

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

**GARNER RICKMAN, individually and
on behalf of all others similarly
situated,**

Plaintiffs,

v.

BMW OF NORTH AMERICA, et al.,

Defendants.

Civil Action No. 18-4363

ORDER

THIS MATTER having come before the Court on the motion (DE 29) of Defendant BMW of North America (“BMW USA”) to dismiss the Consolidated Class Action Complaint and the motion (DE 30) of Defendant Robert Bosch LLC to dismiss the complaint; and the Plaintiffs having opposed the motions (DE 37; DE 39); and the Defendants having filed replies (DE 43; DE 44); and the Plaintiffs having submitted letters of supplemental authority (DE 46; DE 49; DE 50); and the Defendants having submitted responses to those letters (DE 47; DE 48; DE 51); and the Court having considered the papers before it without oral argument pursuant to Fed. R. Civ. P. 78(b); for the reasons stated in the Opinion filed on this date, and for good cause shown:

IT IS this 27th day of June, 2019,

ORDERED that Defendants’ motions (DE 29, DE 30) to dismiss the Consolidated Class Action Complaint (DE 26) are **GRANTED**. This dismissal is without prejudice to the filing of an amended version of the complaint within 60 days.


HON. KEVIN MCNULTY, U.S.D.J.