1	Kamala D. Harris		
2	Attorney General of California NICKLAS A. AKERS		
3	SALLY MAGNANI Senior Assistant Attorneys General		
4	JUDITH A. FIORENTINI DAVID A. ZONANA		
	Supervising Deputy Attorneys General		
5	AMOS E. HARTSTON (SBN 186471) WILLIAM R. PLETCHER (SBN 212664)		
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10	E-mail: jon.worm@doj.ca.gov Attorneys for the People of the State of		
11	California		
12	IN THE UNITED STAT	ES DISTRICT COURT	
13	FOR THE NORTHERN DI	STRICT OF CALIFORNIA	
14	SAN FRANCIS	SCO DIVISION	
15			
16			
17	IN RE: VOLKSWAGEN "CLEAN DIESEL" MARKETING, SALES	Case No. MDL 2672 CRB (JSC)	
18	PRACTICES, AND PRODUCTS LIABILITY LITIGATION	UNOPPOSED MOTION TO ENTER PARTIAL CONSENT DECREE	
19	Relates to: People of the State of California v.		
20	Volkswagen AĞ, et al., No. 16-cv-3620 (N.D. Cal.)	Judge: Hon. Charles R. Breyer	
21			
22	Plaintiff, the People of the State of Californ	nia ("People"), by and through Kamala D. Harris,	
23	Attorney General of California, respectfully requests that the Court enter the proposed Partial		
24	Consent Decree ("Consent Decree") attached to this Motion. If entered by the Court, this		
25	Consent Decree will partially resolve certain claims asserted by the California Attorney General		
26	on behalf of the People in the complaint filed on	June 27, 2016 (Dkt. No. 1 in 16-CV-3620)	
27	against Defendants Volkswagen AG, Volkswage	n Group of America, Inc., Volkswagen Group of	
28			
	1		
	I	(MDI 2072 CDD (ICC))	

1 2 North America, Inc. (collectively, "Defendants"). 3 4 5 6 7 8 9 10

America Chattanooga Operations LLC, Audi AG, Dr. Ing. H.C. F. Porsche AG, and Porsche Cars

Defendants do not oppose this motion, and all of the parties to the Consent Decree have agreed to the terms, as evidenced by their signatures on the document.

The California Attorney General believes that the Consent Decree is fundamentally fair, adequate, and reasonable. See generally United States. v. State of Or., 913 F.2d 576, 580 (9th Cir. 1990). It is fair because, as recognized by all parties: "this Consent Decree has been negotiated by the Parties in good faith and will avoid litigation among the Parties regarding the Unfair Competition Claims, and [] this Consent Decree is fair, reasonable, and in the public interest." Consent Decree at 2-3. This Consent Decree is adequate and reasonable because it partially resolves complex issues between the parties without the need for further litigation. See Consent Decree at 2. Once entered, this Consent Decree puts in place significant injunctive provisions that will enhance environmental, public health, and consumer protections in California, including provisions regarding notification and compliance monitoring. See Consent Decree at 7-11. The Defendants will also make a monetary payment to the Office of the California Attorney General, part of which will go toward funding grants to directly address issues at the heart of the allegations in this matter. See Consent Decree at 11-12.

This Consent Decree follows the proposed Partial Consent Decree ("USDOJ Consent Decree") lodged by the United States on June 28, 2016, to which the California Attorney General is also a party. Dkt. 1605 in MDL 2672. This Consent Decree, along with the USDOJ Consent Decree, will resolve many of the claims asserted by the California Attorney General in this action. If both are entered by the Court, the California Attorney General's only remaining claims against the Defendants would concern consumer relief and mitigation related to affected 3.0 liter vehicles.

