## 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 CENTRAL DISTRICT OF CALIFORNIA 8 9 In Re: Toyota Motor Corp. Unintended Acceleration Marketing, Sales Practices, and Products Liability CASE NO: **8:10ML2151 JVS (FMOx)** 10 11 Litigation ORDER NO. 1: INITIAL CONFERENCE 12 This document relates to: 13 ALL CASES (See Exhibit A) Date: May 13, 2010 14 Time: 9:00 a.m. 15 411 W. Fourth Street, Santa Ana, CA 92701 Court Room 10C Place: 16 17 18 19 20 By order of the Judicial Panel on Multidistrict Litigation (J.P.M.L.), the 21 actions listed in Exhibit A were transferred and assigned to this Court for 22 coordinated or consolidated pretrial proceedings under 28 U.S.C. § 1407. 23 Additional tag-along actions may be transferred. 24 25 Because these cases merit special attention as complex litigation, the Court 26 **ORDERS**: 27

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- 1. *Conference*. Counsel for all parties shall appear for a conference on May 13, 2010 at 9:00 a.m. in Courtroom 10C of the Ronald Reagan Federal Building and U.S. Courthouse at 411 W. Fourth Street, Santa Ana, CA, 92701. The conference will be held for the purposes specified in Fed. R. Civ. P. 16(a), 16(b), 16(c), 16(f), and 26(f). Counsel are requested to check in with the Courtroom Deputy at least 15 minutes in advance.
- 2. *Preliminary Thoughts*. The Court provides the following preliminary thoughts in order to assist counsel in focusing on the immediate issues presented by these cases. These thoughts are of course subject to revision upon submission of the views of the parties and counsel, which the Court invites.
- 2.1. *Structure*. Because this docket involves both personal injury actions and actions for economic loss, the Court believes a somewhat unique structure is required.
- The Court envisions appointment of a liaison counsel or liaison counsel committee to manage the core discovery requirements for the personal injury actions. By core discovery, the Court means discovery of the development, marketing, sales, manufacture, and administration of the Toyota products and product programs at issue in this case. Because each personal injury action will undoubtedly entail discovery unique to that action, the Court believes that each plaintiff's counsel will have a role in addressing those needs. To the extent possible, individual case needs will be combined and coordinated with core discovery.
- The Court envisions appointment of one or more counsel to act as lead counsel for the economic loss cases. Lead counsel would also act as liaison to April 14, 2010

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counsel for the economic loss cases. Lead counsel would have the responsibility of preparing a consolidated complaint covering the issues in all the economic loss cases.

- The Court envisions appointment of a core discovery committee, comprised of counsel with liaison responsibility for the personal injury cases and counsel having lead counsel responsibility for the economic loss cases. The committee would be responsible for identifying and conducting core discovery. Along with counsel for the Toyota parties, the core discovery committee would have the responsibility of drafting and presenting to the Court an overall scheduling plan, which would include a discovery plan. The Court envisions that the scheduling plan would address at least the issues set forth in Exhibit B hereto.
- 2.2. *Immediate Goals*. The goals of the Scheduling Conference are three-fold: adoption of a structure for organizing the docket, appointment of counsel to fill out the structure, and adoption of a working definition of core discovery.
- 2.3. *Next Step*. With the goals of the initial Scheduling Conference in place, the Court will set a further conference in approximately 30 days to consider the adoption of an overall scheduling plan, including a discovery plan.
- 2.4. *Role of Counsel*. The management of this docket holds unique challenges. The Court looks forward to benefitting from the knowledge and experience of seasoned counsel to arrive at solutions which will ensure the orderly preparation of these cases. Counsel, the parties and the Court will all need to work collaboratively.
  - 3. Particulars of the Scheduling Conference.

3.1. Representation. Parties with similar interests may (but are not required to) agree on a single attorney, or a limited number of attorneys, to act on their joint behalf at the conference. A party will not, by designating an attorney to represent his or her interests at the conference, be precluded from other representation during the litigation. Attendance at the conference will not waive objections to jurisdiction, service, or like matters. Telephonic appearances will not be permitted.

