



UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

-----x  
IN RE:

GENERAL MOTORS LLC IGNITION SWITCH  
LITIGATION

14-MD-2543 (JMF)  
14-MC-2543 (JMF)

*This Document Relates to All Actions*

**ORDER NO. 62**

-----x  
JESSE M. FURMAN, United States District Judge:

**[Timing of Motion Practice On Unique Economic Loss Claims in  
Reinstated Economic Loss Cases]**

Order No. 60 (14-MD-2543 Docket No. 1064), which memorialized the June 16, 2015 Status Conference, required the parties to submit an agreed order regarding the timing of motion practice on unique economic loss claims contained in any reinstated economic loss complaint (*see* Order No. 50 ¶¶ 6-7, 14-MD-2543 Docket No. 875). Lead Counsel and counsel for the Defendants, having met and conferred, have proposed that motion practice on unique economic loss claims and allegations in reinstated economic loss cases be deferred until after class certification is decided regarding the Second Amended Consolidated Complaint.

The Court, having considered the parties' proposal, hereby ORDERS that motion practice on unique economic loss claims and allegations in reinstated economic loss complaints shall be deferred until after class certification, unless plaintiffs in any reinstated economic loss complaint files an objection within fourteen (14) days and makes a showing of good cause as to why Lead Counsel and New GM's proposal should not be adopted. For any plaintiff whose economic loss complaint is reinstated pursuant to Order No. 50 Paragraph 7 after the date of this Order, such plaintiff has fourteen (14) days from the date their economic loss complaint is reinstated to file an

objection and make a showing of good cause as to why Lead Counsel and New GM's proposal should not be adopted as to their complaints.

SO ORDERED.

Dated: June 29, 2015  
New York, New York



JESSE M. FURMAN  
United States District Judge