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# **EXHIBIT** A

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10	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION						
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13	IN RE CAPACITORS ANTITRUST LITIGATION		Case No. 3:14-cv-03264-JD SETTLEMENT AGREEMENT				
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15	This Document Relates to:	,					
16	Indirect Purchaser Actions	· ·					;
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28	Settlement Agreement; Case	No. 3:14-cv-032	264-JD			<u></u>	•

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This Settlement Agreement ("Settlement Agreement") is made and entered into this 30th day of October, 2018 (the "Execution Date"), by and among Defendants ELNA Co., Ltd. and ELNA America, Inc. (collectively, "ELNA"), and the Indirect Purchaser Plaintiffs ("IPPs"), both individually and on behalf of the Class in the above-captioned action. This Settlement Agreement is intended by the Settling Parties to fully, finally, and forever resolve, discharge and settle the Released Claims, upon and subject to the terms and conditions hereof.

#### **RECITALS**

WHEREAS, IPPs are prosecuting the above-captioned action ("Action") on their own behalf and on behalf of the Class against ELNA, other Defendants, and alleged co-conspirators;

WHEREAS, IPPs allege ELNA violated antitrust and consumer protection laws by conspiring to fix, raise, maintain, or stabilize the prices of Electrolytic Capacitors and these acts caused the Class to incur damages, among other allegations;

WHEREAS, ELNA has denied and continues to deny each and all of IPPs' claims and 13 14 allegations of wrongdoing, has not conceded or admitted any liability, or that it violated or breached 15 any law, regulation, or duty owed to the IPPs; has denied and continues to deny all charges of wrongdoing or liability against it arising out of any of the conduct, statements, acts or omissions 16 alleged in the Action; and further denies the allegations that the IPPs or any member of the Class were harmed by any conduct by ELNA alleged in the Action or otherwise; 18

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WHEREAS, IPPs and Defendants have engaged in extensive discovery regarding the facts pertaining to IPPs' claims and Defendants' defenses;

21 WHEREAS, IPPs and ELNA agree that neither this Settlement Agreement nor any statement 22 made in the negotiation thereof shall be deemed or construed to be an admission or evidence of any 23 violation of any statute or law or of any liability or wrongdoing by ELNA or of the truth of any of the 24 claims or allegations alleged in the Action;

25 WHEREAS, Class Counsel have concluded, after due investigation and after carefully 26 considering the relevant circumstances, including, without limitation, the claims asserted in the IPPs' 27 Fifth Consolidated Complaint filed in Docket No. 14-cv-03264-JD, the legal and factual defenses

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#### Settlement Agreement; Case No. 3:14-cv-03264-JD

thereto and the applicable law, that it is in the best interests of the IPPs and the Class to enter into this Settlement Agreement to avoid the uncertainties of litigation and to assure that the benefits reflected herein are obtained for the IPPs and the Class, and, further, that Class Counsel consider the Settlement set forth herein to be fair, reasonable, adequate, and in the best interests of the IPPs and the Class; and

WHEREAS, ELNA has concluded, despite its belief that it is not liable for the claims asserted against it in the Action and that it has good defenses thereto, that it will enter into this Settlement Agreement to avoid further expense, inconvenience, and the distraction of burdensome and protracted litigation, and thereby to put to rest this controversy with respect to the IPPs and the Class and avoid the risks inherent in complex litigation; and

WHEREAS, arm's length settlement negotiations and mediation have taken place between Class Counsel and ELNA, and this Settlement Agreement, which embodies all of the terms and conditions of the Settlement between the Settling Parties, both individually and on behalf of the Class, has been reached as a result of the Settling Parties' negotiations and mediation (subject to the approval of the Court) as provided herein and is intended to supersede any prior agreements or understandings between the Settling Parties.

#### AGREEMENT

18 NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and among the Settling Parties, by and through their undersigned attorneys of record, in consideration of the 19 20 covenants, agreements, and releases set forth herein and for other good and valuable consideration, that the Action and the Released Claims as against ELNA shall be finally and fully settled, 22 compromised and dismissed on the merits and with prejudice, without costs as to IPPs, the Class, or 23 ELNA, upon and subject to the approval of the Court, following notice to the Class, on the following on the following terms and conditions:

Definitions 25

As used in this Settlement Agreement the following terms shall have the meanings 26 1. specified below: 27

Settlement Agreement: Case No. 3:14-cv-03264-JD

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(a) "Action" means *In re Capacitors Antitrust Litigation* – All Indirect Purchaser
 Actions, Case No. 3:14-cv-03264-JD, and each of the cases brought on behalf of indirect purchasers
 previously consolidated and/or included as part of Docket No. 3:14-cv-03264-JD.

(b) "Affiliates" means entities controlling, controlled by or under common control with a Releasee or Releasor.

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(c) "Authorized Claimant" means any IPP who, in accordance with the terms of this Settlement Agreement, is entitled to a distribution consistent with any Distribution Plan or order of the Court ordering distribution to the Class.

9 (d) "Capacitors" means electronic components that store electric charges between
10 one or more pairs of conductors separated by an insulator. It includes electrolytic, aluminum, tantalum
11 and/or film capacitors.

12 (e) "Claims Administrator" means the claims administrator(s) to be selected by
13 Class Counsel.

14 (f) "Class" is defined as: All persons and entities in the United States who, during the period from April 1, 2002 to February 28, 2014, purchased one or more Electrolytic Capacitor(s) 15 16 from a distributor (or from an entity other than a Defendant) that a Defendant or alleged co-17 conspirator manufactured. Excluded from the Class are Defendants, their parent companies, 18 subsidiaries and Affiliates, any co-conspirators, Defendants' attorneys in this case, federal 19 government entities and instrumentalities, states and their subdivisions, all judges assigned to this 20 case, all jurors in this case, and all persons and entities who directly purchased Capacitors from 21 Defendants.

(g) "Class Counsel" means the law firm of Cotchett, Pitre & McCarthy, LLP.

(h) "Class Member" means a Person who falls within the definition of the Class
and who does not timely and validly elect to be excluded from the Class in accordance with the
procedure to be established by the Court.

26 (i) "Court" means the United States District Court for the Northern District of
27 California.

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3.

(j) "Defendant" or "Defendants" means ELNA Co., Ltd. and ELNA America, 1 2 Inc., Nichicon Corporation and Nichicon (America) Corporation, Nippon Chemi-Con Corp., United Chemi-Con, Inc., Hitachi Chemical Co., Ltd., Hitachi AIC Inc., Hitachi Chemical Co. America, Ltd., . 3 Inc., Rubycon Corp., Rubycon America Inc., Panasonic Corp., Panasonic Corp. of North America, 4 SANYO Electric Co., Ltd., SANYO Electronic Device (U.S.A.) Corp., Matsuo Electric Co., Ltd., 5 NEC TOKIN Corp., NEC TOKIN America Inc., Fujitsu Media Devices, Ltd., Nissei Electric Co., 6 Ltd., Nitsuko Electronics Corp., Okaya Electric Industries Co., Ltd., Shinyei Technology Co., Ltd., 7 Shinyei Capacitor Co., Ltd., Soshin Electric Co., Ltd., Taitsu Corp., Toshin Kogyo Co., Ltd., Holy 8 9 Stone Enterprise Co., Ltd., Holy Stone Holdings Co., Ltd., Holy Stone Polytech Co., Ltd., and Milestone Global Technology, Inc. 10

(k) "Distribution Plan" means any plan or formula of allocation of the Gross
Settlement Fund, to be approved by the Court, whereby the Net Settlement Fund shall in the future
be distributed to Authorized Claimants.

