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7	ELANTECH DEVICES CORPORATION		
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14			
15	UNITED STATES DISTRICT COURT		
16	NORTHERN DISTRICT OF CALIFORNIA		
17	SAN JOSE DIVISION		
18	ELANTECH DEVICES CORPORATION, a	Case No. 5:06-CV-01839 PVT	
19	corporation existing under the laws of Taiwan, R.O.C.,	STIPULATED (PROPOSED)	
20	Plaintiff,	ORDER DISMISSING ACTION WITH PREJUDICE	
21	V.	WITHIAMODICE	
22	SYNAPTICS, INC., a Delaware corporation,		
23	AVERATEC, INC., a California corporation; and PROSTAR COMPUTER, INC., a California		
24	corporation,		
25	Defendants.		
26			
27	WHEREAS, Plaintiff Elantech Devices Corp. ("Elantech") and Defendants Synaptics, Inc.		
28	("Synaptics") and Averatec, Inc. ("Averatec"), collectively, the "Settling Parties," hereby inform		
	STIPULATION AND [PROPOSED] ORDER DISMISSING ACTION W CASE NO. 5:06-CV-01839 PVT pa-1290375	ITH PREJUDICE 1	

1	the Court that they have settled their respective disputes in this case. Pursuant to Rule 41(a) of the		
2	Federal Rules of Civil Procedure, and the settlement reached between the Settling Parties,		
3	NOW THEREFORE, the Settling Parties stipulate and agree that all claims, counterclaims		
4	and other causes of action that each has brought against the other should be dismissed with		
5	prejudice, with each party bearing its own expenses, costs of court, and attorneys' fees.		
6			
7	Dated: November 10, 2008	YITAI HU	
8		SEAN P. DeBRUINE ALSTON + BIRD LLP	
9		By: s/Sean P. DeBruine	
10		Sean P. DeBruine Sean.Debruine@alston.com	
11		Attorneys for Plaintiff	
12		ELANTECH DEVICES CORPORATION	
13	Dated: November 10, 2008	KARL J. KRAMER	
14	Dated. November 10, 2000	ERIKA L. YAWGER MORRISON & FOERSTER LLP	
15		WORKISON & FOLKSTER ELI	
16		By: s/Karl J. Kramer Karl J. Kramer	
17		KKramer@mofo.com	
18		Attorneys for Defendant and Counterclaimant SYNAPTICS, INC.	
19		STAN TES, INC.	
20	Dated: November 10, 2008	KAREN BROMBERG DAMIR CEFO	
21		COHEN & GRESSER LLP	
22		By:s/Damir Cefo	
23		Damir Cefo Email: DCefo@cohengresser.com	
24		Attorneys for Defendant	
25		AVERATEC, INC.	
26			
27			
28			

1	PURSUANT TO STIPULATION, IT IS HEREBY ORDERED:		
2	1. This action in its entirety is hereby dismissed with prejudice.		
3	2. Each party shall bear its own expenses, costs of court, and attorneys' fees		
4	associated with litigation of this matter prior to the entry of this Order.		
5			
6	Dated: 11/12/08 By: Official Jumbel		
7	HONORABLE PATRICIA V. TRUMBULL		
8			
9	I, Sean P. DeBruine, am the ECF User whose ID and password are being used to file this		
10	STIPULATION AND [PROPOSED] ORDER DISMISSING ACTION WITH PREJUDICE. In		
11	compliance with General Order 45, X.B., I hereby attest that Karl J. Kramer and Damir Cefo have		
12	concurred in this filing.		
13]		
14	Dated: November 10, 2008 ALSTON + BIRD LLP		
15	By: s/Sean P. DeBruine		
16	Sean P. DeBruine Sean.Debruine@alston.com		
17	Attorneys for Plaintiff ELANTECH DEVICES CORPORATION		
18	ELANTECH DEVICES CORPORATION		
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STIPULATION AND [PROPOSED] ORDER DISMISSING ACTION WITH PREJUDICE CASE No. 5:06-CV-01839 PVT pa-1290375