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14 15		STATES DISTRICT COURT		
15		STATES DISTRICT COURT ISTRICT OF NEVADA		
15 16	FOR THE D			
15 16 17	FOR THE D AXON ENTERPRISE, INC., a Delaware			
15 16 17 18	FOR THE D AXON ENTERPRISE, INC., a Delaware Corporation,			
15 16 17 18 19	FOR THE D AXON ENTERPRISE, INC., a Delaware	ISTRICT OF NEVADA))) Case No. 2:20-cv-01344-JAD-MDC))		
15 16 17 18 19 20	FOR THE D AXON ENTERPRISE, INC., a Delaware Corporation,	ISTRICT OF NEVADA))		
15 16 17 18 19 20 21	FOR THE D AXON ENTERPRISE, INC., a Delaware Corporation, Plaintiff, v. LUXURY HOME BUYERS, LLC d/b/a/	ISTRICT OF NEVADA))) Case No. 2:20-cv-01344-JAD-MDC)) STIPULATION AND ORDER FOR		
15 16 17 18 19 20 21 22	FOR THE D AXON ENTERPRISE, INC., a Delaware Corporation, Plaintiff, v.	ISTRICT OF NEVADA))) Case No. 2:20-cv-01344-JAD-MDC)) STIPULATION AND ORDER FOR) PERMANENT INJUNCTION &		
15 16 17 18 19 20 21 22 23	FOR THE D AXON ENTERPRISE, INC., a Delaware Corporation, Plaintiff, v. LUXURY HOME BUYERS, LLC d/b/a/ ACCREDITED FINANCIAL SERVICES,	ISTRICT OF NEVADA))) Case No. 2:20-cv-01344-JAD-MDC)) STIPULATION AND ORDER FOR) PERMANENT INJUNCTION &		
 15 16 17 18 19 20 21 22 23 24 	FOR THE D AXON ENTERPRISE, INC., a Delaware Corporation, Plaintiff, v. LUXURY HOME BUYERS, LLC d/b/a/ ACCREDITED FINANCIAL SERVICES, a Nevada Limited Liability Company,	ISTRICT OF NEVADA))) Case No. 2:20-cv-01344-JAD-MDC)) STIPULATION AND ORDER FOR) PERMANENT INJUNCTION &) TO DISMISS CASE)))		
 15 16 17 18 19 20 21 22 23 24 25 	FOR THE D AXON ENTERPRISE, INC., a Delaware Corporation, Plaintiff, v. LUXURY HOME BUYERS, LLC d/b/a/ ACCREDITED FINANCIAL SERVICES, a Nevada Limited Liability Company,	ISTRICT OF NEVADA))) Case No. 2:20-cv-01344-JAD-MDC)) STIPULATION AND ORDER FOR) PERMANENT INJUNCTION &) TO DISMISS CASE)))		
 15 16 17 18 19 20 21 22 23 24 25 26 	FOR THE D AXON ENTERPRISE, INC., a Delaware Corporation, Plaintiff, v. LUXURY HOME BUYERS, LLC d/b/a/ ACCREDITED FINANCIAL SERVICES, a Nevada Limited Liability Company, Defendant.	ISTRICT OF NEVADA))) Case No. 2:20-cv-01344-JAD-MDC)) STIPULATION AND ORDER FOR) PERMANENT INJUNCTION &) TO DISMISS CASE)))		
 15 16 17 18 19 20 21 22 23 24 25 	FOR THE D AXON ENTERPRISE, INC., a Delaware Corporation, Plaintiff, v. LUXURY HOME BUYERS, LLC d/b/a/ ACCREDITED FINANCIAL SERVICES, a Nevada Limited Liability Company, Defendant. On July 20, 2020, Plaintiff Axon Enterp	ISTRICT OF NEVADA		

Trademark Infringement under 15 U.S.C. § 1114(A), (2) False Advertising under 15 U.S.C. § 1125(a), (3) False Designation of Origin under 15 U.S.C. § 1125(a), (4) Cybersquatting under 15 U.S.C. § 1125(d), and (5) Deceptive Trade Practices under N.R.S. § 598.0915.