(l) "Document" is synonymous in meaning and equal in scope to the usage of this
term in Fed. R. Civ. P. 34(a), including, without limitation, electronic or computerized data
compilations. A draft of non-identical copy is a separate document within the meaning of this term.

(m) "Effective Date" means the first date by which all of the following events and
conditions have been met or have occurred:

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1. All parties have executed this Settlement Agreement;

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2. The Court has preliminarily approved the Settlement Agreement and
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3. The Court has entered a Final Judgment; and

4. The Final Judgment (as more fully described in ¶ 6) has become final,
with the occurrence of the following: (A) the entry by the Court of a final order approving the
Settlement Agreement under Federal Rules of Civil Procedure ("Rule") 23(e) together with entry of
a final judgment dismissing the Action and all claims therein against ELNA with prejudice as to all
Class Members ("Final Judgment"), and (B) the expiration of the time for appeal or to seek permission

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1 to appeal from the Court's approval of the Settlement Agreement and entry of the Final Judgment or, 2 if an appeal from an approval and Final Judgment is taken, the affirmance of such Final Judgment in its entirety, without modification, by the court of last resort to which an appeal of such Final Judgment 3 may be taken, provided, however, a modification or reversal on appeal of any amount of Class 4 5 Counsel's fees and expenses awarded by the Court from the Settlement Fund or any plan of allocation 6 or distribution of the Settlement Fund shall not be deemed a modification of all or part of the terms 7 of this Settlement Agreement or the Final Judgment. It is agreed that neither the provisions of Rule 8 60 nor the All Writs Act, 28 U.S.C. § 1651, shall be taken into account in determining the abovestated times.

10 (n) "Electrolytic Capacitor" means a capacitor that uses an electrolyte (an ionic conducting liquid) as one of its plates to achieve a relatively larger capacitance per volume. It includes 11 but is not limited to the following: circular polymer aluminum electrolytic capacitors, rectangular 12 polymer aluminum capacitors, rectangular polymer tantalum capacitors and other tantalum 13 capacitors, and non-polymer aluminum electrolytic capacitors. 14

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(0) "ELNA" means collectively ELNA Co., Ltd. and ELNA America, Inc.

"Escrow Agent" means the agent jointly designated by Class Counsel and (p) ELNA, and any successor agent.

18 "Execution Date" means the date of the last signature set forth on the signature (q) 19 pages below.

20 **(r)** "Final" means, with respect to any order of court, including, without limitation, 21 the Judgment, that such order represents a final and binding determination of all issues within its scope and is not subject to further review on appeal or otherwise. Without limitation, an order 22 23 becomes "Final" when: (a) no appeal has been filed and the prescribed time for commencing any 24 appeal has expired; or (b) an appeal has been filed and either (i) the appeal has been dismissed and the prescribed time, if any, for commencing any further appeal has expired, or (ii) the order has been 25 affirmed in its entirety and the prescribed time, if any, for commencing any further appeal has expired. 26 27 For purposes of this Settlement Agreement, an "appeal" includes appeals as of right, discretionary

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appeals, interlocutory appeals, proceedings involving writs of certiorari or mandamus, and any other proceedings of like kind. Any appeal or other proceeding pertaining solely to any order adopting or approving a Distribution Plan, and/or to any order issued in respect of an application for attorneys' fees and expenses consistent with this Settlement Agreement, shall not in any way delay or preclude the Judgment from becoming Final.

"Gross Settlement Fund" means the Settlement Amount plus any interest that (s) 7 may accrue.

8 (t) "IPPs" means Michael Brooks, CAE Sound, Steve Wong, Toy-Knowlogy Inc., AGS Devices, Co., AGS Devices, Ltd., J&O Electronics, Nebraska Dynamics, Inc., Angstrom, Inc., 9 MakersLED, and In Home Tech Solutions, Inc., as well as any other Person added as an IPP in the 10 Action. 11

"Judgment" means the order of judgment and dismissal of the Action with 12 (u) prejudice. 13

"Net Settlement Fund" means the Gross Settlement Fund, less the payments 14 (v) set forth in ¶ 16. 15

16 "Notice, Administrative and Claims Administration Costs" means a reasonable (w) sum of money not to exceed \$250,000.00 to be paid out of the Gross Settlement Fund to pay for 17 18 notice to the Class and related administrative and claims administration costs.

19 "Person(s)" means an individual, corporation, limited liability corporation,  $(\mathbf{x})$ 20 professional corporation, limited liability partnership, partnership, limited partnership, association, joint stock company, estate, legal representative, trust, unincorporated association, government or 21 22 any political subdivision or agency thereof, and any business or legal entity and any spouses, heirs, 23 predecessors, successors, representatives or assignces of any of the foregoing.

"Proof of Claim and Release" means the form to be sent to the Class, upon (y) further order(s) of the Court, by which any member of the Class may make claims against the Gross Settlement Fund.

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"Released Claims" means any and all manner of claims, demands, rights, (z) 1 actions, suits, causes of action, whether class, individual or otherwise in nature, fees, costs, penalties, 2 injuries, damages whenever incurred, liabilities of any nature whatsoever, known or unknown 3 (including, but not limited to, "Unknown Claims"), foreseen or unforeseen, suspected or unsuspected, 4 5 asserted or unasserted, contingent or non-contingent, in law or in equity, under the laws of any jurisdiction, which Releasors or any of them, whether directly, representatively, derivatively, or in 6 7 any other capacity, ever had, now have or hereafter can, shall or may have, relating in any way to any 8 conduct prior to February 28, 2014 and arising out of or related in any way in whole or in part to any facts, circumstances, acts, or omissions arising out of or related to (1) the purchase, pricing, selling, 9 .10 discounting, marketing, manufacturing and/or distributing of Capacitors; (2) any agreement, combination or conspiracy to raise, fix, maintain or stabilize the prices of Capacitors or restrict, 11 reduce, alter or allocate the supply, quantity or quality of Capacitors or concerning the development, 12 manufacture, supply, distribution, transfer, marketing, sale or pricing of Capacitors, or any other 13 restraint of competition alleged in the Action or that could have been or hereafter could be alleged 14 15 against the Releasees relating to Capacitors, or (3) any other restraint of competition relating to Capacitors that could be asserted as a violation of the Sherman Act or any other antitrust, unjust 16 enrichment, unfair competition, unfair practices, trade practices, price discrimination, unitary pricing, 17 racketeering, civil conspiracy or consumer protection law, whether under federal, state, local or 18 19 foreign law.

