This matter has come before the Court to determine whether there is any cause why this Court should not approve the settlement between Plaintiffs Chip-Tech, Ltd., Dependable Component Supply Corp., eIQ Energy, Inc., and Walker Component Group, Inc. (together, the "Direct Purchaser Plaintiffs" or "Plaintiffs"), individually and on behalf the Direct Purchaser Class they seek to represent, on the one hand, and Defendants Okaya Electric Industries Co., Ltd. and Okaya Electric America, Inc. ("Okaya Defendants"), on the other, set forth in the Settlement Agreement dated April 14, 2016 (the "Settlement Agreement"). The Court, after carefully considering all papers filed and proceedings held herein and otherwise being fully informed in the premises, has determined (1) that the settlement should be approved, and (2) that there is no just reason for delay of the entry of this Final Judgment approving the Settlement Agreement.

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Accordingly, the Court directs entry of Judgment, which shall constitute a final adjudication of this case on the merits as to the Okaya Defendants in accordance with the terms of the Settlement Agreement. Good cause appearing therefor, it is:

ORDERED, ADJUDGED AND DECREED THAT:

- 1. The Court has jurisdiction over the subject matter of the Action and over all parties to the Settlement Agreement, including all members of the Settlement Class.
- 2. The Court incorporates in this Final Judgment the definitions of terms set forth in the Settlement Agreement [ECF No. 1461-5] as though they were fully set forth in this Final Judgment. Specifically, "Settlement Class," as defined in the Settlement Agreement, means all persons in the United States that purchased Capacitors (including through controlled subsidiaries, agents, Affiliates or joint ventures) directly from any of the Defendants, their subsidiaries, agents, Affiliates or joint ventures from January 1, 2002, through July 22, 2015. Excluded from the Settlement Class are Defendants and their subsidiaries, agents, affiliates, and co-conspirators. Also excluded are all governmental entities, and the judges and chambers staff in this Action, as well as any members of their immediate families.
- The Court finally approves and confirms the settlement set forth in the Settlement Agreement and finds that said settlement is, in all respects, fair, reasonable and adequate to the Settlement Class pursuant to Rule 23 of the Federal Rules of Civil Procedure.
- Pursuant to Fed. R. Civ. P. 23(g), the Court appoints the Joseph Saveri Law Firm as 4. counsel for the Settlement Class. This firm has and will fairly and competently represent the interests of the Settlement Class.
- The persons/entities identified in the "Summary of Entities Requesting Exclusion as 5. of April 5, 2017" attached as Exhibit A, have validly requested exclusion from the Class and, therefore, are excluded, except that Hon Hai Precision Industry Co. Ltd. did not request to be excluded with respect to the settlement relating to the Okaya Defendants. Such persons and entities, and only such persons and entities, are not included in or bound by this Final Judgment to the extent they have requested exclusion from the settlement relating to the Okaya Defendants. Such persons and entities shall not receive any of the proceeds obtained through the Settlement Agreement to the

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extent they have requested exclusion from the settlement relating to the Okava Defendants.

This action is dismissed with prejudice as against the Okaya Defendants, each side to

All persons and entities who are Releasors are hereby barred and enjoined from

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bear its own costs and attorneys' fees except as provided by the Settlement Agreement and the Court's orders.

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any other jurisdiction, any and all claims, causes of action or lawsuits, which they had, have, or in the future may have, arising out of or related to any of the Released Claims as defined in the Settlement Agreement [ECF No. 1461-5]. 8. The Releasors hereby and forever release and discharge the Releasees with respect to

commencing, prosecuting or continuing, either directly or indirectly, against the Releasees, in this or

the Released Claims as defined in the Settlement Agreement [ECF No. 1461-5].

- Without affecting the finality of the Court's judgment in any way, the Court retains 9. continuing and exclusive jurisdiction over the Settlement and the Settlement Agreement, including all future proceedings concerning the administration, interpretation, consummation, and enforcement of the Settlement Agreement.
- 10. This document constitutes a final judgment and separate document for purposes of Federal Rule of Civil Procedure 58(a).
- 11. The Court finds, pursuant to Rules 54(a) and (b) of the Federal Rules of Civil Procedure, that there is no just reason for delay in the entry of this Judgment, as a Final Judgment, as to Plaintiffs and the Settlement Class and the Okaya Defendants. Accordingly, the Court directs the Clerk to enter Judgment forthwith.

IT IS SO ORDERED.

