Case 3:15	5-md-02672-CRB	Document 2519-1	Filed 12/20/16	Page 1 of 30
Attorney NICKLAS ANICKLAS ANIC	D. HARRIS General of Californi A. AKERS (SBN 211 V. BYRNE (SBN 213 AGNANI (SBN 1616 sistant Attorneys General (SBN 130 ZONANA (SBN 196 ng Deputy Attorney HARTSTON (SBN 18 ASAKI (SBN 202161 R. PLETCHER (SBN 202161 R. PLETCHER (SBN 208161) R. PLETCHER (SBN 208161) H. B. RUMSEY (SBN 4102 H. CARNES (SBN 28 ttorneys General den Gate Ave., Suitacisco, CA 94102 ne: (415) 703-5500 15) 703-5480 nicklas.akers@doj. for the People of the	222) 1155) 77) eneral 201747) 1864) 1029) s General 6471) 1) 212664) 257908) 15690) e 11000		
Timorneys	jor ine i copie oj in	e state of Cargornia		
	IN T	HE UNITED STATE	S DISTRICT COU	JRT
	FOR TH	IE NORTHERN DIST	RICT OF CALIF	ORNIA
		SAN FRANCISC	O DIVISION	
	OPLE OF THE ST	ATE OF	Case No. 3:16-C	V-03620
CALIFO	RNIA,	Plaintiff,	SECOND PART DECREE	TIAL CONSENT
	v.			
GROUP VOLKSV CHATTA AUDI AO	VAGEN AG; VOI OF AMERICA, IN VAGEN GROUP (ANOOGA OPERA G; DR. ING. H.C. I SCHE CARS NOI	NC.; OF AMERICA TIONS LLC; F. PORSCHE AG;		
		Defendants.		
			I	
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3:16-CV-0	3620		SECOND	PARTIAL CONSENT DEC

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WHEREAS, Plaintiff the People of the State of California ("the People") acting by and through Kamala D. Harris, Attorney General of the State of California ("the California Attorney General") and the California Air Resources Board ("CARB") (collectively "California") filed a complaint (the "California Complaint") in this action on June 27, 2016, against Volkswagen AG, Volkswagen Group of America, Inc., Volkswagen Group of America Chattanooga Operations LLC, and Audi AG (collectively, "Volkswagen" or the "Volkswagen Parties"), and Dr. Ing. h.c. F. Porsche AG and Porsche Cars North America, Inc. (together "Porsche" or the "Porsche Parties") (Volkswagen and Porsche together, "Defendants"), alleging in relevant part that Volkswagen and Porsche violated California Health and Safety Code sections 43016, 43017, 43151, 43152, 43153, 43205, 43211, and 43212; California Code of Regulations Title 13, sections 1903, 1961, 1961.2, 1965, 1968.2, and 2037, and the 40 C.F.R sections incorporated therein by reference; California Business and Professions Code sections 17200, 17500, and 17580.5; California Civil Code section 3494; and 12 USC § 5536 et seq. in connection with the certification, marketing, distribution and sale of certain Volkswagen, Audi and Porsche diesel vehicles (the "California Claims").

WHEREAS, the California Claims have been partially resolved through: (1) the entry of the partial consent decree between the California Attorney General and Defendants (the "First California Partial Consent Decree") on September 1, 2016; and (2) the entry of the partial consent decree among the United States, California, and the Volkswagen Parties (the "First Partial Consent Decree"), concerning 2.0 Liter Subject Vehicles, on October 25, 2016.

WHEREAS, Defendants and the People (together the "Parties") have agreed to resolve certain remaining aspects of the California Claims related to 3.0 Liter Subject Vehicles without the need for litigation.

WHEREAS, this further partial resolution of California Claims is documented: (1) in part

through the second partial consent decree among the United States, California and Defendants lodged concurrently herewith (the "Second Partial Consent Decree"), which provides relief to California in the form of environmental mitigation trust funds, and which addresses other environmental issues including vehicle recall; and (2) in part through this Partial Consent Decree (the "Second California Partial Consent Decree"), which provides further Zero Emission Vehicle ("ZEV") relief in California that is intended to address the adverse environmental impacts that California alleges resulted from Defendants' conduct.

WHEREAS, California leads the nation in ZEV technology, and it has worked to increase the number of ZEVs in use in the state in order to reduce and offset mobile source emissions and in an effort to find long-term solutions to California's unique air quality challenges.