Axon manufactures and sells TASER[®]-brand energy weapons worldwide and is the exclusive owner of the following federal trademark registrations:



Stylized TASER Mark

2005 Reg. No. 3010500



2007 Reg. No. 3255255

Globe/Bolt Logo Circl

Circle/Bolt Logo 2015 Reg. No. 4680816

Axon is also the exclusive owner of federal trademark Registration Nos. 3404298 and 3693311 issued in 2008 and 2009 respectively, for the standard TASER Word Mark as applied to, among other things, energy weapons and cartridges.

LHB buys and resells used TASER energy weapons through Accredited Financial Services and its affiliates Accredited Security, Accredited Safety, Accredited Sales, and Mr. Stungun. The business is solely owned and operated by Jeff Wenger ("Wenger"). Axon is not associated with LHB, its affiliates, or Wenger and does not license, authorize, sponsor, endorse, or approve Accredited to sell or "refurbish" its TASER energy weapons or use its TASER Marks or Logos in any advertising.

On July 19, 2023, the Court granted partial summary judgment to Axon on its false-advertising and deceptive-trade-practices claims and permanently enjoined Accredited from making statements claiming sponsorship by or affiliation with Axon or ownership of any Axon Marks (Doc. 70). On January 16, 2024, the Court granted summary judgment to Axon on its trademark infringement and falsedesignation-of-origin claims (Doc. 88), and on March 8, 2024 expanded its previous injunction to include the following:

1 • LHB and its affiliates are permanently enjoined from using any TASER Logos or the Stylized TASER Mark on any of their websites, brochures, letters, emails, and other advertising materials; 2 • LHB and its affiliates must restrict the use of the standard TASER Word Mark to plaintext of the 3 same size as the predominant document text; and 4 • LHB and its affiliates must include the following disclaimer of affiliation and ownership on 5 websites and advertising materials in a type size not smaller than the smallest type on the page: 6 "TASER® is a registered trademark of Axon Enterprise, Inc. Accredited Security is not affiliated with Axon, and Axon does not sponsor or endorse Accredited 7 Security or any of its products or services. Any use of the TASER® mark is for identification purposes only." 8 9 (Doc. 93). 10 The Parties now wish to resolve Axon's remaining claims in this matter and hereby stipulate, 11 consent, and agree to the following additional terms to be incorporated into the Court's final judgment 12 and injunction. 13 IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that the Court's final judgment 14 and injunction (ECF Nos. 70 and 93) is hereby amended to include the following additional terms: 15 1. LHB and its affiliates agree that any plaintext use of the TASER Word Mark will always 16 17 be written in all capital letters and include the ® symbol with at least its first use in any letter, brochure, 18 or other advertising material. The ® symbol must also be incorporated with the first use of the TASER 19 Word Mark on each webpage and in each footer disclaimer. 20 2. Disclaimers included in a footer must be called out in text by use of a footnote number or 21 asterisk to direct the reader's attention to the additional information and in a font size not smaller than the 22 font size used by text in the predominant portion of the document. 23 3. All warranty offers and warranty documentation pertaining to the sale of used TASER 24 energy weapons (e.g., "COMPREHENSIVE ONE-YEAR WARRANTY," "full One Year Warranty," or 25 26 similar warranty language or terms), must include the following disclaimer:: 27 "Axon does not offer or honor any warranty on used TASER[®] energy weapons purchased through Accredited Security [or other LHB Affiliate Name as applicable]." 28

