









preventing consumers from suing manufacturers under the CL RA would require them to resort to less consumer-friendly causes of action for breach of warranty or common law fraud. For all the reasons stated above, the court denies BMW NA's motion with regard to the CLRA cause of action.

BMW AG argued that if the CLRA cause of action were to be dismissed, then this court would also have to dismiss the UCL cause of action. This is because allegations of unlawful and unfair practices under the UCL are premised upon the successful pleading of CLRA violations. *See Falk, 496 F.Supp.2d at 1098.* But since BMW AG fails to persuasively

argue that the CL RA cause of action should be dismissed, the UCL cause of action will not be dismissed either.

#### IV. CONCLUSION

For the reasons stated above, BMW AG's motion to dismiss is **DENIED**. An appropriate order follows.

#### All Citations

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