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8	Hon Hai Precision Industry Co. and Defendant Foxconn Corporation	
9		
10	UNITED STATES D	DISTRICT COURT
11	CENTRAL DISTRICT OF C	ALIFORNIA - SANTA ANA
12		
13	EVGA CORPORATION, a California	Case No. SACV07-1354 JVS (RNBx)
14	corporation,	
15	Plaintiff,	FINAL JUDGMENT
16	VS.	
17	HON HAI PRECISION INDUSTRY CO.	
18	LTD., a Taiwanese corporation, and FOXCONN CORPORATION, a Texas	
19	corporation,	
	Defendente	
20	Defendants.	
21		
22	HON HAI PRECISION INDUSTRY CO. LTD., a Taiwanese corporation,	
23		
24	Counterclaimant,	
25	VS.	
26	EVGA CORPORATION, a California	Complaint Filed: November 16, 2007
20	corporation,	Trial Date: August 4, 2009
	Counterdefendant.	
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FERRELL A PROFESSIONAL CORPORATION	HON01-01:eVGA v. Hon Hai - [Proposed] Final Judgment.DOC:10-9-09 -	1 - SACV07-1354 JVS (RNBx)
	[PROPOSED] FIN	

This matter came for trial before the Hon. James V. Selna sitting without a jury pursuant to the parties' stipulation to submit all claims submitted by all parties to the Court for trial. Roger C. Hsu and Ryan H. Wu of Law Offices of Roger C. Hsu having appeared on behalf of Plaintiff and Counterdefendant EVGA Corporation ("EVGA") and Matthew R. Orr and Ward J. Lott of Call, Jensen & Ferrell having appeared on 6 behalf of Defendant and Counterclaimant Hon Hai Precision Industry Co. ("Hon Hai").

The Court, having heard and considered the testimony and evidence, and read and considered the parties' trial memoranda, proposed findings of fact and conclusions of law, and all other evidence and argument submitted in connection with the trial, and having issued its ruling on September 23, 2009 on the record pursuant to Federal Rules of Civil Procedure Rule 52(a), IT IS HEREBY ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

- (1)EVGA shall take nothing on its claims against Hon Hai and Judgment is hereby entered in favor of Hon Hai and against EVGA as to all of EVGA's claims against Hon Hai;
- (2)Judgment is hereby entered in favor of Hon Hai and against EVGA as to Hon Hai's counterclaim against EVGA in the amount of \$59,324.20 and prejudgment interest in the amount of \$; and
- (3)Hon Hai is adjudged the prevailing party in the litigation both as to its counterclaims and as to EVGA's claims against Hon Hai. Therefore, Judgment is hereby entered in favor of Hon Hai and against EVGA in the amount of \$_____, Hon Hai's reasonable attorney fees, and \$_____, Hon Hai's costs.

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1	(4) Determination of prejudgment interest, attorney's fees, and cost to be
2	made on separate application.
3	Can T Al
4	Dated: October 09, 2009
5	The Honorable James V. Selna
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CALL, JENSEN & FERRELL A PROFESSIONAL CORPORATION	HON01-01:eVGA v. Hon Hai - [Proposed] Final Judgment.DOC:10-9-09 - 3 - SACV07-1354 JVS (RNB)