#### UNITED STATES JUDICIAL PANEL on MULTIDISTRICT LITIGATION

### IN RE: TAKATA AIRBAG PRODUCTS LIABILITY LITIGATION

MDL No. 2599

### ORDER VACATING CONDITIONAL TRANSFER ORDER

**Before the Panel:**<sup>\*</sup> Defendant BMW of North America, LLC (BMW) in the Middle District of Florida *Jeannis* personal injury action moves under Panel Rule 7.1 to vacate our order conditionally transferring the action to the Southern District of Florida for inclusion in MDL No. 2599. The action is listed on the attached Schedule A. The *Jeannis* plaintiff did not file a response, but, through counsel, stated that he supports BMW's motion.

After considering the arguments of counsel, we grant the motion. This MDL was created in February 2015 and is significantly advanced. The record indicates that no personal injury actions remain pending in the transferee district. BMW represents, without contradiction, that no common discovery as to BMW remains to be taken in the MDL, and that any discovery in *Jeannis* will be case-specific. Given these circumstances, as well as the parties' uniform opposition to transfer, we conclude that vacatur is warranted.

IT IS THEREFORE ORDERED that the Panel's conditional transfer order designated as "CTO-83" is vacated.

PANEL ON MULTIDISTRICT LITIGATION

Sarah S. Vance Chair

Lewis A. Kaplan Catherine D. Perry Nathaniel M. Gorton R. David Proctor Karen K. Caldwell

Judge Ellen Segal Huvelle took no part in the decision of this matter.

Case MDL No. 2599 Document 1097 Filed 04/02/19 Page 2 of 2

# IN RE: TAKATA AIRBAG PRODUCTS LIABILITY LITIGATION

MDL No. 2599

## **SCHEDULE A**

Middle District of Florida

JEANNIS v. BAYERISCHE MOTOREN WERKE AG, ET AL., C.A. No. 6:18-02216