	E-FILED on <u>7/22/10</u>
IN THE UNITED STATES DISTRICT COURT	
FOR THE NORTHERN DISTRICT OF CALIFORNIA	
9 SAN JOSE DIVISION	
CARL FERRIGNO,	No. C-09-03085 RMW
Plaintiff,	
v.	ORDER GRANTING DEFENDANT HEIN
PHILIPS ELECTRONICS NORTH	RENSMA'S MOTION TO DISMISS
PHILIPS ELECTRONICS; VICTORIA	[Do Dookst No. 51]
DER SANDEN, individuals, and DOES 1	[Re Docket No. 51]
Defendants.	
Defendant Hein Rensma has moved to dismiss with prejudice the claims asserted against	
him under Rule 12(b)(6) on the ground that they fail to state a claim upon which relief may be	
granted. The motion was noticed for hearing on July 30, 2010. On July 12, 2010, plaintiff filed a	
statement of non-opposition to the motion, conceding that he does not substantively oppose the	
motion. Accordingly, for good cause appearing, the July 30, 2010 hearing date is vacated and	
defendant Rensma's motion to dismiss is granted. The claims are dismissed with prejudice.	
	Ronald m. whyte
DATED: <u>7/22/10</u>	RONALD M. WHYTE
	United States District Judge
	FOR THE NORTHERN DISSAN JOSE IS SAN JOSE IS THE SELECTRONICS NORTH AMERICA CORP.; KONINKLIJKE PHILIPS ELECTRONICS; VICTORIA ELWELL, HEIN RENSMA, PAUL VAN DER SANDEN, individuals, and DOES I THROUGH 100, inclusive, Defendants. Defendant Hein Rensma has moved to distribute the properties of the properties

ORDER GRANTING DEFENDANT HEIN RENSMA'S MOTION TO DISMISS — No. C-09-03085 RMW TER