IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

MIICS & PARTNERS AMERICA, INC. and GOLD CHARM LIMITED.,

Plaintiffs,

v.

TOSHIBA CORPORATION and TOSHIBA AMERICAN INFORMATION SYSTEMS,

Defendants,

SAMSUNG DISPLAY CO., LTD.,

Intervenor.

MIICS & PARTNERS, AMERICA, INC. and GOLD CHARM LTD.,

Plaintiffs,

v.

FUNAI ELECTRIC CO. LTD., FUNAI CORPORATION INC., and P&F USA INC.,

Defendants,

SAMSUNG DISPLAY CO., LTD.,

Intervenor.

No. 14-cv-803 (RGA)

No. 14-cv-804 (RGA)

ORDER

Having reviewed the relevant papers, for the reasons stated in the accompanying Memorandum Opinion, IT IS HEREBY ORDERED:

- Samsung's motions (No. 14-803 D.I. 337; No. 14-804 D.I. 310) for partial summary judgment are GRANTED as to any claims that Toshiba or Funai infringed patents licensed by Samsung where the claim of infringement is predicated on components provided by Samsung within the license period.
- Toshiba's motion (No. 14-803 D.I. 303) for summary judgment of no infringement is GRANTED for any televisions or computers made or sold within the license period.
- Funai's motion (No. 14-804 D.I. 314) for summary judgment of no infringement is GRANTED for any claims predicated on Funai's use of LCD components purchased from Panasonic Industrial Devices Sales (China) Co., Ltd. or Panasonic Industrial Devices Sales (Thailand) Co., Ltd. during the relevant time frame.
- Within two weeks of this order, the parties are **DIRECTED** to file a joint status report indicating the status of the case in light of this ruling.

Entered this \iint day of August, 2017

United States District Judge