

Federal Court of Australia

District Registry: New South Wales Registry

Division: General No: NSD1326/2025

## MARDY ROBERT JOHN TAYLOR

**Applicant** 

# TOYOTA MOTOR CORPORATION AUSTRALIA LIMITED (ACN 009 686 097)

Respondent

## **ORDER**

JUDGE: JUSTICE LEE

**DATE OF ORDER:** 5 September 2025

WHERE MADE: Sydney

# BY CONSENT, THE COURT ORDERS THAT:

# Subpoenas to STRAs and Dealer Licensing Authorities

- 1. Pursuant r 24.01 of the *Federal Court Rules 2011* (Cth), leave be granted to the applicants to issue a subpoena to the proper officer of:
  - (a) the state and territory vehicle registration authorities listed below (STRAs) in the form attached at Annexure A to these Orders:
    - (i) Roads and Maritime Services (NSW);
    - (ii) Austroads Limited (Victoria);
    - (iii) Department of Transport and Main Roads (Queensland);
    - (iv) Motor Vehicle Registry (Northern Territory);
    - (v) Access Canberra, Road Transport Authority (ACT);
    - (vi) Department of Planning, Transport and Infrastructure (South Australia);
    - (vii) Department of State Growth (Tasmania);
    - (viii) Department of Transport (Western Australia).



- (b) the state and territory motor vehicle dealer licensing authorities (**Dealer Licensing Authorities**) listed below in the form attached at Annexure B to these Orders:
  - (i) New South Wales Fair Trading;
  - (ii) Consumer Affairs Victoria (Business Licensing Authority);
  - (iii) Queensland Office of Fair Trading (Industry Licensing Unit);
  - (iv) Northern Territory Occupational & Industry Licensing;
  - (v) Government of South Australia, Consumer and Business Services;
  - (vi) Government of Western Australia Department of Local Government,Industry Regulation and Safety (Licensing Services);
  - (vii) Australian Capital Territory Government, Access Canberra;
  - (viii) Tasmanian Government Consumer, Building and Occupational Services (Occupational Licensing).
- 2. The subpoenas described in Order 1 above shall be returnable before a Registrar on 26 September 2025.
- 3. The STRAs' and Dealer Licensing Authorities' costs of responding to the subpoenas are initially to be paid by the applicants, on the basis that those costs will subsequently fall to be dealt with by the Court as part of the costs of the proceeding.

# Opt-Out Date and Notice for New Group Members

- 4. Pursuant to s 33J of the *Federal Court of Australia Act 1976* (Cth) (**FCA Act**), 19 December 2025 is fixed as the date on or before which a New Group Member (as defined in the statement of claim filed on 1 August 2025) may opt out of this proceeding in accordance with these Orders (**New Group Member Opt-Out Date**).
- 5. Pursuant to ss 33X and 33Y of the FCA Act, the form and content of the correspondence and notice set out in Annexure C to these Orders (New Group Member Opt-Out Notice) be approved.
- 6. Pursuant to ss 33X and 33Y of the FCA Act, the New Group Member Opt-Out Notice be distributed to New Group Members according to the following procedure:
  - (a) on or before 31 October 2025, the applicant will cause:



- (i) a copy of the New Group Member Opt-Out Notice to be sent by email with the subject line "An important notice from the Federal Court of Australia about your Toyota diesel vehicle"; or
- (ii) if an email address is not available, but a mobile telephone number is available, a copy of the New Group Member Opt-Out Notice to be sent by SMS message,

to each person identified as the current registered owner of a Relevant Vehicle in the records produced by the STRAs in response to the subpoenas issued pursuant to Order 1 above and the subpoenas issued pursuant to Order 1 made on 29 January 2025 in Federal Court of Australia proceeding numbered NSD1210/2019 (Williams proceeding), except for those people the applicant is able to determine, after making reasonable enquiries, acquired their Relevant Vehicle new, acquired their Relevant Vehicle before 24 April 2020 or otherwise do not fall within the definition of "New Group Member";

