L.P. 2555 Grand Boulevard
5	Terrell Marshall Law Group PLLC 936 North 34 th Street, Ste. 300	Kansas City, MO 64108 Phone: 816-474-6550
6	Seattle, WA 98103-8869	hpsmith@shb.com
7	Phone: 206-816-6603 Fax: 206-319-5450	wsampson@shb.com
8	bterrell@terrellmarshall.com asteiner@terrellmarshall.com	Amir Nassihi, <i>Pro Hac Vice</i> Andrew L. Chang, <i>Pro Hac Vice</i>
9	bdrachler@terrellmarshall.com	SHOOK HARDY & BACON L.L.P. One Montgomery, Suite 2700
10	Gregory F. Coleman, Pro Hac Vice	San Francisco, CA 94104 Phone: 415-544-1900
11	Mark E. Silvey, <i>Pro Hac Vice</i> Lisa A. White, <i>Pro Hac Vice</i>	anassihi@shb.com achang@shb.com
12	GREG COLEMAN LAW PC	
13	First Tennessee Plaza 800 South Gay Street, Suite 1100	Heather A. Hedeen, WSBA #50687 SHOOK HARDY & BACON L.L.P.
14	Knoxville, TN, 37929 Phone: 865-247-0080	701 Fifth Avenue, Suite 6800 Seattle, WA 98104
15	Fax: 865-522-0049	Phone: 206-344-7606 hhedeen@shb.com
16	greg@gregcolemanlaw.com mark@gregcolemanlaw.com	medeen@sno.com
17	adam@gregcolemanlaw.com	
18	Charles J. Crueger, <i>Pro Hac Vice</i> Erin Dickinson, <i>Pro Hac Vice</i>	
19	CRUEGER DICKINSON LLC	
20	4532 N. Oakland Avenue Whitefish Bay, WI 53211	
21	Phone: 414-210-3868 cjc@cruegerdickinson.com	
22	ekd@cruegerdickinson.com	
23	Edward A. Wallace, <i>Pro Hac Vice</i> WEXLER WALLACE LLP	
24	55 Monroe Street, STE 3300	
25	Chicago, IL 60603 Phone: 312-346-2222	
26	Fax: 312-346-0022 Email: eaw@wexlerwallace.com	
27		
28		3
20	STIPULATED SUPPLEMENT CASE NO.: 2:16-cv-01023-RSM	5 SHOOK, HARDY & F 701 Fifth A

HARDY & BACON L.L.P. ys for Defendant Nissan North America,

> SHOOK, HARDY & BACON L.L.P. 701 Fifth Ave., Suite 6800 Seattle, WA 98104, 206.344.6700

1	ORDER
2	PURSUANT TO STIPULATION, IT IS SO ORDERED.
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4	Dated this 2 day of April 2018.
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6	RICARDO S. MARTINEZ
7	CHIEF UNITED STATES DISTRICT JUDGE
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28	4 STIPULATED SUPPLEMENT CASE NO.: 2:16-cv-01023-RSM 5HOOK, HARDY & BACON L.L.P. 701 Fifth Ave., Suite 6800
	Seattle, WA 98104, 206.344.6700