DISTRICT COURT, CITY AND COUNTY OF DENVER, COLORADO 1437 Bannock Street Denver, CO 80203	
STATE OF COLORADO, ex rel., PHILIP J. WEISER, ATTORNEY GENERAL	
Plaintiff,	
v.	
AMERICAN HONDA MOTOR CO., INC. and HONDA OF AMERICA MFG., INC.,	
Defendant(s)	\blacktriangle COURT USE ONLY \blacktriangle
PHILIP J. WEISER, Attorney General	▲ COURT USE ONLY ▲ Case Number:
PHILIP J. WEISER, Attorney General Jay B. Simonson, 24077*	
PHILIP J. WEISER, Attorney General Jay B. Simonson, 24077* First Assistant Attorney General	
PHILIP J. WEISER, Attorney General Jay B. Simonson, 24077* First Assistant Attorney General Mark T. Bailey	
PHILIP J. WEISER, Attorney General Jay B. Simonson, 24077* First Assistant Attorney General Mark T. Bailey Senior Assistant Attorney General II, *36861	
PHILIP J. WEISER, Attorney General Jay B. Simonson, 24077* First Assistant Attorney General Mark T. Bailey	
PHILIP J. WEISER, Attorney General Jay B. Simonson, 24077* First Assistant Attorney General Mark T. Bailey Senior Assistant Attorney General II, *36861 Ralph L. Carr Colorado Judicial Center	
PHILIP J. WEISER, Attorney General Jay B. Simonson, 24077* First Assistant Attorney General Mark T. Bailey Senior Assistant Attorney General II, *36861 Ralph L. Carr Colorado Judicial Center 1300 Broadway, 10th Floor Denver, CO 80203 Telephone: (720) 508-6000	
PHILIP J. WEISER, Attorney General Jay B. Simonson, 24077* First Assistant Attorney General Mark T. Bailey Senior Assistant Attorney General II, *36861 Ralph L. Carr Colorado Judicial Center 1300 Broadway, 10th Floor Denver, CO 80203	

CONSENT ORDER AND JUDGMENT

Plaintiff, the State of Colorado, acting by and through Attorney General Philip J. Weiser has brought this action pursuant to the provisions of the Colorado Consumer Protection Act ("CCPA"), Colo. Rev. Stat. § 6-1-101 *et seq.*, having filed a Complaint against the Defendants.

Plaintiff and Defendants, by their counsel, have agreed to the entry of this Consent Order and Judgment by this Court without trial or adjudication of any issue of fact or law and without admission of any wrongdoing or admission of any of the violations of the Colorado Consumer Protection Act ("CCPA"), Colo. Rev. Stat. §
 6-1-101 *et seq.* or any other law as alleged by Plaintiff.

3 Contemporaneous with the filing of this Judgment, Defendants are entering 4 into similar agreements with the Attorneys General¹ of Alabama, Alaska, Arkansas, 5 Connecticut, Delaware, District of Columbia, Florida, Georgia, Guam, Idaho, 6 Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, 7 Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, 8 Nevada, New Hampshire, New Jersey, New York, Northern Mariana Islands, North 9 Carolina, North Dakota, Ohio, Oregon, Pennsylvania, Rhode Island, South 10 Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, 11 West Virginia, Wisconsin, and Wyoming, hereinafter collectively (including the State of Colorado) referred to as "Attorneys General" or "Signatory Attorneys 12 General." 13 14 PRELIMINARY STATEMENT 15 WHEREAS, since December 2015, an Attorneys General Multistate Working Group has been engaged in an investigation regarding American Honda Motor Co., 16 Inc.'s and Honda of America Mfg., Inc.'s (hereinafter referred to collectively as 17 "Honda" or "Defendants") use of Takata Airbags in Honda Vehicles, the use of which 18 19 compromised the safety of the vehicles. 20 WHEREAS, this Judgment is agreed to by the Parties and entered into solely 21 for the purpose of allowing the Parties to avoid further expenses of litigation and to 22 avoid protracted litigation. 23 NOW THEREFORE, upon the consent of the Parties hereto, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED AS FOLLOWS: 24 25 I. PARTIES 26

¹ With regard to Maryland, any references to the Attorney General or Attorneys General shall mean the Consumer Protection Division, Office of the Attorney General of Maryland.

1

1.1 Plaintiff is the State of Colorado.

2 1.2 Defendants are American Honda Motor Co., Inc., and Honda of
3 America Mfg., Inc.

4 1.3 American Honda Motor Co., Inc., is located at 1919 Torrance
5 Boulevard, Torrance, California 90501.

6 1.4 Honda of America Mfg., Inc., is located at 24000 Honda Parkway,
7 Marysville, Ohio 43040.

