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JS-6

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
EASTERN DIVISION

U.S. COMPOSITE PIPE SOUTH, LLC,
d/b/a THOMPSON PIPE GROUP
FLOWTITE, and KTI, INC.

Plaintiffs,

v.

FLOWTITE TECHNOLOGY AS, a
Norwegian company; AMITECH USA,
LLC, a Ohio limited liability company;
SAUDI ARABIAN AMIANTIT
COMPANY, a Saudi Arabian company;
WIG WIETERSDORFER HOLDING
GMBH, an Austrian company, HOBAS
AG a Swiss company; and DOES 1
through 50, inclusive,

Defendants.

Case No. 5:17-cv-01629-JGB-KK

**ORDER OF DISMISSAL
WITHOUT PREJUDICE
PURSUANT TO SETTLEMENT**

Judge: Hon. Jesus G. Bernal

Complaint Filed: August 11, 2017
Trial Date: None set

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
ORDER

The Court, having considered the Stipulation to Dismiss Without Prejudice, Pursuant to Settlement, entered into between U.S. Composite Pipe South, LLC, d/b/a Thompson Pipe Group Flowtite (“USCP”) and KTI, Inc. (“KTI”) (collectively “Plaintiffs”) and defendants Flowtite Technology, AS (“FTEC”), Saudi Arabian Amiantit Company (“Amiantit”), WIG Wietersdorfer Holding GmbH (“Wietersdorfer”), and Hobas Management GmbH — as legal successor to Hobas AG — (“Hobas”) (collectively “Defendants”), hereby **ORDERS**:

1. The Complaint and this entire action are dismissed, without prejudice, pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii);
2. No admission of liability is made by any Plaintiff or Defendant in connection with the dismissal, the dismissal shall not be construed as such, and neither Plaintiffs nor Defendants are to be considered prevailing parties;
3. Parties shall each bear their own fees and costs, including attorneys’ fees.

IT IS SO ORDERED.

Dated: March 15, 2018



HON. JESUS G. BERNAL
UNITED STATES DISTRICT JUDGE