## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

INNOVATIVE DISPLAY	§	
TECHNOLOGIES LLC,	§	
	§	
Plaintiff,	§	Civil Action No. 14-850-RGA
	§	
v.	<b>§</b>	JURY TRIAL DEMANDED
	§	
GENERAL MOTORS LLC,	<b>§</b>	
	§	
Defendant.	§	

## STIPULATION OF VOLUNTARY PARTIAL DISMISSAL

Plaintiff Innovative Display Technologies LLC ("IDT") and Defendant General Motors LLC ("GM"), hereby agree, subject to the approval of the Court, to:

- 1) the voluntary dismissal with prejudice of Count 7 of the Amended Complaint (D.I. 11 at 13-14) concerning U.S. Patent No. 6,886,956 ("the '956 Patent"), and any prayers for relief predicated thereon, but only to the extent that they are based on products provided by Koito Manufacturing Co., Ltd. or its Affiliates (collectively "Koito") or by Stanley Electric Co., Ltd. or its Affiliates (collectively "Stanley"); and
- 2) the voluntary dismissal with prejudice of that portion of GM's First and Second Counterclaims (D.I. 12 at 16-17) concerning the '956 Patent, and any prayers for relief predicated thereon, but only to the extent that they are based on products provided by Koito or Stanley.

This voluntary dismissal shall not be construed as a dismissal of Count 7, or any prayers for relief predicated thereon, with respect to products not provided by Koito or Stanley, or of that portion of GM's First and Second Counterclaims concerning the '956 Patent, or any prayers for relief predicated thereon, with respect to products not provided by Koito or Stanley.

As grounds, the parties state that the components provided by Koito and Stanley and utilized



by GM that are accused of infringing the '956 Patent have become subject to a license. As to the scope of IDT's Amended Complaint and GM's Counterclaims hereby dismissed, all parties shall bear their own fees and costs.

Dated: July 22, 2015

FARNAN LLP

/s/ Brian E. Farnan

Brian E. Farnan (Bar No. 4089) 919 North Market St., 12th Floor Wilmington, DE 19801 (302) 777-0300 bfarnan@farnanlaw.com

Attorneys for Plaintiff
Innovative Display Technologies LLC

Respectfully submitted,

CONNOLLY GALLAGHER LLP

/s/ Ryan P. Newell

Arthur G. Connolly III
Ryan P. Newell
Mary I. Akhimien
Connolly Gallagher LLP
The Brandywine Building
1000 West Street
Wilmington, DE 19801
aconnolly@connollygallagher.com
mewell@connollygallagher.com
makhimien@connollygallagher.com

Attorneys for Defendant General Motors Company

IT IS SO ORDERED this day of	, 2015.	
	The Honorable Richard G. Andrews	

