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4	9	THE HONORABLE REGINA CAHAN
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7	SUPERIOR COURT OF WASHING	TON FOR KING COUNTY
8	THE STATE OF WASHINGTON,	
9	Plaintiff,	No. 12-2-15842-8 SEA
10	v.	SETTLEMENT AND CONSENT DECREE AGAINST SAMSUNG SDI
11	LG ELECTRONICS, INC.; LG ELECTRONICS) U.S.A., INC.; KONINKLIJKE PHILIPS	DEFENDANTS
12	ELECTRONICS N.V. a/k/a ROYAL PHILIPS) ELECTRONICS N.V.; PHILIPS)	CLERK'S ACTION REQUIRED
13	ELECTRONICS NORTH AMERICA) CORPORATION; PHILIPS ELECTRONICS)	
14 15	INDUSTRIES (TAIWAN), LTD.; SAMSUNG) SDI CO., LTD. f/k/a SAMSUNG DISPLAY)	
16	DEVICE CO., LTD.; SAMSUNG SDI AMERICA, INC.; SAMSUNG SDI MEXICO SA DE C. V. SAMSUNG SDI PRASIL	
17	S.A. DE C.V.; SAMSUNG SDI BRASIL LTDA.; SHENZHEN SAMSUNG SDI CO., LTD.; TIANJIN SAMSUNG SDI CO., LTD.;)	
18	SAMSUNG SDI (MALAYSIA) SDN. BHD.; TOSHIBA CORPORATION; TOSHIBA	
19	AMERICA ELECTRONIC COMPONENTS,) INC.; MT PICTURE DISPLAY CO., LTD.;)	
20	PANASONIC CORPORATION f/k/a) MATSUSHITA ELECTRIC INDUSTRIAL CO.,)	
21	LTD.; PANASONIC CORPORATION OF) NORTH AMERICA; HITACHI, LTD.;)	
22	HITACHI DISPLAYS, LTD.; HITACHI ELECTRONIC DEVICES (USA), INC.; HITACHI ASIA, LTD.; CHUNGHWA	
23	PICTURE TUBES LTD.; CPTF OPTRONICS) CO., LTD.; CHUNGHWA PICTURE TUBES .)	
24	(MALAYSIA) SDN. BHD.,	
25	Defendants.	
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21	SETTLEMENT AND CONSENT DECREE AGAINST SAMSUNG SDI DEFENDANTS - 1 No. 12-2-15842-8 SEA	ATTORNEY GENERAL OF WASHINGTON ANTITRUST DIVISION 800 FIFTH AVENUE, SUITE 2000 SEATTLE, WA 98104-3188 (206) 464-7744

SEATTLE, WA 98104-3188 (206) 464-7744

and other defendants in State of Washington v. LG Electronics, Inc., et al., King County Superior Court, Civil No. 12-2-15842-8 SEA ("Action").

- 2.2 Plaintiff alleges price fixing and other anticompetitive conduct by various entities, including Defendants, in its complaint filed in the Action ("Complaint"). The Complaint alleges that Defendants participated in an unlawful conspiracy to raise, fix, maintain, or stabilize the price of CRTs, as defined *infra*, at artificially high levels and to maintain the quantities of CRTs at artificially low levels, in violation of the CPA.
- 2.3 Plaintiff and Defendants have engaged in extended arms-length negotiations and a mediation regarding possible resolution of the claims against Defendants in the Complaint. Plaintiff and Defendants have now agreed on a basis for settlement of all Plaintiff's claims against Defendants in the Action and to the entry of this Settlement and Consent Decree ("Consent Decree") without trial or adjudication of any issue of fact or law.
- 2.4 Plaintiff and Defendants have determined that this Consent Decree and the amount of the Settlement Fund, as defined *infra*, are reasonable in light of: among other things, Plaintiff's claims and alleged damages; Defendants' defenses; the risk and expense of continuing and protracted litigation; and the extent of each party's investigation, discovery, and preparation for trial.
- 2.5 Defendants do not admit the allegations of the Complaint or any liability or violation of law and believe that they have valid defenses to Plaintiff's claims and any potential claims that have been or could be asserted by Plaintiff against them. Nevertheless, Defendants agree to entry of this Consent Decree to: (a) avoid the expense, inconvenience, and distraction of burdensome and protracted litigation; (b) obtain the releases, orders, and final judgment contemplated by this Consent Decree; and (c) put to rest and terminate with finality all claims that Plaintiff has or could have asserted against Defendants that relate in any way to or arise out of the allegations in the Complaint, as more particularly set forth below.
- 2.6 Defendants recognize and state that they enter into this Consent Decree voluntarily and that other than the promises contained herein, no promises or threats have been

made by the Attorney General's Office or any member, officer, agent or representative thereof to induce Defendants to enter into this Consent Decree.