- 3.2. *Other Counsel*. This Order is being mailed to the persons shown on Exhibit A, which has been prepared from the list of counsel making appearances with the J.P.M.L. Counsel on this list are requested to forward a copy of this Order to other attorneys who should be notified of the conference. An updated service list will be prepared after the conference.
- 3.3. Other Parties. Persons who are not named as parties in this litigation but may later be joined as parties, and persons who are parties in related litigation pending in other federal and state courts, are invited to attend in person or by counsel.
  - 4. Preparations for the Scheduling Conference.
- 4.1. *Rules*. Counsel are expected to be familiar with the Manual for Complex Litigation, Fourth. Counsel are also required to review the Local Rules for the Central District of California, General Orders 08-02 (electronic filing) and 08-11(electronic filing), and this Court's general procedures, all of which may be found on the Central District of California website at <a href="www.cacd.uscourts.gov">www.cacd.uscourts.gov</a>.
- 4. 2. *Initial Conference of Counsel*. Before the conference, counsel shall confer and seek consensus to the extent possible concerning the immediate issues April 14, 2010

1	and any other matters they wish to bring to the Court at this time. The Court	
2	designates:	
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4	Steve W. Berman, Esq.	
5	Hagens Berman Sobol Shapiro LLP	
6	1918 Eighth Avenue, Suite 3300	
7	Seattle, WA 98101	
8		
9	Elizabeth J. Cabraser, Esq.	
10	Lieff Cabraser Heimann & Bernstein, LLP	
11	275 Battery Street, Suite 3000	
12	San Francisco, CA 94111	
13	Cari K. Dawson, Esq.	
14	Alston & Byrd LLP	
15	1201 West Peachtree Street	
16	Atlanta, GA 30309	
17		
18	Marc M. Seltzer, Esq.	
19	Susman Godfrey LLP	
20	1901 Avenue of the Stars, Suite 950	
21	Los Angeles, CA 90067	
22		
23	These temporary designations are not a precursor of future appointments, but	
24	simply a means to initiate the process. The Court expects that all counsel desiring	
25	to do so will have a full opportunity to participate in the discussion and the report	
26	which the Court requests.	
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- 5.1. *Admission of Counsel*. All attorneys admitted to practice and in good standing in any United States District Court are admitted *pro hac vice*. Association of local counsel is not required. If not already registered, counsel will need to register for electronic filing (CM/ECF) in the Central District of California. (More information can be found on the Court's website and in General Orders 08-02 and 08-11).
- 5.2. *Preservation of Records*. Until the parties reach agreement on a plan for preservation of records, all parties and their counsel must preserve all evidence that may be relevant to these actions.
- 5.3. *Stay of Motions Practice*. Except for motions for emergency relief, no motion shall be filed until and in accordance with the Scheduling Order.
- 5.4 *Motions*. No motion shall be filed under Rule 11, 12, or 56 without leave of court and unless it includes a certificate that the movant has conferred with opposing counsel in a good faith effort to resolve the matter without court action.
- 5.5 *Orders of Transferor Courts*. All orders by transferor courts imposing dates for pleading or discovery are vacated.
- 5.6. Chambers Mail Box. The Court maintains an electronic mail box for communications with the Courtroom Deputy and for receipt of proposed orders in electronic format (either Word or WordPerfect). The electronic mail box for this docket is: JVS\_ToyotaMDL@cacd.uscourts.gov.
- 5.7. Website. The Court has established a web page accessible from the first page of the Court's website (click on "IN RE: TOYOTA MOTOR CORP.").

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The Court will regularly post copies of orders, notices and other items of interest to the page.