As set forth in the People's complaint (Dkt. No. 1 in 16-CV-3620), the California Air Resources Board ("CARB") also asserts claims on behalf of the People. This Consent Decree only resolves claims asserted by the California Attorney General and does not resolve any of the

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1 claims asserted by CARB, including without limitation its claims for civil penalties related to 2.0 2 and 3.0 liter vehicles and other claims related to 3.0 liter vehicles. 3 The California Attorney General respectfully submits that there is no just reason to delay entry of the attached Consent Decree, and therefore requests that the Court enter the Consent 4 5 Decree as a final judgment under Rules 54 and 58 of the Federal Rules of Civil Procedure. 6 Respectfully submitted, 7 Dated: July 7, 2016 KAMALA D. HARRIS 8 Attorney General of California NICKLAS A. AKERS 9 Senior Assistant Attorney General JUDITH FIORENTINI 10 Supervising Deputy Attorney General 11 12 /s/ Jon F. Worm JON F. WORM 13 Deputy Attorney General Attorneys for the People 14 of the State of California 15 16 17 18 19 20 21 22 23 24 25 26 27 28 3

CERTIFICATE OF SERVICE I hereby certify that, on July 7, 2016, I caused to be served true copies of the foregoing Unopposed Motion to Enter Partial Consent Decree by electronic means by filing such documents through the Court's Electronic Case Filing System. /s/ Jon F. Worm JON F. WORM Deputy Attorney General Attorneys for the People of the State of California

	Case 3:15-md-02672-CRB Document 1642-1	Filed 07/07/16 Page 1 of 30
1 2	KAMALA D. HARRIS Attorney General of California NICKLAS A. AKERS (SBN 211222) SALLY MAGNANI (SBN 161677)	
3	Senior Assistant Attorneys General JUDITH A. FIORENTINI (SBN 201747)	
5	DAVID A. ZONANA (SBN 196029) Supervising Deputy Attorneys General AMOS E. HARTSTON (SBN 186471)	
6	WILLIAM R. PLETCHER (SBN 212664) JON F. WORM (SBN 248260)	
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10	E-mail: jon.worm@doj.ca.gov Attorneys for the People of the State of California	
11		
12	IN THE UNITED STATE	S DISTRICT COURT
13	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
14	SAN FRANCISCO DIVISION	
15		
16	THE PEOPLE OF THE STATE OF	Case No. 3:16-CV-03620
17	CALIFORNIA,	PARTIAL CONSENT DECREE
18	Plaintiff,	
19	V.	
20 21	VOLKSWAGEN AG, VOLKSWAGEN GROUP OF AMERICA, INC., VOLKSWAGEN GROUP OF AMERICA	
22	CHATTANOOGA OPERATIONS LLC, AUDI AG, DR. ING. H.C. F. PORSCHE AG,	
23	and PORSCHE CARS NORTH AMERICA, INC.	
24	Defendants.	
25		
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28		
	1	DIDENTI GOVERNMENTE
	3:16-CV-03620	PARTIAL CONSENT DECREE

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") filed a complaint (the "California Complaint") in this action on or about June 28, 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 Business and Professions Code sections 17200, 17500, and 17580.5, and 12 USC § 5531 *et seq.* in connection with the marketing and sale of certain diesel vehicles (the "Unfair Competition Claims").

WHEREAS, the Unfair Competition Claims will be partially resolved through the entry of the proposed Partial Consent Decree (the "DOJ Consent Decree") between and among the United States Department of Justice, the United States Environmental Protection Agency (the "EPA"), the People, by and through CARB and the California Attorney General, and Volkswagen;

WHEREAS, Volkswagen, Porsche and the People, by and through the California

Attorney General (collectively the "Parties"), have agreed to resolve certain remaining aspects of the Unfair Competition Claims without the need for litigation;

WHEREAS, except as expressly provided in this Consent Decree (the "Consent Decree" or the "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 Unfair Competition 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 Consent Decree, namely: the DOJ Consent Decree, the Plaintiffs' Steering Committee's proposed Consumer Class Action Settlement Agreement and Release ("Class Action Settlement"); and the Federal Trade Commission's proposed Partial Stipulated Order for Permanent Injunction and Monetary Judgment ("FTC Order").