- 2.7 Plaintiff and Defendants waive any right they may have to appeal from this Consent Decree and from any Order adopting it, provided that no substantive changes are made to the Consent Decree after it has been presented to the Court.
- 2.8 Plaintiff and Defendants acknowledge that they have not completed full discovery in this matter and may hereafter discover facts different from or in addition to those that they knew or believed to be true at the time they entered into this Consent Decree. Nevertheless, Plaintiff and Defendants agree that this Consent Decree shall be effective and remain effective notwithstanding such different or additional facts, and they also waive any right they may have to seek modification of this Consent Decree or any Order adopting it based upon discovery of such different or additional facts.

NOW, THEREFORE, there being no just reason for delay for resolving the claims alleged in Plaintiff's Complaint against Defendants, and before the taking of any testimony, and without trial or adjudication of any issue of any fact or law herein, and upon consent of the parties hereto, it is hereby ORDERED, ADJUDGED, AND DECREED as follows:

III. JURISDICTION AND SCOPE

- 3.1 Jurisdiction: Solely for purposes of effectuating this Consent Decree, the Court has jurisdiction over the parties and the subject matter herein, as well as the implementation, enforcement, and performance of the terms included in this Consent Decree. The Attorney General has authority to bring this Action under the CPA. Venue is proper in King County Superior Court.
- 3.2 Review: Plaintiff and Defendants have read and understand this Consent Decree and enter into it voluntarily, each having been advised by its undersigned counsel of the meaning and effect of each provision of this Consent Decree.

3.3 Signatures: This Consent Decree may be executed in counterparts by the Attorney General and Defendants, and a signature page sent via fax or electronic mail shall be deemed an original signature for purposes of executing this Consent Decree.

IV. DEFINITIONS

THE COURT ORDERS that the following definitions shall be used in interpreting the terms of this Consent Decree:

- 4.1 "CRTs" shall refer to cathode ray tubes.
- 4.2 "CRT Products" shall refer to products containing CRTs, such as televisions and computer monitors.
- 4.3 "Defendants" shall refer to Samsung SDI Co., Ltd. f/k/a Samsung Display Device Co., Ltd., with its principal place of business located at 150-20 Gongse-ro Giheung-gu, Yongin-si Gyeonggi-do, 17084 South Korea; Samsung SDI America, Inc., with its principal place of business located at 3655 North First Street, San Jose, California 95134; Samsung SDI Mexico S.A. de C.V., which is no longer in business, with its principal place of business formerly located at Boulevard Los Olivos No. 21014-A, Parque Industrial El Florido, Tijuana, BJ 2224, Mexico; Samsung SDI Brasil Ltda., with its principal place of business located at Av. Eixo Norte Sul, S/N, Distrito Industrial, 69088-480 Manaus, Amazonas, Brazil; Shenzhen Samsung SDI Co., Ltd., which is no longer in business, with its principal place of business formerly located at Huanggang Bei Lu, Futuan Gu, Shenzhen, China; Tianjin Samsung SDI Co., Ltd., with its principal place of business located at Developing Zone of Yi-Xian Park, Wuqing County, Tianjin, China; and Samsung SDI (Malaysia) Sdn. Bhd., which is no longer in business, with its principal place of business formerly located at Lot 635 & 660, Kawasan Perindustrain, Tuanku, Jaafar, 71450 Sungai Gadut, Negeri Semblian Darul Khsus, Malaysia.
 - 4.4 "Effective Date" shall mean the date this Consent Decree is entered by the Court.
- 4.5 "Person" or "Persons" shall mean, consistent with RCW 19.86.010(1), natural persons, corporations, trusts, unincorporated associations, and partnerships.