- 6. *Later Filed Cases*. This Order shall also apply to related cases later filed in, removed to, or transferred to this Court.
- 7. Applications for Lead and Liaison Counsel Appointments. As noted above, the Court presently intends to appoint plaintiffs' lead counsel and liaison counsel. Applications for these positions must be filed with the clerk's office on or before April 30, 2010. The Court will only consider attorneys who have filed an action in this litigation. The main criteria for these appointments are (1) knowledge and experience in prosecuting complex litigation, including class actions; (2) willingness and ability to commit to a time-consuming process; (3) ability to work cooperatively with others; and (4) access to sufficient resources to prosecute the

litigation in a timely manner. Where appropriate, applications should also set forth attorney fee proposals, rates, and percentages that applicants expect to seek if the litigation succeeds in creating a common fund. IT IS SO ORDERED. Dated: April 14, 2010 United States District Judge 

1	Exhibit A
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3	<u>Individual Cases</u>
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5	IN RE: TOYOTA MOTOR CORP. UNINTENDED
6	ACCELERATION MARKETING, SALES PRACTICES,
7	AND PRODUCTS LIABILITY LITIGATION MDL No. 2151
8	
9	Central District of California
10	2:09CV08143 JVS(FMOx) Seong Bae Choi et al v. Toyota Motor Corporation et al
11	2:09CV08478 JVS(FMOx) Eric Kmetz et al v. Toyota Motor Sales, U.S.A., Inc. et a
12	2:09CV09158 JVS(FMOx) Heather A. Lane v. Toyota Motor Sales, U.S.A., Inc.
	2:09CV09386 JVS(FMOx) Dale Baldisseri v. Toyota Motor Sales U.S.A., Inc., et al
13	2:10CV00706 JVS(FMOx) Adilia Aviles v. Toyota Motor Sales, U.S.A., Inc.
14	2:10CV00710 JVS(FMOx) Roz Schwartz v. Toyota Motor Sales, U.S.A., Inc.
15	2:10CV00799 JVS(FMOx) Matthew Marr, et al v. Toyota Motor Sales, U.S.A., Inc.
16	2:10CV00849 JVS(FMOx) Ani Gazaryan et al v. Toyota Motor Sales U.S.A., Inc. et
17	al
18	2:10CV00942 JVS(FMOx) Peter Wisner v. Toyota Motor Corporation et al
19	2:10CV00946 JVS(FMOx) Lisa Creighton, et al v. Toyota Motor Sales U.S.A., Inc.
20	et al
21	2:10CV00947 JVS(FMOx) Elaine Byrnes v. Toyota Motor Sales U.S.A., Inc. et al
22	2:10CV01030 JVS(FMOx) Lacey Ludicina, et al v. Toyota Motor Sales U.S.A., Inc.
23	et al
24	2:10CV01039 JVS(FMOx) Rhonda Talbot v. Toyota Motor Sales U.S.A., Inc. et al
25	2:10CV01057 JVS(FMOx) Jacqueline Donoghue v. Toyota Motor Sales, U.S.A.,
26	Inc.
27	2:10CV01073 JVS(FMOx) Max L. Lieberman et al v. Toyota Motor Corporation et
28	10

