opposition.<sup>1</sup> In order to save Chunghwa the time and expense of filing another opposition brief, the Court rules as follows:

For the reasons set forth in its prior orders, the Court finds that service under Rule 4(f)(3) is both available to plaintiff and appropriate in this case. *See*, *e.g.*, *Rio Properties*, *Inc. v. Rio Intern. Interlink*, 284 F.3d 1007, 1014-15 (9th Cir. 2002) (holding that service of process under Rule 4(f)(3) is not a "last resort," but "merely one means among several which enables service of process on an international defendant"). Further, due to Chunghwa's active participation in this MDL for the past three years, the Court finds that service through its U.S. counsel will fully comport with due process. *See FMAC Loan Receivables v. Dagra*, 228 F.R.D. 531, 534 (E.D. Va. 2005) (finding service on defendant through his attorney complied with due process because the numerous motions filed by defendant's attorney made it "abundantly clear" that the two had been in constant communication).

Absent further objection from Chunghwa, plaintiff may serve Chunghwa through its U.S. counsel <u>after July 25, 2012</u>. If Chunghwa has a specific objection not already addressed by the prior orders of this Court, it may file an opposition before that date.

## **CONCLUSION**

For the foregoing reasons and for good cause shown, the Court hereby GRANTS plaintiff's motion to serve Chunghwa Picture Tubes, Ltd. through its U.S. counsel pursuant to Federal Rule of Civil Procedure 4(f)(3). Master Docket No. 6042. Absent objection from Chunghwa, plaintiff may serve Chunghwa through counsel after July 25, 2012.

IT IS SO ORDERED.

Dated: July10, 2012

SUSAN ILLSTON United States District Judge

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<sup>&</sup>lt;sup>1</sup>Specifically, Chunghwa's opposition briefs have argued that 1) plaintiffs have not met the requirements for invoking alternative service under Rule 4(f)(3); and 2) service through its U.S. counsel violates due process.