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- 4.6 "Plaintiff" shall mean the State of Washington, acting on its own behalf and on behalf of State agencies and as *parens patriae* on behalf of Persons residing in the State of Washington, and the Attorney General acting on behalf of the State of Washington.
- 4.7 "Released Claims" shall mean any claim or claims that arise out of or relate to the Relevant Conduct, as defined infra, prior to the Effective Date, under the CPA, under any federal, Washington, state, or local statute, regulation, law, or common law, or under any international or foreign statute, regulation, law, or common law, regarding antitrust, competition, unfair competition, unfair or deceptive acts or practices, price discrimination, unitary pricing, consumer protection, restitution, fraud protection, common law unjust enrichment, racketeering, civil conspiracy, or trade practice law, including, without limitation, any and all claims, demands, actions, judgments, suits, liabilities, expenses (including costs, attorneys' fees, and interest), fines, penalties, or causes of action that Plaintiff has had, now has, or hereafter may have or could bring, against Defendants (or any of them), whether in law, in equity, or otherwise, based on, arising out of, or related to, the Relevant Conduct, including, but not limited to, Plaintiff's parens patriae claims on behalf of Persons residing in the State of Washington and all claims Plaintiff asserted or could have asserted in the Action. For the avoidance of doubt, Released Claims include any claims that arise out of allegations of an increase in price, stabilization of price, reduction or decrease in price, or a reduction in output, capacity for output, or quality, of CRTs or CRT Products as a result of alleged anticompetitive conduct.
- 4.8 "Releasees" shall refer jointly and severally, individually and collectively, to Defendants, and all of their respective past and present, direct and indirect, parent companies, wholly- and partially-owned subsidiaries, divisions, joint ventures, and Affiliates (where "Affiliates" means any other entity that is now or was previously owned by, or an owner of, a Defendant, where "owned" and "owner" means holding, directly or indirectly, a 50% or greater equity or beneficial interest); to each and all of the past and present principals, partners, officers, directors, supervisors, employees, representatives, insurers, attorneys, agents, servants, and

stockholders of each of the foregoing entities; and to each of the predecessors, successors, heirs, executors, administrators, and assigns of each of the foregoing entities and individuals. Each "Releasee" shall have the full benefits of this Consent Decree, including without limitation, those benefits set forth below.

- 4.9 "Relevant Conduct" means Defendants' alleged participation in an unlawful conspiracy to raise, fix, maintain, or stabilize the price of CRTs at artificially high levels, to maintain the production of CRTs at artificially low levels, or other anticompetitive or unlawful conduct relating to CRTs or CRT Products, including, but not limited to, the conduct alleged in the Complaint.
- 4.10 "The Settlement Fund" shall be \$29,000,000.00 (twenty-nine million dollars) in United States dollars to be paid in accordance with Paragraph 6.1.

V. CERTIFICATION

- 5.1 Defendants hereby certify to the Attorney General that they do not manufacture or sell CRTs for use in televisions or computer monitors.
- 5.2 In the event that any Defendant manufactures or sells CRTs for use in televisions or computer monitors within three (3) years of the Effective Date of this Consent Decree:
- 5.2.1 Within thirty (30) days, such Defendant shall send a copy of this Consent Decree to its officers, directors, and sales managers with responsibility for CRT sales to or in the United States and direct them to comply with its terms.
- 5.2.2 Such Defendant shall certify that it has established an antitrust compliance program and shall establish (if not already established), maintain and update a program or programs for the purpose of compliance with federal and state antitrust laws, including the Sherman Act and RCW 19.86.030. Such program or programs shall provide relevant compliance education regarding the legal standards imposed by the antitrust laws, the remedies that might be applied in the event of a violation, and its obligations in the event it observes a violation of the antitrust laws.

