

Court File No.: 1899-2015 CP

# ONTARIO SUPERIOR COURT OF JUSTICE

THE HONOURABLE	)	THURSDAY THE 22 <sup>ND</sup> DAY
JUSTICE RUSSELL RAIKES	)	OF JULY, 2021
BETWEEN:	SEAN ALLOTT	
		Plaintiff

- and -

PANASONIC CORPORATION; PANASONIC CORPORATION OF NORTH AMERICA; PANASONIC CANADA INC.; KOA CORPORATION; KOA SPEER ELECTRONICS, INC.; ROHM CO. LTD.; ROHM SEMICONDUCTOR U.S.A., LLC.; VISHAY INTERTECHNOLOGY, INC; HOKURIKU ELECTRIC INDUSTRY CO.; HDK AMERICA INC.; KAMAYA ELECTRIC CO., LTD.; KAMAYA, INC.; ALPS ELECTRIC CO., LTD.; ALPS ELECTRIC (NORTH AMERICA), INC.; MIDORI PRECISIONS CO., LTD.; MIDORI AMERICA CORPORATION; SUSUMU CO., LTD.; SUSUMU INTERNATIONAL (USA) INC.; TOKYO COSMOS ELECTRIC CO.; and TOCOS AMERICA, INC.

**Defendants** 

Proceeding under the Class Proceedings Act, 1992, S.O. 1992, c. 6

#### **ORDER**

**THIS MOTION,** made by the plaintiff for an Order: (i) approving the discontinuance of the within proceeding, without prejudice and without costs, as against the defendants Alps Electric Co., Ltd. and Alps Electric (North America), Inc.; Midori Precisions Co., Ltd. and Midori America Corporation; Tokyo Cosmos Electric Co. and TOCOS America, Inc.; and Vishay Intertechnology, Inc. (collectively, the "Standstill Defendants"), in accordance with the tolling and standstill agreements reached between the plaintiff and the Standstill Defendants, respectively (the "Tolling and Standstill Agreements"); and (ii) directing that notice be posted to Class Counsel's website and that no other notice under section 19 and/or 29 of the *CPA* is required, was heard this day at the Court House, 80 Dundas Street, London, Ontario.

**ON READING** the materials filed and on hearing the submissions of the parties:

ON BEING ADVISED that the plaintiff, Alps, Midori, TOCOS and Vishay consent to the relief

requested and the remaining defendants take no position on the motion:

1. THIS COURT ORDERS that the action is hereby discontinued, without prejudice and

without costs, against Alps Electric Co., Ltd., Alps Electric (North America), Inc., Midori

Precisions Co., Ltd., Midori America Corporation, Tokyo Cosmos Electric Co., TOCOS

America, Inc., and Vishay Intertechnology, Inc. pursuant to section 29 of the Class

Proceedings Act, 1992, S.O. 1992, c. 6.

2. THIS COURT ORDERS that separate notice under sections 19 and 29 of the Class

Proceedings Act, 1992, S.O. 1992, c. 6 is not required, however, the notices of certification

for settlement purposes relating to the settlement with the Kamaya defendants will

reference the discontinuances and the web page maintained by plaintiff's counsel shall be

updated to attach a copy of this order.

THIS COURT ORDERS that this Order is without prejudice to all remaining and future

defendants.

Date: August 4, 2021

3.

The Honourable Justice Russell Raikes

Plaintiff Defendants

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### ONTARIO SUPERIOR COURT OF JUSTICE

PROCEEDINGS COMMENCED AT LONDON

Proceeding Under the Class Proceedings Act, 1992

## ORDER (Motion for Discontinuances)

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