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1	4. If a representation is made that the TASER X26 model is updated or refurbished with the	
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3	"latest software," Accredited Security [or other LHB Affiliate Name as applicable] must include a	
4	disclaimer that:	
5	"Axon has discontinued the X26 energy weapon and does not offer a firmware update beyond 2014."	
6		
7	5. If LHB continues to describe its products as "refurbished" rather than used, its websites	
8	and advertising materials/communications must include a disclaimer that::	
9	"An energy weapon's internal electronics are sonically sealed by the manufacturer and cannot be refurbished. Because these components wear out over time, which may increase the risk of failure in the field, Axon does not recommend use beyond their 5-year useful life."	
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12	Because the internal electronics cannot be refurbished, LHB and its affiliates are enjoined from	
13	representing that its refurbished TAESR weapons are "completely refurbished," "work like new," or	
14	similar verbiage.	
15	6. LHB and its affiliates are enjoined from representing that its products are "factory	
16	refurbished," "refurbished to factory standards," or similar verbiage suggesting affiliation with the	
17	manufacturer.	
18		
19	7. LHB is enjoined from representing that it is an Axon distributor or authorized TASER	
20	distributor, dealer or reseller, and is prohibited from posting on its websites or other advertising material	
21	any image of Wenger or other employee or agent wearing Axon or TASER apparel.	
22	8. LHB and its affiliates represent and warrant that all offers to sell TASER-related domain	
23	names have been removed from the internet, including from <u>https://www.usedtaserforsale.com/links.html</u> ,	
24	http://cyberstation.com/links.html, http://www.internetcompanyna.com, and http://www.tasers.org, and	
25	will not be reestablished on any LHB website or advertising.	
26	9. LHB agrees to immediately transfer to Axon the following TASER-related domains owned	
27		
28	or controlled by LHB or its affiliates or Wenger:	

1	TASER.ORG TASERDISTRIBUTOR.COM		
2	TASERGIRL.COM		
3	TASERS.ORG TASERSTUNGUN.COM		
4	TASERWEAPON.COM TASERWEAPONS.COM		
5	TAZERS.COM		
6	USEDTASERFORSALE.COM USEDTASERSFORSALE.COM		
7	TASERCARTRIDGE.COM TASERCARTRIDGES.COM		
8	TASERHOLSTER.COM		
9	TASERLAW.COM		
10	10. LHB and its affiliates represent and warrant that all other TASER-related domains		
11	previously offered for sale have expired or are now owned by unaffiliated registrants.		
12	11. LHB and its affiliates are permanently enjoined from owning or registering any domain		
13	that includes the TASER Word Mark, the confusingly similar word TAZER, or TASER energy weapon		
14	model names.		
15	12. This injunction applies to LHB and its affiliates, officers, agents, employees, and any other		
16	persons within its control who are in active concert or participation with them, each of whom are enjoined		
17 18	from directing or causing anyone else to perform any act set forth herein that LHB cannot itself perform.		
19	13. Based on the foregoing, Axon agrees to dismiss its remaining cybersquatting, false		
20	advertising, and deceptive trade practices claims, each party to bear its own attorneys' fees and costs. With		
21	the entry of the above specified permanent injunction, Axon also waives entitlement to monetary damages		
22	for its trademark infringement, false designation of origin, and false advertising claims previously granted		
23	by the Court.		
24	14. This Court shall retain jurisdiction to enforce the Parties' stipulated permanent injunction.		
25	15. Based on the above, the Parties request that the settlement conference currently set for		
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27	March 27, 2024 (Doc. 89) be vacated.		
28			

1	IT IS SO AGREED AND STIPULATED on this 20th day of March, 2024.
2	/s/ Pam Petersen
3	Pamela B. Petersen NV Bar No. 6451
4	Gayathiri Shanmuganatha (<i>Pro Hac Vice</i>) AXON ENTERPRISE, INC.
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14	Plaintiff Axon Enterprise, Inc.
14	
15	/s/ Jennifer Micheli (with permission)
16	Jennifer Micheli, Esq. NV Bar No. 11210 Brian R. Hardy, Esq. NV Bar No. 10068
	10001 Park Run Drive
17	Las Vegas, Nevada 89145
18	Email: jmicheli@maclaw.com Attorneys for
10	Defendant Luxury Home Buyers, LLC
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21	ORDER
22	Based on the parties' stipulation [ECF No. 95] and with good cause appearing,
23	IT IS ORDERED that the Order [70] and Permanent Injunction [93] are amended
24	as set forth above;
25	The settlement conference scheduled for March 27, 2024 [94] is VACATED.
26	The settlement conference scheduled for March 27, 2024 [84] is VACATED;
27	All remaining claims are DISMISSED; and
	The Clerk of Court is directed to CLOSE THIS CASE.
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	6 U.S. District Judge Jennifer A. Dorsey Dated: March 21, 2024

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