(aa) "Releasees" refers jointly and severally, individually and collectively to
ELNA Co., Ltd., ELNA America, Inc., and their respective past, present and future direct and indirect
parents, members, subsidiaries, and Affiliates, and the past, present, and future respective officers,
directors, employees, managers, members, partners, agents, shareholders (in their capacity as
shareholders), attorneys and legal representatives, assigns, servants, and representatives, and the
predecessors, successors, heirs, executors, administrators, and assigns of each of the foregoing..

(bb) "Releasors" refers jointly and severally, individually and collectively to the
IPPs and each and every member of the Class on their own behalf and on behalf of their respective

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past, present, and/or future direct and indirect parents, members, subsidiaries and Affiliates, and their past, present and/or future officers, directors, employees, agents, attorneys and legal representatives, servants, and representatives, and the predecessors, successors, heirs, executors, administrators and assigns of each of the foregoing.

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(cc) "Settlement" means the settlement of the Released Claims set forth herein.

6 (dd) "Settlement Amount" means exactly two million and two hundred fifty 7 thousand dollars (\$2,250,000.00).

8 (ee) "Settling Parties" means, collectively, the IPPs (on behalf of themselves and
9 the Class) and ELNA.

(ff) "Unknown Claims" means any Released Claim that an Indirect Purchaser
Plaintiff and/or Class Member does not know or suspect to exist in his, her or its favor at the time of
the release of the Releasees that if known by him, her or it, might have affected his, her or its
settlement with and release of the Releasees, or might have affected his, her or its decision not to
object to this Settlement. Such Unknown Claims include claims that are the subject of California
Civil Code § 1542 and equivalent, similar or comparable laws or principles of law. California Civil
Code § 1542 provides:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

## 22 Preliminary Approval Order, Notice Order and Settlement Hearing

23 2. Reasonable Best Efforts to Effectuate this Settlement. The Settling Parties: (a)
acknowledge that it is their intent to consummate this Settlement Agreement; and (b) agree to
cooperate to the extent reasonably necessary to effectuate and implement the terms and conditions of
this Settlement Agreement and to exercise their reasonable best efforts to accomplish the terms and
conditions of this Settlement Agreement.

3. Motion for Preliminary Approval. At a time to be determined by Class Counsel, Class Counsel shall submit this Settlement Agreement to the Court and shall apply for entry of a Preliminary Approval Order, requesting, inter alia, preliminary approval of the Settlement. The motion shall include (a) the proposed Preliminary Approval Order, and (b) a definition of the proposed settlement Class pursuant to Rule 23.

**Proposed Notice.** At a time to be determined in their sole discretion, Class Counsel 6 shall submit to the Court for approval a proposed form of, method for, and schedule for dissemination of notice to the Class. To the extent practicable and to the extent consistent with this paragraph, Class Counsel may seek to coordinate this notice program with other settlements that may be reached in the Action to reduce the expense of notice. This motion shall recite and ask the Court to find that the proposed form of and method for dissemination of the notice to the Class constitutes valid, due and sufficient notice to the Class, constitutes the best notice practicable under the circumstances, and complies fully with the requirements of Rule 23.

5. Claims Administrator. IPPs shall retain a Claims Administrator, which shall be 14 15 responsible for the claims administration process including distribution to Class Members pursuant 16 to a court-approved plan of distribution. The fees and expenses of the Claims Administrator shall be paid exclusively out of the Settlement Fund. In no event shall ELNA be separately responsible for 17 any fees or expenses of the Claims Administrator. 18

19 6. Motion for Final Approval and Entry of Final Judgment. Prior to the date set by the 20 Court to consider whether this Settlement should be finally approved, Class Counsel shall submit a motion for final approval of the Settlement by the Court. The Settling Parties shall jointly seek entry 21 of the Final Approval Order and Judgment: 22

23 certifying the Class, as defined in this Settlement Agreement, pursuant to Rule (a) 23, solely for purposes of this Settlement; 24

25 fully and finally approving the Settlement contemplated by this Settlement (b) 26 Agreement and its terms as being fair, reasonable and adequate within the meaning of Rule 23 and 27 directing its consummation pursuant to its terms and conditions;

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·(c) finding that the notice given to the Class Members constituted the best notice practicable under the circumstances and complies in all respects with the requirements of Rule 23 and due process;

directing that the Action be dismissed with prejudice as to ELNA and, except (d) as provided for herein, without costs;

> discharging and releasing the Releasees from all Released Claims; (e)

permanently barring and enjoining the institution and prosecution, by IPPs and (f) Class Members, of any other action against the Releasees in any court asserting any claims related in any way to the Released Claims;

reserving continuing and exclusive jurisdiction over the Settlement, including (g) all future proceedings concerning the administration, consummation and enforcement of this Settlement Agreement;

determining pursuant to Rule 54(b) that there is no just reason for delay and (h) 13 14 directing entry of a final judgment as to ELNA; and

containing such other and further provisions consistent with the terms of this 15 (i) Settlement Agreement to which the parties expressly consent in writing. 16

At least seven (7) business days prior to the filing of any motions or other papers in 17 7. connection with this Settlement, including without limitation, the Preliminary Approval Motion and 18 the Motion for Final Approval of the Settlement, Class Counsel will send working drafts of these 19 papers to counsel for ELNA. The text of any proposed form of order preliminarily or finally approving 20 the Settlement shall be agreed upon by IPPs and ELNA before it is submitted to the Court and shall be consistent with the terms of this Settlement Agreement and the Class definitions set forth herein. 22

Stay Order. Upon the Execution Date, the Action shall be stayed as against ELNA 8. 23 only. Should the Action be tried against any Defendants other than ELNA, the parties specifically 24 agree that any findings therein shall not be binding on or admissible in evidence against ELNA or 25 prejudice ELNA in any way in any future proceeding involving ELNA. 26

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9. Upon the date that the Court enters an order preliminarily approving the Settlement, IPPs and members of the Class shall be barred and enjoined from commencing, instituting or continuing to prosecute any action or any proceeding in any court of law or equity, arbitration 3 tribunal, administrative forum or other forum of any kind worldwide based on the Released Claims. Nothing in this provision shall prohibit the IPPs or Class Counsel from continuing to participate in discovery in the Action that is initiated by other plaintiffs or that is subject to and consistent with the cooperation provisions set forth in ¶¶ 32-35.

Releases

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10. Released Claims. Upon the Effective Date, the Releasors (regardless of whether any 9 such Releasor ever seeks or obtains any recovery by any means, including, without limitation, by 10 submitting a Proof of Claim and Release, any distribution from the Gross Settlement Fund), by virtue 11 of this Settlement Agreement, shall be deemed to have, and by operation of the Judgment shall have 12 13 fully, finally and forever released, relinquished and discharged all Released Claims against the 14 Releasees.

11. No Future Action Following Release. The Releasors shall not, after the Effective Date, seek (directly or indirectly) to commence, institute, maintain or prosecute any suit, action or complaint or collect from or proceed against ELNA or any other Releasee (including pursuant to the Action) based on the Released Claims in any forum worldwide, whether on his, her, or its own behalf or as part of any putative, purported or certified class of purchasers or consumers.

