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

DELWARE DISPLAY GROUP LLC

AND INNOVATIVE DISPLAY

TECHNOLOGIES LLC

\$ C.A. No. 13-cv-2109-RGA

Plaintiffs,

\$ JURY TRIAL DEMANDED

\$ v.

\$ LG ELECTRONICS INC., et al.,

Defendants.

## **ORDER**

AND NOW ON THIS \_\_\_\_\_ day of August, 2015, upon consideration of Plaintiffs' August 6, 2015 letter (D.I. 75) and Defendants August 7, 2015 response (D.I. 77); IT IS HEREBY ORDERED that:

- (1) LG Display shall produce all remaining core technical documents for the accused products identified in Plaintiffs' Initial and Supplemental Identification of Asserted Patents and Accused Products ("Accused Products") by no later than August 24, 2015, including:
  - (a) BLU specifications for the Accused Products;
  - (b) LCM specifications not previously produced for the Accused Products; and
  - (c) supply agreements not previously produced related to the Accused Products.
- (2) LG Display shall make best efforts to complete production of CAD files for the Accused Products by August 24, 2015.
- (3) To the extent they exist and are in LG Display's possession, custody, or control, LG Display shall produce light ray tracing documents by August 24, 2015.



- (4) For documents that LG Display or LG Electronics has in its possession, custody, or control and that require third-party consent prior to production, in the event any third party does not consent to the production of the document(s), that third party has one week from the time consent is requested to file papers in this case objecting to the production of the documents at issue. The failure of the third party to timely file a motion will result in the waiver of the third party's objection and the documents shall be immediately produced to Plaintiffs.
- (5) For documents set forth in paragraph 1 that are in the possession of a third party, LG Display shall make good faith efforts to obtain voluntary production of those documents from the applicable third party. If a supplier denies LG Displays request for consent to produce documents, LG Display will inform Plaintiffs by August 24, 2015 of the party that denied the request and the circumstances of the denial. If LG Display's supply agreements give them some right to obtain specifications for components of the BLU, then LG Display is expected to exercise that right.
- (6) LG Display shall also produce its global sales and costs figures for all LCMs that are Accused Products, or are in Accused Products, from 2008 through the present, and, to the extent maintained by Defendants, profits for Accused Products from 2008 through the present.
- (7) To the extent they exist, LG Display and LG Electronics shall also produce profit projections from 2007 through 2009.
- (8) LG Electronics shall produce the remaining sales data for the Accused Products of LG Electronics, Inc. or its subsidiaries.
- (9) For documents produced by Defendants in a language other than English, Defendants agree to produce any English translations to the extent they exist.



(10) Within 30 days of the completion of production of the technical documents set forth in paragraphs 1 and 2 above, Plaintiffs shall serve supplemental infringement contentions with claim charts, including citations to the core technical documents (i.e., at least the CAD files and specifications), for all accused products identified in Plaintiffs' infringement contentions served in this case thus far.

Date: <u>\$-17-15</u>

The Honorable Richard G. Andrews