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18 *Attorneys for Plaintiffs and the Putative Class*

19 **UNITED STATES DISTRICT COURT**
20 **CENTRAL DISTRICT OF CALIFORNIA**

21 DAVY CHO, BRYAN ROTHMALER,
22 BETH MAKIE, ANNA CHMURA,
23 ANTHONY BANDERAS, MICHELLE
24 SMITH, CATHERINE LITTLE,
25 LUTICIA THOMPSON, and THOMAS
26 THOMPSON, individually and on
27 behalf of all others similarly situated,

28 Plaintiff(s),

vs.

HYUNDAI MOTOR
COMPANY, LTD, HYUNDAI
MOTOR AMERICA, INC., KIA
AMERICA, INC. and KIA MOTORS
CORPORATION

Defendants.

CASE No. 8:22-cv-00448-SPG-KESx

**STIPULATION OF DISMISSAL
WITH PREJUDICE AS TO
REMAINING PLAINTIFFS AND
CLAIMS**

The Hon. Sherilyn Peace Garnett

Trial Date: None Set

1 Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiffs James
2 Wolff, Bryan Rothmaler, Beth Makie, Joseph Cabral, Anna Chmura, Catherine
3 Little, Luticia Thompson and Thomas Thompson, Teyonne Boehm, Linda Learn,
4 Ember Wallace, Stephan Hielscher and Laurie Nelson, Julie Jurgens, Jean Connatser
5 and David Connatser, and Amy Craft and Stacy Craft (“Plaintiffs”), and Defendants
6 Hyundai Motor America (“HMA”), Hyundai Motor Company (“HMC”), Kia
7 America, Inc. (“Kia”), and Kia Motors Corporation (“KMC”) (collectively
8 “Defendants”) (together with Plaintiffs the “Parties”), hereby STIPULATE that all
9 Parties and all remaining claims should be DISMISSED WITH PREJUDICE.¹

10 Parties agree to bear costs as incurred.

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12 DATED: June 22, 2023

NYE, STIRLING, HALE & MILLER, LLP

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By /s/ Alison Bernal

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Alison M. Bernal

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Attorneys for Plaintiffs

16 DATED: June 22, 2023

QUINN EMANUEL URQUHART &
SULLIVAN, LLP

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By /s/ Shon Morgan

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Shon Morgan

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Attorneys for Defendants

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26 ¹ Although this matter was filed as a class action, the class was not certified nor
27 proposed to be certified for purposes of settlement. Therefore, Court approval of the
28 dismissal pursuant to Rule 23(e) of the Federal Rules of Civil Procedure is not
required.

