

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA
Miami Division**

**MDL No. 2599
Master File No. 15-02599-MD-MORENO
14-24009-CV-MORENO**

IN RE:

**TAKATA AIRBAG PRODUCTS
LIABILITY LITIGATION**

THIS DOCUMENT RELATES TO
ALL ECONOMIC LOSS ACTIONS
AGAINST NISSAN DEFENDANTS

AMENDED FINAL JUDGMENT

THIS MATTER is before the Court upon a *sua sponte* review of the record.

On February 28, 2018, the Court entered Final Judgment (D.E. 2390) pertaining to economic loss actions against Nissan Defendants. That Final Judgment contained a scrivener's error in paragraph (2) indicating the dismissal of economic loss claims asserted against *Honda*. The language should have reflected the dismissal of economic loss claims asserted against *Nissan*. Accordingly, it is ADJUDGED that the Final Judgment is AMENDED. It is also


ADJUDGED and DECREED pursuant to federal rule of civil procedure 54(b) and 58 as follows:

(1) On February 28, 2018, the Court entered a Final Order Approving Class Action Settlement; and

(2) For the reasons stated in the Court's Final Order Approving Class Action Settlement, judgment is entered in accordance with the Final Order Approving Class Action Settlement and Plaintiffs' class action economic loss claims asserted against Nissan in this

Action are dismissed with prejudice, without costs to any party, except as otherwise provided in the Final Order Approving Class Action Settlement, the Settlement Agreement, or the Final Order Approving With Modifications Class Counsel's Fee Application and Incentive Awards to Class Representatives.

DONE AND ORDERED in Chambers, Miami, Florida this 5 day of March, 2018.



ROBERT N. SCOLA, JR. FOR:
FEDERICO A. MORENO
UNITED STATES DISTRICT JUDGE

Copies furnished to:

Counsel of Record