20 12. Covenant Not to Sue. Releasors hereby covenant not to sue the Releasees with respect to any such Released Claims. Releasors shall be permanently barred and enjoined from instituting, 21 commencing or prosecuting against the Releasees any claims based in whole or in part on the 22 23 Released Claims. The Settling Parties contemplate and agree that this Settlement Agreement may be pleaded as a bar to a lawsuit, and an injunction may be obtained, preventing any action from being 24 initiated or maintained in any case sought to be prosecuted on behalf of IPPs with respect to the 25 Released Claims. 26

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13. Waiver of California Civil Code § 1542 and Similar Laws. The Releasors acknowledge that, by virtue of the execution of this Settlement Agreement, and for the consideration received hereunder, it is their intention to release, and they are releasing, all Released Claims, even Unknown Claims. In furtherance of this intention, the Releasors expressly waive and relinquish, to the fullest extent permitted by law, any rights or benefits conferred by the provisions of California Civil Code § 1542, as set forth in ¶ 1(ff), or equivalent, similar or comparable laws or principles of law. The Releasors acknowledge that they have been advised by Class Counsel of the contents and effects of California Civil Code § 1542, and hereby expressly waive and release with respect to the Released Claims any and all provisions, rights and benefits conferred by California Civil Code § 1542 or by any equivalent, similar or comparable law or principle of law in any jurisdiction. The Releasors may hereafter discover facts other than or different from those which they know or believe to be true with respect to the subject matter of the Released Claims, but the Releasors hereby expressly waive' and fully, finally and forever settle and release any known or unknown, suspected or unsuspected, foreseen or unforeseen, asserted or unasserted, contingent or non-contingent, and accrued or unaccrued claim, loss or damage with respect to the Released Claims, whether or not concealed or hidden, without regard to the subsequent discovery or existence of such additional or different facts. The release of unknown, unanticipated, unsuspected, unforeseen, and unaccrued losses or claims in this paragraph is not a mere recital.

19 14. Claims Excluded from Release. Notwithstanding the foregoing, the releases provided
20 herein shall not release claims against ELNA for product liability, breach of contract, breach of
21 warranty or personal injury, or any other claim unrelated to the allegations in the Action of restraint
22 of competition or unfair competition with respect to Capacitors. Additionally, the releases provided
23 herein shall not release any claims to enforce the terms of this Settlement Agreement.

24 Settlement Fund

25 15. Settlement Payment. ELNA shall pay by wire transfer the Settlement Amount to the
26 Escrow Agent pursuant to escrow instructions in two installments. The first installment shall be paid
27 within thirty (30) business days after the Court has preliminarily approved the Settlement Agreement,

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in the amount of \$750,000. The second installment shall be paid one year after the Court has preliminarily approved the Settlement Agreement, in the amount of \$1.5 million (\$1,500,000). The Settlement Amount constitutes the total amount of payment that ELNA is required to make in connection with this Settlement Agreement. This amount shall not be subject to reduction, and upon the occurrence of the Effective Date, no funds shall revert to ELNA except as provided herein. The Escrow Agent shall only act in accordance with the mutually agreed escrow instructions.

16. Disbursements Prior to Effective Date. No amount may be disbursed from the Gross Settlement Fund unless and until the Effective Date, except that: (a) Notice, Administrative and Claims Administration Costs may be paid from the Gross Settlement Fund, which may not exceed \$250,000.00, as they become due; (b) Taxes and Tax Expenses (as defined in ¶ 20 below) may be paid from the Gross Settlement Fund as they become due, and (c) attorneys' fees and reimbursement of litigation costs may be paid as ordered by the Court, which may be disbursed during the pendency of any appeals, which may be taken from the judgment to be entered by the Court finally approving this Settlement.

17. **Refund by Escrow Agent.** If the Settlement as described herein is not finally approved by any court, or it is terminated as provided herein, or the Judgment is overturned on appeal or by writ, the Gross Settlement Fund, including the Settlement Amount and all interest earned on the Settlement Amount while held in escrow, excluding only Notice, Administrative and Claims Administration Costs and Taxes and/or Tax Expenses (as defined in below), shall be refunded, reimbursed and repaid by the Escrow Agent to ELNA within five (5) business days after receiving notice pursuant to ¶ 41 below.

18. *Refund by Class Counsel.* If the Settlement as described herein is not finally approved by any court, or it is terminated as provided herein, or the Judgment as described herein is not approved or entered or is overturned on appeal or by writ, any attorneys' fees and costs previously paid pursuant to this Settlement Agreement (as well as interest on such amounts) shall be refunded, reimbursed and repaid by Class Counsel to ELNA within thirty (30) business days after receiving notice pursuant to ¶ 41 below.

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19. No Additional Payments by ELNA. Under no circumstances will ELNA be required to pay more or less than the Settlement Amount pursuant to this Settlement Agreement and the Settlement set forth herein. For purposes of clarification, the payment of any Fee and Expense Award (as defined in  $\P$  29 below), the Notice, Administrative and Claims Administrative Costs, and any other costs associated with the implementation of this Settlement Agreement shall be exclusively paid from the Settlement Amount.

7 20. Taxes. The Settling Parties and the Escrow Agent agree to treat the Gross Settlement 8 Fund as being at all times a "qualified settlement fund" within the meaning of Treas. Reg. §1.468B-9 1. The Escrow Agent shall timely make such elections as necessary or advisable to carry out the provisions of this paragraph, including the "relation-back election" (as defined in Treas. Reg. 10 11 §1.468B-1) back to the earliest permitted date. Such elections shall be made in compliance with the procedures and requirements contained in such regulations. It shall be the responsibility of the Escrow 12 13 Agent to prepare and deliver timely and properly the necessary documentation for signature by all necessary parties, and thereafter to cause the appropriate filing to occur. 14

15 (a) For the purpose of §468B of the Internal Revenue Code of 1986, as amended, and the regulations promulgated thereunder, the "administrator" shall be the Escrow Agent. The 16 Escrow Agent shall satisfy the administrative requirements imposed by Treas. Reg. §1.468B-2 by, 17 e.g., (i) obtaining a taxpayer identification number, (ii) satisfying any information reporting or 18 withholding requirements imposed on distributions from the Gross Settlement Fund, and (iii) timely 19 20 and properly filing applicable federal, state and local tax returns necessary or advisable with respect 21 to the Gross Settlement Fund (including, without limitation, the returns described in Treas. Reg. §1.468B-2(k)) and paying any taxes reported thereon. Such returns (as well as the election described 22 23 in this paragraph) shall be consistent with the provisions of this paragraph and in all events shall reflect that all Taxes as defined in ¶ 20(b) below on the income earned by the Gross Settlement Fund 24 shall be paid out of the Gross Settlement Fund as provided in ¶ 20(b) hereof; 25

(b) The following shall be paid out of the Gross Settlement Fund: (i) all taxes
(including any estimated taxes, interest or penalties) arising with respect to the income earned by the