WHEREAS, Volkswagen is committed to supporting the growth of the market for ZEVs in California, including through the introduction of new Volkswagen ZEVs and the strengthening of infrastructure for ZEVs in California and throughout the United States, as demonstrated by the \$2 billion ZEV investment provided for under the First Partial Consent Decree.

WHEREAS, except as expressly provided in this Second California Partial Consent Decree (which is referred to herein as the "Consent Decree"), nothing in this Consent Decree shall constitute an admission of any fact or law by any Party, including as to any factual or legal assertion set forth in the California Complaint, except for the purpose of enforcing the terms or conditions set forth herein.

WHEREAS, the Parties recognize, and the Court by entering this Consent Decree finds, that this Consent Decree has been negotiated by the Parties in good faith and will avoid litigation among the Parties regarding the California Claims, and that this Consent Decree is fair, reasonable, and in the public interest.

AND WHEREAS, various settlement documents have been filed in this Multidistrict

Litigation ("MDL") proceeding along with this Second California Partial Consent Decree, including the Second Partial Consent Decree, and this California Partial Consent Decree will not become effective unless and until the Second Partial Consent Decree is also entered by the Court.

NOW, THEREFORE, before the taking of any testimony, without the adjudication of any issue of fact or law, and with the consent of the Parties, **IT IS HEREBY ADJUDGED**, **ORDERED, AND DECREED** as follows:

I. JURISDICTION AND VENUE

- 1. The Court has jurisdiction over the subject matter of this action, pursuant to 28 U.S.C. §§ 1331 and 1355, and over the Parties to the extent limited by this paragraph. Venue lies in this District pursuant to 28 U.S.C. § 1407 and the MDL Panel's Transfer Order, dated December 8, 2015, and filed in this MDL action as Dkt. # 1. The Court has supplemental jurisdiction over California's state law claims pursuant to 28 U.S.C. § 1367. Volkswagen and Porsche consent to the Court's jurisdiction over entry of this Consent Decree and over any action against Volkswagen or Porsche to enforce this Consent Decree, and consent to venue in this judicial district for such purposes. Volkswagen and Porsche reserve the right to challenge and oppose any claims to jurisdiction by California that do not arise from the Court's jurisdiction over this Consent Decree.
- 2. Solely for purposes of this Consent Decree, without admission of any legal or factual assertion set forth in the California Complaint, and without prejudice to their ability to contest the legal sufficiency or merits of a complaint in any other proceeding, Volkswagen and Porsche do not contest that the California Complaint states claims upon which relief may be granted pursuant to: California Health and Safety Code sections 43016, 43017, 43151, 43152, 43153, 43205, 43211, and 43212; California Code of Regulations Title 13, sections 1903, 1961, 1961.2, 1965, 1968.2, and 2037, and the 40 C.F.R. provisions incorporated therein

by reference; California Business and Professions Code Sections 17200, 17500, and 17580.5; California Civil Code section 3494; and 12 USC § 5536 *et seq*.

II. APPLICABILITY

- 3. The obligations of this Consent Decree apply to and are binding upon California, and upon Volkswagen and Porsche, as applicable, and any of their respective successors, assigns, or other entities or persons otherwise bound by law.
- 4. In the event of the insolvency of any Volkswagen Party or the failure by any Volkswagen Party to implement any requirement of this Consent Decree, the remaining Volkswagen Parties that are parties to this Consent Decree shall complete all such requirements.
- 5. In the event of the insolvency of any Porsche Party or the failure by any Porsche Party to implement any requirement of this Consent Decree, the remaining Porsche Parties that are parties to this Consent Decree shall complete all such requirements.
- 6. Volkswagen shall include an agreement to remain responsible for the performance obligations hereunder in the terms of any sale, acquisition, merger or other transaction changing the ownership or control of Volkswagen, and no change in the ownership or control of Volkswagen shall affect the obligations hereunder of Volkswagen without the written agreement of the California Attorney General and CARB or modification of this Consent Decree.
- 7. Porsche shall include an agreement to remain responsible for the performance obligations hereunder in the terms of any sale, acquisition, merger or other transaction changing the ownership or control of Porsche, and no change in the ownership or control of Porsche shall affect the obligations hereunder of Porsche without the written agreement of the California Attorney General and CARB or modification of this Consent

Decree.

8. In any action to enforce this Consent Decree, Volkswagen and Porsche shall not raise as a defense the failure by any of their respective officers, directors, employees, agents, or contractors to take any actions necessary to comply with the provisions of this Consent Decree.

