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12	PRODUCTS, L.L.C.	
13	IN THE UNITED STATES DISTRICT COURT	
14	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
15	WESTERN DIVISION	
16	GUARDIAN MEDIA TECHNOLOGIES, LTD.,) Case No. CV09-0052 R (RCx)
17	Plaintiff,)) FINAL JUDGMENT
18	V.	
19		
20	TOSHIBA AMERICA CONSUMER PRODUCTS, L.L.C.) Hon. Manuel L. Real
21	Defendants.))
22	TOSHIBA AMERICA CONSUMER	
23	PRODUCTS, L.L.C.,	3
24	Counterclaimant,)
25	V))
26	GUARDIAN MEDIA TECHNOLOGIES, LTD.,	
27	Counterdefendant.	,))
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Pursuant to Rule 58 of the Federal Rules of Civil Procedure, the Court hereby enters final judgment in favor of defendant Toshiba America Consumer Products, L.L.C. ("TACP") and against plaintiff Guardian Media Technologies Ltd. ("Guardian") in conformity with the Court's Orders and findings set forth Consistent with the Court's Order Granting TACP's Motion for below. Summary Judgment of Non-Infringement of U.S. Patent No. 4,930,160 (see Dkt. No. 47) and the Court's accompanying Statement of Uncontroverted Facts and Conclusions of Law (see Dkt. No. 48), the Court finds that TACP has not infringed any claim of U.S. Patent No. 4,930,160, either literally or under the doctrine of equivalents. Consistent with the Court's Order Dismissing Count Two of TACP's Counterclaim of Invalidity of U.S. Patent No. 4,930,160 (see Dkt. No. 50), the Court dismisses that Count, without prejudice, subject to the terms and conditions in the Dismissal Order. Accordingly, IT IS HEREBY ORDERED, ADJUDGED and DECREED THAT:

- (A) Guardian recover nothing from TACP;
- (B) Guardian's claims against TACP are dismissed with prejudice on the merits;
 - (C) TACP is the prevailing party;
 - (D) Costs are taxed against Guardian;
- (E) TACP prevails on Count I of TACP's Counterclaim regarding non-infringement of U.S. Patent No. 4,930,160; and
- (F) Count II of TACP's Counterclaim regarding invalidity of U.S. Patent No. 4,930,160 is dismissed without prejudice.

Dated:September 01, 2009

Honorable Manuel L. Real United States District Judge