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Gross Settlement Fund, including, without limitation, any taxes or tax detriments that may be imposed upon ELNA or its counsel with respect to any income earned by the Gross Settlement Fund for any period during which the Gross Settlement Fund does not qualify as a "qualified settlement fund" for federal or state income tax purposes (collectively, "Taxes"); and (ii) all expenses and costs incurred in connection with the operation and implementation of this paragraph, including, without limitation, expenses of tax attorneys and/or accountants and mailing and distribution costs and expenses relating to filing (or failing to file) the returns described in this paragraph (collectively, "Tax Expenses"). In all events neither ELNA nor its counsel shall have any liability or responsibility for the Taxes or the Tax Expenses. With funds from the Gross Settlement Fund, the Escrow Agent shall indemnify and hold harmless ELNA and its counsel for Taxes and Tax Expenses (including, without limitation, Taxes payable by reason of any such indemnification). Further, Taxes and Tax Expenses shall be treated as, and considered to be, a cost of administration of the Gross Settlement Fund and shall timely be paid by the Escrow Agent out of the Gross Settlement Fund without prior order from the Court and the Escrow Agent shall be obligated (notwithstanding anything herein to the contrary) to withhold from distribution to Authorized Claimants any funds necessary to pay such amounts, including the establishment of adequate reserves for any Taxes and Tax Expenses (as well as any amounts that may be required to be withheld under Treas. Reg. \$1.468B-2(1)(2); neither ELNA nor its counsel is responsible therefor, nor shall they have any liability therefor. The Settling Parties agree to cooperate with the Escrow Agent, each other, their tax attorneys and their accountants to the extent reasonably necessary to carry out the provisions of this paragraph.

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#### Administration and Distribution of Gross Settlement Fund

22 21. *Time to Appeal.* The time to appeal from an approval of the Settlement shall
23 commence upon the Court's entry of the Judgment regardless of whether or not either the Distribution
24 Plan or an application for attorneys' fees and expenses has been submitted to the Court or resolved.

25 22. Distribution of Gross Settlement Fund. Upon further orders of the Court, the Notice
26 and Claims Administrator, subject to such supervision and direction of the Court and/or Class
27 Counsel as may be necessary or as circumstances may require, shall administer the claims submitted

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by members of the Class and shall oversee distribution of the Gross Settlement Fund to Authorized Claimants pursuant to the Distribution Plan. Subject to the terms of this Settlement Agreement and any order(s) of the Court, the Gross Settlement Fund shall be applied as follows:

(a) To pay all costs and expenses reasonably and actually incurred in connection providing notice to the Class in connection with administering and distributing the Net Settlement Fund to Authorized Claimants, and in connection with paying escrow fees and costs, if any:

(b) To pay all costs and expenses, if any, reasonably and actually incurred in accepting claims and assisting with the filing and processing of such claims;

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To pay the Taxes and Tax Expenses as defined herein; (c)

10 To pay any Attorney Fee and Expense Award that is allowed by the Court, (d) subject to and in accordance with the Agreement; and.

12 (e) To distribute the balance of the "Net Settlement Fund" to Authorized Claimants as allowed by the Agreement, any Distribution Plan or order of the Court.

23. Distribution of Net Settlement Fund. The Net Settlement Fund shall be distributed in accordance with the Distribution Plan that is approved by the Court.

16 24. All Persons who fall within the definition of the Class who do not timely and validly 17 request to be excluded from the Class shall be subject to and bound by the provisions of this Settlement Agreement, the releases contained herein, and the Judgment with respect to all Released 18 19 Claims, regardless of whether such Persons seek or obtain by any means, including, without limitation, by submitting a Proof of Claim and Release or any similar document, any distribution 20 from the Gross Settlement Fund or the Net Settlement Fund. 21

22 25. No Liability for Distribution of Settlement Funds. Neither the Releasees nor their 23 counsel shall have any responsibility for, interest in or liability whatsoever with respect to the 24 distribution of the Gross Settlement Fund; the Distribution Plan; the determination, administration, 25 or calculation of claims; the Settlement Fund's qualification as a "qualified settlement fund"; the payment or withholding of Taxes or Tax Expenses; the distribution of the Net Settlement Fund; or 26 any losses incurred in connection with any such matters. The Releasors hereby fully, finally and 27

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forever release, relinquish and discharge the Releasees and their counsel from any and all such liability. No Person shall have any claim against Class Counsel or the Notice and Claims Administrator based on the distributions made substantially in accordance with the Agreement and the Settlement contained herein, the Distribution Plan or further orders of the Court.

26. Balance Remaining in Net Settlement Fund. If there is any balance remaining in the Net Settlement Fund (whether by reason of tax refunds, uncashed checks or otherwise), Class Counsel may reallocate such balance among Authorized Claimants in an equitable and economic fashion, distribute the remaining funds through *cy pres*, or allow the money to escheat to federal or state governments, subject to Court approval. In no event shall the Net Settlement Fund revert to ELNA.

10 27. Distribution Plan Not Part of Settlement. It is understood and agreed by the Settling Parties that any Distribution Plan, including any adjustments to any Authorized Claimant's claim, is 11 not a part of this Settlement Agreement and is to be considered by the Court separately from the 12 Court's consideration of the fairness, reasonableness, and adequacy of the Settlement set forth in this 13 Settlement Agreement, and any order or proceedings relating to the Distribution Plan shall not operate 14 15 to terminate or cancel this Settlement Agreement or affect the finality of the Judgment, the Final Approval Order, or any other orders entered pursuant to this Settlement Agreement. The time to 16 appeal from an approval of the Settlement shall commence upon the Court's entry of the Judgment 17 regardless of whether either the Distribution Plan or an application for attorneys' fees and expenses 18 19 has been submitted to the Court or approved.

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### Attorneys' Fees and Reimbursement of Expenses

28. *Fee and Expense Application.* Class Counsel may submit an application or
applications ("Fee and Expense Application") for distributions from the Gross Settlement Fund, for:
(a) an award of attorneys' fees; plus (b) reimbursement of expenses incurred in connection with
prosecuting the Action; plus (c) any interest on such attorneys' fees and expenses (until paid) at the
same rate and for the same periods as earned by the Settlement Fund, as appropriate, and as may be
awarded by the Court.

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#### Settlement Agreement; Case No. 3:14-cv-03264-JD

29. *Payment of Fee and Expense Award.* Any amounts that are awarded by the Court pursuant to the above paragraph ("Fee and Expense Award") shall be paid from the Gross Settlement Fund consistent with the provisions of this Settlement Agreement.

30. Award of Fees and Expenses Not Part of Settlement. The procedure for, and the allowance or disallowance by the Court of, the Fee and Expense Application are not part of the Settlement set forth in this Settlement Agreement and are to be considered by the Court separately from the Court's consideration of the fairness, reasonableness, and adequacy of the Settlement set forth in this Settlement Agreement. Any order or proceeding relating to the Fee and Expense Application, or any appeal from any Fee and Expense Award or any other order relating thereto or reversal or modification thereof, shall not operate to terminate or cancel this Settlement Agreement, or affect or delay the finality of the Judgment and the Settlement of the Action as set forth herein. No order of the Court or modification or reversal on appeal of any order of the Court concerning any Fee and Expense Award or Distribution Plan shall constitute grounds for cancellation or termination of this Settlement.