VI. MONETARY RELIEF

- 6.1 Within sixty (60) days of the Effective Date or by December 31, 2018, whichever is later, Defendants shall pay to the State of Washington twenty-nine million (\$29,000,000.00) United States dollars ("Settlement Amount") by wire transfer to the State of Washington or to such other recipient as Plaintiff shall designate. Plaintiff represents and warrants that it has provided to Defendants bank account information sufficient to facilitate the wire transfer prior to presenting this Consent Decree to the Court.
- 6.2 Plaintiff agrees that any reasonable delay that occurs in wiring the Settlement Amount, due to matters beyond the control of Defendants, will not be asserted as a basis for claiming a breach of this Consent Decree, provided that the basis for the delay is explained and remedied promptly.
- 6.3 Plaintiff shall look solely to the Settlement Fund for settlement and satisfaction against Defendants and the other Releasees of all Released Claims, and shall have no other recovery of costs, fees, attorney's fees, damages, or other relief against Defendants or the other Releasees.
- A portion of the Settlement Amount constitutes a payment made for restitution, remediation, or for otherwise coming into compliance with the law for purposes of IRC 162(f)(2)(A). For purposes of this paragraph only, it is estimated that 25% of the Settlement Fund will be used for the recovery of costs and attorneys' fees incurred in investigating this matter, future monitoring and enforcement of the consent decree, future enforcement of the CPA, or for any lawful purpose in the discharge of the Attorney General's duties. The foregoing sentences are not intended, and shall not be construed, to limit in any way the provisions in Paragraph 6.5 below including, without limitation, the provisions relating to how the Attorney General elects to distribute the Settlement Fund. To avoid any ambiguity, the manner in which the Settlement Fund will be distributed, including amounts used for any lawful purpose, shall be left to the sole discretion of the Attorney General.

- determined solely by the Attorney General, shall be deposited without prior court approval into the Attorney General's antitrust revolving fund. The Attorney General shall use the funds for recovery of the costs and attorneys' fees incurred in investigating this matter, future monitoring and enforcement of the consent decree, future enforcement of the CPA, or for any lawful purpose in the discharge of the Attorney General's duties at the sole discretion of the Attorney General. The remaining monies shall be used solely to compensate Washington consumers and agencies of the State of Washington allegedly harmed by the conduct alleged in the Complaint. After reasonable efforts have been made to distribute monies under this Paragraph, any residual funds shall be disposed of pursuant to this Paragraph, or *cy pres*, in the discretion of the Attorney General.
- 6.6 No part of the Settlement Amount paid by Defendants shall constitute, nor shall it be construed as, or treated as constituting, payment for treble or multiple damages, fines, penalties, forfeitures, or punitive recoveries.
- 6.7 Plaintiff shall be solely responsible for the maintenance and administration of the Settlement Fund, including any related fees, costs, and expenses. Defendants shall have no responsibility or liability for, and no rights in, nor authority over, the allocation of the Settlement Fund. In no circumstances shall this Consent Decree be construed to require Defendants to pay more or less than the Settlement Amount set forth in Paragraph 6.1 above.
- 6.8 The parties shall be responsible for all of their own fees and costs incurred in connection with the investigation, prosecution, defense, and settlement of the Action prior to the entry of this Consent Decree.

VII. NO EFFECT IF THIS CONSENT DECREE IS NOT ENTERED

7.1 In the event that this Consent Decree is not approved and entered by the Court, then this Consent Decree shall be of no force or effect. Defendants and Plaintiff expressly reserve all of their rights if this Consent Decree does not become final.

VIII. COOPERATION PROVISION

8.1 Plaintiff and Defendants shall use their best efforts to effectuate this Consent Decree, including cooperating in seeking any court approvals.

IX. RELEASE, DISCHARGE AND COVENANT NOT TO SUE

- 9.1 Upon the Effective Date, and in consideration of payment of the Settlement Fund, and for other good and valuable consideration, Defendants and the other Releasees shall be completely released and forever discharged to the fullest extent permitted by law from each and all of the Released Claims. Plaintiff covenants that Plaintiff will not hereafter commence or solicit litigation, against the Releasees, on behalf of the State or any political subdivision of the State, or any Person or other party, in any suit, action, complaint, arbitration, mediation, or other grievance based on, or relating to, the Relevant Conduct.
- 9.2 In addition to the provisions of Paragraph 9.1 above, upon the Effective Date, Plaintiff hereby expressly waives and releases, solely with respect to the Released Claims, any and all provisions, rights, and benefits, conferred by Section 1542 of the California Civil Code, which states:

CERTAIN CLAIMS NOT AFFECTED BY GENERAL RELEASE. A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR;

or by any law of any state or territory of the United States, or principle of common law, which is similar, comparable, or equivalent to Section 1542 of the California Civil Code. Plaintiff may hereafter discover facts other than or different from those which it knows or believes to be true with respect to the claims that are released pursuant to the provisions of Paragraph 9.1, but Plaintiff hereby expressly waives and fully, finally, and forever settles and releases, upon the Effective Date, any known or unknown, suspected or unsuspected, contingent or non-contingent claim that Plaintiff has agreed to release pursuant to Paragraph 9.1, whether or not

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concealed or hidden, without regard to the subsequent discovery or existence of such different or additional facts.

