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	15	Attorneys for Plaintiffs and Counter-Defendants ENPLAS DISPLAY DEVICE CORPORATION	•
ttorneys at	16	ENPLAS TECH SOLUTIONS, INC.; and ENPLAS (U.S.A.) INC.	
Attol	17		NOTEDICT COLUDE
A A	18	UNITED STATES DISTRICT COURT	
273	19	NORTHERN DISTRICT OF CALIFORNIA	
SEILER	20	ENDLAC DICDLAN DEVICE	C N- 2-12 CV 05020 NC
Jac I	21	ENPLAS DISPLAY DEVICE CORPORATION; ENPLAS TECH	Case No. 3:13-CV-05038-NC
	22	SOLUTIONS, INC.; and ENPLAS (U.S.A.) INC.,	NOTICE OF ASSOCIATION AND SUBSTITUTION OF LOCAL COUNSEL FOR
	23	Plaintiffs and Counter-Defendants,	PLAINTIFFS AND COUNTER-DEFENDANTS; [PROPOSED] ORDER PERMITTING WITHDRAWAL
	24	Counter-Defendants,	WIIHDKAWAL
	25	vs.	
	26	SEOUL SEMICONDUCTOR CO., LTD.,	
	27	Defendant and Counterclaim	
	28	Plaintiff.	

1 TO THE COURT AND TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD: 2 PLEASE TAKE NOTICE that the undersigned firm of Seiler Epstein Ziegler & 3 Applegate LLP has associated in as co-counsel of record for Plaintiffs and Counter-Defendants ENPLAS DISPLAY DEVICE CORPORATION, ENPLAS TECH SOLUTIONS, INC. and 4 5 ENPLAS (U.S.A.) INC. ("Plaintiffs") in the above-captioned matter. The contact information for new associating counsel is as follows: 6 Mark W. Epstein (SBN 143202) 7 George M. Lee (SBN 172982) 8 SEILER EPSTEIN ZIEGLER & APPLEGATE LLP 601 Montgomery Street, Suite 2000 9 San Francisco CA 94111 Tel. (415) 979-0500 10 Fax (415) 979-0511 11 Email: mwe@sezalaw.com Email: gml@sezalaw.com 12 13 FURTHER TAKE NOTICE that said counsel substitutes for former local counsel, David Attorneys at Law 14 A. Makman, and Robert C. Matz, of MAKMAN & MATZ LLP, who, with the clients' consent, are 15 withdrawing as associated counsel for Plaintiffs in this matter. 16 Dated: August 8, 2014 SEILER EPSTEIN ZIEGLER & APPLEGATE LLP 17 18 /s/ George M. Lee George M. Lee 19 Attorneys for Plaintiffs and Counter-20 Defendants ENPLAS DISPLAY DEVICE CORPORATION; ENPLAS TECH 21 SOLUTIONS, INC.; and ENPLAS (U.S.A.) 22 INC. Dated: August 8, 2014 MAKMAN & MATZ LLP 23 24 /s/ David A. Makman 25 David A. Makman 26 27 28

Dated: August 11, 2014

	Dated: August 8, 2014 MAK	MAN & MATZ LLP	
	<u> </u>	obert C. Matz rt C. Matz	
CERTIFICATION PURSUANT TO L.R. 5-1(i)(3)			
	I hereby attest that concurrence in the filing of the document has been obtained from each		
	of the other Signatories hereto.		
	Dated: August 8, 2014 SEILE	ER EPSTEIN ZIEGLER & APPLEGATE LLP	
	<u> </u>	ge M. Lee	
	[PROPOSED] ORDER PERMITTING WITHDRAWAL		
	Based upon the foregoing notice and filing, Plaintiffs' former local counsel, David A.		
	Makman, and Robert C. Matz, of MAKMAN & MATZ LLP, are hereby relieved and shall be		
	permitted to withdraw as counsel for Plaintiffs and Counter-Defendants in case.		
	SO ORDERED.	STATES DISTRICT COL	

Judge Nathanael M. Cousins

CERTIFICATE OF SERVICE I certify that on August 8, 2014, in addition to its filing via ECF, I caused the foregoing document to be served via US Mail upon the following: Takaaki Nagashima Attorney at Law 7th Floor Suite 703 645 Fifth Avenue New York, NY 10022 Dated: August 8, 2014 SEILER EPSTEIN ZIEGLER & APPLEGATE LLP /s/ George M. Lee SEILER EPSTEIN ZIEGLER & APPLEGATE LLP George M. Lee Attorneys at Law