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. <u>JURISDICTION AND VENUE</u>

- 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 the People'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 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 Business and Professions Code Sections 17200, 17500, and 17580.5, and 12 USC § 5531 *et seq*.

II. <u>APPLICABILITY</u>

- 3. The obligations of this Consent Decree apply to and are binding upon the California Attorney General, the State of 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. a. 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 to this Consent Decree shall complete all such requirements.
- b. 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 to this Consent Decree shall complete all such requirements.
- 5. 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 or modification of this Consent Decree.
- 6. 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 or modification of this Consent Decree.

7. Volkswagen and Porsche shall provide a copy of this Consent Decree to the members of their respective Board of Management and/or Board of Directors and their executives whose duties might reasonably include compliance with any provision of this Decree. Defendants shall condition any contract providing for work required under this Consent Decree to be performed in conformity with the terms thereof. Defendants shall also ensure that any contractors, agents, and employees whose duties might reasonably include compliance with any provision of the Decree are made aware of those requirements of the Decree relevant to their performance.

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:

"2.0 Liter Subject Vehicles" means each and every light duty diesel vehicle equipped with a 2.0 liter TDI engine that Volkswagen sold, leased or offered for sale or lease in, introduced or delivered for introduction into commerce in, or imported into the United States or its Territories, and that is or was purported to have been covered by the following U.S. Environmental Protection Agency ("EPA") Test Groups:

Model Year	EPA Test Group	Vehicle Make and Model(s)
2009	9VWXV02.035N	VW Jetta, VW Jetta Sportwagen
2009	9VWXV02.0U5N	VW Jetta, VW Jetta Sportwagen
2010	AVWXV02.0U5N	VW Golf, VW Jetta, VW Jetta Sportwagen, Audi A3
2011	BVWXV02.0U5N	VW Golf, VW Jetta, VW Jetta Sportwagen, Audi A3
2012	CVWXV02.0U5N	VW Golf, VW Jetta, VW Jetta Sportwagen, Audi A3
2012	CVWXV02.0U4S	VW Passat

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2013	DVWXV02.0U5N	VW Beetle, VW Beetle Convertible, VW Golf, VW Jetta, VW Jetta Sportwagen, Audi A3
2013	DVWXV02.0U4S	VW Passat
2014	EVWXV02.0U5N	VW Beetle, VW Beetle Convertible, VW Golf, VW Jetta, VW Jetta Sportwagen
2014	EVWXV02.0U4S	VW Passat
2015	FVGAV02.0VAL	VW Beetle, VW Beetle Convertible, VW Golf, VW Golf Sportwagen, VW Jetta, VW Passat, Audi A3

"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	Vehicle Make and Model(s)
2009	9ADXT03.03LD	VW Touareg, Audi Q7
2010	AADXT03.03LD	VW Touareg, Audi Q7
2011	BADXT03.03UG	Audi Q7
2011	BADXT03.02UG	VW Touareg
2012	CADXT03.03UG	Audi Q7
2012	CADXT03.02UG	VW Touareg
2013	DADXT03.03UG	Audi Q7
2013	DADXT03.02UG	VW Touareg
2014	EADXT03.03UG	Audi Q7
2014	EADXT03.02UG	VW Touareg
2015	FVGAT03.0NU3	Audi Q7
2014	EADXJ03.04UG	Audi A6, Audi A7, Audi A8, Audi A8L, and Audi Q5
2015	FVGAJ03.0NU4	Audi A6, Audi A7, Audi A8, Audi A8L, and Audi Q5
2015	FVGAT03.0NU2	VW Touareg
2016	GVGAJ03.0NU4	Audi A6 Quattro, Audi A7 Quattro, Audi A8, Audi A8L, and Audi Q5
2016	GVGAT03.0NU2	VW Touareg
2013	DPRXT03.0CDD	Porsche Cayenne
2014	EPRXT03.0CDD	Porsche Cayenne
2015	FPRXT03.0CDD	Porsche Cayenne
2016	GPRXT03.0CDD	Porsche Cayenne