8

II. JURISDICTION

9 Pursuant to the provisions of Colo. Rev. Stat. § 6-1-101 *et seq.*, this Court has 10 jurisdiction over the subject matter and over the Defendants for the purpose of 11 entering into and enforcing this Judgment. Jurisdiction is retained by this Court 12 for the purpose of enabling the Signatory Attorney General or the Defendants to 13 apply to this Court for such further orders and directions as may be necessary or 14 appropriate for the construction and modification of the injunctive provisions herein 15 or execution of this Judgment, including enforcement of this Judgment.

16

III. VENUE

Pursuant to the provisions of Colo. Rev. Stat. § 6-1-103, venue as to all
matters between the Parties hereto relating to or arising out of this Judgment shall
lie exclusively in the Denver District Court.

20

IV. DEFINITIONS

As used in this Judgment, the following words or terms shall have thefollowing meanings:

4.1 "Alpha Population" shall mean certain Model Year ("MY") 2001-2002
Honda Civic and Accord, MY 2002-2003 Acura TL, MY 2002 Honda CR-V and
Odyssey, and MY 2003 Acura CL and Honda Pilot vehicles as set forth in Exhibit A,
to the extent they still contain original equipment Takata inflators.

4.2 "Applicable Consumer Protection Law" shall mean all applicable civil
 consumer protection and unfair and deceptive acts and practices laws, including,
 without limitation, the Colorado Consumer Protection Act ("CCPA"), Colo. Rev.
 Stat. § 6-1-101 *et seq.*, any regulations associated with such statutes, as well as
 common law and equitable claims.

6 4.3"Covered Conduct" shall mean business practices, acts, representations 7 and omissions, by any of the Released Parties, whether actual or alleged, related to 8 the design, testing, manufacture, purchase, advertising, installation, or recall of 9 Takata Airbags, to the extent such conduct provides the basis for a claim under any 10 actual or potential Applicable Consumer Protection Law. For the avoidance of 11 doubt, Covered Conduct includes any notice or communications by the Released 12 Parties related to Takata Airbags. As of the Effective Date, Honda represents that 13 it does not know of any defect related to motor vehicle safety and does not have any 14 evidence of a defect related to motor vehicle safety in unrecalled Takata inflators 15 supplied to Honda with phase-stabilized ammonium nitrate containing desiccant. The term "defect related to motor vehicle safety" is to be construed in accordance 16 with how those words are defined in 49 U.S.C. § 30102 and used in 49 U.S.C. § 17 30118. 18

4.4 "Effective Date" shall mean August 12, 2020, notwithstanding the date
of the entry of this Order by the Court.

4.5 "Frontal Airbag Module" shall mean the frontal airbag inflator and
other frontal airbag component parts.

4.6 "Honda Vehicles" shall mean all automobiles distributed by American
Honda Motor Co., Inc. for sale in the United States, whether they bear the "Honda"
or "Acura" label.

26 4.7 "Inflator Rupture" shall mean an incident (or alleged incident) occurring in the field, in the United States, by which some mechanism (e.g.,

excessive internal pressure inside the inflator) causes the inflator body to burst or
 break apart at any time during the air bag deployment sequence. Signs of an
 inflator rupture include, but are not limited to, unusual tears in airbag cushion
 fabric and/or metal shards detected or found in the vehicle passenger compartment.
 4.8 "ISO" refers to the International Organization for Standardization.

4.9 "ISO 9001" and "ISO/TS 16949" certifications refer to those specific
standards issued under the auspices of the International Organization for
Standardization.

9 4.10 "IATF" refers to the International Automotive Task Force working in
10 coordination with the ISO technical committee(s).

4.11 "Multistate Executive Committee" shall mean the Attorneys General of
 Arkansas, Connecticut, District of Columbia, Florida, Georgia, Maryland, New
 Jersey, Oregon, South Carolina, South Dakota, and Texas.

14 4.12"Multistate Working Group" shall mean the Attorneys General of Alabama, Alaska, Arkansas, Colorado, Connecticut, Delaware, District of Columbia, 15 Florida, Georgia, Guam, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, 16 17 Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, 18 Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New York, 19 Northern Mariana Islands, North Carolina, North Dakota, Ohio, Oregon, 20 Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, 21 Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, and Wyoming. 22 "Released Parties" shall mean Honda, its subsidiaries and affiliates, 4.1323 and in their official capacities, all present and former officers, directors, agents, 24 employees, and representatives of such entities. 25 4.14 "Takata" shall mean TK Holdings, Inc., Takata Americas, TK Finance,

26 LLC, TK China, LLC, Takata Protection Systems Inc., Interiors in Flight Inc., TK Mexico Inc., TK Mexico LLC, TK Holdings de Mexico, S. de R.L. de C.V., Industrias

Irvin de Mexico, S.A. de C.V., Takata de Mexico, S.A. de C.V., and Strosshe-Mex S.
 de R.L. de C.V.

