Case 8:10-ml-02151-JVS -FMO Document 1724 Filed 08/30/11 Page 1 of 1 Page ID #:61074

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES - GENERAL

Case No.	8:10ML2151 JVS (FMOx)	Date	August 30, 2011
Title	IN RE: TOYOTA MOTOR CORP. UNINTENDED ACCELERATION MARKETING, SALES PRACTICES, AND PRODUCTS LIABILITY LITIGATION		
Present: Ti			
	Karla J. Tunis	Not P	resent
Deputy Clerk		Court Reporter	
Attorneys Present for Plaintiffs:		Attorneys Present for Defendants:	
	Not Present	Not P	resent
Order Nos whether th	Order re Clarifying Effect of The Court has today entered Or by the parties. In separate memor s. 14, 15, and 16 are applicable to the conse Orders are applicable to the ex p. 1.; Docket No. 1704, p. 2.)	der No. 16: Phase 3 Dis anda, the parties raise a he personal injury/wron	covery, jointly dispute as to whether gful death cases or
The Court and the un No. 14, pp actions, so , but those	It is, and has been, the Court's is, whether personal injury/wrongful set a hearing for September 12, 20 sique aspects for such cases, included 5. 5-6.) In the context of focusing some revisions to the provisions of 6 orders are intended to have general solutions. 14 and 15 and the detailed process.	I death cases or economed 11 to deal with scheduling motions for class cein greater detail on the modern Nos. 14, 15, and 1 applicability, certainling	ic loss class actions. ing of class actions ertification. (Order leeds of the class 6 may be appropriate by the timetables in Order No. 16.
			00 : 00
		Initials of Preparer	ĸjt