15 31. No Liability for Fees and Expenses of Class Counsel. ELNA shall have no
16 responsibility for, and no liability whatsoever with respect to, any payment(s) to Class Counsel
17 pursuant to this Settlement Agreement and/or to any other Person who may assert some claim thereto
18 or any Fee and Expense Award that the Court may make in the Action, other than as set forth in this
19 Settlement Agreement.

20 Cooperation

32. Cooperation as Consideration. In return for the Release and Discharge provided
herein, ELNA agrees to pay the Settlement Amount and agrees to provide cooperation to IPPs as set
forth below.

33. *Termination of Cooperation Obligations*. IPPs' right to the cooperation described
below in paragraphs 34 through 36, inclusive, is extinguished upon Court approval of settlements
with the remaining electrolytic capacitor defendants.

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34. *Attorney Proffer.* Within thirty (30) business days after Preliminary Approval by the Court of this Settlement Agreement or such time as mutually agreed by the Settling Parties, counsel for ELNA shall provide Class Counsel with an oral proffer of facts known to them about meetings or communications between competitors in the Capacitors industry. Should the attorney proffer required by this paragraph not occur within the thirty (30) business days after Preliminary Approval, IPPs do not waive their right to an attorney proffer.

7 35. Cooperation Subject to and Consistent with Prior Obligations. ELNA and IPPs shall
8 not be obligated to provide cooperation that would violate an applicable court order or ELNA's
9 commitments to the United States Department of Justice or any other domestic or foreign
10 governmental entity. Additionally, IPPs and ELNA will take reasonable efforts to accommodate the
11 other's efforts to minimize duplication in the providing of any cooperation.

36. *Further Cooperation.* The Settling Parties agree to the following, except that all cooperation obligations by ELNA shall cease if IPPs cease to be a party in the Action against all other Defendants.

(a) To the extent ELNA has not already done so, ELNA will produce documents
that it has provided to the U.S. law enforcement authorities, including all English translations of any
documents, concerning Capacitors, to the extent they exist, within seven (7) business days after
Preliminary Approval by the Court of this Settlement Agreement.

To the extent ELNA has not already done so, ELNA shall identify and produce 19 (b) 20 documents concerning meetings with competitors attended by ELNA or that were provided to ELNA 21 by other participants, including meeting minutes and notes from attendees, and emails concerning 22 meetings with competitors within seven (7) business days after the Preliminary Approval by the Court of this Settlement Agreement. Class Counsel seek documents concerning meetings or other meetings 23 where prices of Capacitors were discussed, including but not limited to, so-called ECC, ASEAN SM, 24 25 Presidents' Meetings, TC, KCC, ATC, CUP, Taiwan SM, AT Statistics, MK Research, JFC, Hong Kong SM, Singapore SM, Shanghai SM, TAOB, and other such similar meetings, as well as bilateral 26 communications with competitors. 27

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(c) If ELNA produces any declarations, documents, data, or other responses to
 discovery to any other plaintiff in the Action, ELNA will produce the same to IPPs.

(d) Each of the parties shall cooperate in good faith to authenticate, to the extent possible, a reasonable number of documents and/or things produced by ELNA in the Action, whether by declarations, affidavits, depositions, hearings and/or trials as may be necessary for the Action, without the need for the other party to issue any subpoenas, letters rogatory, letters of request, or formal discovery requests to the other.

8 (e) ELNA will make its best efforts to make up to three (3) current or former
9 employee reasonably available for interviews, as necessary. The interviews shall be held either at
10 mutually agreed locations in the United States or, if mutually agreed, via videoconference or
11 teleconference. Such interviews shall not exceed seven (7) hours per employee. Such depositions
12 shall not exceed seven (7) hours in length unless an interpreter is used, in which event the examination
13 time shall not exceed fourteen (14) hours.

14 (f) ELNA agrees IPPs may ask questions at depositions of ELNA witnesses
15 noticed by other plaintiffs in the litigation.

(g) To the extent ELNA has not already done so, ELNA shall produce its
transactional data regarding its sales of Capacitors to its customers. ELNA agrees that it will respond
in writing to reasonable requests for clarification of the transactional, production, and cost data that
ELNA produced in the Action and also about its methods of pricing Capacitors.

20 (h) Subject to paragraph 34, ELNA will use its best efforts to make up to three (3)
21 present or former employees available to IPPs at trial for testimony.

37. Other Discovery. Upon the Execution Date, neither ELNA nor IPPs shall file motions
against the other or initiate or participate in any discovery, motion or proceeding directly adverse to
the other in connection with the Action, except as specifically provided for herein. ELNA and IPPs
shall not be obligated to respond or supplement prior responses to formal discovery that has been
previously propounded by the other in the Action.

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38. Resolution of Disputes. To the extent the Settling Parties disagree about the 1 interpretation or enforcement of any terms of this Settlement Agreement relating to future cooperation by ELNA, or about the triggering of the threshold specified in the Confidential Termination Agreement referenced in  $\P$  38(b), they agree to submit such disputes for binding resolution by the Honorable James Donato or another mutually agreed neutral,

#### Conditions of Settlement, Effect of Disapproval, Cancellation or Termination

39. Occurrence of Effective Date. Upon the occurrence of all of the events required in order to trigger the Effective Date as defined in  $\P$  1(m), any and all remaining interest or right of ELNA in or to the Gross Settlement Fund, if any, shall be absolutely and forever extinguished, and the Gross Settlement Fund (less any Notice and Administrative Costs, Taxes or Tax Expenses or any Fee and Expense Award paid) shall be transferred from the Escrow Agent to the Notice and Claims Administrator as successor Escrow Agent within ten (10) days after the Effective Date.

40. Failure of Effective Date to Occur. If, for whatever reason, the Effective Date does not occur or is not met, then this Settlement Agreement shall be cancelled and terminated, subject to and in accordance with ¶ 41, below, unless the Settling Parties mutually agree in writing to proceed with this Settlement Agreement.

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#### 41. **Exclusions.**

Any Class Member that wishes to seek exclusion from the Settlement Class by 18 (a) 19 "opting out" must timely submit a written request for exclusion to the Claims Administrator. Class 20 Counsel shall cause copies of requests for exclusion from the Class to be provided to ELNA's counsel. No later than fourteen (14) days after the final date for mailing requests for exclusion, Class Counsel 21 22 shall provide ELNA's counsel with a complete and final list of opt-outs. With the motion for final 23 approval of the Settlement, Class Counsel will file with the Court a complete list of requests for exclusion from the Class, including only the name, city and state of the person or entity requesting 25 exclusion.