4.15 "Takata Airbags" shall mean all Frontal Airbag Modules designed,
manufactured, supplied or sold by Takata and which utilize ammonium nitrate as
the propellant, regardless of whether such airbags have been subject to a safety
recall pursuant to the Federal Motor Vehicle Safety Act.

4.16 "Tier 1 Suppliers" shall mean manufacturers or suppliers that provide
airbag assemblies or airbag components directly to Honda for installation in its
motor vehicles.

4.17 "United States" shall mean the 50 states, District of Columbia, and all
of its territories.

12

V. INJUNCTIVE RELIEF

13 Except as otherwise stated herein, the Released Parties are hereby14 permanently enjoined from:

15 5.1 Advertising, promoting, or otherwise representing in any way that is 16 false, deceptive, or misleading (a) its airbags, (b) the safety of its airbags, (c) the 17 safety of any components of its airbags, including, but not limited to, ammonium 18 nitrate, or (d) the overall safety of its vehicles, except that subsection (d) shall not 19 apply to representations that solely address the safety of a specific vehicle 20 component other than airbags or airbag components;

5.2 Engaging in acts or practices which constitute violations of Applicable Consumer Protection Law in connection with: (1) the offer or sale of Honda Vehicles equipped with airbags, to the extent Honda provides any guidance, directive, notice or other communication to dealers or consumers concerning the offer or sale of such vehicles, or (2) the design, testing, purchase or installation of airbags in Honda Vehicles; and

1 5.3In its communications directed to consumers, including advertising, 2 making representations regarding the safety of its airbags, or components of such airbags, unless those representations have a reasonable scientific or engineering 3 4 basis.

5

6

VI. ADDITIONAL RELIEF

It is further Ordered, Adjudged and Decreed that:

7 6.1Honda shall make the following improvements to its product safety 8 and integrity processes pertaining to new Honda Vehicles after the Effective Date:

9 a) Designing, documenting and implementing or maintaining risk 10 management processes including independently addressing supplier fraud 11 and high impact safety issues; and

Updating or bringing into conformity, as necessary, and 12 b) 13 maintaining conformity with best industry practices quality manuals, guidelines, and related reference and instructional materials used in North 14 15 America, including supplier and quality control manuals.

16 6.2Honda shall make the following improvements to its product safety

and integrity processes pertaining to frontal airbags it installs in new Honda 17

Vehicles after the Effective Date²: 18

- 19 Adopting and complying in all respects with frontal airbag a) 20 inflator standards that are consistent with or more stringent than those set 21 forth by the United States Council for Automotive Research (USCAR24), as 22 revised from time to time:
- 23

² Paragraphs 6.2(d)(1)-(d)(6) and 6.2(f) of this Consent Decree do not apply to the two 24 specific electric powertrain vehicle models (to be branded as either Honda or

Acura) utilizing GM Ultium batteries and OnStar connected services to be manufactured by 25 General Motors in North America and distributed for sale by American Honda Motor Co., Inc. in

the United States starting in Model Year 2024 pursuant to an agreement announced by GM and 26 Honda on April 2, 2020. These two vehicles have Frontal Airbag Modules designed and developed by General Motors in conjunction with its suppliers.

1 b) Maintaining ISO9001:2015 or IATF 16949 (previously ISO/TS 2 16949) certifications, and any successor or superseding certifications, for 3 Honda's manufacturing facilities; c) Requiring and documenting that Tier 1 Suppliers of Frontal 4 Airbag Modules to Honda have current ISO 9001:2015 or IATF 16949 5 (previously ISO/TS 16949) certifications, and any successor or superseding 6 7 certifications; 8 d) Adopting and maintaining policies and procedures to ensure 9 compliance with its obligations under this Judgment, including: 10 1. Directing all airbag inflator suppliers, prior to the start of 11 any testing or evaluation of a new airbag inflator design, to submit all 12 qualitative information about proposed inflator propellants to Honda 13 and to get an approval from Honda to conduct tests/evaluation using the subject propellants; 14 15 2. Adopting testing protocols which include thermal cycling 16 and assessment of the effect of moisture on propellant combustion. For tests that evaluate the effect of potential moisture intrusion, Honda 17 18 will require that moisture be added to the propellant prior to testing; 19 3. Conducting visits to suppliers during the development 20 process for frontal airbag inflators to assess compliance with testing 21 requirements and satisfaction of development milestones; 22 4. Requiring airbag inflator suppliers to disassemble, 23 examine, test, and evaluate airbag inflators under the direct 24 observation of Honda personnel, as part of the revised testing protocol; 5. 25 Requiring that airbag inflator suppliers provide Honda 26 with photographs, test results, and access to test data relating to the

performance of inflator designs and components, as part of the inflator
 evaluation process and testing protocol; and

