IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

IN RE NEO WIRELESS, LLC PATENT LITIG.	\$ \$ \$ \$ \$ \$	2:22-MD-03034-TGB HON. TERRENCE G. BERG
NEO WIRELESS, LLC v.	§	2:22-CV-11404-TGB
VOLKSWAGEN GROUP OF AMERICA, INC., ET AL.	§ §	HON. TERRENCE G. BERG

JOINT MOTION FOR STAY PENDING SETTLEMENT

Pursuant to Federal Rule of Civil Procedure 16(b)(4), Plaintiff Neo Wireless, LCC and Defendants Volkswagen Group of America, Inc. and Volkswagen Group of America Chattanooga Operations, LLC ("Volkswagen") hereby jointly request a one month stay of all obligations and deadlines set out in the Court's Scheduling Order (Dkt. 84), as to Volkswagen only.

Neo and Volkswagen have reached an agreement in principle to settle the case and resolve their dispute, and expect to jointly move to dismiss the case in short order. However, because of the holidays, the parties need additional time to fully finalize a formal settlement agreement. Thus, the parties request a one month stay to enable the parties to finalize the agreement, while avoiding burdening the Court or the parties with unnecessary discovery practice in the meantime. As soon as the parties' formal settlement is finalized, the parties will shortly thereafter file a Joint Motion to Dismiss. If for some reason the parties cannot finalize the agreement by January 15th, counsel for the parties will request a conference with the Court and jointly propose an adjusted case schedule for Volkswagen only that does not disrupt the deadlines for any other Defendant or the deadlines for dispositive and *Daubert* motions currently set forth in the Scheduling Order. Date: December 15, 2023

<u>/s/Daniel E. Yonan</u> Susan M. McKeever Justin B. Weiner Bush Seyferth PLLC 100 West Big Beaver Road Suite 400 Troy, MI 48084 (248) 822-7851 mckeever@bsplaw.com weiner@bsplaw.com

Daniel E. Yonan Deirdre M. Wells Ryan C. Richardson William H. Milliken Anna G. Phillips Sterne, Kessler, Goldstein & Fox P.L.L.C 1100 New York Avenue NW Suite 600 Washington, DC 20005 (202) 371-2600 dyonan@sternekessler.com dwells@sternekessler.com rrichardson@sternekessler.com wmilliken@sternekessler.com

Counsel for Defendants Volkswagen Group of America, Inc. and Volkswagen Group of America Chattanooga Operations, Inc.

RM

Respectfully submitted,

/s/ Jason D. Cassady

Jason D. Cassady Texas State Bar No. 24045625 Email: jcassady@caldwellcc.com Christopher S. Stewart Texas State Bar No. 24079399 Email: cstewart@caldwellcc.com Daniel R. Pearson Texas State Bar No. 24070398 Email: dpearson@caldwellcc.com Bailey A. Blaies Texas State Bar No. 24109297 Email: bblaies@caldwellcc.com

CALDWELL CASSADY CURRY P.C.

2121 N. Pearl St., Suite 1200 Dallas, Texas 75201 Telephone: (214) 888-4848 Facsimile: (214) 888-4849

Jaye Quadrozzi (P71646) YOUNG, GARCIA & QUADROZZI, PC

2775 Stansbury Blvd., Suite 125 Farmington Hills, MI 48334 Telephone: (248) 353-8620 Email: quadrozzi@youngpc.com

Attorneys for Plaintiff NEO WIRELESS, LLC

CERTIFICATE OF SERVICE

The undersigned certifies that on December 15, 2023, the foregoing document was filed electronically with the Clerk of Court using the CM/ECF system, which will send notification of such filing to all attorneys of record.

<u>/s/ Jason D. Cassady</u> Jason D. Cassady