ELNA shall have the option to rescind and terminate this Settlement 26 (b) 27 Agreement in its entirety and without liability of any kind if based on available data, the aggregate

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1 purchases of Electrolytic Capacitors purchased from distributors by Class Members that opt out 2 pursuant to ¶ 38(a) of this Settlement Agreement exceeds a threshold agreed to by IPPs and ELNA 3 in the Confidential Termination Agreement that has been executed separately by IPPs and ELNA. 4 ELNA shall exercise this option to rescind and terminate this Settlement Agreement by providing ten 5 (10) business days written notice to Class Counsel. Upon such rescission and termination, IPPs and ELNA will notify the Court immediately and withdraw all pending motions filed to effectuate this 6 7 Settlement. IPPs and ELNA will also, as may be required by the Court, submit the Confidential 8 Termination Agreement to the Court for in-camera review. In the event that ELNA exercises its option to rescind and terminate this Settlement Agreement: (i) this Settlement Agreement shall be null and void as to ELNA, and shall have no force or effect and shall be without prejudice to the 10 rights and contentions of Releases and Releasors in this or any other litigation; (ii) the Gross Settlement fund shall be refunded promptly to ELNA, minus such payment (as set forth in this Settlement Agreement) of Notice and Administrative Costs and Taxes and Tax Expenses, consistent with the provisions of ¶¶16 and 20.

42. Objections. Settlement Class Members who wish to object to any aspect of the 15 Settlement must file with the Court a written statement containing their objection by end of the period 16 17 to object to the Settlement. Any award or payment of attorneys' fees made to counsel to an objector 18 to the Settlement shall only be made by Court order and upon a showing of the benefit conferred to 19 the Class. In determining any such award of attorneys' fees to an objectors' counsel, the Court will 20 consider the incremental value to the Class caused by any such objection. Any award of attorneys' 21 fees by the Court will be conditioned on the objector and his or her attorney stating under penalty of 22 perjury that no payments shall be made to the objector based on the objector's participation in the 23 matter - other than as ordered by the Court.

43. Failure to Enter Proposed Preliminary Approval Order, Final Approval Order or 24 25 Judgment. If the Court does not enter the Preliminary Approval Order, the Final Approval Order or 26 the Judgment, or if the Court enters the Final Approval Order and the Judgment and appellate review 27 is sought and, on such review, the Final Approval Order or the Judgment is finally vacated, modified,

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or reversed, then this Settlement Agreement and the Settlement incorporated therein shall be 1 2 cancelled and terminated; provided, however, the Settling Parties agree to act in good faith to secure 3 Final Approval of this Settlement and to attempt to address in good faith concerns regarding the 4 Settlement identified by the Court and any court of appeal. No Settling Party shall have any obligation 5 whatsoever to proceed under any terms other than substantially in the form provided and agreed to herein; provided, however, that no order of the Court concerning any Fee and Expense Application 6 or Distribution Plan, or any modification or reversal on appeal of such order, shall constitute grounds 7 8 for cancellation or termination of this Settlement Agreement by any Settling Party. Without limiting the foregoing, ELNA shall have, in its sole and absolute discretion, the option to terminate the 10 Settlement in its entirety in the event that the Judgment, upon becoming Final, does not provide for the dismissal with prejudice of all the Action against them.

12 44. Termination. Unless otherwise ordered by the Court, in the event that the Effective 13 Date does not occur or this Settlement Agreement should terminate, or be cancelled or otherwise fail 14 to become effective for any reason, the Settlement as described herein is not finally approved by the 15 Court, or the Judgment is reversed or vacated following any appeal taken therefrom, then:

16 within five (5) business days after written notification of such event is sent by (a) counsel for ELNA to the Escrow Agent, the Gross Settlement Fund, including the Settlement Amount 17 18 and all interest earned on the Settlement Fund while held in escrow excluding only Notice 19 Administrative and Class Administration Costs that have either been properly disbursed or are due and owing, Taxes and Tax Expenses that have been paid or that have accrued and will be payable at 20 some later date, and attorneys' fees and costs that have been disbursed pursuant to Court order will 21 be refunded, reimbursed and repaid by the Escrow Agent to ELNA; if said amount or any portion 22 23 thereof is not returned within such five (5) day period, then interest shall accrue thereon at the rate of ten percent (10%) per annum until the date that said amount is returned; 24

within thirty (30) business days after written notification of such event is sent 25 **(b)** 26 by Counsel for ELNA to Class Counsel, all attorneys' fees and costs which have been disbursed to

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Class Counsel pursuant to Court order shall be refunded, reimbursed and repaid by Class Counsel to
 ELNA;

3 (c) the Escrow Agent or its designee shall apply for any tax refund owed to the
4 Gross Settlement Fund and pay the proceeds to ELNA, after deduction of any fees or expenses
5 reasonably incurred in connection with such application(s) for refund, pursuant to such written
6 request;

7 (d) the Settling Parties shall be restored to their respective positions in the Action
8 as of the Execution Date, with all of their respective claims and defenses, preserved as they existed
9 on that date;

(e) the terms and provisions of this Settlement Agreement, with the exception of
¶¶ 42-44 (which shall continue in full force and effect), shall be null and void and shall have no
further force or effect with respect to the Settling Parties, and neither the existence nor the terms of
this Settlement Agreement (nor any negotiations preceding this Settlement Agreement nor any acts
performed pursuant to, or in furtherance of, this Settlement Agreement) shall be used in the Action
or in any other action or proceeding for any purpose (other than to enforce the terms remaining in
effect); and

(f) any judgment or order entered by the Court in accordance with the terms of
this Settlement Agreement shall be treated as vacated, *nunc pro tunc*.

19 No Admission of Liability

45. *Final and Complete Resolution.* The Settling Parties intend the Settlement as
described herein to be a final and complete resolution of all disputes between them with respect to
the Action and Released Claims and to compromise claims that are contested, and it shall not be
deemed an admission by any Settling Party as to the merits of any claim or defense or any allegation
made in the Action.

46. Federal Rule of Evidence 408. The Settling Parties agree that this Settlement
Agreement, its terms and the negotiations surrounding this Settlement Agreement shall be governed
by Federal Rule of Evidence 408 and shall not be admissible or offered or received into evidence in

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any suit, action or other proceeding, except upon the written agreement of the Settling Parties hereto, pursuant to an order of a court of competent jurisdiction, or as shall be necessary to give effect to, declare or enforce the rights of the Settling Parties with respect to any provision of this Settlement 4 Agreement.

5 47. Use of Agreement as Evidence. Neither this Settlement Agreement nor the Settlement, nor any act performed or document executed pursuant to or in furtherance of this Settlement 6 7 Agreement or the Settlement: (a) is or may be deemed to be or may be used as an admission of, or 8 evidence of, the validity of any Released Claims, of any allegation made in the Action, or of any wrongdoing or liability of ELNA; or (b) is or may be deemed to be or may be used as an admission 9 of, or evidence of, any liability, fault or omission of the Releasees in any civil, criminal or 10 11 administrative proceeding in any court, administrative agency or other tribunal. Neither this 12 Settlement Agreement nor the Settlement, nor any act performed or document executed pursuant to or in furtherance of this Settlement Agreement or the Settlement shall be admissible in any proceeding 13 for any purpose, except to enforce the terms of the Settlement, and except that the Releasees may file 14 15 this Settlement Agreement and/or the Judgment in any action for any purpose, including, but not 16 limited to, in order to support a defense or counterclaim based on principles of res judicata, collateral 17 estoppel, release, good faith settlement, judgment bar or reduction or any other theory of claim preclusion or issue preclusion or similar defense or counterclaim. The limitations described in this 18 19 paragraph apply whether or not the Court enters the Preliminary Approval Order, the Final Approval 20 Order, or the Judgment, or if the Settlement Agreement is terminated or rescinded.