Dated: June 27, 2017

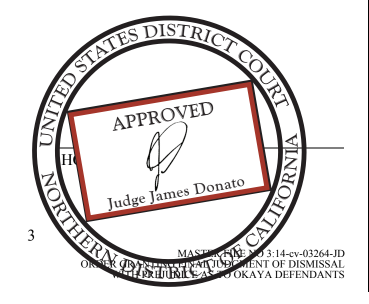


Exhibit A

Case 3:14-cv-03264-JD Document 1718 Filed 06/27/17 Page 5 of 5 Summary of Entities Requesting Exclusion as of April 5, 2017

Entity	Name1	City	State
AASI	ALL AMERICAN / MASTER DIS	LOS ANGELES	CA
AASI	ALL AMERICAN SEMICONDUCTOR	HIALEAH	FL
AASI	AASI BENEFICIARIES TRUST	HOLLYWOOD	FL
ACER	ACER INC	SAN JOSE	CA
AVNET	AVNET	PHOENIX	ΑZ
AVNET	AVNET INC	RICHARDSON	TX
AVNET	AVNET INC	CHANDLER	ΑZ
AVNET	INTERACTIVE TECHNOLOGIES INC	CUMMING	GA
AVNET	NEWARK ELECTRONICS	PALATINE	IL
AVNET	PREMIER FARNELL	CHICAGO	IL
BENCHMARK	BENCHMARK ELECTRONICS	WINONA	MN
BENCHMARK	BENCHMARK ELECTRONICS - HUNTSVILLE	HUNTSVILLE	AL
BENCHMARK	BENCHMARK ELECTRONICS - N	HUNTSVILLE	AL
BENCHMARK	BENCHMARK ELECTRONICS DE MEXICO	HUNTSVILLE	AL
BENCHMARK	BENCHMARK ELECTRONICS INC	DUNSEITH	ND
BENCHMARK	BENCHMARK ELECTRONICS INC	ANGLETON	TX
BENCHMARK	EFTC CORPORATION	PHOENIX	ΑZ
BENCHMARK	SUNTRON CORPORATION	PHOENIX	ΑZ
BLACKBERRY	BLACKBERRY CORPORATION	PLEASANTON	CA
DELL / EMC	DELL COMPUTER CORPORATION	ROUND ROCK	TX
DELL / EMC	EMC CORPORATION	HOPKINTON	MA
DELL / EMC	WYSE TECHNOLOGY	ROUND ROCK	TX
FLEXTRONICS	DOVATRON	CLEARWATER	FL
FLEXTRONICS	FLEX INTL / FINE PITCH TECNOLOGY	MILPITAS	CA
FLEXTRONICS	FLEXTRONICS	AUSTIN	TX
FLEXTRONICS	FLEXTRONICS AMERICA NC MR BOB BALLARD	CHARLOTTE	NC
FLEXTRONICS	FLEXTRONICS INTERNATIONAL USA INC	SAN JOSE	CA
FLEXTRONICS	1021FLEXTRONICS INTL EUROPE B V STH		
FLEXTRONICS	SOLECTRON	MILPITAS	CA
FLEXTRONICS	SOLECTRON INVOTRONICS INC	LAREDO	TX
FLEXTRONICS	SOLECTRON MANUFACTURA DE MEXICO - N	2, 11 (2.50	171
FLEXTRONICS	SOLECTRON/LUCENT	MILPITAS	CA
FLEXTRONICS	STELLAR MICROELECTRONICS INC	VALENCIA	CA
MICROSOFT MOBILE	MICROSOFT MOBILE	REDMOND	WA
MICROSOFT MOBILE	NOKIA	SAN DIEGO	CA
MICROSOFT MOBILE	NOKIA	ARLINGTON HEIGHTS	IL
PLEXUS	PLEXUS	NAMPA	ID
PLEXUS	PLEXUS CORP	APPLETON	WI
PLEXUS	PLEXUS CORP	NEENAH	WI
PLEXUS	PLEXUS CORPORATION	NEENAH	WI
PLEXUS	PLEXUS INT SALES & LOGISTICS	NEENAH	WI
	PLEXUS SERVICES CORP - N	NEENAH	WI
PLEXUS	TECH 2000	VISTA	CA
TECH 2000	TECH 2000	VISTA	CA

Entities Requesting Partia	l Exclusion (NEC TOKIN only)				
HON HAI	HON HAI PRECISION INDUSTRY CO LTD	HOUSTON	TX		
Entities Requesting Partial Exclusion (Fujitsu, Nitsuko, the Okaya Defendants, and ROHM only)					
ARROW	ARROW ELECTRONICS INC.	ENGLEWOOD	CO		
Entities Requesting Partial Exclusion (NEC TOKIN, Nitsuko, the Okaya Defendants, and ROHM only)					
DELL / EMC	DELL COMPUTER CORPORATION	ROUND ROCK	TX		
DELL / EMC	EMC CORPORATION	HOPKINTON	MA		
DELL / EMC	WYSE TECHNOLOGY	ROUND ROCK	TX		