6. Requiring that the development process for any new airbag inflator be completed, and the final design be verified and approved by Honda before the design will be considered for use in a new Honda Vehicle.

e) Maintaining records, such as QAV-1 and QAV-2 audit records, of
Frontal Airbag Module supplier visits, including the name of the respective
Honda representative who attended, employment capacity, description of
visit purpose and tasks performed, results of any audits conducted, and any
observations or concerns noted by the Honda representative;

f) Ensuring that all new airbag inflator designs installed in
Frontal Airbag Modules in Honda Vehicles following the Effective Date will
include features intended to counteract the potential for Inflator Rupture and
reduce the effects on vehicle occupants if an Inflator Rupture occurs;

16 g) Ensuring that there are adequate processes for identifying,
17 tracking/tracing, handling, replacing and documenting Frontal Airbag
18 Modules;

h) Designing, documenting and implementing processes for
identifying safety or quality issues for frontal airbags, including the contents
of said frontal airbags, as long as the contents are not the proprietary
intellectual property of the supplier;

23 24 Labeling all Frontal Airbag Modules with machine readable
 labels, so that production lots can be readily identified; and

j) Requiring mandatory training for all employees in the United
 States involved with designing, procuring, or handling Frontal Airbag
 Modules. Should Honda use the services of consultants or independent

contractors for these functions in the future, this subparagraph also shall
apply to them. Further, this subparagraph shall apply with respect to new
employees with relevant responsibilities and to employees whose jobs have
changed to include relevant responsibilities. The training required by this
subparagraph shall be conducted by the quality divisions or appropriate
other groups within Honda.

6.3 Honda shall train all its management level employees responsible for
8 the implementation of the terms of this Judgment about the Judgment
9 requirements and incorporate this training into its on-boarding training for any
10 new management level employee whose responsibilities are related to the
11 implementation of the terms of this Judgment.

12 6.4Honda shall implement internal complaint and reporting procedures, 13 including, but not limited to, processes and procedures to enable Honda employees, 14 including engineers or other personnel, to report confidentially and anonymously 15 any concerns with product safety or testing data to an independent third party, and to prohibit retaliation in any form against any employee who makes or is suspected 16 17 of making such a complaint. Honda shall, for a period of five (5) years from the date 18 of its receipt of a complaint, maintain records of any such complaint detailing the 19 date of the complaint, the subject matter of the complaint, a description of Honda's 20 response to the complaint, and the date(s) of any corrective action(s) taken in 21 response to the complaint.

6.5 Honda shall continue to identify and replace recalled Takata airbag
inflators as set forth in the National Highway Traffic Safety Administration's
("NHTSA") Coordinated Remedy Order, as amended previously or in the future,
particularly in the Alpha Population. Such efforts shall continue for so long as
required by NHTSA.

6.6 1 Honda shall continue to publicize on its United States-facing website, 2 in at least English and Spanish, the following information regarding the current 3 status of its efforts to replace Takata Airbags under recall in the United States: (a) 4 the models and model years in which Takata Airbags are subject to recall, (b) the 5 total number of airbags recalled and (c) the total number of airbags replaced. Such 6 information shall be updated at least monthly. The requirements of this Paragraph 7 shall terminate one year after the date on which NHTSA either terminates the 8 Coordinated Remedy Order or closes its investigation EA15-001, whichever occurs 9 first.

10 6.7Honda shall notify the Attorney General of South Carolina, as lead 11 state of the Multistate Working Group, of any new Takata Airbag-related recalls in 12 the United States involving Honda Vehicles. Honda shall provide such notice 13 within three (3) business days of the date that Honda notifies such action to NHTSA 14 or is required to issue such recall notice by NHTSA. In addition, Honda shall also 15 notify the Attorney General of South Carolina, as lead state of the Multistate 16 Working Group, of any new rupture events within the United States resulting in 17 death or injury within seven (7) business days of the date Honda notifies NHTSA.

18 6.8 Honda shall comply in all respects with the NHTSA Coordinated 19 Remedy Order, including amendments ("CRO"), regarding Takata Airbags. Honda 20 shall notify the Attorney General of South Carolina, as lead state of the Multistate 21 Working Group, of any breaches or failures to comply with the terms of the CRO. In 22 addition, Honda shall notify the Attorney General of South Carolina, as lead state 23 of the Multistate Working Group, of any NHTSA or court finding that Honda has 24 breached or otherwise failed to comply with the terms of the CRO. The Colorado 25 Attorney General may or may not, in its discretion, treat any such breach or other 26 failure to comply as a breach of this Judgment. Nothing herein should be construed to suggest that Honda agrees that any violation of the CRO amounts to a violation

of this agreement, or, in any way, waives its right to challenge any assertion that
 this agreement has been breached when such assertion is based, in whole or in part,
 upon a violation of the CRO.