al
2:10CV01078 JVS(FMOx) Teresa B. Myers et al v. Toyota Motor Corporation et al
2:10CV01094 JVS(FMOx) Kerri Madden v. Toyota Motor Corporation et al
2:10CV01153 JVS(FMOx) Katy Boyask v. Toyota Motor Corporation et al
2:10CV01154 JVS(FMOx) Jessica M. Kramer v. Toyota Motor North America, Inc.
et al
2:10CV01234 JVS(FMOx) Joseph Hauter v. Toyota Motor Sales, U.S.A., Inc.
2:10CV01247 JVS(FMOx) Sam Goldberger v. Toyota Motor Sales, U.S.A., Inc.
2:10CV01248 JVS(FMOx) Lu Li v. Toyota Motor North America, Inc. et al
2:10CV01264 JVS(FMOx) Gloria Park v. Toyota Motor Sales, U.S.A., Inc.
2:10CV01290 JVS(FMOx) Sandra Livingston v. Toyota Motor North America, Inc.
et al
2:10CV01349 JVS(FMOx) Ernest Cornell v. Toyota Motor Corporation et al
2:10CV01364 JVS(FMOx) Robert Booher v. Toyota Motor North America, Inc. et
al
2:10CV01366 JVS(FMOx) Harry Williams v. Toyota Motor North America, Inc. et
al
2:10CV01429 JVS(FMOx) Tom Mustric v. Toyota Motor Corporation et al "
2:10CV01452 JVS(FMOx) Kathryn A. Squires v. Toyota Motor Corporation et al
2:10CV01584 JVS(FMOx) Andrew Flury et al v. Toyota Motor North America, Inc
et al
2:10CV01650 JVS(FMOx) Judy Warren, DDS v. Toyota Motor North America, Inc
et al
2:10CV01753 JVS(FMOx) Lorrie Krieger v. Toyota Motor North America, Inc. et a
2:10CV01756 JVS(FMOx) David Hanna v. Toyota Motor North America, Inc. et al
2:10CV01806 JVS(FMOx) Joseph Christian v. Toyota Motor North America, Inc. e
al
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1	2:10CV01821 JVS(FMOx) Mary Jo Crank, et al v. Toyota Motor North America,
2	Inc. et al
3	2:10CV01822 JVS(FMOx) Nellie Yazitchyan, et al v. Toyota Motor North America,
4	Inc. et al
5	2:10CV01825 JVS(FMOx) Walter McKinney, et al v. Toyota Motor North America,
6	Inc. et al
7	2:10CV01939 JVS(FMOx) Linda Tang v. Toyota Motor Sales, U.S.A., Inc. et al
8	2:10CV01979 JVS(FMOx) Meredith Heller v. Toyota Motor Corporation. et al
9	2:10CV01997 JVS(FMOx) Jerome Cangelosi v. Toyota Motor North America. et al
10	2:10CV02021 JVS(FMOx) Thomas E. Gudmundson v. Toyota Motor Corporation.
11	et al
12	2:10CV02022 JVS(FMOx) Donald Graham v. Toyota Motor Corporation. et al
13	2:10CV02023 JVS(FMOx) John Flook v. Toyota Motor Corporation. et al
	2:10CV02077 JVS(FMOx) Rodney Josephson v. Toyota Motor Corporation. et al
14	2:10CV02078 JVS(FMOx) Gary Davis v. Toyota Motor Corporation. et al
15	2:10CV02080 JVS(FMOx) Ebony Brown v. Toyota Motor Corporation. et al
16	2:10CV02147 JVS(FMOx) Elizabeth Van Zyl v. Toyota Motor Corporation. et al
17	2:10CV02179 JVS(FMOx) Grace Shigematsu, et al v. Toyota Motor Corporation. et
18	al
19	2:10CV02228 JVS(FMOx) Ellyn J. Broden v. Toyota Motor Corporation. et al
20	2:10CV02262 JVS(FMOx) Karen Bickel v. Toyota Motor Corporation. et al
21	2:10CV02264 JVS(FMOx) Sam Goldberger v. Toyota Motor Corporation. et al
22	2:10CV02271 JVS(FMOx) Christine Hotaling v. Toyota Motor Corporation. et al
23	2:10CV02272 JVS(FMOx) Henry Troup, et al v. Toyota Motor Corporation. et al
24	2:10CV02274 JVS(FMOx) Linda Summerville v. Toyota Motor Corporation. et al
25	2:10CV02276 JVS(FMOx) Robert Navarro v. Toyota Motor Corporation. et al
26	2:10CV02284 JVS(FMOx) Gary Brown v. Toyota Motor Corporation. et al
27	8:10CV00105 JVS(FMOx) Joseph Hauter v. Toyota Motor Sales, U.S.A., Inc.

