IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION

CAROLINA POWER & LIGHT COMPANY d/b/a PROGRESS ENERGY CAROLINAS, INC.,	
Plaintiff,	Civil Action No. 5:08-CV-00460-FL
v.	
3M COMPANY, et al.,	
Defendants.	
CONSOLIDATION COAL COMPANY,	
Plaintiff,	Civil Action No. 5:08-CV-00463-FL
V.	
3M COMPANY, et al.,	
Defendants.	
ORDER	
THIS MATTER came to be heard on the motion of Plaintiffs Carolina Power and Light	

Company d/b/a/ Progress Energy Carolinas, Inc. ("Progress") and Consolidation Coal Company ("Consol") and cross-claim, counterclaim, and third-party Plaintiff PCS Phosphate Company, Inc. ("PCS") (collectively "Plaintiffs") for an Order under Fed. R. Civ. P. 41(a)(2) to dismiss Kobe Copper Products. Inc. ("KCPI") from the above-captioned actions. AND, it appearing to the Court that no party will suffer prejudice from such an Order and good cause exists for granting the relief the Plaintiffs' seek: IT IS THEREFORE ORDERED that Plaintiffs' Motion to dismiss KCPI under Rule 41(a)(2) is GRANTED and that Plaintiffs' claims against KCPI in the above captioned actions are hereby dismissed *with prejudice* and the reserved claims of all other parties are dismissed *without prejudice*.

SO ORDERED, this the 11th day of January, 2012.

You'r W. Eleragan

LOUISE W. FLANAGAN United States District Judge