- Plaintiff shall not, after the Effective Date, seek to establish liability against the 9.3 Releasees based, in whole or in part, upon any of the Released Claims or conduct at issue in the Released Claims including, without limitation, liability with respect to any governmental or parens patriae indirect purchaser claims. For the avoidance of doubt, the release, discharge, and covenant not to sue set forth above in this Consent Decree are binding on Plaintiff, and all Persons residing in Washington or claiming under Washington law. After the Effective Date, Plaintiff agrees that it will not file any action against Defendants or the other Releasees, or any of them, that seeks any money payable to the State of Washington, its agencies, or any Person based on any form of alleged anticompetitive conduct occurring on or before the Effective Date, relating to CRTs or CRT Products, regardless of size or usage. Plaintiff further covenants that the Attorney General will not provide any non-public information to any Person, political subdivision of the State, or any other party, other than the State in connection with the Action, to support any suit, action, complaint, arbitration, mediation, or other grievance against any Releasees, based on, or relating in any way to, the Relevant Conduct. Nothing in Paragraph 9.3 shall be construed to inhibit in any way the Attorney General's ability to communicate with other state's attorneys general.
- 9.4 The release, discharge, and covenant not to sue set forth in Paragraphs 9.1, 9.2, and 9.3 above include only the Released Claims, and do not include any claims arising solely out of product liability or breach of contract in the ordinary course of business (except to the extent any alleged product liability, breach of contract or similar claim is premised on alleged anticompetitive conduct or any of the allegations alleged in the Action).

X. ENFORCEMENT AND RETENTION OF JURISDICTION

10.1 Jurisdiction is retained by this Court for three years for the purpose of enabling any of the parties to this Consent Decree to apply to this Court at any time for such further

orders and directions as may be necessary or appropriate for the construction or implementation of any of the provisions of this Consent Decree, for the enforcement of compliance, and for the punishment of any violations.

- 10.2 In any contempt of court proceeding initiated to enforce this Consent Decree due to a violation of its terms, Plaintiff or Defendants may seek, and the Court shall have the authority to grant, all remedies available in such a proceeding.
- 10.3 Nothing herein precludes Plaintiff from enforcing the provisions of this Consent Decree, or from pursuing any law enforcement action with respect to the acts or practices of Defendants not covered by this Consent Decree or any acts or practices conducted after the Effective Date.
- 10.4 Nothing in this Consent Decree shall be construed to limit or bar any other governmental entity (other than Plaintiff and its officials and agencies) from pursuing other available remedies, if any, against Defendants.
- 10.5 Neither the Complaint nor anything in this Consent Decree constitutes evidence of or an admission regarding the existence or non-existence of any issue, fact, liability, wrongdoing, or violation of any law alleged by Plaintiff. Further, neither this Consent Decree (whether or not it becomes final or is entered by the Court), nor any or all negotiations, documents and discussions associated with it, shall be deemed or construed to be an admission by Defendants (or the other Releasees) or evidence of any violation of any statute or law or of any liability, wrongdoing, or violation of law whatsoever by Defendants (or the other Releasees), or of the truth of any of the claims or allegations contained in the Complaint or any other pleading filed by Plaintiff in the Action. Evidence of such negotiations, documents and discussions shall be kept confidential. Under Washington Rule of Evidence 408, neither this Consent Decree, nor any of its terms and provisions, nor any of the negotiations, documents, discussions, or proceedings connected with it, nor any other action taken to carry out this Consent Decree by Plaintiff or Defendants shall be used, directly or indirectly, referred to, offered as evidence or received in evidence, in any pending or future civil, criminal or

administrative action or proceeding, except a proceeding to enforce this Consent Decree, or to defend against the assertion of the Released Claims.