6.9 Honda shall provide the Attorney General of South Carolina, as lead
state of the Multistate Working Group, a copy of every publicly-available report
provided to NHTSA under the terms of the CRO, including amendments.

7

VII. PAYMENT PROVISIONS

8 7.1Honda shall pay the States Eighty-Four Million, One Hundred and 9 Fifty-One Thousand, Two Hundred and Ten Dollars and Fifteen Cents 10 (\$84,151,210.15) to be divided and paid by Honda directly to each Signatory 11 Attorney General of the Multistate Working Group in an amount to be designated 12 in writing by and in the sole discretion of the Multistate Executive Committee. 13 Within fifteen (15) days of Honda's receipt of written notice of (i) a copy of the 14 Judgment filed with the Court and (ii) payment instructions, Honda shall pay 15 \$1,590,271.31 to the Colorado Attorney General. Said payments are to be held, along with any interest thereon, in trust by the Attorney General to be used in the 16 Attorney General's sole discretion for reimbursement of the State's actual costs and 17 18 attorneys' fees, the payment of restitution, if any, and for future consumer fraud or 19 antitrust enforcement, consumer education, or public welfare purposes. Said 20 payment at the sole discretion of each Signatory Attorney General. In no event 21 shall any payment made by Honda under this paragraph be construed as a penalty 22 or forfeiture, or as a payment in lieu of a penalty or forfeiture.

7.2 Within fifteen (15) days of the Effective Date, Honda shall pay One
Million Dollars (\$1,000,000.00) by wire transfer payable to the National Association
of Attorneys General ("NAAG"). This amount shall be placed in the National
Attorneys General Training and Research Institute ("NAGTRI") Endowment Fund.
NAGTRI is the training and research arm of the National Association of Attorneys

1	General. Upon making this payment to NAAG, Honda shall notify the Attorney
2	General of South Carolina, as lead state of the Multistate Working Group.
3	VIII. RELEASE
4	8.1 By execution of this Judgment and following a full and complete
5	payment of the sums provided by paragraphs 7.1 and 7.2 herein, the Attorney
6	General of Colorado releases and discharges, to the fullest extent permitted by law,
7	the Released Parties from any and all civil causes of action, claims, damages, costs,
8	attorneys' fees, or penalties arising from the Covered Conduct occurring before or as
9	of the Effective Date that the Colorado Attorney General, either in his or her
10	sovereign enforcement capacity or as <i>parens patriae</i> , has asserted or could have
11	asserted against any of the Released Parties and constituting a claim under
12	Applicable Consumer Protection Law (the "Released Claims").
13	8.2 Notwithstanding any term of this Judgment, the following do not
14	comprise Released Claims:
15	a) Private rights of action, including any claims consumers have or
16	may have on an individual or class basis under state consumer protection
17	laws against any person or entity, including Honda;
18	b) Claims of environmental or tax liability;
19	c) Criminal liability;
20	d) Claims for property damage;
21	e) Claims alleging violations of state, local, or federal securities
22	laws;
23	f) Claims alleging violations of state, local, or federal antitrust
24	laws;
25	g) Any other civil or administrative liability that any person or
26	entity, including the Released Parties, has or may have to the State of

1

Colorado and any subdivision thereof, not covered by the release in Paragraph 8.1;

3

4

2

h) Any obligations created under this Judgment; and

i) Any claims, other than Applicable Consumer Protection Law, related to the Covered Conduct.

6

5

IX. DISPUTE RESOLUTION

7 9.1If the Attorney General of Colorado believes that Honda has failed to 8 comply with any provision of this Judgment and, if in the Attorney General of 9 Colorado's sole discretion the failure to comply does not threaten the health or 10 safety of the citizens of the State of Colorado and/or does not create an emergency 11 requiring immediate action, the Attorney General of Colorado shall provide notice to Honda of such alleged failure to comply and Honda shall have thirty (30) days 12 13 from receipt of such notice to provide a good faith written response, including either 14 a statement that Honda believes it is in full compliance with the relevant provision 15 or a statement explaining how the violation occurred, how it has been addressed or 16 when it will be addressed, and what Honda will do to make sure the violation does 17 not occur again. Within that thirty (30) day period, Honda may request a meeting 18 to discuss the alleged violation. If Honda makes such a request, the State shall 19 meet with Honda, either by phone or in person, at the earliest possible date, but in 20 no event more than ten (10) business days from the date of Honda's request. Honda 21 shall provide its written response in advance of any meeting with the Attorney 22 General of Colorado, unless Attorney General of Colorado agrees to waive this 23 requirement. The request for, or occurrence of, a meeting does not enlarge the 24 period of time for Honda to provide its written response, although the Attorney 25 General of Colorado may agree to provide Honda with more than thirty (30) days to 26 respond. The Attorney General of Colorado shall receive and consider the response

from Honda prior to initiating any proceeding for any alleged failure to comply with
 this Judgment.

