1		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,	Case No. 2:16-cv-01023-RSM		
11	on behalf of themselves and all others similarly	STIPULATION AND ORDER TO EXTEND		
12	situated, Plaintiffs,	CLASS CERTIFICATION DEADLINES		
13				
14	v. NISSAN NORTH AMERICA, INC., and			
15	NISSAN MORTH AMERICA, INC., and NISSAN MOTOR CO., LTD.,			
16	Defendants.			
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19	The parties respectfully request an extens	ion of the deadlines in this case. They have worked		
20	diligently and amicably to resolve issues regarding the scope of discovery, production of electronically			
21	stored information, the terms of the Stipulated P	rotective Order, and the coordination of this matter		
22	with a related case filed in the Northern District of California, Sherida Johnson et. al. v. Nissan N.			
23	Am., Inc., et al., Case No. 3:17-cv-00517 (N.D. C	Cal. Filed Feb. 1, 2017).		
24	One particular challenge has been the sch	neduling of the deposition of a witness from Japan-		
25	based Nissan Motor Company, Ltd. ("NML"), which is a named-but-unserved defendant in the Lohr			
26	case. (The only served defendant in Lohr is Nissa	an North America, Inc. ("NNA").) The parties have		
27	agreed through a stipulation entered in the Johnso	on case (in which NML is also unserved) that certain		
28	discovery to NML may be served on counsel for	NNA, and further that such discovery may be used		
	STIPULATED MOTION AND ORDER CASE NO.: 2:16-cv-01023-RSM	SHOOK, HARDY & BACON L.L.P. 701 Fifth Ave., Suite 6800 Seattle, WA 98104, 206.344.6700 Dockets.Justia.		

by Plaintiffs in both *Lohr* and *Johnson*. The NML deponent, however, is unavailable for deposition until November 8, 2018. The current *Lohr* deadline of December 3, 2018 for Plaintiffs to file their class certification papers and expert reports is now highly compressed.

The parties have coordinated with counsel in *Johnson*, and the proposed extension of deadlines set forth below, if entered, would place both *Lohr* and *Johnson* on the same track for class briefing, class-related expert reports, and class-related expert depositions.

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RELEVANT BACKGROUND

This proposed class action involves allegations that panoramic sunroofs installed in seven models of Nissan vehicles suffer from a uniform defect. Nissan denies these allegations.

On July 16, 2017, the Court adopted its first scheduling order based on dates the parties proposed in a Joint Status Report. Dkt. No. 47. That Order set class-related deadlines beginning with a May 25, 2018, deadline for Plaintiffs' motion for class certification and expert disclosures. *Id.* On March 28, 2018, the Court amended the scheduling order following a joint request from the parties premised on the status of document collection, review, and production. The amended schedule set class-related deadlines beginning with a December 3, 2018, deadline for Plaintiffs' motion for class certification and expert disclosures. Dkt. 62.

The parties have engaged in written discovery, document production, and third-party 17 18 discovery. Deposition scheduling also is currently underway. Plaintiffs wish to depose a corporate 19 representative from NNA's parent company, NML, which is located overseas and has never been 20 served in this case or in the Johnson case. The parties in Johnson, however, entered into a stipulation 21 that permits plaintiffs in that case to serve discovery requests directed to NML on counsel for NNA, 22 in exchange for extended response time obligations. See Johnson, Case No. 3:17-cv-00517 (N.D. 23 Cal.), at Dkt. 39, attached hereto as Exhibit A. The parties have further agreed that Plaintiffs in Lohr 24 may access and use this NML discovery.

To date, NML has responded to written discovery in *Johnson*, and the parties are in the process of scheduling a corporate deposition of NML. The NML deponent, however, is committed to business obligations in Europe and elsewhere and is not available for deposition until November 8, 2018. Moreover, because NML's role as it relates to this litigation primarily relates to pre-production design and testing, the parties are in agreement that it makes sense to depose NML before deposing NNA, meaning that the NNA deposition would not occur until the week of November 12, 2018. Given the current *Lohr* deadline of December 3, 2018, for Plaintiffs to file their class certification motion and expert reports the parties jointly seek to push the current *Lohr* deadlines by a little more than a month, with Plaintiffs' new class certification deadline falling on January 15, 2019.

By way of background, the parties in *Johnson* are seeking entry of a similar scheduling order. If this Court and the *Johnson* court approve these requests, then the two cases will be on parallel tracks that hopefully would provide some economies.

The parties will continue to work diligently and cooperatively to complete document discovery, schedule and complete depositions, and resolve any disputes that may arise promptly and without court intervention.

For these reasons, the parties hereby stipulate and agree as follows.

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II. STIPULATION

Whereas, the parties jointly request that the Court amend the scheduling order as follows:

Event	Current Deadline	Proposed Deadlin
Deadline for Plaintiffs to file motion for class certification and to serve expert disclosures and reports	December 3, 2018	January 15, 2019
Deadline for Plaintiffs to produce experts for deposition	January 11, 2019	February 26, 2019
Deadline for NNA to file opposition to motion for class certification and to serve expert disclosures and reports	February 13, 2019	April 2, 2019
Deadline for NNA to produce experts for deposition	March 6, 2019	April 23, 2019
Deadline to file reply regarding Motion for Class Certification	March 18, 2019	May 14, 2019
MOTION FOR ORDER RE: EXTENSION OF	SHC	OOK, HARDY & BACC

MOTION FOR ORDER RE: EXTENSION OF DEADLINES CASE NO.: 2:16-cv-01023-RSM

1	STIPULATED TO AND DATED this 25 th day of September, 2018.			
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3	TERRELL MARSHALL LAW GROUP PLLC Attorneys for Plaintiffs	SHOOK HARDY & BACON L.L.P. Attorneys for Defendant Nissan North America, Inc.		
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1	III. ORDER	
2	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
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4	Dated: September 25, 2018	
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6	RICARDO S. MARTINEZ CHIEF UNITED STATES DISTRICT JUDGE	
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28	MOTION FOR ORDER RE: EXTENSION OFSHOOK, HARDY & BACONDEADLINES701 Fifth Ave., SuiteCASE NO.: 2:16-cv-01023-RSMSeattle, WA 98104, 206.344	e 6800