- (b) on or before 14 November 2025, the applicant will cause a copy of the New Group Member Opt-Out Notice to be sent by prepaid ordinary post in an envelope marked "This envelope contains an important notice from the Federal Court of Australia about your Toyota diesel vehicle" to any person described in order 6(a) above for whom:
  - (i) no email address or mobile telephone number is available; or
  - (ii) an email or SMS sent pursuant to order 6(a) above experiences a delivery failure;
- (c) continuously through the period 31 October 2025 to the New Group Member Opt Out Date, the applicant will cause a copy of the New Group Member Opt-Out Notice, together with copies of the Statement of Claim, Defence and Reply and any orders of the Court relating to the matters addressed in the New Group Member Opt-Out Notice, to be displayed on the website maintained by the applicants' solicitors in relation to the Williams proceeding;
- (d) continuously throughout the period 31 October 2025 to the New Group Member Opt Out Date, the District Registrar of the New South Wales Registry of the Federal Court of Australia will cause a copy of the New Group Member



- Opt-Out Notice to be posted on the class action page of the website of the Federal Court; and
- (e) continuously throughout the period 31 October 2025 to the New Group Member Opt Out Date, the respondent will cause a copy of the New Group Member Opt-Out Notice to be displayed on the respondent's website, together with a link to the Federal Court website referenced in Order 6(d) above;
- 7. Pursuant to s 33Y(3)(d) of the FCA Act, the costs of distributing the New Group Member Opt-Out Notice to the New Group Members are initially to be paid by the applicant, on the basis that those costs will subsequently fall to be dealt with by the Court as part of the costs of the proceeding.
- 8. Any New Group Member who wishes to opt out of this proceeding must, before the New Group Member Opt Out Date, deliver a duly completed opt out form to the New South Wales District Registry.
- 9. The solicitors for any party have leave to inspect the Court file and to copy any opt out forms filed.
- 10. If, on or before the New Group Member Opt Out Date, the solicitors for any party receive a notice purporting to be an opt out form referable to this proceeding, the solicitors must file the notice in the New South Wales District Registry within seven days of receipt, and the notice shall be treated as an opt out notice received by the Court at the time it was received by the solicitors.

Date orders authenticated: 5 September 2025

Sia Lagor Registrar

Note: Entry of orders is dealt with in Rule 39.32 of the Federal Court Rules 2011.



## **ANNEXURE A**

Form 43B Rule 24.13(1)(b)

# Subpoena to produce documents

No. 1326 of 2025

Federal Court of Australia

District Registry: New South Wales

Division: General

Mardy Robert John Taylor

Applicant

Toyota Motor Corporation Australia Limited (ACN 009 686 097)

Respondent

To: [name], [address]

You are ordered to produce this subpoena or a copy of it and the documents or things specified in the Schedule of documents. See next page for details.

Failure to comply with this subpoena without lawful excuse is a contempt of court and may result in your arrest.

You should read all of the Notes set out in this subpoena.

You must complete the Declaration by Addressee (Subpoena Recipient) set out towards the end of this subpoena.

The last date for service of this subpoena is 12 September 2025. (See Note 1)

Date:

Signed by an officer acting with the authority of the District Registrar

Issued at the request of Mardy Robert John Taylor, whose address for service is:

Place: Level 15, 111 Elizabeth Street, Sydney NSW 2000

Email: matthewmackenzie@quinnemanuel.com



#### Details of subpoena

You must comply with this subpoena:

- by attending to produce this subpoena or a copy of it and the documents or things specified in the Schedule of documents below at the date, time and place specified for attendance and production; or
- (b) by delivering or sending this subpoena or a copy of it and the documents or things specified in the Schedule of documents below to a Registrar at the address below, or if there is more than one address below, at any one of those addresses, so that they are received not less than 2 clear business days before the date specified for attendance and production. (See Notes 5–9)

Date, time and place at which you must attend to produce the subpoena or a copy of it and documents or things, unless you receive a notice of a later date or time from the issuing party, in which case the later date or time is substituted:

Date: 26 September 2025

Time: 9:30 AM

Place: Law Courts Building, 184 Phillip Street, Queens Square, Sydney, NSW 2000

Address, or any address, to which the subpoena (or copy) and documents or things may be delivered or posted:

The Registrar
Federal Court of Australia
New South Wales District Registry
184 Phillip Street
Queens Square
Sydney NSW 2000



## Schedule of documents

The documents and things you must produce are as follows:

The names, mailing addresses, email addresses and telephone numbers (including, but not limited to mobile numbers) of all current and former registered operators of the vehicles with the Vehicle Identification Numbers listed below for the period 1 October 2015 to 1 August 2025 (inclusive):

See "VIN List" enclosed with this subpoena in electronic form

The start and end date (if applicable) of the period during which each current or former registered operator of the vehicle listed at (1) above was (or is) the registered operator of the relevant vehicle.