III. <u>DEFINITIONS</u>

9. For purposes of this Consent Decree:

"3.0 Liter Subject Vehicles" means each and every model year 2009 to 2016 light duty diesel vehicle equipped with a 3.0 liter TDI engine that Volkswagen or Porsche sold, leased or offered for sale or lease in, introduced or delivered for introduction into commerce, or imported into the United States or its Territories, and that is or was purported to have been covered by the following EPA Test Groups:

Model Year	EPA Test Group(s)	Vehicle Make and Model(s)	Generation
2009	9ADXT03.03LD	VW Touareg, Audi Q7	1.1
2010	AADXT03.03LD	VW Touareg, Audi Q7	1.1
2011	BADXT03.02UG	VW Touareg, Audi Q7	1.2
	BADXT03.03UG		
2012	CADXT03.02UG	VW Touareg	1.2
	CADXT03.03UG	Audi Q7	
2013	DADXT03.02UG	VW Touareg	2.1 SUV
	DADXT03.03UG	Audi Q7	
	DPRXT03.0CDD	Porsche Cayenne Diesel	
2014	EADXT03.02UG	VW Touareg	2.1 SUV
	EADXT03.03UG	Audi Q7	
	EPRXT03.0CDD	Porsche Cayenne Diesel	
2014	EADXJ03.04UG	Audi: A6 quattro, A7 quattro,	2 PC
		A8, A8L, Q5	

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2015	FVGAT03.0NU3	Audi: Q7, A6 quattro, A7	2.1 SUV
		quattro, A8, A8L, Q5	
2015	FVGAT03.0NU2	VW Touareg	2.2 SUV
	FPRXT03.0CDD	Porsche Cayenne Diesel	
2015	FVGAJ03.0NU4	Audi: A6 quattro, A7 quattro,	2 PC
		A8, A8L, Q5	
2016	GVGAT03.0NU2	VW Touareg	2.2 SUV
	GPRXT03.0CDD	Porsche Cayenne Diesel	
2016	GVGAJ03.0NU4	Audi: A6 quattro, A7 quattro, A8 A8L, O5	2 PC

IV. ZERO EMISSION VEHICLE-RELATED RELIEF IN CALIFORNIA

10. Volkswagen shall complete two Green City initiatives in California as part of the ZEV investments required by Appendix C to the First Partial Consent Decree. The Green City initiatives may include, but need not be limited to, the operation of ZEV car sharing services, zero emission transit applications, and zero emission freight transport projects. The first Green City initiative shall consist of the project currently under development as part of the California ZEV Investment Plan provided for in the First Partial Consent Decree. The second of the two Green City initiatives shall be implemented in a city with a population of approximately 500,000 that predominately consists of Disadvantaged Communities as identified by the California Office of Environmental Health Hazard Assessment's CalEnviroScreen mapping tool. Volkswagen may receive credit toward its ZEV investment requirements under the First Partial Consent Decree for Creditable Costs associated with these two initiatives, subject to the requirements and limitations imposed by the First Partial Consent Decree.

11. Defendants shall contribute to the increased availability of Zero Emission Vehicles in California by introducing three additional Battery Electric Vehicle ("BEV") models in California as follows:

- a. Defendants shall offer and sell two additional BEV models in California, including one BEV Sport Utility Vehicle ("SUV"), in or before 2019. For the avoidance of doubt, this means that Defendants must offer no fewer than three BEVs (the two additional BEVs, plus Volkswagen's existing e-Golf BEV or its BEV successor), including one SUV BEV, in California in or before 2019.
- b. Defendants shall offer and sell an additional BEV SUV model in California in or before 2020. For the avoidance of doubt, this means that Defendants must offer no fewer than three BEVs (the two additional BEVs described in paragraph 11(a), plus the third additional BEV described in this paragraph), including two SUV BEVs, in California in or before 2020.
- c. Defendants shall offer and sell these three additional BEV models (or their successors) in California through 2025, and they shall sell an average of 5,000 of these three additional BEV models (collectively) in California each year from 2019 until 2025. For the avoidance of doubt, this means that Defendants are required to sell 35,000 total units of the three additional BEV models (or their successors) during the seven-year period 2019 to 2025, but that they are not required to sell 5,000 units in any given year.
- d. It is the intention of the parties that the requirements of this section will result in an increased availability of ZEVs in California. For that reason: (i)

 Defendants shall not sell ZEV credits resulting from their sale in California of these three additional models; and (ii) Volkswagen shall continue to offer its existing BEV model (the VW e-Golf BEV) or its successor or replacement models in California until 2019. In the event that Volkswagen introduces a new BEV model

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in the United States between 2020 and 2025, it agrees to offer that BEV model (or its successor) in California until at least 2025.