9.2 Nothing in this Section shall be construed to limit the Attorney
General of Colorado's authority, including his authority provided under Applicable
Consumer Protection Law.

9.3 It is the Parties' intent that nothing in this Judgment shall create a
conflict with (i) federal, state, or local law applicable to Honda or (ii) any provision
of the CRO or other orders or instructions issued by NHTSA. The Parties agree
that the requirements of law or applicable provisions of the CRO shall take
precedence over the requirements of this Judgment.

9.4 In the event that Honda believes a conflict outlined in Paragraph 9.3
exists, Honda must notify the Attorney General of Colorado of the alleged conflict,
stating with specificity the provision of this Judgment it believes conflicts with the
item(s) outlined in Paragraph 9.3 above. The Attorney General of Colorado shall
respond in writing to Honda's notification of the alleged conflict within thirty (30)
days. In the interim, Honda shall continue to comply with the terms of this
Judgment to the extent possible.

18

X. CONSENT TO JUDGMENT

19 10.1 Honda consents to each member of the Multistate Working Group
20 filing a Judgment containing these terms, along with all other necessary pleadings,
21 including Complaints, in their respective jurisdictions. Honda waives any challenge
22 to jurisdiction or venue.

10.2 Honda agrees to accept service of the Signatory Attorney General's
Complaint and this Judgment and waives any defect associated with service.
Honda does not require issuance or service of a Summons.

26

1 10.3 Honda admits to the jurisdiction of this Court and consents to the 2 entry of this Judgment and to the rights of the Attorney General of Colorado to 3 enforce the terms and conditions of this Judgment.

10.4 Honda states that no promise of any kind or nature whatsoever (other
than the written terms of this Judgment) was made to Honda to induce Honda to
enter into this Judgment, that Honda has entered into this Judgment voluntarily,
and that this Judgment constitutes the full and complete terms of the agreement
between Honda and the Attorney General of Colorado.

9 10.5 Honda agrees to execute and deliver such authorizations, documents,
10 and instruments as are required under the various judicial procedures for
11 acceptance of this Judgment in the jurisdiction in which it is being filed.

12

XI. GENERAL PROVISIONS

13 11.1 Honda is entering into this Judgment solely for the purposes of 14 settlement, and nothing contained herein may be taken as or construed to be an 15 admission by Honda of any violation of any law, regulation or local requirement, contractual obligation, or any duty whatsoever whether based in statute, regulation, 16 17 common law, contract, or otherwise, all of which Honda expressly denies. This 18 Judgment is not intended to constitute evidence or precedent of any kind except in 19 any action or proceeding by one of the Parties to enforce, rescind, or otherwise 20 implement or affirm any or all terms of this Judgment.

21 11.2 This Judgment shall be binding upon the Parties and their successors
22 and assigns. In no event shall assignment of any right, power, or authority under
23 this Judgment avoid compliance with this Judgment.

11.3 If the Signatory Attorney General is required to file a petition to
enforce any provision of this Judgment against Honda, Honda agrees to pay all
court costs and reasonable attorneys' fees, to the extent permitted by Colorado law,

associated with any successful petition to enforce any provision of this Judgment
 against Honda.

11.4 Honda shall provide a copy of this Judgment to, or otherwise fully
apprise, its officers, directors, employees, agents and contractors responsible for
carrying out and effecting the terms of this Judgment. To the extent the
individuals occupying the above listed positions change, Honda shall provide a copy
of this Judgment to the replacements within thirty (30) days from the date on which
such person assumes his/her position with Honda.

9 11.5The Parties understand and agree that this Judgment shall not be 10 construed as an approval or a sanction by the Attorney General of Colorado of 11 Honda's business practices, nor shall Honda represent that this Judgment 12 constitutes an approval or sanction of its business practices. The Parties further 13 understand and agree that any failure by the Attorney General of Colorado to take 14 any action in response to any information submitted pursuant to this Judgment 15 shall not be construed as an approval, waiver, or sanction of any representations, acts, or practices indicated by such information, nor shall it preclude action thereon 16 at a later date, except as provided by the release set forth in Section VIII of this 17 18 Judgment.