#### Notes

#### Last day for service

 You need not comply with the subpoena unless it is served on you on or before the date specified in the subpoena as the last date for service of the subpoena.

#### Informal service

Even if this subpoena has not been served personally on you, you must, nevertheless, comply with its requirements, if you have, by the last date for service of the subpoena, actual knowledge of the subpoena and of its requirements.

## Addressee a corporation

3. If the subpoena is addressed to a corporation, the corporation must comply with the subpoena by its appropriate or proper officer.

#### Conduct money

4. You need not comply with the subpoena in so far as it requires you to attend to give evidence unless conduct money sufficient to meet your reasonable expenses of attending as required by the subpoena is handed or tendered to you a reasonable time before the date your attendance is required.

## Production of subpoena or copy of it and documents or things by delivery or post

- 5. If this subpoena requires production of the subpoena (or a copy of it) and a document or thing, instead of attending to produce the subpoena (or a copy of it) and the document or thing, you may comply with the subpoena by delivering or sending the subpoena (or a copy of it) and the document or thing to a Registrar:
  - (a) at the address specified in the subpoena for the purpose; or
  - (b) if more than one address is specified at any of those addresses; so that they are received not less than 2 clear business days before the date specified in the subpoena for attendance and production, or if you receive notice of a later date from the issuing party, before the later date or time.
- 6. If you object to a document or thing produced in response to this subpoena being inspected by a party to the proceeding or any other person, you must, at the time of production, notify a Registrar in writing of your objection and of the grounds of your objection.



7. Unless the Court otherwise orders, if you do not object to a document or thing produced by you in response to the subpoena being inspected by any party to the proceeding, a Registrar may permit the parties to the proceeding to inspect the document or thing.

#### Production of a number of documents or things

8. If you produce more than one document or thing, you must, if requested by a Registrar, produce a list of the documents or things produced.

## Production of copy instead of original

- 9. You may, with the consent of the issuing party, produce a copy, instead of the original, of any document that the subpoena requires you to produce. The copy of a document may be:
  - (a) a photocopy;
  - (b) in an electronic form in any of the following electronic formats:

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.doc and .docx – Microsoft Word documents
.pdf – Adobe Acrobat documents
.xls and .xlsx – Microsoft Excel spreadsheets
.jpg – image files
.rtf – rich text format
.gif – graphics interchange format
.tif – tagged image format; or
```

(c) a digital link through which the documents can be downloaded.

## Applications in relation to subpoena

- 10. You have the right to apply to the Court:
  - (a) for an order setting aside the subpoena (or a part of it) or for relief in respect of the subpoena; and
  - (b) for an order with respect to your claim for privilege, public interest immunity or confidentiality in relation to any document or thing the subject of the subpoena.

### Loss or expense of compliance

11. If you are not a party to the proceeding, you may apply to the Court for an order that the issuing party pay an amount (in addition to conduct money and any witness's expenses) in respect of the loss or expense, including legal costs, reasonably incurred in complying with the subpoena.



## Contempt of court - arrest

- 12. Failure to comply with a subpoena without lawful excuse is a contempt of court and may be dealt with accordingly.
- 13. Note 12 is without prejudice to any power of the Court under any rules of the Court (including any rules of the Court providing for the arrest of an addressee who defaults in attendance in accordance with a subpoena) or otherwise, to enforce compliance with a subpoena.



#### Declaration by Addressee (Subpoena Recipient)

The addressee is the person to whom this subpoena is addressed, and who will be the recipient of this subpoena.

You may produce copies of any subpoenaed documents, unless the subpoena specifically requires you to produce originals. A copy of a document may be:

- (a) a photocopy; or
- (b) in an electronic form that the issuing party (the party that issued the subpoena) has indicated to you will be acceptable.

You must sign and date this declaration and return it as part of this subpoena, with the documents or things you are required to provide to the Court under this subpoena.

Unless you declare that some or all of the documents that you are producing to the Court under this subpoena are original materials of which you seek return, by signing and dating this declaration (at the foot of this page), you acknowledge that those materials may be destroyed once they are no longer required by the Court, without further notice to you.

documents or things e only if applicable)
Some or all of the documents that I am producing to the Court under this subpoena are original materials of which I seek return. I request that the original materials identified in the <b>Schedule of documents or things to be returned</b> (on the following page) are returned to me at the following address:
None of the documents that I am producing to the Court under this subpoena are



Signed by [Name of addressee] Addressee	¥240

## Schedule of documents or things to be returned

The documents and things I have declared to be originals and, thus, request to be returned are as follows:

[List the documents or things. Attach list if insufficient space.]



## **ANNEXURE B**

Form 43B Rule 24.13(1)(b)

# Subpoena to produce documents

No. 1326 of 2025

Federal Court of Australia

District Registry: New South Wales

Division: General

Mardy Robert John Taylor

Applicant

Toyota Motor Corporation Australia Limited (ACN 009 686 097)

Respondent

To: [name], [address]

You are ordered to produce this subpoena or a copy of it and the documents or things specified in the Schedule of documents. See next page for details.

Failure to comply with this subpoena without lawful excuse is a contempt of court and may result in your arrest.

You should read all of the Notes set out in this subpoena.

You must complete the Declaration by Addressee (Subpoena Recipient) set out towards the end of this subpoena.

The last date for service of this subpoena is 12 September 2025. (See Note 1)

Date:

Signed by an officer acting with the authority of the District Registrar

Issued at the request of Mardy Robert John Taylor, whose address for service is:

Place: Level 15, 111 Elizabeth Street, Sydney NSW 2000

Email: matthewmackenzie@quinnemanuel.com



## Details of subpoena

You must comply with this subpoena:

- by attending to produce this subpoena or a copy of it and the documents or things specified in the Schedule of documents below at the date, time and place specified for attendance and production; or
- (b) by delivering or sending this subpoena or a copy of it and the documents or things specified in the Schedule of documents below to a Registrar at the address below, or if there is more than one address below, at any one of those addresses, so that they are received not less than 2 clear business days before the date specified for attendance and production. (See Notes 5–9)

Date, time and place at which you must attend to produce the subpoena or a copy of it and documents or things, unless you receive a notice of a later date or time from the issuing party, in which case the later date or time is substituted:

Date: 26 September 2025

Time: 9:30 AM

Place: Law Courts Building, 184 Phillip Street, Queens Square, Sydney, NSW 2000

Address, or any address, to which the subpoena (or copy) and documents or things may be delivered or posted:

The Registrar
Federal Court of Australia
New South Wales District Registry
184 Phillip Street
Queens Square
Sydney NSW 2000



## Schedule of documents

The documents and things you must produce are as follows:

The: (a) names; (b) business names; (c) trading names; (d) ACNs; and (e) primary business addresses, of all current, cancelled, expired, surrendered or suspended used motor vehicle dealer licensees in [Relevant State or Territory] for the period 1 October 2015 to 1 August 2025.



#### Notes

#### Last day for service

 You need not comply with the subpoena unless it is served on you on or before the date specified in the subpoena as the last date for service of the subpoena.

#### Informal service

Even if this subpoena has not been served personally on you, you must, nevertheless, comply with its requirements, if you have, by the last date for service of the subpoena, actual knowledge of the subpoena and of its requirements.

## Addressee a corporation

3. If the subpoena is addressed to a corporation, the corporation must comply with the subpoena by its appropriate or proper officer.

#### Conduct money

4. You need not comply with the subpoena in so far as it requires you to attend to give evidence unless conduct money sufficient to meet your reasonable expenses of attending as required by the subpoena is handed or tendered to you a reasonable time before the date your attendance is required.

## Production of subpoena or copy of it and documents or things by delivery or post

- 5. If this subpoena requires production of the subpoena (or a copy of it) and a document or thing, instead of attending to produce the subpoena (or a copy of it) and the document or thing, you may comply with the subpoena by delivering or sending the subpoena (or a copy of it) and the document or thing to a Registrar:
  - (a) at the address specified in the subpoena for the purpose; or
  - (b) if more than one address is specified at any of those addresses; so that they are received not less than 2 clear business days before the date specified in the subpoena for attendance and production, or if you receive notice of a later date from the issuing party, before the later date or time.
- 6. If you object to a document or thing produced in response to this subpoena being inspected by a party to the proceeding or any other person, you must, at the time of production, notify a Registrar in writing of your objection and of the grounds of your objection.



7. Unless the Court otherwise orders, if you do not object to a document or thing produced by you in response to the subpoena being inspected by any party to the proceeding, a Registrar may permit the parties to the proceeding to inspect the document or thing.

#### Production of a number of documents or things

8. If you produce more than one document or thing, you must, if requested by a Registrar, produce a list of the documents or things produced.

## Production of copy instead of original

- 9. You may, with the consent of the issuing party, produce a copy, instead of the original, of any document that the subpoena requires you to produce. The copy of a document may be:
  - (a) a photocopy;
  - (b) in an electronic form in any of the following electronic formats:

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.doc and .docx – Microsoft Word documents
.pdf – Adobe Acrobat documents
.xls and .xlsx – Microsoft Excel spreadsheets
.jpg – image files
.rtf – rich text format
.gif – graphics interchange format
.tif – tagged image format; or
```

(c) a digital link through which the documents can be downloaded.