e. If prevailing market conditions—including, but not limited to, the price of gasoline, overall vehicle sales, and sales of premium, ZEV, and sport utility vehicles—materially change in a manner that adversely affects the market in California for ZEVs, and that materially impairs the ability of Defendants to meet their obligation to sell a combined total of 35,000 units (i.e., a 5,000-unit annual average) of those three additional ZEV models (collectively) in California during the period 2019 through 2025, California agrees to meet with Defendants in good faith to negotiate a reduction in this sales requirement. If Defendants and California fail to reach agreement concerning a requested reduction, Defendants may petition the Court for such a reduction, and California may oppose the petition. The Court's determination as to whether a reduction is appropriate and, if so, the amount of the reduction shall be binding upon the Parties. Notwithstanding the foregoing, the State of California's failure to offer a rebate, tax credit, or similar incentive for the purchase of ZEVs shall not relieve Defendants of their obligations under this paragraph, except that, for each year in which no such rebate, tax credit, or similar incentive is offered, Defendants' obligation to sell an annual average of 5,000 vehicles per year under paragraph 11(c) shall be reduced by 50% (i.e., the total sales obligation for the seven-year-period shall be reduced by a number of vehicles equal to 50% of one seventh of 35,000 vehicles).

12. Volkswagen shall further contribute to the availability of Zero Emission Vehicles in California by making a payment of \$25,000,000 to ARB no later than July 1, 2017. Such payment shall be used, in the discretion of ARB, to support the ZEV-related

aspects of the EFMP Plus Up program, or the ZEV-related aspects of similar vehicle replacement programs, in California in FY 2017-2018 or later years.

- 13. Defendants shall, within six months of the entry of this Consent Decree, and every year thereafter until it has completed its obligations under this Consent Decree, provide CARB and the California Attorney General with a written report regarding their compliance with the requirements of this Section IV. Defendants shall also provide CARB and the California Attorney General with any documents or information, including but not limited to information related to vehicle sales, that they may reasonably request in order to evaluate whether Defendants have complied with the requirements of this Section IV.
- 14. Nothing in this Consent Decree alters the requirements of federal or state law to the extent they offer greater protection to consumers or to the environment.
- 15. Payments required to be made pursuant this Consent Decree shall be made via wire transfer to CARB pursuant to instructions to be provided by CARB.

V. <u>EFFECT OF SETTLEMENT/RESERVATION OF RIGHTS</u>

- 16. Satisfaction of all the requirements of this Consent Decree, and of the Second Partial Consent Decree, shall resolve and settle all of California's civil claims in the California Complaint for injunctive relief, based on facts that were disclosed by Defendants to EPA and CARB prior to October 24, 2016, relating to any defeat devices or auxiliary emission control devices ("AECDs") in the 3.0 Liter Subject Vehicles, that they made or could have made against Defendants:
 - a. requiring Defendants to take action to buy back, recall, or modify the 3.0 Liter Subject Vehicles in order to remedy the violations alleged in the California Complaint concerning the 3.0 Liter Subject Vehicles;
 - b. requiring Defendants to make payments to owners and lessees of

the 3.0 Liter Subject Vehicles in order to remedy the violations alleged in the California Complaints concerning the 3.0 Liter Subject Vehicles; and

- c. requiring Defendants to mitigate the environmental harm associated with the violations alleged in the California Complaint concerning the 3.0 Liter Subject Vehicles.
- 17. California reserves, and this Consent Decree is without prejudice to, all claims, rights, and remedies against Defendants with respect to all matters not expressly resolved in Paragraph 16. Notwithstanding any other provision of this Decree, California reserves all claims, rights, and remedies against Defendants with respect to:
 - a. An order requiring Defendants to take all actions necessary to enjoin, prevent, and deter future violations of the Health and Safety Code and related regulations of the types alleged in the California Complaint related to the 3.0 Liter Subject Vehicles;
 - b. Further injunctive relief, including prohibitory and mandatory injunctive provisions intended to enjoin, prevent, and deter future misconduct, and/or incentivize its detection, disclosure, and/or prosecution; or to enjoin false advertising, violation of environmental laws, the making of false statements, or the use or employment of any practice that constitutes unfair competition;
 - c. All rights to address noncompliance with Appendix B to the Second Partial Consent Decree as set forth in Paragraph 8.1, therein;
 - d. All rights reserved by Paragraph 53 of the Second Partial Consent Decree;
 - e. Civil penalties with respect to the 3.0 Liter Subject Vehicles, but only to the exent not previously resolved in the First California Partial Consent

