# UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

CRUISE CONTROL TECHNOLOGIES LLC,

PLAINTIFF,

V.

AMERICAN HONDA MOTOR CO. INC.,

DEFENDANT.

Civil Action No. 2:14-cv-11517-AJT-RSW

The Honorable Arthur J. Tarnow

## **JOINT STIPULATION**

WHEREAS, Plaintiff Cruise Control Technologies LLC ("CCT") and Defendant American Honda Motor Company, Inc. ("Honda") have resolved all disputes and claims between them relating to this case.



NOW, THEREFORE, CCT and Honda hereby stipulate to the dismissal of all claims and counterclaims asserted or that could have been asserted by CCT and Honda in this action, including any claim for attorneys' fees and costs. CCT and Honda jointly stipulate that each party shall bear its own attorneys' fees, costs of court and expenses.

DATE: October 29, 2014

#### /s/Kristen L. Baiardi

ABBOTT NICHOLSON, P.C. Robert Y. Weller II (P 31148) Kristen L. Baiardi (P71931) 300 River Place, Suite 3000 Detroit, MI 48207-4225 TEL: 313.566.2500

FAX: 313.566.2502 ryweller@abbottnicholson.com klbaiardi@abbottnicholson.com

Attorneys for Plaintiff Cruise Control Technologies LLC

### /s/Paul T. O'Neill

BOWMAN AND BROOKE LLP

Paul T. O'Neill 41000 Woodward Avenue Suite 200 East

Bloomfield Hills, MI 48304

TEL: 248.205.3300 FAX: 248.205.3399

paul.oneill@bowmanandbrooke.com

Attorney for Defendant American Honda Motor Company, Inc.



## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

CRUISE CONTROL TECHNOLOGIES LLC.

PLAINTIFF,

V.

AMERICAN HONDA MOTOR CO. INC.,

DEFENDANT.

Civil Action No. 2:14-cv-11517-AJT-RSW

The Honorable Arthur J. Tarnow

### ORDER OF DISMISSAL WITH PREJUDICE

On this day, Plaintiff Cruise Control Technologies LLC ("CCT") and Defendant American Honda Motor Company, Inc. ("Honda") announced to the Court that they have resolved all claims asserted or that could have been asserted by them in this case. CCT and Honda have therefore requested the Court dismiss all claims and counterclaims asserted or that could have been asserted by them in this case with prejudice, including any claim for attorneys' fees or taxation of costs of court, with each party to bear its own attorneys' fees, costs of court and expenses.

The Court, having considered this request, is of the opinion that their request for dismissal should be granted.



IT IS THEREFORE ORDERED that all claims and counterclaims asserted in this case are dismissed with prejudice.

IT IS FURTHER ORDERED that all attorneys' fees, costs of court and expenses shall be borne by each party incurring the same.

IT IS SO ORDERED, this 29<sup>th</sup> day of October 2014.

<u>s/Arthur J. Tarnow</u>United States District Judge