## Applications in relation to subpoena

- 10. You have the right to apply to the Court:
  - (a) for an order setting aside the subpoena (or a part of it) or for relief in respect of the subpoena; and
  - (b) for an order with respect to your claim for privilege, public interest immunity or confidentiality in relation to any document or thing the subject of the subpoena.

### Loss or expense of compliance

11. If you are not a party to the proceeding, you may apply to the Court for an order that the issuing party pay an amount (in addition to conduct money and any witness's expenses) in respect of the loss or expense, including legal costs, reasonably incurred in complying with the subpoena.



## Contempt of court - arrest

- 12. Failure to comply with a subpoena without lawful excuse is a contempt of court and may be dealt with accordingly.
- 13. Note 12 is without prejudice to any power of the Court under any rules of the Court (including any rules of the Court providing for the arrest of an addressee who defaults in attendance in accordance with a subpoena) or otherwise, to enforce compliance with a subpoena.



#### Declaration by Addressee (Subpoena Recipient)

The addressee is the person to whom this subpoena is addressed, and who will be the recipient of this subpoena.

You may produce copies of any subpoenaed documents, unless the subpoena specifically requires you to produce originals. A copy of a document may be:

- (a) a photocopy; or
- (b) in an electronic form that the issuing party (the party that issued the subpoena) has indicated to you will be acceptable.

You must sign and date this declaration and return it as part of this subpoena, with the documents or things you are required to provide to the Court under this subpoena.

Unless you declare that some or all of the documents that you are producing to the Court under this subpoena are original materials of which you seek return, by signing and dating this declaration (at the foot of this page), you acknowledge that those materials may be destroyed once they are no longer required by the Court, without further notice to you.

documents or things e only if applicable)
Some or all of the documents that I am producing to the Court under this subpoena are original materials of which I seek return. I request that the original materials identified in the <b>Schedule of documents or things to be returned</b> (on the following page) are returned to me at the following address:
None of the documents that I am producing to the Court under this subpoena are original materials of which I seek return.



Date:	
Signed by [Name of a Addressee	ddressee]

## Schedule of documents or things to be returned

The documents and things I have declared to be originals and, thus, request to be returned are as follows:

[List the documents or things. Attach list if insufficient space.]



# **ANNEXURE C**



#### **OPT-OUT NOTICE**

This is an important notice issued to you by the Federal Court of Australia.

It concerns a class action relating to certain Toyota Hilux, Prado and Fortuner diesel vehicles purchased <u>used</u>, by way of <u>private sale</u> between 24 April 2020 and 31 July 2025.

You are receiving this notice because you may have purchased a <u>used</u> Toyota Hilux, Prado and Fortuner vehicle with a 1GD-FTV or 2GD-FTV diesel engine, by way of <u>private sale</u>, between 24 April 2020 and 31 July 2025 from a person who purchased the vehicle new between 1 October 2015 and 23 April 2020.

If this is correct and you still own your vehicle, you are likely to be a Group Member in a class action in the Federal Court of Australia (Taylor DPF Class Action).

As explained below, you may do one of three things in response to this notice:

- opt-out of the class action by 19 December 2025 (4:00 pm (Sydney time)) and lose a right to receive any money from the class action (but keep your right to try to obtain money by commencing your own legal action against Toyota);
- 2 register your interest in the class action; or
- 3 do nothing.