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- f. Any and all civil claims related to any 2.0 Liter Subject Vehicle, but only to the extent not previously resolved under the First Partial Consent Decree or the First California Partial Consent Decree, or to any vehicle other than the 3.0 Liter Subject Vehicles;
- g. Any and all civil claims and administrative authorities for injunctive relief (i) based on facts that were not disclosed by Defendants to EPA and CARB prior to October 24, 2016, related to any defeat devices or AECDs installed on or in the 3.0 Liter Subject Vehicles; or (ii) related to any other failures by the 3.0 Liter Subject Vehicles to conform with the California Health and Safety Code or its implementing regulations;
 - h. Any criminal liability;
 - i. Any part of any claims for the violation of securities laws;
- j. Costs and attorneys' fees, including investigative costs, incurred after the date of lodging;
- k. California Attorney General Claims for relief to consumers, including claims for restitution, refunds, rescission, damages, and disgorgement, but only to the extent not previously resolved under the First Partial Consent Decree or First California Partial Consent Decree; and
- l. Any other claim(s) of any officer or agency of the State of California, other than CARB or the California Attorney General.
- 18. This Consent Decree, including the release set forth in paragraph 16, does not modify, abrogate or otherwise limit the injunctive and other relief to be provided by Defendants under, nor any obligation of any party or person under, the First Partial Consent

Decree, the First California Partial Consent Decree, or the Second Partial Consent Decree.

- 19. By entering into this Consent Decree, California is not enforcing the laws of other countries, including the emissions laws or regulations of any jurisdiction outside the United States. Nothing in this Consent Decree is intended to apply to, or affect, Volkswagen's or Porsche's obligations under the laws or regulations of any jurisdiction outside the United States. At the same time, the laws and regulations of other countries shall not affect Volkswagen's or Porsche's obligations under this Consent Decree.
- 20. This Consent Decree shall not be construed to limit the rights of California to obtain penalties or injunctive relief, except as specifically provided in paragraph 16. California further reserves all legal and equitable remedies to address any imminent and substantial endangerment to the public health or welfare or the environment arising at any of Volkswagen's or Porsche's facilities, or posed by Defendants' 3.0 Liter Subject Vehicles, whether related to the violations addressed in this Consent Decree or otherwise.
- 21. In any subsequent judicial proceeding initiated by California for injunctive relief, civil penalties, or other relief, Volkswagen and Porsche shall not assert, and may not maintain, any defense or claim based upon the principles of waiver, res judicata, collateral estoppel, issue preclusion, claim preclusion, claim-splitting, or other defenses based upon any contention that the claims raised by California in the subsequent proceeding were or should have been brought in the instant case, except with respect to the claims that have been specifically released pursuant to paragraph 16.
- 22. This Consent Decree is not a permit, or a modification of any permit, under any federal, State, or local laws or regulations. Volkswagen and Porsche are each responsible for achieving and maintaining complete compliance with all applicable federal, State, and local laws, regulations, and permits; and Volkswagen's or Porsche's compliance with this Consent

Decree shall be no defense to any action commenced pursuant to any such laws, regulations, or permits, except as set forth herein. California does not, by its consent to the entry of this Consent Decree, warrant or aver in any manner that Volkswagen's or Porsche's compliance with any aspect of this Consent Decree will result in compliance with provisions of the Clean Air Act, or with any other provisions of United States, State, or local laws, regulations, or permits.

- 23. Nothing in this Consent Decree releases any private rights of action asserted by entities or persons not releasing claims under this Consent Decree, nor does this Consent Decree limit any defense available to Volkswagen or Porsche in any such action.
- 24. This Consent Decree does not limit or affect the rights of Volkswagen or Porsche or of California against any third parties, not party to this Consent Decree, nor does it limit the rights of third parties, not party to this Consent Decree, against Volkswagen or Porsche, except as otherwise provided by law.
- 25. This Consent Decree shall not be construed to create rights in, or grant any cause of action to, any third party not party to this Consent Decree. No third party shall be entitled to enforce any aspect of this Consent Decree or claim any legal or equitable injury for a violation of this Consent Decree.
- 26. Nothing in this Consent Decree shall be construed as a waiver or limitation of any defense or cause of action otherwise available to Volkswagen or Porsche in any action. This Agreement is made without trial or adjudication of any issue of fact or law or finding of liability of any kind.