"Covered Conduct" means any and all acts or omissions, including all communications, occurring up to and including the effective date of this Consent Decree, relating to: (a) the design, installation, presence, or failure to disclose any Defeat Device in any Subject Vehicle; (b) the marketing or advertisement of any Subject Vehicle as green, clean, environmentally friendly (or similar such terms), and/or compliant with California or federal emissions standards, including the marketing, advertisement, offering for sale, sale, offering for lease, lease, or distribution of any Subject Vehicles without disclosing the design, installation or presence of a Defeat Device.

"Defeat Device" means (a) "an auxiliary emission control device (AECD) that reduces the effectiveness of the emission control system under conditions which may reasonably be expected to be encountered in normal vehicle operation and use, unless: (1) Such conditions are substantially included in the Federal emission test procedure; (2) The need for the AECD is justified in terms of protecting the vehicle against damage or accident; (3) The AECD does not go beyond the requirements of engine starting; [or (4) The AECD applies only for emergency vehicles[.]]" 40 C.F.R. § 86.1803-01, or (b) "any part or component intended for use with, or as part of, any motor vehicle or motor vehicle engine, where a principal effect of the part or component is to bypass, defeat, or render inoperative any device or element of design installed on or in a motor vehicle or motor vehicle engine in compliance with [the Emission Standards for Moving Sources section of the Clean Air Act], and where the person knows or should know that such part or component is being offered for sale or installed for such use or put to such use," 42 U.S.C. § 7552(a)(3)(B).

"Subject Vehicles" means the 2.0 Liter Subject Vehicles and 3.0 Liter Subject Vehicles.

IV. <u>INJUNCTIVE PROVISIONS</u>

10. Volkswagen and Porsche are permanently restrained and enjoined from advertising, marketing, offering for sale, selling, offering for lease, leasing, or distributing, or

assisting others in the advertising, marketing, offering for sale, selling, offering for lease, leasing, or distributing in California any vehicle that contains a Defeat Device. *Provided*, *however*, that in any jurisdiction other than California that has a different definition of a defeat device, or substantially similar device, for the purposes of this provision, that definition shall govern.

- 11. Under Business and Professions Code §§ 17203 and 17535, Volkswagen and Porsche, and Volkswagen's and Porsche's officers, agents, employees, and attorneys, and all other persons in active concert or participation with any of them, who receive actual notice of this Consent Decree, whether acting directly or indirectly, are permanently enjoined from, expressly or by implication, including through the use of a product name, endorsement, depiction, or illustration, materially:
 - i. Misrepresenting that a vehicle has low emissions, lower
 emissions than other vehicles, or a specific level(s) of emissions;
 - ii. Misrepresenting that the vehicle is environmentally friendly,
 eco-friendly, green, or words of similar import;
 - iii. Misrepresenting that the vehicle complies with any UnitedStates or California emissions standard;
 - iv. With respect to environmental or engineering attributes, misrepresenting the degree to which the vehicle maintains its resale value, comparative resale value, or any specific resale value;
 - v. Failing to affirmatively disclose the existence of a Defeat Device in advertising or marketing concerning a vehicle, where such vehicle contains a Defeat Device;
 - vi. Providing to others the means and instrumentalities with

which to make any representation prohibited by this Consent Decree;

- vii. Engaging in acts or practices that violate California Business and Professions Code section 17200;
- viii. Engaging in acts or practices that violate California Business and Professions Code section 17500;
- ix. Engaging in acts or practices that violate CaliforniaBusiness and Professions Code section 17580.5;
- x. Making any false or misleading statement, or falsifying any test or data, in or in connection with an application or other submission to
 CARB or to any other California state agency;
- xi. Failing to affirmatively disclose the existence of an AECD in any application to, submission to, or communication with CARB, where such AECD has not previously been disclosed in writing to CARB;
- xii. Failing to promptly notify CARB and the California

