COURT OF CHANCERY OF THE STATE OF DELAWARE

SAM GLASSCOCK III VICE CHANCELLOR COURT OF CHANCERY COURTHOUSE 34 THE CIRCLE GEORGETOWN, DELAWARE 19947

Date Submitted: September 19, 2019 Date Decided: September 19, 2019

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Re: Anthony Aquila v. Solera Global Holding Corp. and Solera Holdings, Inc., Civil Action No. 2019-0702-SG

Dear Counsel:

This Letter Order will supplement my bench ruling of today, September 19, 2019.

I have denied Plaintiff's request for a temporary restraining order for failure to demonstrate irreparable harm. That determination, in turn, rested in part on the representations of Defendants' counsel and affidavits, to the extent those representations and affidavits stated that Defendants will maintain sufficient stock to satisfy any ruling in favor of the Plaintiff from the arbitrations now underway in Texas.

Defendants' representation that it will maintain sufficient stock was made without conceding the likelihood of Plaintiff prevailing in the arbitration. I have

specifically relied on Defendants' representations and affidavits in order to reach this conclusion.

For reasons given from the bench, this matter is dismissed without prejudice.

To the extent the foregoing requires an Order to take effect, IT IS SO ORDERED.

Sincerely,

/s/ Sam Glasscock III

Sam Glasscock III