

- WHEREAS, unlawful testing of pirate equipment by actually receiving a competitor's signal without authorization is both piracy and an anti-competitive practice, which contributes to the problem of satellite piracy and ultimately harms satellite television providers and their customers;
- 5 S. WHEREAS the actual damage from any single unauthorized connection is minimal but the cumulative damage of many such connections is substantial;
- 7 6. WHEREAS, NDS', through employee Christopher Tarnovsky, engaged in such testing in the November 2000 "P1 Test,"
- WHEREAS, this test violated the Communications Act, 47 U.S.C. § 605(a) and
  California Penal Code §§ 593d(a) and 593e(b), and thus violated the California Unfair
  Competition Law, Cal. Bus. & Prof. § 17200, et seq.;
- 8. WHEREAS, such violation is likely to recur if not enjoined, *Madrid v. Perot Sys. Corp.*, 130 Cal. App. 4th 440, 463 (2005), because both parties have admittedly engaged in such testing and indicate that it is pervasive in the satellite security industry;
- WHEREAS, such violation has no adequate remedy at law, *Hillsborough v. Cromwell*,
  326 U.S. 620, 622, 66 S. Ct. 445 (1946), because the incremental harm of one
  unauthorized connection is difficult to calculate and does not reflect the cumulative
  damage of all such connections;
- 19 10. WHEREAS, the hardship to EchoStar of having individuals make unauthorized and unlawful connections to its system is greater than the hardship to NDS of complying with State and Federal law in engaging in security testing, *N. Cheyenne Tribe v. Norton*, 503 F.3d 836, 843 (9th Cir.2007) (citations omitted);
- 23 11. WHEREAS, the public's interest in fair and open competition among competitors and reasonable prices for satellite television service weighs in favor of enjoining illegal testing, *id*..
- 26 12. WHEREAS, EchoStar is entitled to an injunction based on the above findings, *id*;
- WHEREAS, such injunction must be narrowly tailored to remedy the harm proved at trial, *Natural Resources Defense Council, Inc. v. Winter*, 508 F.3d 885, 886 (9th Cir.

1 2007) (citing *Lamb-Weston, Inc. v. McCain Foods, Ltd.*, 941 F.2d 970, 974 (9th Cir. 2 1991)). 3 IT IS HEREBY ORDERED: 4 NDS Group, PLC, its parents, subsidiaries, partners, joint venturers, or other associated 5 entities, their assigns, successors, trustees, receivers, or any of their owners, principals, officers, 6 directors, executives, employees, contractors, consultants, agents, attorneys, or anyone acting in 7 concert with any of them, or anyone else with notice of this Order, is hereby ENJOINED AND 8 PROHIBITED from engaging in any of the following or assisting others in any of the following: 9 1. Intercepting or receiving, anywhere in the United States, or assisting anyone in the United 10 States in intercepting or receiving, EchoStar's satellite television signal without 11 authorization: 12 2. In the State of California, for the purpose of intercepting or using EchoStar's signal, 13 making an unauthorized connection to EchoStar's satellite television system, connecting 14 or assisting another in connecting an unauthorized device to EchoStar's satellite 15 television system, making unauthorized modifications to an authorized device, or 16 obtaining and using an unauthorized device to gain access to EchoStar's signal; or 17 3. Manufacturing, assembling, or possessing a device, in the State of California, designed to 18 decode EchoStar's signal without authorization. 19 20 IT IS SO ORDERED. 21 DATE: October 15, 2008 22 Alavid O. Carter 23 24 United States District Judge 25 26

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