 Attorney General when it has reason to believe that a Defeat Device has been included in a vehicle sold or offered for sale or distribution in California;
- xiii. Other than with respect to the Covered Conduct concerning the Subject Vehicles, failing to promptly notify CARB and the California Attorney General when it receives a whistleblower or other report or complaint: (a) regarding any false or misleading statement, or the falsification of any test or data, in or in connection with an application or other submission to CARB or to any other California state agency; or (b) regarding the inclusion of a Defeat Device in a vehicle sold or offered for sale or distribution in California; or failing to maintain a mechanism for receiving such reports or

complaints;

xiv. Failing to adopt policies and procedures requiring employees and contractors providing, or performing work related to, engine control unit hardware or software to promptly notify CARB and the California Attorney General when they have reason to believe that a Defeat Device has been included in, designed for, or requested for a vehicle sold or offered, or intended to be sold or offered, for sale or distribution in California;

xv. Failing to adopt policies and procedures requiring employees and contractors under their direction or control creating or modifying engine control unit software intended for inclusion in a vehicle sold, or offered or intended to be sold or offered, for sale or distribution in California and that is anticipated to be the subject of any filing with CARB to (a) disclose, in the documentation for the software, for; and to (b) maintain a change log of, any feature that is known or reasonably should be known to detect emissions testing or function as an AECD; and

xvi. Failing to comply with any injunctive terms obtained by the People acting by and through CARB, by CARB, by the United States, or by the Federal Trade Commission in this or a related action concerning the Subject Vehicles, but only to the extent that the aforementioned injunctive terms apply to the specific Subject Vehicles or specific Defendant.

- 12. Volkswagen shall not engage in any misrepresentations, deceptive acts or unfair practices prohibited by the DOJ Consent Decree or the FTC Order.
- 13. Except as otherwise specified in this Consent Decree, if Volkswagen or Porsche reasonably believes it has violated or that it may violate any requirement of this

Consent Decree, Volkswagen or Porsche shall notify the California Attorney General of such violation and its likely duration, in a written report submitted within 10 business days after the date Volkswagen or Porsche first reasonably believes that a violation has occurred or may occur, with an explanation of the likely cause and of the remedial steps taken, or to be taken, to prevent or minimize such violation.

- 14. Volkswagen shall, within six months of the entry of this Consent Decree, and every year thereafter for a period of five years, provide the California Attorney General with a written report regarding the measures that it has implemented to promote compliance with the requirements of the requirements of this Section IV, along with its assessment of the effectiveness of those measures.
- 15. 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.

V. <u>MONETARY PROVISIONS</u>

- 16. Volkswagen shall pay to the California Attorney General a total aggregate amount of \$86,000,000, made up of the following amounts:
 - a. \$76,000,000 to be paid directly to the California Attorney General and used by the California Attorney General to defray costs of the investigation and litigation leading to this Partial Consent Decree, and for the California Attorney General's enforcement of consumer protection and environmental laws, at the sole discretion of the California Attorney General. These funds shall be additional to, and not a replacement for, funds currently available to the Attorney General for these purposes;
 - b. \$10,000,000 to be paid directly to the California Attorney General and used by the California Attorney General to provide funding in the form of

grants to California state or local agencies, or California public or non-profit colleges or universities, for study, research, development and/or the acquisition and use of technology in the following areas: (a) detection of Defeat Devices; (b) onroad vehicle emissions testing; (c) modeling and monitoring of vehicle emissions and air quality impacts in California; or (d) public health and environmental impacts of vehicle emissions in California (including without limitation impacts on environmental justice communities, children, and other vulnerable populations). These funds shall be disbursed as grants at the sole discretion of the California Attorney General following an application and selection process that shall be established in her sole discretion. No more than 20% of the funds shall go to a single recipient agency, college or university, and grant funds shall augment, and not supplant or cause any reduction in, the recipient's budget. Funds not used for that purpose within five years of entry of this Consent Decree shall be used as described in paragraph 16(a), above.