19 11.6 Nothing in this Judgment shall prevent Honda from fulfilling its
20 obligations to comply with this Judgment through the assistance of third parties
21 who are not Released Parties. However, regardless of whether third parties so
22 assist Honda, it is solely Honda's responsibility to ensure that the obligations of this
23 Judgment are satisfied.

11.7 Nothing in this Judgment shall be construed to waive, limit, or expand
any claims of sovereign immunity the State may have in any action or proceeding.
11.8 Nothing in this Judgment shall be construed to create, waive, limit or
expand any private right of action.

1 11.9 This Judgment shall operate as an injunction issued under Colo. Rev.
 2 Stat. § 6-1-110(1) which shall be enforceable under Section 6-1-110(1), provided,
 3 however, that nothing in this Judgment shall constitute an admission or finding
 4 that any Defendant has been engaged or is engaged in any violation of Applicable
 5 Consumer Protection Law or has otherwise acted unlawfully.

6 11.10 Honda agrees that any violations of this Judgment are subject to
7 applicable penalties under the laws of the State wherein this Judgment is entered.

8 11.11 Unless otherwise prohibited by law, this Judgment may be executed at 9 different times and locations in counterparts, each of which shall be deemed an 10 original, but all of which together constitute one and the same instrument.

11 11.12 Nothing in this Judgment shall provide any rights or permit any
12 person or entity not a party hereto, including any State or Attorney General not a
13 member of the Multistate Working Group, to enforce any provision of this
14 Judgment.

15 11.13 Each party has cooperated in (and in any construction to be made of 16 this Judgment shall be deemed to have cooperated in) the drafting and the 17 preparation of this Judgment. Any rule of construction to the effect that any 18 ambiguities are to be resolved against the drafting party shall not be employed in 19 any interpretation of this Judgment.

20 11.14 All filing fees associated with commencing this action and obtaining
21 this Court's approval and entry of this Judgment shall be borne by Honda.

11.15 Honda agrees that this Judgment does not entitle it to seek or to
obtain attorneys' fees as a prevailing party under any statute, regulation, or rule,
and Honda further waives any right to attorneys' fees that may arise under such
statute, regulation, or rule.

26 11.16 The provisions of this Judgment which state that Honda shall perform a certain action or engage in certain practices or conduct itself in a certain manner

(e.g., comply with various statutes), shall not be construed to imply that Honda did
not perform that action or engage in that practice or conduct itself in that manner
before the execution of this Judgment. Likewise, the provisions of this Judgment
stating that Honda shall not perform a certain action or engage in certain practices
or conduct itself in a certain manner, shall not be construed to imply that Honda
performed that action, or engaged in that practice, or conducted itself in that
manner before the execution of this Judgment.

8 11.17 Neither this Judgment nor anything therein shall be construed or used 9 as a waiver, limitation or bar on any defense otherwise available to Honda, or on 10 Honda's right to defend itself from or make arguments in any pending or future 11 legal or administrative action, proceeding, local or federal claim or suit, including 12 without limitation, private individual or class action claims or suits, relating to 13 Honda's conduct prior to the execution of this Judgment, or to the existence, subject 14 matter or terms of this Judgment.

15 11.18 The terms of this Judgment may be modified only by a subsequentwritten agreement signed by all Parties.

17 11.19 This Judgment may only be enforced by the Parties.

18 11.20 Whenever Honda shall provide notice to the Attorney General of
19 Colorado under this Judgment, that requirement shall be satisfied by sending

20 notice to:

Any notice or other documents sent to Honda pursuant to this Judgment shall besent to:

23	Ashley L. Taylor, Jr.
24	Troutman Pepper Hamilton Sanders LLP 1001 Haxall Point, 15 th floor
25	Richmond, VA 23219
	Direct: 804-697-1286
26	Mobile: 804-310-0934
	ashley.taylor@troutman.com

1	And
2	
3	Clayton S. Friedman Crowell & Moring LLP
4	3 Park Plaza, 20 th Floor
5	Irvine, CA 92614 Direct: 949-798-1316
6	Mobile: 949-500-7479 cfriedman@crowell.com
7	
8	And
9	Doug Bishop
10	Assistant General Counsel American Honda Motor Co., Inc.
11	700 Van Ness Ave
12	Torrance, CA 90501 Direct: 310-781-4732
13	doug_bishop@hna.honda.com
14	
15	All notices or other documents to be provided under this Judgment shall be sent by
16	United States mail, certified mail return receipt requested, or other nationally
17	recognized courier service that provides for tracking services and identification of
18	the person signing for the notice or document, and shall have been deemed to be
19	sent upon mailing. Any party may update its designee or address by sending
20	written notice to the other party informing them of the change.
21	11.21 Paragraphs 6.2(a), 6.2(b), 6.2(c), 6.2(e), 6.2(g), 6.2(h), 6.2(i), 6.2(j), 6.3,
21	6.7, 6.9, and 11.4 of this Judgment will expire five (5) years after the Effective Date
22	plus any applicable implementation period set forth in Paragraph 11.22.
23 24	Paragraphs 6.1, 6.2(d), 6.2(f), and 6.4 of this Judgment will expire ten (10) years
24 25	after the Effective Date plus any applicable implementation period set forth in
	Paragraph 11.22.
26	

