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1 2 3 4 5 6 7 8	GREGORY P. STONE (State Bar No. 78329) gregory.stone@mto.com STEVEN M. PERRY (State Bar No. 106154) steven.perry@mto.com ELIZABETH A. LAUGHTON (State Bar No. 30 elizabeth.laughton@mto.com MUNGER, TOLLES & OLSON LLP 350 South Grand Avenue, 50th Floor Los Angeles, California 90071-3426 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 Attorneys for Defendant FLEX LOGIX TECHNOLOGIES, INC.	05800)		
9 10	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION			
11				
12	KONDA TECHNOLOGIES, INC., a	Case No. 5:18-cv-07581-LHK		
14	California corporation,			
15	Plaintiff,	NOTICE OF MOTION AND MOTION TO DISMISS COMPLAINT PURSUANT TO		
16	VS.	FED. R. CIV. P. 12(b)(6) AND TO STRIKE PORTIONS OF COMPLAINT		
17	FLEX LOGIX TECHNOLOGIES, INC,.	PURSUANT TO FED. R. CIV. P. 12(f); MEMORANDUM OF POINTS AND		
18	Defendant.	AUTHORITIES IN SUPPORT THEREOF		
19		Date: May 9, 2019 Time: 1:30 p.m.		
20		Judge:Lucy H. KohCtrm.:8, 4th Floor		
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1	NOTICE OF MOTION AND MOTION TO DISMISS AND TO STRIKE		
2	To Plaintiff Konda Technologies, Inc., and its counsel of record:		
3	PLEASE TAKE NOTICE that on May 9, 2019, at 1:30 p.m., or as soon thereafter as the		
4	matter may be heard, in Courtroom No. 8 of the above-captioned Court, located at 4th Floor, 280		
5	South 1st Street, San Jose, CA 95113, Defendant Flex Logix Technologies, Inc. ("Flex Logix")		
6	hereby does move the Court for an Order dismissing with prejudice in its entirety Konda		
7	Technologies, Inc.'s ("Konda Tech") complaint in this action pursuant to Federal Rule of Civil		
8	Procedure 12(b)(6) and/or for an Order striking or dismissing certain portions of Konda's		
9	Complaint under Federal Rule of Civil Procedure 12(f) and/or 12(b)(6).		
10	Specifically, Flex Logix moves for an Order dismissing with prejudice:		
11	[1] Konda Tech's Third, Fourth, and Sixth Causes of Action because those Causes of		
12	Action fail to state a claim for patent infringement due to the invalidity of each of the patents		
13	under 35 U.S.C. § 102.		
14	[2] Konda Tech's Second, Third, Fourth, Fifth, and Sixth Causes of Action because		
15	those Causes of Action do not plead facts sufficient to state a plausible claim for patent		
16	infringement.		
17	[3] Konda Tech's First Cause of Action for Unfair Business Practices pursuant to		
18	California Business & Professions Code Section 17200 et seq. as preempted by federal patent law		
19	and as barred by the statute of limitations.		
20	In the event that Konda Tech's complaint is not dismissed in its entirety, Flex Logix also		
21	moves for an Order striking and/or dismissing Konda Tech's complaint's references to "fraud"		
22	due to the fact that the complaint's references to fraud are immaterial and impertinent with respect		
23	to the claims pled and scandalous and in view of the complaint's failure to plead any alleged fraud		
24	with particularity.		
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1	This motion is based upon this Notice of Motion and Motion; the attached Memorandum		
2	of Points and Authorities <sup>1</sup> ; all other materials supporting this Motion or the Reply brief filed in		
3	support thereof; all pleadings on file in this matter; and any other materials or arguments the Court		
4	may receive at or before the hearing on this Motion.		
5			
6	DATED: January 24, 2019	MUNGER, TOLLES & OLSON LLP	
7			
8			
9		By: /s/ Gregory P. Stone GREGORY P. STONE	
10			
11		Attorneys for Defendant FLEX LOGIX TECHNOLOGIES, INC.	
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28	<sup>1</sup> Defined terms in this Motion are also use	ed in the accompanying Memorandum of Points and	
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