17. Payments required to be made pursuant this Consent Decree shall be made within thirty (30) calendar days of the date of entry, payable by wire transfer to the California Attorney General's Office pursuant to instructions provided by the California Attorney General's Office.

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

18. Subject to paragraphs 20 and 21 below, Volkswagen's and Porsche's agreement to satisfy all the requirements of this Consent Decree shall resolve and settle all of the People's Unfair Competition Claims, as well as all potentially applicable civil claims under California Business and Professions Code sections 17200, 17500, and 17580.5, and 12 USC § 5531et seq., or under any other consumer protection, unfair trade and deceptive acts and

practices laws, as well as common law or equity (collectively "Consumer Protection Laws"), including claims brought in the California Attorney General's sovereign enforcement capacity, that the People made or could have made against Volkswagen or Porsche arising from or relating to the Covered Conduct concerning the Subject Vehicles.

- 19. In consideration of Volkswagen's and Porsche's agreement to satisfy all of the requirements of this Consent Decree:
 - a. The California Attorney General releases Volkswagen, Porsche, their respective direct or indirect parents and subsidiaries, and any of Volkswagen's, Porsche's or their respective direct or indirect parents' or subsidiaries' present or former directors, officers, employees, and dealers ("Released Parties") from all civil claims that were brought or could be brought by the California Attorney General under Consumer Protection Laws arising from or related to the Covered Conduct concerning the Subject Vehicles, including (i) for penalties, fines, restitution or other monetary payments to the People; and (ii) for restitution or other monetary payments to consumers.
 - b. To the extent that any claims released herein are duplicative of claims to be released, settled or resolved by The People under the DOJ Consent Decree, such claims are not released unless or until the DOJ Consent Decree has been approved and entered by the Court.
- 20. The California Attorney General reserves, and this Consent Decree is without prejudice to, all claims, rights and remedies against Volkswagen, Porsche or the Released Parties, and Volkswagen and Porsche reserve, and this Consent Decree is without prejudice to, all defenses of Volkswagen, Porsche or the Released Parties, with respect to:
 - a. All civil claims unrelated to the Covered Conduct;

not modify, abrogate or otherwise limit the injunctive and other relief to be provided by Volkswagen under, nor any other right or obligation of any party or person under, the Class Action Settlement, the DOJ Consent Decree, or the FTC Order.

- 22. By entering into this Consent Decree, the California Attorney General 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.
- 23. This Consent Decree shall not be construed to limit the rights of the California Attorney General to obtain penalties or injunctive relief, except as specifically provided in paragraph 18. The California Attorney General 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 Subject Vehicles, whether related to the violations addressed in this Consent Decree or otherwise.
- 24. In any subsequent judicial proceeding initiated by the California Attorney General 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 the California Attorney General 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 18.
 - 25. 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. The California Attorney General does not, by her 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.

- 26. 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.
- 27. This Consent Decree does not limit or affect the rights of Volkswagen or Porsche or of the California Attorney General 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.
- 28. Except for persons or entities released under paragraph 18, 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. Except for persons or entities released under paragraph 18, 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.
- 29. 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