1	8:10CV00154 JVS(FMOx) Michael Choi, et. al. v. Toyota Motor Sales, U.S.A., Inc.
2	8:10CV00173 JVS(FMOx) Alexsandra Del Real v. Toyota Motor Sales, U.S.A., Inc.
3	8:10CV00183 JVS(FMOx) T. Leigh Beard, et. al. v. Toyota Motor Sales, U.S.A.,
4	Inc.
5	8:10CV00312 JVS(FMOx) Green Spot Motors v. Toyota Motor Corporation et al
6	8:10CV00328 JVS(FMOx) Dawn De Vincenzi v. Toyota Motor Corporation. et al
7	8:10CV00380 JVS(FMOx) Jean Dominquez v. Toyota Motor Corporation. et al
8	8:10CV00385 JVS(FMOx) Meetesh Shah v. Toyota Motor Corporation. et al
9	
10	Middle District of Florida
11	8:10CV00464-JVS(FMOx) Michelle Lynch v. Toyota Motor Corp., et al.
12	Couthour District of Florida
13	Southern District of Florida
14	8:10CV00465-JVS(FMOx) Jonathan Gellman v. Toyota Motor Sales U.S.A., Inc.
15	Eastern District of Louisiana
16	8:10CV00466-JVS(FMOx) Daniel Weimer, Jr., et al. v. Toyota Motor North
17	America, Inc., et al.
18	8:10CV00467-JVS(FMOx) Amanda R. Maillho v. Toyota Motor North America,
19	Inc., et al.
20	8:10CV00468-JVS(FMOx) Gary T. Brock v. Toyota Motor North America, Inc., et
21	al., C.A. No. 2:10-281
22	
23	Southern District of West Virginia
24	8:10CV00469-JVS(FMOx) Michael Graves, et al. v. Toyota Motor Manufacturing,
25	West Virginia, Inc., et al.
26	
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28	13

1	1	Exhibit B
2	2	
3	3 <u>Issues</u>	for Scheduling Conference Order
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5	<b>General Matters</b> , including:	
6		he key factual and legal issues, including any unusual
8	substantive procedural	
9		
10	Proposals for accompli	shing the goals described in Rule 16(a) of the Federal
11	Rules of Civil Procedu	re
12	12 Positions concerning th	an applicable topics described in Dule 16(a)
13		ne applicable topics described in Rule 16(c)
Possible need for a consolidated pleading	solidated pleading	
15		
16	Requirements and expe	ectations concerning compliance with the Federal
17	Rules, the Local Rules	for the Central District, and this Court's orders, rules,
18	and procedures	
19	19	
20	<sup>20</sup> • Jurisdictional issues, in	cluding whether any actions should be remanded to
21	state courts	
22	22	
23		lination with actions pending in state courts or with
24	other categories of pote	entially related cases in federal court (e.g., securities
25	cases).	
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2	Motion Practice, including:
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4	Description and status of pending motions
5	
6	Description of presently anticipated motions
7 8	Motion cut-off and briefing schedules
9 10	Procedures for class certification motions
11 12	Compliance with the Local Rules and this Court's orders re motions
13 14	Discovery and Disclosures, including:
15 16	Dates and procedures for disclosures
17 18	Subjects where discovery may be needed
19 20	Sequencing of discovery
21	Discovery cut-off dates(s) and whether discovery should be conducted in
22	phases, or limited, or focused on particular issues
23	
24	• Existence of trade secrets or other privileged materials, and possible need for
25	protective order
26	
27	Possible need for orders for the preservation of documents
28	15

1 2	Possible need for a document depository
3 4	Document numbering system
5 6	Changes to the limitations on discovery imposed by the Federal Rules
7 8	Provisions for disclosure or discovery of electronically stored information
9 10	Expert discovery
11 12 13	<ul> <li>Procedures for resolving discovery disputes, including appointment of a special master</li> </ul>
14 15	• Settlement, including:
16 17 18	The nature and extent of discovery that must be completed before meaningful settlement discussions
19 20	Appropriate dispute resolution mechanism
21	Timetable, including:
22   23	Overall timetable for completing the docket
<ul><li>24</li><li>25</li></ul>	Interim benchmarks and targets for tasks
<ul><li>26</li><li>27</li></ul>	
28	16