1.22 Notwithstanding any other provision of this Judgment, the obligations
 created by Paragraphs 6.2(a), 6.2(b), 6.2(c), 6.2(e), 6.2(f), 6.2(h), 6.2(i), 6.2(j), 6.4, and
 11.4 shall not take effect until 90 days after the Effective Date and the obligations
 created by Paragraphs 6.1, 6.2(d), 6.2(g), and 6.3 shall not take effect until 180 days
 after the Effective Date.

6

XII. COMPLIANCE WITH ALL LAWS

Nothing in this Judgment shall be construed as relieving Honda of its
obligations to comply with all state, local, and federal laws, regulations or rules, or
as granting permission to engage in any acts or practices prohibited by such law,
regulation or rule.

11

XIII. REPRESENTATIONS AND WARRANTIES

12 13.1 As of the Effective Date, Honda warrants and represents that it does
13 not know of any defect related to motor vehicle safety and does not have any
14 evidence of a defect related to motor vehicle safety in unrecalled Takata inflators
15 supplied to Honda with phase-stabilized ammonium nitrate containing desiccant.
16 The term "defect related to motor vehicle safety" is to be construed in accordance
17 with how those words are defined in 49 U.S.C. § 30102 and used in 49 U.S.C. §
30118.

19 13.2 Honda warrants and represents that it manufactured, manufactures,
20 offered, offers, sold, sells, distributed and distributes vehicles in the United States.
21 13.3 Defendants warrant and represent that they are the proper parties to
22 this Judgment and that American Honda Motor Co., Inc., and Honda of America
23 Mfg., Inc., are the true legal names of the entities agreeing to this Judgment.
24 13.4 The undersigned counsel for the State of Colorado warrants and

25 represents that (s)he is fully authorized to execute this Judgment on behalf of the26 State of Colorado.

13.5 Counsel for Honda shall provide a corporate resolution authorizing the
 execution of this Judgment on its behalf and warrants and represents that (s)he is
 fully authorized to execute this Judgment on behalf of Honda.

13.6 Honda acknowledges and agrees that the Multistate Working Group members have relied on all of the representations and warranties set forth in this Judgment and that if any such representation is proved false, unfair, deceptive, misleading or inaccurate in any material respect, the Multistate Working Group members, by and through their respective Attorneys General, have the right to seek any relief or remedy afforded by law or equity in their respective states. IT IS SO ORDERED AND ADJUDGED in Denver Colorado this _____ day of _____ 2020. JOINTLY APPROVED FOR ENTRY AND SUBMITTED BY:

1	<u>For Defendant</u> :
2	National Counsel for American Honda Motor Co., Inc. and
3	Honda of America Mfg., Inc.
4	D
5	By: Ashley L. Taylor, Jr.
6	TROUTMAN PEPPER HAMILTON SANDERS LLP 1001 Haxall Point, 15 th Floor
7	Richmond, VA 23219
8	Direct: 804-697-1286 Mobile: 804-310-0934
9	ashley.taylor@troutman.com
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	

1	<u>For Defendant</u> :
2	National Counsel for American Honda Motor Co., Inc. and
3	Honda of America Mfg., Inc.
4	
5	By:
6	Clayton S. Friedman Crowell & Moring LLP
7	3 Park Plaza, 20 th Floor
8	Irvine, CA 92614 Direct: 949.798.1316
9	Mobile: 949.500.7479 cfriedman@crowell.com
10	ciriedman@crowen.com
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	

1	For American Honda Motor Co., Inc. and
2	Honda of America Mfg., Inc.
3	
4	By: Catherine M. McEvilly
5	Senior Vice President & General Counsel American Honda Motor Co., Inc.
6	700 Van Ness Ave Torrance, CA 90501
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	

1 Co In Ц Ъ.Г.⊥ E. • 1 a and ۸

1	For Plaintiff:
2	D
3	By: Mark T. Bailey, *36861
4	Senior Assistant Attorney General II Ralph L. Carr Colorado Judicial Center
5	1300 Broadway, 10th Floor
6	Denver, CO 80203
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	