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FILED

IN THE UNITED STATES DISTRICT COURTS OCT -2 PM 1:59 FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

Case No. 5:14-cv

MAXIM INTEGRATED PRODUCTS, INC.,

Plaintiff,

v.

THE AMERICAN EXPRESS COMPANY and AMERICAN EXPRESS TRAVEL RELATED SERVICES COMPANY, INC.

Hon. Xavier Rodriguez

Defendants.

ORDER OF DISMISSAL WITH PREJUDICE

In consideration of the parties' Stipulated Motion for Dismissal of all claims with prejudice and all counterclaims as moot asserted between plaintiff, Maxim Integrated Products, Inc. ("MAXIM") and American Express Company, and defendants, The American Express Company¹ and American Express Travel Related Services Company, Inc., the Stipulated Motion for Dismissal with prejudice is GRANTED, and it is ORDERED, ADJUDGED AND DECREED that all claims asserted in this suit between MAXIM and American Express Company, and defendants, The American Express Company and American Express Company, and defendants, The American Express Company and American Express Travel Related Services Company, Inc., are hereby dismissed with prejudice and all counterclaims are dismissed as moot, subject to the terms of that certain agreement entitled "SETTLEMENT AND PATENT CROSS-LICENSE AGREEMENT" dated September 22, 2015.

¹ The American Express Company", i.e. Maxim's Original and Amended Complaint, and, therefore, the associated caption, incorrectly names as a defendant "The American Express Company," which is a non-existent entity. It is understood that Maxim intended to name "American Express Company" as the defendant.

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It is further ORDERED that all attorneys' fees and costs are to be borne by the party that

incurred them.

This the 2.1 day of October, 2015.

HONORABLE XAVIER RODRIGUEZ UNITED STATES DISTRICT JUDGE