## OVERVIEW OF THE TAYLOR DPF CLASS ACTION

- 1 In another class action currently before the Federal Court of Australia (Williams DPF Class Action), it has been held that:
  - (a) Toyota Hilux, Prado and Fortuner vehicles with a 1GD-FTV or 2GD-FTV diesel engine acquired between 1 October 2015 and 23 April 2020 (Relevant Vehicles) were not of acceptable quality at the time they were initially supplied because they were fitted with a defective diesel particulate filter (DPF) system;
  - the value of the Relevant Vehicles at the time they were initially supplied was reduced because of their defective DPF systems;
  - vehicle owners may be entitled to receive money to compensate them for this reduction in value; and



- (d) any right to compensation for reduction in value under s 272(1)(a) of the Australian Consumer Law is tied to ownership of the vehicle.
- This means that if you purchased a <u>used</u> Relevant Vehicle, by way of <u>private sale</u>, <u>between 24</u>
  <u>April 2020 and 31 July 2025</u>, from a person who purchased the vehicle new between 1 October 2015 and 23 April 2020, <u>and still own the vehicle</u>, **you may be entitled to receive money for the reduction in value of the vehicle resulting from its defective DPF system**.
- 3 The Taylor DPF Class Action seeks to recover that money on behalf of the people described in paragraph 2 above (Group Members).

#### SOME INFORMATION ABOUT THE TAYLOR DPF CLASS ACTION

- The Taylor DPF Class Action is being conducted by law firm Quinn Emanuel Urquhart & Sullivan (Quinn Emanuel), the firm conducting the Williams DPF Class Action.
- The Taylor DPF Class Action is being funded by a company called Balance Legal Capital (**Balance**), the company funding the Williams DPF Class Action. This means that Balance has agreed to pay the costs of bringing the Taylor DPF Class Action in return for repayment of those costs, plus a funding commission, if money is recovered from Toyota.
- Group Members are not, and will not be, liable to pay any "out of pocket" legal costs by remaining as Group Members in the Taylor DPF Class Action.
- 7 If <u>no</u> money is recovered from Toyota, Group Members will <u>not</u> have to pay anything.
- If money is recovered from Toyota, Balance intends to ask the Court to deduct an amount from the money to be paid to all eligible Group Members. Whether such a deduction can be made and, if so, the amount of that deduction, will be determined by the Court and Group Members have a right to raise before the Court any issues they have in respect of such a deduction. If there is to be a deduction, this will occur before any money is paid to eligible Group Members.

## YOUR THREE OPTIONS IN RESPONSE TO THIS NOTICE

## Option 1 - Opt out and cease to be a Group Member

- Group Members who opt out will <u>not</u> be bound by the outcome of the Taylor DPF Class Action and will <u>not</u> receive any money from the class action if it is successful. <u>Group Members should seek legal advice before opting out.</u> To opt out is to take a serious step you should not do it unless you understand what it means.
- To opt out, you must complete the opt out form enclosed with this Notice. Opt out forms must be sent directly to the New South Wales District Registry of the Federal Court of Australia before 4:00pm on 19 December 2025 (Sydney Time).

# Option 2 – Register your interest in the class action

Group Members who wish to register their interest in the Taylor DPF Class Action can do so at <a href="INSERT WEBSITE">[INSERT WEBSITE]</a>.



Although you do not need to register your interest to remain a Group Member (see Option 3 below), it is likely that at some point you will need to register your interest in the class action, including to participate in any scheme established by the Court to distribute money to Group Members if there is a settlement or judgment in favour of Group Members in the class action.

#### Option 3 - Do nothing

- 13 Group Members who do not opt out of the Taylor DPF Class Action before 7 October 2025 will remain Group Members.
- However, as noted above, you will need to register at some point in order to receive any money to which you may become entitled in the Taylor DPF Class Action.

## **FURTHER INFORMATION**

- This is not a scam. You can check that the Taylor DPF Class Action is a genuine class action proceeding (and get further information) by:
  - (a) visiting the website of the Federal Court of Australia where the Taylor DPF Class Action and Williams DPF Class Action are registered at [INSERT WEBSITE];
  - (b) visiting the website for Group Members in the Taylor DPF Class Action and the Williams DPF Class Action at <a href="IINSERT WEBSITE">[INSERT WEBSITE]</a>; or
  - (c) contacting Quinn Emanuel (the law firm conducting the Taylor DPF Class Action and the Williams DPF Class Action) by emailing qe-toyota@quinnemanuel.com.



## OPTION 1 - OPT OUT

Form 21 Rule 9.34

# Opt out notice

No. NSD 1326/2025

Federal Court of Australia District Registry: New South Wales Division: General

## MARDY ROBERT JOHN TAYLOR

Applicant

## TOYOTA MOTOR CORPORATION AUSTRALIA LIMITED (ACN 009 686 097)

Respondent

To: The Registrar
Federal Court of Australia
New South Wales District Registry
184 Phillip Street
Queens Square
Sydney NSW 2000

Date:
Signature:
Full name:
Vehicle Identification Number (VIN):