



No. S-156006
Vancouver Registry

In the Supreme Court of British Columbia

Between

SARA RAMSAY

Plaintiff

and

**Okaya Electric Industries Co., Ltd., Okaya Electric America Inc.,
Taitso Corporation, Taitso America, Inc., Shinyei Kaisha, Shinyei
Technology Co., Ltd., Shinyei Capacitor Co., Ltd., Shinyei
Corporation of America, Inc., Nitsuko Electronics Corporation,
Nissei Electric Co. Ltd., Soshin Electric Co., Ltd., Soshin
Electronics of America Inc., Shizuki Electric Co., Ltd., American
Shizuki Corporation and Toshin Kogyo Co., Ltd.**

Defendants

BROUGHT UNDER THE CLASS PROCEEDINGS ACT, R.S.B.C. 1996, c. 50

**ORDER MADE AFTER APPLICATION
RE FEE APPROVAL FROM OKAYA AND NITSUKO SETTLEMENTS**

BEFORE THE HONOURABLE MR. JUSTICE)
MYERS) 30/Nov/2018
)

ON THE APPLICATION of the Plaintiff coming on for hearing at the Courthouse, 800 Smithe Street, Vancouver, BC, on 30/Nov/2018 and on hearing David G. A. Jones and Jonathan Fung for the plaintiff; Jonathan Foreman for the Ontario representative plaintiff, Sandra Forbes for Nitsuko Electronics Corporation; David Gadsden for Okaya Electric Industries Co., Ltd. and Okaya Electric America Inc.; Emma Irving for the Shinyei Technology Co., Ltd, Shinyei Kaisha, Shinyei Capacitor Co., Ltd., and Shinyei Corporation of America, Inc., Nicholas Hooge for Shizuki Electric Co., Ltd. and American Shizuki Corporation; and Joshua Hutchinson for Soshin Electric Co., Ltd. and Soshin Electronics of America Inc.:

THIS COURT ORDERS that:

1. the retainer agreement entered into with the proposed representative plaintiff Sara Ramsay is approved;

2. legal fees in the amount of \$\$177,225.00 plus applicable taxes with respect to the settlement agreement entered into with the defendants:

- (a) Okaya Electric Industries Co., Ltd. and Okaya Electric America, Inc. dated December 15, 2017; and
- (b) Nitsuko Electronics Corporation dated December 15, 2017;

(collectively the "**Settlement Agreements**") are approved for BC, Ontario and Quebec Class Counsel (collectively, "**Class Counsel**");

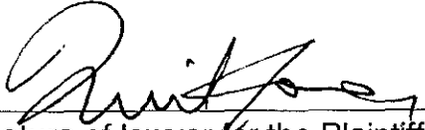
3. payment of \$43,932.00 plus applicable taxes, to be applied as a partial reimbursement against the total disbursements collectively incurred by Class Counsel;

4. Class Counsel legal fees, applicable taxes, disbursement and applicable taxes shall be paid from the settlement funds, payable pursuant to the terms of the Settlement Agreements;

5. this Order is contingent upon parallel orders being made by the Ontario Superior Court of Justice and the Quebec Superior Court, and the terms of this Order shall not be effective unless and until such orders are made by the Ontario Superior Court of Justice and the Quebec Superior Court.

6. endorsement of this Order by counsel for the Defendants shall be dispensed with.

THE FOLLOWING PARTIES APPROVE THE FORM OF THIS ORDER AND CONSENT TO EACH OF THE ORDERS, IF ANY, THAT ARE INDICATED ABOVE AS BEING BY CONSENT:

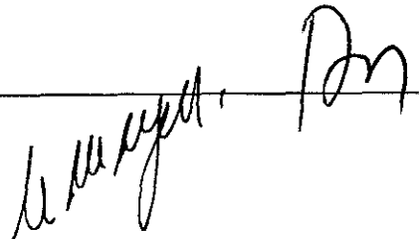


Signature of lawyer for the Plaintiff

David G. A Jones

By the Court

Registrar



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via Mike Bike