



**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA  
HONORABLE HERNÁN D. VERA, UNITED STATES DISTRICT JUDGE  
First Street Courthouse - Courtroom No. 5B**

**DATE: TUESDAY, JANUARY 30, 2024**

Clerk: Wendy Hernandez

Court Reporter: TBA

DATE	TIME	CASE INFORMATION	HEARING
1/30/24	10:00 AM	<p>CV 15-08629-HDV (Ex): Alfred Salas et al v. Toyota Motor Sales, USA., Inc et al</p> <p>P: Laura Goolsby / David Schrader/Tarek Zohdy / Shant Nashalian/ Jeffrey Koncius / Paul Kiesel / Haley Clark / Cherisse Cleofe</p> <p>D: Lisa Weddle/Brian Ercole/ David Schrader</p>	<p>MIL (1) to Exclude References To Health Effects or Safety Risks filed by <a href="#">Defendant</a> Toyota Motor Sales, U.S.A., Inc. [201]</p> <p>MIL (2) to Exclude Evidence Of Complaints And Responses To Complaints By Non-Class Customers Outside Of California filed by <a href="#">Defendant</a> Toyota Motor Sales, U.S.A., Inc. [202]</p> <p>MIL (3) to Preclude Undisclosed Witnesses From Testifying At Trial filed by Defendant Toyota Motor Sales, U.S.A., Inc. [214]</p> <p>MIL (NO #) to Exclude Evidence of Individual Hearsay Complaints About HVAC Odor under Federal Rules of Evidence 402, 403 and 801 filed by <a href="#">Defendant</a> Toyota Motor Sales, U.S.A., Inc. [209]</p> <p>MIL (5) to Exclude Evidence And References to the Deferred Prosecution Agreement Entered Into Between Toyota Motor Corporation and the Department of Justice, and Unintended Acceleration filed by <a href="#">Defendant</a> Toyota Motor Sales, U.S.A., Inc. [210]</p> <p>MIL (6) to Exclude Evidence And References To The 2016 Adoption Of Charcoal Filters filed by <a href="#">Defendant</a> Toyota Motor Sales, U.S.A., Inc. [212]</p> <p>MIL (#1) to Exclude All Evidence or Argument Regarding Plaintiffs Counsels Involvement in Other Litigation, Attorneys Fees, or Costs filed by <a href="#">Plaintiffs</a> [203]</p> <p>MIL (#2) to Preclude Evidence Referencing Other HVAC Litigation Against Toyota Companies filed by <a href="#">Plaintiffs</a> [204]</p> <p>MIL (#3) to Preclude Argument or Evidence That HVAC Odor is an Industry-Wide Problem Present in All Vehicles filed by <a href="#">Plaintiffs</a> [205]</p> <p>MIL (#4) to Exclude Argument or Evidence Regarding the Interior or Exterior Condition of Plaintiffs Vehicles filed by <a href="#">Plaintiffs</a> [206]</p> <p>PTC: 02/06/24 JT: 02/27/24 (EST 8 DAYS)</p>