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8	UNITED STAT	ES DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
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12	ERG AEROSPACE CORPORATION,) CASE NO. C-13-2973 VC
13	Plaintiff,) [proposed]
14	v.) STIPULATED JUDGMENT AND INJUNCTION
15	UNITED STATES OF AMERICA,	
16	Defendant.	
17	UNITED STATES OF AMERICA,	
18	Counterclaim-Plaintiff,	
19	V.	
20	ERG AEROSPACE CORPORATION,	
21	ENERGY RESEARCH & GENERATION, INC., individually, and d/b/a ERG MATERIALS & AEROSPACE CORP.,	
22	MATERIALS & ALROSTACE CORT.,	
23	Counterclaim-Defendants.	
24)
25	1. The United States filed a counterc	laim alleging that ERG Aerospace is the successor-in-
26	interest of Energy Research & Generation, Inc.; ERG Aerospace is the transferee of Energy Research &	
27	Generation, Inc.; Energy Research & Generation	, Inc.'s tax assessment should be reduced to a judgment
28	[proposed] Stipulated Judgment & Junction (No. C-13-2973-VC)	L
		Dockets.Justi

and the court should enjoin Energy Research & Generation, Inc. and ERG Aerospace from interfering
 with the Internal Revenue Laws.

3 2. IT IS ORDERED THAT Plaintiff ERG Aerospace's complaint filed on June 27, 2013, is
4 DISMISSED, with prejudice.

3. With respect to Count II of the United States' Counterclaim, IT IS ORDERED THAT
ERG Aerospace is the Successor-in-Interest of Energy Research & Generation, Inc., and is responsible
for paying the \$24,086,135.69 judgment entered in this case, with interest;

8 4. With respect to Count III of the United States' Counterclaim, IT IS ORDERED THAT
9 ERG Aerospace is the transferee of Energy Research & Generation, Inc. and is responsible for paying
10 the \$24,086,135.69 judgment entered in this case, with interest;

5. With respect to Count I of the United States' Counterclaim, Counterclaim Defendants,
 without admitting any of the allegations in the complaint except as to jurisdiction, waives the entry of
 findings of fact and conclusions of law under Fed. R. Civ. P. 52, and consents to the entry of this
 Stipulated Judgment of Permanent Injunction ("Stipulated Judgment") under Fed. R. Civ. P. 65 and 26
 U.S.C. § 7402;

Accordingly, in light of the foregoing, the Court hereby ORDERS that:

A. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 1340, 1345 and 26
U.S.C. § 7402;

B. Counterclaim Defendants have consented to the entry of this Stipulated Judgment and
agree to be bound by its terms;

C. Pursuant to 26 U.S.C. § 7402, commencing on the date this order is entered,

Counterclaim Defendants and their representatives, agents, employees, attorneys, and anyone in active
concert or participation with them, are enjoined from:

i. Engaging in conduct that violates 26 U.S.C. §§ 3101, 3102, 3111, 3402, 6011(a), and 6041;

Failing to file a timely federal income tax return for the tax years commencing in 2015, and thereafter, with regard to any extension approved by the IRS;

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1	iii	. Changing names without prior notification sent to the IRS Revenue Officer	
2	wl	ho is assigned to collect the tax debt owed by Energy Research & Generation, Inc.;	
3	iv	. Applying for a Tax Identification Number related to any business connected	
4	to	Counterclaim Defendants;	
5	v.	Employing, in any pay, paid or unpaid, Burton O. Benson in a managerial or	
6	pc	osition of fiduciary duty, including the authority to sign bank accounts, hire	
7	employees, enter contracts on behalf of Counterclaim Defendants, or to prepare and		
8	sig	gn federal income, employment or unemployment tax returns;	
9	vi	. Permitting Burton O. Benson to serve as an officer or as a member of the	
10	bo	oard of directors for Counterclaim Defendants;	
11	vi	i. Paying any non-business expense of any current or former officer or	
12	en	nployee of Counterclaim Defendants;	
13	vi	ii. Providing false or misleading financial information to the IRS;	
14	ix	. Moving the location of the business without first notifying the IRS Revenue	
15	O	fficer assigned to collect Energy Research & Generation, Inc.'s unpaid tax debt.	
16	D. Pu	ursuant to 26 U.S.C. § 7402, commencing on the date this order is entered,	
17	Counterclaim Defendants and their representatives, agents, employees, attorneys, and anyone in active		
18	concert or participation with them, shall:		
19	i.	File all unfiled tax returns from 1999- to the present, related to the entity Energy	
20	Re	esearch & Generation, Inc.;	
21	ii.	File all unfiled tax returns in the name of Energy Research & Generation, Inc.	
22	fo	r those years Counterclaim Defendants filed income tax returns using the name ERG	
23	A	erospace;	
24	iii	. File all unfiled employment and unemployment tax returns;	
25	iv.	. Counterclaim Defendants shall filed all unfiled tax returns referenced in this	
26	sti	ipulation no later than 24-months from the date the stipulation is filed;	
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	[proposed] Stipulated Judgment & Junction (No. C-13-2973-VC) 3		

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1	v. Timely deposit withheld FICA taxes, as well as Counterclaim Defendants' FICA		
2	taxes, in an appropriate federal depository bank in accordance with the federal deposit		
3	regulations;		
4	vi. Deposit withheld FUTA taxes in an appropriate federal depository bank in		
5	accordance with the federal deposit regulations;		
6	vii. Deposit withholdings from Counterclaim Defendants' employees' wages in an		
7	appropriate federal depository bank in accordance with the federal deposit regulations;		
8	viii. Timely pay all required outstanding liabilities due on each return required		
9	to be filed herein with regard to any installment agreement with the IRS;		
10	ix. Notify the Internal Revenue Service of any new company or entity that		
11	Counterclaim Defendants acquire, or manage in the next ten years; and		
12	x. Control, use, or have an interest in no more than four bank accounts,		
13	and shall deliver to the IRS statements from the accounts prior to March 31,		
14	June 30, September 30, and December 31, annually.		
15	E. The United States shall be entitled to conduct discovery to monitor Paying any non-		
16	business expense for any officer or employee of Counterclaim Defendants' compliance with the terms of		
17	this Stipulated Judgment; and		
18	F. This Court shall retain jurisdiction over this matter and Defendant for the purpose of		
19	enforcing this Stipulated Judgment.		
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21	THUS DONE AND SIGNED on this 22nd day of July, 2015 at San Francisco, California.		
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23	IT IS SO ORDERED.		
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25	DATED: July 22, 2015		
26	THE HONORABLE VINCENT CHHABRIA United States District Judge		
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28	[proposed] Stipulated Judgment & Junction (No. C-13-2973-VC) 4		