VI. NOTICES

27. Except as specified elsewhere in this Consent Decree, whenever any notification, or other communication is required by this Consent Decree, or whenever any communication

Case 3:15-md-02672-CRB Document 2519-1 Filed 12/20/16 Page 15 of 30

1	is required in any action or proceeding related to or bearing upon this Consent Decree or the			
2	rights or obligations thereunder, it shall be made in writing (except that if any attachment is			
3	voluminous, it shall be provided on a disk, hard drive, or other equivalent successor			
4	technology), and shall be addressed as follows:			
5				
6	As to the California Attorney General:	Senior Assistant Attorney General Consumer Law Section		
7		California Department of Justice 455 Golden Gate Ave., Suite 11000		
8		San Francisco, CA 94102-7004		
9				
10	As to the California Air Resources Board:	Chief Counsel California Air Resources Board		
11		1001 "I" Street Sacramento, CA 95814		
12		Sucramento, Cri 73017		
13	As to Volkswagen AG:	Volkswagen AG		
14		Berliner Ring 2		
15		38440 Wolfsburg, Germany Attention: Company Secretary		
16		With copies to each of the following:		
17		Volkswagen AG		
18		Berliner Ring 2 38440 Wolfsburg, Germany		
19		Attention: Group General Counsel		
20		Volkswagen Group of		
21		America, Inc.		
		2200 Ferdinand Porsche Dr. Herndon, VA 20171		
22		Attention: U.S. General Counsel		
23				
24	As to Audi AG:	Audi AG		
25		Auto-Union-Straße 1 85045 Ingolstadt, Germany		
26		Attention: Company Secretary		
27		With copies to each of the following:		
28		Volkswagen AG		
	15	-		
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	Case 3:15-md-02672-CRB Document 2519-	-1 Filed 12/20/16 Page 16 of 30
1 2		Berliner Ring 2 38440 Wolfsburg, Germany Attention: Group General Counsel
3		
4		Volkswagen Group of America, Inc.
5		2200 Ferdinand Porsche Dr.
6		Herndon, VA 20171 Attention: U.S. General Counsel
7		Theman Cibi Ceneral Counses
8	As to Volkswagen Group of America, Inc.:	Volkswagen Group of
9		America, Inc. 2200 Ferdinand Porsche Dr.
10		Herndon, VA 20171
11		Attention: Company Secretary
12		With copies to each of the following:
13		Volkswagen Group of
		America, Inc. 2200 Ferdinand Porsche Dr.
14		Herndon, VA 20171 Attention: President
15		
16		Volkswagen Group of America, Inc.
17		2200 Ferdinand Porsche Dr. Herndon, VA 20171
18		Attention: U.S. General Counsel
19	As to Volkswagen Group of America	
20	Chattanooga Operations LLC:	Volkswagen Group of America
21		Chattanooga Operations LLC 8001 Volkswagen Dr.
22		Chattanooga, TN 37416 Attention: Company Secretary
23		
24		With copies to each of the following:
25		Volkswagen Group of America, Inc.
26		2200 Ferdinand Porsche Dr.
27		Herndon, VA 20171 Attention: President
28		Volkswagen Group of
		16
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	Case 3:15-md-02672-CRB Document 2519-1 Fi	iled 12/20/16 Page 17 of 30
1		America, Inc. 200 Ferdinand Porsche Dr.
2	Н	Ierndon, VA 20171
3	A	Attention: U.S. General Counsel
4	As to Dr. Ing. h.c. F. Porsche AG:	Dr.Ing.h.c. F. Porsche Aktiengesellschaft
5		Porscheplatz 1, D-70435 Stuttgart
6		GR/ Rechtsabteilung/ General Counsel
7		
8		Porsche Cars North America, Inc. Porsche Dr.
9		Atlanta, GA 30354 Attention: Secretary
10		Vith copy by email to offsecy@porsche.us
11	As to one or more of the Volkswagen	
12	S	Robert J. Giuffra, Jr. Pharon L. Nelles
13		ullivan & Cromwell LLP 25 Broad Street
14	N	New York, New York 10004
15 16	As to one or more of the Porsche Parties:	Swanto V. Malrovomo
17	Jo	Granta Y. Nakayama oseph A. Eisert
17		King & Spalding LLP 700 Pennsylvania Ave., N.W., Suite 200
19	V	Vashington, DC 20006
20	28. Any party may, by written notice to the	ne other parties, change its designated notice
21	recipient or notice address provided above.	
22	VII. RETENTION	OF JURISDICTION
23	29. The Court shall retain jurisdicti	on over this case until termination of this
24	Consent Decree, for the purpose of resolving dispu	tes arising under this Consent Decree or
25	entering orders modifying this Consent Decree, or	effectuating or enforcing compliance with
26	the terms of this Consent Decree.	and the second complete with
27	the terms of this consent Decree.	
28		
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VIII. <u>SIGNATORIES/SERVICE</u>