- 10.6 This Consent Decree shall be construed and interpreted to effectuate the intent of the parties, which is to provide for a complete and final resolution of Plaintiff's claims that were asserted, or could have been asserted, with respect to Defendants and the other Releasees as provided in this Consent Decree.
- 10.7 This Consent Decree shall be governed by and interpreted according to the substantive laws of the State of Washington without regard to its choice of law or conflict of laws principles.
- 10.8 Plaintiff and Defendants agree that this Consent Decree constitutes the entire, complete, and integrated agreement between Plaintiff and Defendants pertaining to the settlement of the Action against Defendants, and supersedes all prior and contemporaneous undertakings of Plaintiff and Defendants in connection therewith. This Consent Decree may not be modified or amended except in writing executed by Plaintiff and Defendants, and, if required by law, approved by the Court.
- 10.9 Neither Plaintiff nor Defendants shall be considered the drafter of this Consent Decree or any of its provisions for the purpose of any statute, case law or rule of interpretation of construction that would or might cause any provision to be construed against the drafter of this Consent Decree.
- 10.10 Solely for the purpose of determining or securing compliance with this Consent Decree, Defendants authorize their attorneys to accept service of a motion by Plaintiff to enforce or interpret this Consent Decree.
- 10.11 This Consent Decree shall expire three (3) years from the date it is executed. Such expiration shall in no way affect the validity of Plaintiff's release of claims.
- 10.12 Plaintiff and Defendants agree and represent that any persons signing this Consent Decree are authorized to execute this Consent Decree on each party's respective behalf.

SAMSUNG SDI DEFENDANTS - 14

No. 12-2-15842-8 SEA

ATTORNEY GENERAL OF WASHINGTON

ANTITRUST DIVISION 800 FIFTH AVENUE, SUITE 2000

SEATTLE, WA 98104-3188 (206) 464-7744

1 Agreed to, Approved for Entry, and Notice of Presentation Waived; 2 3 LANE POWELL PC 4 Heidi B. Bradley, WSBA No. 35759 5 Larry S. Gangnes, WSBA No. 08118 6 U.S. Bank Centre 1420 Fifth Avenue, Suite 4200 Seattle, WA 98111-9402 (206) 223-7000 7 8 E-mail: BradleyH@LanePowell.com E-mail: GangnesL@LanePowell.com 9 ALLEN & OVERY LLP 10 11 John Roberti, Pro Hac Vice 1101 New York Avenue NW 12 Washington, DC 20005 (202) 683-3862 13 John.Roberti@allenovery.com 14 Michael Feldberg, Pro Hac Vice Andrew Rhys Davies, Pro Hac Vice 15 1221 Avenue of the Americas New York, NY 10020 16 (212-) 610-6496 Michael.Feldberg@allenovery.com 17 Andrew.Rhys.Davies@allenovery.com 18 Attorneys for Samsung SDI Co., Ltd., Samsung SDI America, Inc., Samsung SDI Mexico S.A. de C.V., Samsung SDI Brasil Ltda., Shenzhen Samsung SDI 19 Co., Ltd., Tianjin Samsung SDI Co., Ltd., Samsung 20 SDI Malaysia Sdn. Bhd. 21 22 23 24 25 26

SETTLEMENT AND CONSENT DECREE AGAINST SAMSUNG SDI DEFENDANTS - 15 No. 12-2-15842-8 SEA

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ATTORNEY GENERAL OF WASHINGTON
ANTITRUST DIVISION
800 FIFTH AVENUE, SUITE 2000
SEATTLE, WA 98104-3188
(206) 464-7744

For the Plaintiff: Dated: August 28, 2018 For the Defendants: Dated: August 29, 2018	By:	Justin P. Wade, WSBA No. 41168 Assistant Attorney General Attorney for Plaintiff State of Washington 800 Fifth Avenue, Suite 2000 Seattle, WA 98104-3188 (206) 464-7030 John Roberti Allen & Overy LLP 1101 New York Avenue NW Washington, D.C. 20005
For the Defendants:		Assistant Attorney General Attorney for Plaintiff State of Washington 800 Fifth Avenue, Suite 2000 Seattle, WA 98104-3188 (206) 464-7030 John Roberti Allen & Overy LLP 1101 New York Avenue NW
For the Defendants:		Assistant Attorney General Attorney for Plaintiff State of Washington 800 Fifth Avenue, Suite 2000 Seattle, WA 98104-3188 (206) 464-7030 John Roberti Allen & Overy LLP 1101 New York Avenue NW
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SETTLEMENT AND CONSENT DECREE AGAINST SAMSUNG SDI DEFENDANTS - 16 No. 12-2-15842-8 SEA

ATTORNEY GENERAL OF WASHINGTON ANTITRUST DIVISION 800 FIFTH AVENUE, SUITE 2000 SEATTLE, WA 98104-3188 (206) 464-7744