n <mark>Semico</mark>	nductor, Inc v. California Assignments, LLC et al		D
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8	UNITED STATE	S DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN JOSE DIVISION		
11	AMERICAN SEMICONDUCTOR, INC., an) Case No.: 12-CV-06138-LHK	
12	Idaho corporation,))	
13	Plaintiff,) ORDER RE: SETTLEMENT	
14	v.))	
15	CALIFORNIA ASSIGNMENTS LLC, a California limited liability company:	ý))	
16	California limited liability company; DEVELOPMENT SPECIALISTS, INC., an Illinois corporation; and DOES 1 through 10,))	
17	inclusive,))	
18	Defendants.))	
19		/	
20	Plaintiff and counterdefendant American Semiconductor, Inc. ("ASI"), defendant and		
21	counterclaimant California Assignments LLC and defendant Development Specialists, Inc.		
22	(hereinafter collectively, the "Parties"), by and through their respective undersigned counsel of		lof
23	record, notified the Court that the Parties have reached and executed a final and binding settlement		tlement
24	agreement. ECF No. 90. The Court hereby GRANTS the Parties' request that the Court VACAT		ACATE
25	all pending due dates and hearings with the exception of (a) the briefing schedule, hearing date an		late and
26	any other associated deadlines pending in connection with ASI's Motion for Order to Show Cause		' Cause
27	Re: Contempt Against Non-Parties TSI Semiconductors, LLC and Northall Group Holdings, LLC		s, LLC,
28	and (b) the fact discovery cutoff for the sole and limited purpose of allowing the deposition of non-		
	parties TSI Semiconductors, LLC and Northall	Group Holdings, LLC to proceed as noticed	l.
	Case No.: 12-CV-06138-LHK		
	ORDER RE: EQUIPMENT INSPECTION	Dock	kets.Just

United States District Court For the Northern District of California

United States District Court For the Northern District of California

The Court also GRANTS the Parties' request that the Court retain jurisdiction over this case until certain obligations as required under the settlement agreement are performed by defendants. Upon performance of such obligations, and within five business days thereof, the Parties shall file a joint stipulation for mutual dismissal with prejudice. Should such obligations fail to be performed within approximately five business days of May 1, 2014, an alternate joint stipulation for entry of judgment shall be filed.

IT IS SO ORDERED.

Dated: October 21, 2013

hucy H. Koh

LUCY H. KOU United States District Judge

Case No.: 12-CV-06138-LHK ORDER RE: EQUIPMENT INSPECTION