#### 21 **Miscellaneous** Provisions

Voluntary Settlement. The Settling Parties agree that the Settlement Amount and the 22 48. 23 other terms of the Settlement as described herein were negotiated in good faith by the Settling Parties, 24 and reflect a settlement that was reached voluntarily and after consultation with competent legal 25 counsel.

49. *Consent to Jurisdiction.* ELNA and each Class Member hereby irrevocably submit to 26 the exclusive jurisdiction of the Court only for the specific purpose of any suit, action, proceeding or 27

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dispute arising out of or relating to this Settlement Agreement or the applicability of this Settlement Agreement. Solely for purposes of such suit, action, or proceeding, to the fullest extent that they may effectively do so under applicable law, ELNA and the Class Members irrevocably waive and agree not to assert, by way of motion, as a defense or otherwise, any claim or objection that they are not subject to the jurisdiction of the Court or that the Court is in any way an improper venue or an inconvenient forum. Nothing herein shall be construed as a submission to jurisdiction for any purpose other than any suit, action, proceeding, or dispute arising out of or relating to this Settlement Agreement or the applicability of this Settlement Agreement.

50. Resolution of Disputes; Retention of Exclusive Jurisdiction. Any disputes between
or among ELNA and any Class Members concerning matters contained in this Settlement Agreement
and the Confidential Termination Agreement referenced in ¶ 38(b) shall, if they cannot be resolved
by negotiation and agreement, be submitted to the Court. The Court shall retain exclusive jurisdiction
over the implementation and enforcement of this Settlement Agreement.

14 51. *Binding Effect.* This Settlement Agreement shall be binding upon, and inure to the
15 benefit of, the successors and assigns of the parties hereto. Without limiting the generality of the
16 foregoing, each and every covenant and agreement herein by IPPs and Class Counsel shall be binding
17 upon all Class Members.

18 52. Authorization to Enter Settlement Agreement. The undersigned representatives of 19 ELNA represent that they are fully authorized to enter into and to execute this Settlement Agreement 20 on behalf of ELNA. Class Counsel, on behalf of IPPs and the Class, represent that they are, subject 21 to Court approval, expressly authorized to take all action required or permitted to be taken by or on 22 behalf of the IPPs and the Class pursuant to this Settlement Agreement to effectuate its terms and to 23 enter into and execute this Settlement Agreement and any modifications or amendments to the 24 Settlement Agreement on behalf of the Class that they deem appropriate.

53. Notices. All notices under this Settlement Agreement shall be in writing. Each such
notice shall be given either by (a) e-mail; (b) hand delivery; (c) registered or certified mail, return
receipt requested, postage pre-paid; (d) Federal Express or similar overnight courier; or (e) facsimile

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and first class mail, postage pre-paid and, if directed to any Class Member, shall be addressed to Class Counsel at their addresses set forth below, and if directed to ELNA, shall be addressed to their attorneys at the addresses set forth below or such other addresses as Class Counsel or ELNA may designate, from time to time, by giving notice to all parties hereto in the manner described in this paragraph.

If directed to the IPPs, address notice to:

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COTCHETT, PITRE & MCCARTHY Adam J. Zapala (azapala@cpmlegal.com) 840 Malcolm Road, Suite 200 Burlingame, CA 94010 Telephone: (650) 697-6000 Facsimile: (650) 697-0577

If directed to ELNA, address notice to:

WILMER CUTLER PICKERING HALE AND DORR LLP Thomas Mueller (thomas.mueller@wilmerhale.com) 1875 Pennsylvania Avenue, NW Washington, D.C. 20006 Telephone: (202) 663-6000 Facsimile: (202) 663-6363

16 54. Confidentiality of Settlement Negotiations. Class Counsel shall keep strictly
17 confidential and not disclose to any third party, including specifically any counsel representing any
18 other current or former party to the Action, any non-public information regarding the Settling Parties'
19 negotiation of this settlement and/or the Settlement Agreement. For the sake of clarity, information
20 contained within this Settlement Agreement shall be considered public, and ELNA may issue a press
21 release regarding execution of the Settlement Agreement and the amount paid in connection with the
22 Settlement Agreement.

23 55. *Headings*. The headings used in this Settlement Agreement are intended for the
24 convenience of the reader only and shall not affect the meaning or interpretation of this Settlement
25 Agreement.

2656.No Party Deemed to Be the Drafter. None of the parties hereto shall be deemed to be27the drafter of this Settlement Agreement or any provision hereof for the purpose of any statute, case

law or rule of interpretation or construction that would or might cause any provision to be construed against the drafter hereof.

57. Choice of Law. This Settlement Agreement shall be considered to have been negotiated, executed and delivered, and to be wholly performed, in the State of California, and the rights and obligations of the parties to this Settlement Agreement shall be construed and enforced in accordance with, and governed by, the internal, substantive laws of the State of California without giving effect to that State's choice of law principles.

58. *Amendment; Waiver.* This Settlement Agreement shall not be modified in any respect except by a writing executed by all the parties hereto, and the waiver of any rights conferred hereunder shall be effective only if made by written instrument of the waiving party. The waiver by any party of any breach of this Settlement Agreement shall not be deemed or construed as a waiver of any other breach, whether prior, subsequent or contemporaneous, of this Settlement Agreement.

59. *Execution in Counterparts.* This Settlement Agreement may be executed in one or
more counterparts. All executed counterparts and each of them shall be deemed to be one and the
same instrument. Counsel for the parties to this Settlement Agreement shall exchange among
themselves original signed counterparts and a complete set of executed counterparts shall be filed
with the Court.

18 60. Notification of State Officials. ELNA shall be responsible for providing all notices
19 required by the Class Action Fairness Act to be provided to state attorneys general or to the United
20 States of America.

61. Integrated Agreement. This Settlement Agreement constitutes the entire agreement between the Settling Parties and no representations, warranties or inducements have been made to any party concerning this Settlement Agreement other than the representations, warranties and covenants contained and memorialized herein. It is understood by the Settling Parties that, except for the matters expressly represented herein, the facts or law with respect to which this Settlement Agreement is entered into may turn out to be other than or different from the facts now known to each party or believed by such party to be true; each party therefore expressly assumes the risk of the facts

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or law turning out to be so different, and agrees that this Settlement Agreement shall be in all respects effective and not subject to termination by reason of any such different facts or law. Except as otherwise provided herein, each party shall bear its own costs and attorneys' fees.

IN WITNESS WHEREOF, the parties hereto, through their fully authorized representatives, have executed this Settlement Agreement as of the date first herein above written.

CLASS COUNSEL, on behalf of IPPs individually and on behalf of the Class.

By:

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Attorneys for Defendants ELNA Co., Ltd. and ELNA America, Inc.

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