JOHNSON & PHAM, LLP 1 Christopher D. Johnson, SBN: 222698 E-mail: cjohnson@johnsonpham.com 2 Christopher Q. Pham, SBN: 206697 E-mail: cpham@johnsonpham.com 3 Marcus F. Chaney, SBN: 245227 E-mail: mchaney@johnsonpham.com 4 Jason R. Vener, SBN: 267941 E-mail:jvener@johnsonpham.com 5 6355 Topanga Canyon Boulevard, Suite 326 Woodland Hills, California 91367 6 Telephone: (818) 888-7540 Facsimile: (818) 888-7544 7 Attorneys for Plaintiff 8 ONE PASS, LLC 9 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 **OAKLAND DIVISION** 13 ONE PASS, LLC, a California Limited Liability Case No.: 4:17-cv-05798-YGR Company, 14 STIPULATION FOR ENTRY OF Plaintiff, 15 PERMANENT INJUNCTION AGAINST **DEFENDANT WEISSER** V. 16 DISTRIBUTING, INC. WEISSER DISTRIBUTING, INC., a South 17 Hon. District Judge Yvonne Gonzalez Dakota Corporation, doing business as TOOL DEALS, AUTOBODYNOW and ABN; and Rogers 18 DOES 1-10, inclusive, 19 Defendants. 20 21 22 Plaintiff ONE PASS, LLC ("Plaintiff"), and Defendant WEISSER DISTRIBUTING, 23 INC. ("Defendant"), hereby and/or through their respective counsel of record, stipulate to entry 24 of a Permanent Injunction against Defendant in the form and content found within the 25 [Proposed] Permanent Injunction and Dismissal of Entire Action filed concurrently herewith. 26 The parties hereto stipulate and agree as follows: 27 1. This case involves Plaintiff's claims of Trademark Infringement arising under 15 28 United States Code ("U.S.C.") §1114, False Designation of Origin under 15 U.S.C. §1125(a), STIPULATION FOR ENTRY OF PERMANENT INJUNCTION - CASE NO.: 4:17-cv-05798-YGR

Unfair Business Practices pursuant to California Business & Professions Code §17200, and Patent Infringement arising under 35 U.S.C. §271.

- 2. The Court has supplemental jurisdiction over Plaintiff's claims arising under California statutory and common law pursuant to 28 U.S.C. §1367 because they are so related to the federal claims as to form part of the same case or controversy.
- 3. Plaintiff is the manufacturer and source of devices for cleaning automobiles, devices for removing liquids and/or debris from automobiles, and cleaning, polishing, scouring, and abrasive preparations for automobiles, boats, recreational vehicles, trailers, motorcycles, trucks and aircrafts, and uses and own various trademarks, patents, and other intellectual properties on and in connection with such products and services, including, among others, its T-BAR® word and design marks ("One Pass' Trademarks") numbered 2,943,348, and patents numbered 5,920,947, 7,627,924, 7,861,362, 7,757,336, 7,134,163, 7,363,678, 6,126,756, 6,796,000, and 6,243,911 ("One Pass Patents"), along with various other trademark and patent applications and registrations therefore in the United States (collectively hereinafter referred to as "One Pass' Intellectual Properties").
- 4. Consumers and/or purchasers in the United States have come to recognize One Pass' Intellectual Properties, including but not limited to the One Pass' Trademarks, and Plaintiff has acquired a valuable reputation and goodwill among the public as a result of such association.
- Defendant acknowledges and does not contest that it purchased and acquired products which infringe upon One Pass' Patents, and which were sold in conjunction with the violation of Plaintiff's rights in One Pass' Trademarks.
- 6. Defendant acknowledges and does not contest that it offered for sale, sold, and distributed infringing water blades using One Pass' Trademarks, and embodying and comprised of One Pass' Patents, to consumers, without Plaintiff's authorization.
- Defendant acknowledges and does not contest Plaintiff's exclusive rights in and to One Pass' Intellectual Properties, including the One Pass' Trademarks and One Pass' Patents,