1	liability of any kind.	
2	VII. <u>N</u>	NOTICES
3	30. Except as specified elsewhere in	this Consent Decree, whenever any notification,
4	or other communication is required by this Co	onsent Decree, or whenever any communication
5	is required in any action or proceeding related	d to or bearing upon this Consent Decree or the
6		ade in writing (except that if any attachment is
7		•
8	voluminous, it shall be provided on a disk, ha	ard drive, or other equivalent successor
9	technology), and shall be addressed as follow	s:
10	As to the California Attorney General:	Senior Assistant Attorney General
11		Consumer Law Section California Department of Justice
12		455 Golden Gate Ave., Suite 11000 San Francisco, CA 94102-7004
13		,
14	As to Volkswagen AG:	Volkswagen AG
15		Berliner Ring 2 38440 Wolfsburg, Germany
16		Attention: Company Secretary
17		With copies to each of the following:
18		Volkswagen AG
19		Berliner Ring 2 38440 Wolfsburg, Germany
20		Attention: Group General Counsel
21		Volkswagen Group of
22		America, Inc. 2200 Ferdinand Porsche Dr.
23		Herndon, VA 20171 Attention: U.S. General Counsel
24		Attention. C.S. General Counsel
25	As to Audi AG:	Audi AG
26		Auto-Union-Straße 1 85045 Ingolstadt, Germany
27		Attention: Company Secretary
28		With copies to each of the following:

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1		
2		Volkswagen AG Berliner Ring 2
3		38440 Wolfsburg, Germany
4		Attention: Group General Counsel
5		Volkswagen Group of
6		America, Inc.
		2200 Ferdinand Porsche Dr. Herndon, VA 20171
7		Attention: U.S. General Counsel
8	As to Volkswagen Group of	
9	America, Inc.:	Volkswagen Group of America, Inc.
10		2200 Ferdinand Porsche Dr.
11		Herndon, VA 20171 Attention: Company Secretary
12		
13		With copies to each of the following:
14		Volkswagen Group of America, Inc.
15		2200 Ferdinand Porsche Dr.
16		Herndon, VA 20171 Attention: President
17		Volkswagen Group of
18		America, Inc.
19		2200 Ferdinand Porsche Dr. Herndon, VA 20171
20		Attention: U.S. General Counsel
21	As to Volkswagen Group of America	
22	Chattanooga Operations, LLC:	Volkswagen Group of America Chattanooga Operations, LLC
		8001 Volkswagen Dr. Chattanooga, TN 37416
23		Attention: Company Secretary
24		With copies to each of the following:
25		Volkswagen Group of
26		America, Inc.
27		2200 Ferdinand Porsche Dr. Herndon, VA 20171
28		Attention: President
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IX. <u>SIGNATORIES/SERVICE</u>

- 33. Each undersigned representative of Volkswagen, Porsche and the California Attorney General 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 represents that she has 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.
- 34. 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.

X. <u>INTEGRATION</u>

35. This Consent Decree constitutes the final, complete, and exclusive agreement and understanding among the Parties with respect to the settlement embodied in the Decree and supersedes all prior agreements and understandings, whether oral or written, concerning the settlement embodied herein, with the exception of the DOJ 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.

XI. **FINAL JUDGMENT** 36. Upon approval and entry of this Consent Decree by the Court, this Consent Decree shall constitute a final judgment of the Court as to the California Attorney General 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

