

NOTE: This order is nonprecedential.

**United States Court of Appeals
for the Federal Circuit**

**THOMSON LICENSING SAS AND THOMSON
LICENSING, LLC,**
Appellants,

v.

INTERNATIONAL TRADE COMMISSION,
Appellee,

AND

**QISDA CORPORATION, QISDA AMERICA
CORPORATION, QISDA (SUZHOU) CO., LTD.,
BENQ CORPORATION, BENQ AMERICA
CORPORATION, AND BENQ LATIN AMERICA
CORPORATION,**
Intervenors,

AND

**AU OPTRONICS CORPORATION AND AU
OPTRONICS CORPORATION OF AMERICA,**
Intervenors,

AND

**CHIMEI INNOLUX CORPORATION, INNOLUX
CORPORATION, AND CHI MEI
OPTOELECTRONICS USA, INC.,**
Intervenors.

2012-1536

On appeal from the United States International Trade Commission in Investigation Nos. 337-TA-741 and 337-TA-749.

ON MOTION

O R D E R

Upon consideration of Qisda Corporation, Qisda America Corporation, Qisda (Suzhou) Co., Ltd., Benq Corporation, Benq America Corporation, Benq Latin America Corporation, AU Optronics Corporation, AU Optronics Corporation of America, and Chimei Innolux Corporation, Innolux Corporation, and Chi Mei Optoelectronics USA, Inc.'s unopposed motions for leave to intervene,

IT IS ORDERED THAT:

The motions for leave to intervene are granted. The revised official caption is reflected above.

FOR THE COURT

SEP 14 2012

Date

/s/ Jan Horbaly

Jan Horbaly

Clerk

FILED
U.S. COURT OF APPEALS FOR
THE FEDERAL CIRCUIT

SEP 14 2012

JAN HORBALY
CLERK

cc: John C. O'Quinn , Esq.
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