- 30. Each undersigned representative of Volkswagen, Porsche, and California certifies that he or she is fully authorized to enter into the terms and conditions of this Consent Decree and to execute and legally bind the Party he or she represents to this document. The California Attorney General and CARB represent that they have the authority to execute this Consent Decree on behalf of the State of California and that, upon entry, this Consent Decree is a binding obligation enforceable against California under applicable law.
- 31. This Consent Decree may be signed in counterparts, and its validity shall not be challenged on that basis. For purposes of this Consent Decree, a signature page that is transmitted electronically (*e.g.*, by facsimile or e-mailed "PDF") shall have the same effect as an original.

IX. INTEGRATION

32. This Consent Decree constitutes the final, complete, and exclusive agreement and understanding among the Parties with respect to the settlement embodied in this Consent Decree and supersedes all prior agreements and understandings, whether oral or written, concerning the settlement embodied herein, with the exception of the First California Partial Consent Decree, First Partial Consent Decree, and Second Partial Consent Decree. Other than deliverables that are subsequently submitted and approved pursuant to this Consent Decree, the Parties acknowledge that there are no documents, representations, inducements, agreements, understandings or promises that constitute any part of this Consent Decree or the settlement it represents other than those expressly contained or referenced in this Consent Decree.

X. FINAL JUDGMENT

33. Upon approval and entry of this Consent Decree by the Court, this Consent

Case 3:15-md-02672-CRB Document 2519-1 Filed 12/20/16 Page 19 of 30 Decree shall constitute a final judgment of the Court as to California and the Defendants. The Court finds that there is no just reason for delay and therefore enters this judgment as a final judgment under Fed. R. Civ. P. 54 and 58. UNITED STATES DISTRICT JUDGE

1 FOR THE PEOPLE OF THE STATE OF CALIFORNIA, acting by and through KAMALA D. HARRIS, ATTORNEY GENERAL OF THE STATE OF CALIFORNIA, and the CALIFORNIA 2 AIR RESOURCE BOARD: 3 4 KAMALA D. HARRIS Attorney General of California 5 NICKLAS A. AKERS ROBERT W. BYRNE 6 SALLY MAGNANI Senior Assistant Attorneys General 7 JUDITH A. FIORENTINI GAVIN G. MCCABE 8 DAVID A. ZONANA Supervising Deputy Attorneys General 9 AMOS E. HARTSTON JOHN S. SASAKI 10 WILLIAM R. PLETCHER JON F. WORM 11 ELIZABETH B. RUMSEY LAUREL M. CARNES 12 Deputy Attorneys General Dated: DECEMBER 7,2016 13 14 NICKLAS A. AKERS 15 Senior Assistant Attorney General Attorneys for the 16 People of the State of California 17 18 19 20 21 22 23 24 25 26 27 28 20

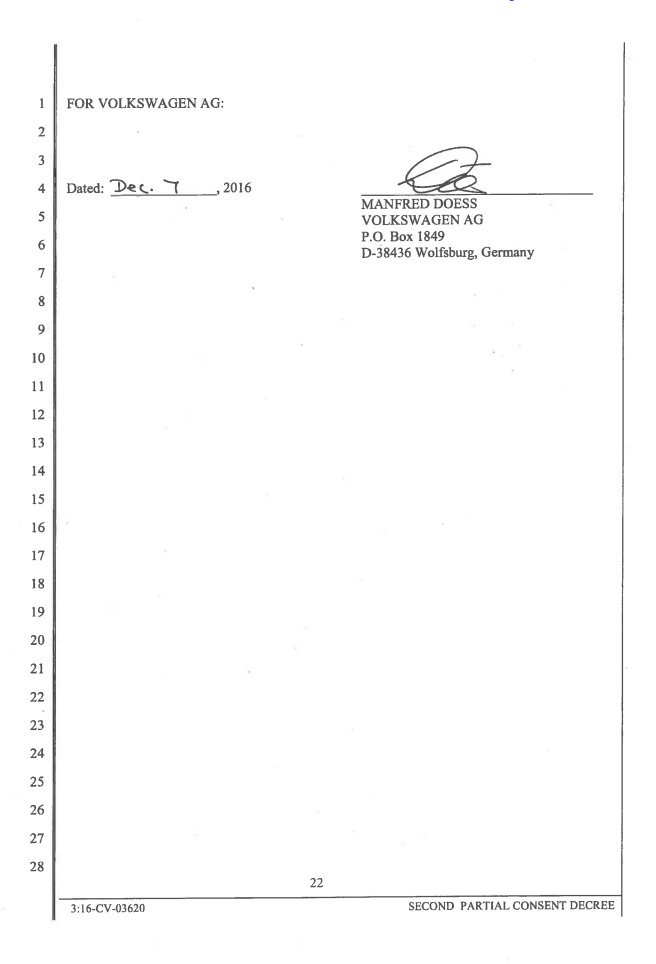
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Case 3:15-md-02672-CRB Document 2519-1 Filed 12/20/16 Page 20 of 30

