

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

IN RE: AUTOMOTIVE PARTS
ANTITRUST LITIGATION

MASTER FILE NO. 12-md-02311
Hon. Marianne O. Battani

In Re: Wire Harness Systems	12-cv-00103
In Re: Instrument Panel Clusters	12-cv-00203
In Re: Fuel Senders	12-cv-00303
In Re: Heater Control panels	12-cv-00403
In Re: Occupant Safety Systems	12-cv-00603
In Re: Alternators	13-cv-00703
In Re: Radiators	13-cv-01003
In Re: Starters	13-cv-01103
In Re: Switches	13-cv-01303
In Re: Ignition Coils	13-cv-01403
In Re: Motor Generators	13-cv-01503
In Re: Steering Angle Sensors	13-cv-01603
In Re: HID Ballasts	13-cv-01703
In Re: Inverters	13-cv-01803
In Re: Air Flow Meters	13-cv-02003
In Re: Fuel Injection Systems	13-cv-02203
In Re: Automatic Transmission Fluid Warmers	13-cv-02403
In Re: Valve Timing Control Devices	13-cv-02503
In Re: Electronic Throttle Bodies	13-cv-02603

THIS DOCUMENT RELATES TO:

Auto Dealership Actions
End- Payor Actions

**ORDER PROHIBITING PAYMENT OF ANY SUMS IN ADDITION
TO SUMS AWARDED TO CLASS MEMBERS WITHOUT
SPECIAL APPROVAL OF THE COURT**

On May 5, 2016, the court heard argument on Joint Motion by Settlement Class Members and their Counsel for a Protective Order Precluding Depositions and

Production of Additional Subpoenaed Documents Not Authorized in Class Notice.

Although the Court granted the relief requested, concerns raised by Class Counsel for End-Payor Plaintiffs regarding potential obstruction or delay created by objectors seeking special recovery in exchange for dropping objections, prompted this Order. Accordingly, pursuant to Rule 23(e)(5), court approval is required before an objection to a proposed settlement may be withdrawn. Further, court approval will be required before any payment may be made by Class Counsel in exchange for the withdrawal of an objection to or appeal of a settlement.

IT IS SO ORDERED.

Date: May 11, 2016

s/Marianne O. Battani
MARIANNE O. BATTANI
United States District Judge

CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing Order was served upon counsel of record via the Court's ECF System to their respective email addresses or First Class U.S. mail to the non-ECF participants on May 11, 2016.

s/ Kay Doaks
Case Manager