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1	FOR THE PEOPLE OF THE STATE OF CAL	IFORNIA:
2		
3		KAMALA D. HARRIS Attorney General of California NICKLAS A. AKERS
5		SALLY MAGNANI Senior Assistant Attorneys General
6		Judith A. Fiorentini David A. Zonana
7		Supervising Deputy Attorneys General AMOS E. HARTSTON
8		WILLIAM R. PLETCHER JON F. WORM ELIZABETH B. RUMSEY Deputy Attorneys General
10		Deputy Attorneys General
11		non-
12	Dated:	NICKLAS A. AKERS Senior Assistant Attorney General
13		Attorneys for the People of the State of California
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1	FOR VOLKSWAGEN AG:
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4	Dated:, 2016 MANFRED DOESS
5	VOLKSWAGEN AG P.O. Box 1849
6	D-38436 Wolfsburg, Germany
7	
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9	Dated:, 2016
10 11	SHARON L. NELLES SULLIVAN & CROMWELL LLP
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13	New York, New York 10004 Telephone: (212) 558-4000
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1	FOR VOLKSWAGEN AG:	
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4	Dated:, 2016	
5		MANFRED DOESS VOLKSWAGEN AG
6		P.O. Box 1849 D-38436 Wolfsburg, Germany
7		D 30 130 Wollboarg, Collinary
8	T. 14 C	Regalt O Henry
9	Dated: <u>July 5</u> , 2016	ROBERT J. GRUFFRA, JR.
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4	Dated:, 2016	
5		MANFRED DOESS VOLKSWAGEN AG
6		P.O. Box 1849 D-38436 Wolfsburg, Germany
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4	Dated:, 2016				
5		MANFRED DOESS VOLKSWAGEN AG			
6		P.O. Box 1849 D-38436 Wolfsburg, Germany			
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9	Dated: <u>July 5</u> , 2016	ROBERT J. GIUFFRA, JR.			
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ı	FOR VOLKSWAGEN GROUP OF AMERICA. INC.:		
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4	Dated: July 5, . 2016	dudibile	
5		DAVID DETWEILER VOLKSWAGEN GROUP OF AMERICA, INC.	
6		2200 Ferdinand Porsche Drive Herndon, Virginia 20171	
7	,	richadh, virginia 20171	
8		0 10 0:110	
9	Dated: Jy ly 5 . 2016	Mell J. Huff ()	
10	, 2010	ROBERT J. GILFFRA, JR.	
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I	FOR VOLKSWAGEN GROUP OF AMERICA	CHATTANOOGA OPERATIONS LLC:
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3	T. 1 5	Mudit
4	Dated: <u>July 5</u> , 2016	AVID DETWEILER
5		OLKSWAGEN GROUP OF AMERICA, INC. 200 Ferdinand Porsche Drive
7	11	Ierndon, Virginia 20171
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9	Dated: Jyly 5 . 2016	Ralut Harly
10	R	OBERT J. OTUFFRA, JR. HARON L. NELLES
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1	FOR DR. ING. H.C. F. PORSCHE AG:	
2 3 4 5 6 7 8	Dated: July 4, 2016	DR. MICHAEL STEINER MEMBER OF THE EXECUTIVE BOARD – RESEARCH AND DEVELOPMENT DR. ING. H.C. F. PORSCHE AG Porschestrasse 911 D-71287 Weissach
9 0 1 2	Dated: July 4, 2016	ANGELA KREITZ GENERAL COUNSEL
13 14 15 16		DR. ING. H.C. F. PORSCHE AG Porscheplatz 1 D-70435 Stuttgart
118 119 120 221 222 223	Dated:	GRANTA Y. NAKAYAMA JOSEPH A. EISERT KING & SPALDING LLP 1700 Pennsylvania Ave., N.W., Suite 200 Washington, DC 20006 Telephone: (202) 737-0500 gnakayama@kslaw.com jeisert@kslaw.com
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1	FOR PORSCHE CARS NORTH AMERICA, INC.		
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4	Dated: Kuy 6, 2016 TIMOTHY L. QUINN		
5	VICE PRESIDENT, AFTER SALES PORSCHE CARS NORTH AMERICA, INC.		
6	1 Porsche Dr. Atlanta, GA 30354		
7	Titalia, GII 3030 i		
8			
9			
11	Dated: July 6 2016 June 1 Day		
12	JOSEPH S. FOLZ		
13	VICE PRESIDENT, GENERAL COUNSEL AND SECRETARY		
14	PORSCHE CARS NORTH AMERICA, INC. 1 Porsche Dr.		
15	Atlanta, GA 30354		
16			
17			
18	Dated: Truy 1, 2016 Gratay Mollage		
19	GRANTA Y NAKAYAMA JOSEPH A. EISERT		
20	KING & SPALDING LLP 1700 Pennsylvania Ave., N.W., Suite 200		
21	Washington, DC 20006 Telephone: (202) 737-0500		
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