Case 3:15-md-02672-CRB Document 2519-1 Filed 12/20/16 Page 21 of 30

	F 24	
1	FOR THE CALIFORNIA AIR RESOURCES BOA	ARD:
2		Upan A Vichol
3	Dated: December_7, 2016	MARY D. NICHOLS
4		Chair California Air Resources Board
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7		RICHARD W. COREY Executive Officer
8	e 90 ^{- 6}	California Air Resources Board
9		Ad an D
11		ELLEN M. PETER Chief Counsel
12		D. ARON LIVINGSTON Assistant Chief Counsel
13		DIANE KIYOTA ALEXANDRA KAMEL
14		Attorneys Legal Office
15		California Air Resources Board
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1	FOR AUDI AG:		
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4	Dated: Dec. 7, 2016		9./1
5			BERND MARTENS AUDI AU
6	-		Auto-Union-Straße 1 85045 Ingolstadt, Germany
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9	_		(10)
10	Dated: Dec. 7, 2016		MARTIN WAGENER
11			AUDI AG Auto-Union-Straße 1
12			85045 Ingolstadt, Germany
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1	FOR VOLKSWAGEN GROUP OF AMI	ERICA, INC.:
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4	Dated: <u>Dec. 7</u> , 2016	mustil
5	8)	DAVID DETWEILER VOLKSWAGEN GROUP OF AMERICA,
6		INC. 2200 Ferdinand Porsche Drive
7		Herndon, Virginia 20171
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ī	FOR VOLKSWAGEN GROUP OF AMERICA CI	HATTANOOGA OPERATIONS LLC:
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3		
4	Dated: Dec. 7 , 2016	Bushil
5		DAVID DETWEILER VOLKSWAGEN GROUP OF AMERICA,
6		INC. 2200 Ferdinand Porsche Drive
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4	COLINGEL EOD VOLVEWAGEN AC. AUDI AC. VOLVEWAGEN CROUD OF AMERICA
5	COUNSEL FOR VOLKSWAGEN AG; AUDI AG; VOLKSWAGEN GROUP OF AMERICA, INC.; And VOLKSWAGEN GROUP OF AMERICA CHATTANOOGA OPERATIONS LLC:
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7	Anolit 19' 11
8	Dated: Dec. 7, 2016
9	ROBERT J. GUFFRA, JR. SHARON L. NELLES Sullivan & Cromwell LLP
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13	Volkswagen Group of America Chattanooga Operations LLC
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1	FOR DR. ING. h.c. F. PORSCHE AG:		
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4	Dated: Dec. 7 , 2016		Xlanes
5			DR. MICHAEL STEINER Member of the Executive Board
6			-Research and Development- DR. ING. h.c. F. PORSCHE AG
7			AKTIENGESELLSCHAFT Porschestrasse 911
8			71287 Weissach, Germany
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11	Dated: Dec. 7 . 2016		Apa. 1 Julla Kon 1
12	Address of the Association of th		ANGELA KREITZ General Counsel & Chief Compliance Officers
13			General Counsel & Chief Compliance Officer DR. ING. h.c. F. PORSCHE AG AKTIENGESELLSCHAFT
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1	FOR PORSCHE CARS NORTH AMERICA,	INC.:
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4	Dated: Dec. 7, 2016	
5		TIMOTHY L. QUINN Vice President, After Sales
6		PORSCHE CÁRS NORTH AMERICA, INC. 1 Porsche Dr.
7		Atlanta, GA 30354
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9	Dated: Dec. 7 , 2016	guel 1 Day
10	Dated, 2010	JOSEPH S. FOLZ Vice President, General Counsel and
11		Secretary PORSCHE CARS NORTH AMERICA,
12		INC. 1 Porsche Dr.
13		Atlanta, GA 30354
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16		and Porsche Cars North America, Inc.	
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