IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

CARRIER CORPORATION, CARRIER S.A., CARRIER ITALIA S.P.A.,)))
Plaintiffs,))
v.) 06-2186-STA-tmp
OUTOKUMPU OYJ, OUTOKUMPU))
COPPER PRODUCTS OY,	,)
OUTOKUMPU COPPER (U.S.A.),))
INC., OUTOKUMPU COPPER)
FRANKLIN, INC., MUELLER)
INDUSTRIES, INC., MUELLER)
EUROPE LTD.,)
Defendants.))

STIPULATION AND ORDER OF DISMISSAL WITH PREJUDICE

Pursuant to Federal Rule of Civil Procedure 41 and Local Rule 83.13(a) of this Court,

Plaintiffs Carrier Corporation, Carrier S.A. and Carrier Italia S.p.A. (collectively, "Carrier") and

Defendants Outokumpu Oyj, Outokumpu Copper Products Oy (now known as Luvata Oy),

Outokumpu Copper Franklin, Inc. (now known as Luvata Franklin, Inc.), and Outokumpu

Copper (USA), Inc. (now known as Luvata Sales USA, Inc.) (collectively, "the Outokumpu

Defendants") have informed this Court that they have executed a settlement agreement providing that all claims asserted by Carrier against the Outokumpu Defendants in this action shall be dismissed with prejudice and that each party shall bear its own costs and attorneys' fees.

IT IS, THEREFORE, ORDERED that all claims asserted by Carrier against the

Outokumpu Defendants in the above-captioned matter are hereby dismissed with prejudice.

IT IS SO ORDERED.

s/ S. Thomas Anderson S. THOMAS ANDERSON UNITED STATES DISTRICT JUDGE

Date: May 2, 2013