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14	TECHNOLOGIES L.L.C. and A NAGRASTAR L.L.C.					
15	UNITED STATES DISTRICT COURT					
16		RICT OF CALIFORNIA				
17		SE DIVISION				
18	SAUJO	SE DIVISION				
19	DISH NETWORK L.L.C., a Colorado Limited Liability Company, ECHOSTAR	CASE NO. 08 CV 01561 JF (PSG)				
20	TECHNOLOGIES L.L.C., a Texas Limited Liability Company, and NAGRASTAR	[AMENDED PROPOSED] PERMANENT INJUNCTION AGAINST DEFENDANT				
21	L.L.C., a Colorado Limited Liability Company,					
22	Plaintiffs,					
23	V.					
24	SatFTA aka SERGEI ALEX ALEXEYEV,					
25	Defendant.					
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		[AMENDED PROPOSED] PERMANENT INJUNCTION				

This Court, having determined that a permanent injunction should issue against
 Defendant for the reasons set forth in the Court's Order Granting Summary Judgment Against
 Defendant (Dkt. No. 53), hereby **ORDERS** that:

4 (1) Defendant and any of his officers, agents, servants, employees, and those acting in
5 active concert or participation with him who receive actual notice of this Order are
6 PERMANENTLY ENJOINED from engaging in the following conduct:

- 7 Knowingly and willfully making or maintaining or assisting in the making a. 8 or maintaining of an unauthorized connection or connections, whether 9 physically, electrically, electronically, or inductively, to DISH Network's 10 encrypted satellite signal, or any other component of DISH Network's 11 encrypted satellite signal, or to a cable, wire, or other media, or receiver 12 that is attached to DISH Network's satellite signal, DISH Network's 13 satellite system, DISH Network's conditional access system ("CAS"), or any part or component thereof (collectively "DISH Network's Satellite 14 15 Signal or Security System");
 - knowingly and willfully purchasing, possessing, attaching, causing to be attached, or maintaining or assisting in the purchasing, possessing, attaching, causing to be attached, or maintaining of the attachment of any unauthorized device or devices to any cable, wire, or other component of DISH Network's Satellite Signal or Security system, or to a cable, wire, or other media, or receiver that is attached to DISH Network's Satellite Signal or Security System;
 - c. Knowingly and willfully making or maintaining or assisting in the making or maintaining of any modification or alteration to any device installed without the authorization of DISH Network for purposes of using said device to intercept or decrypt DISH Network's Satellite Signal or circumvent DISH Network's Security System;
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 Knowingly and willfully making or maintaining any modifications or alterations or assisting in the making or maintaining of any modifications or alterations to any access device that authorizes services intended to obtain DISH Network's Satellite Signal or any DISH Network service;

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- e. Knowingly and willfully obtaining or assisting in the obtaining of any unauthorized access device and/or using or assisting in using any modified, altered, or unauthorized access device intended to obtain DISH Network's Satellite Signal or any DISH Network service;
- 9 f. Knowingly and willfully manufacturing, importing, assembling, 10 distributing, selling, offering to sell, possessing, advertising for sale, or 11 otherwise providing or assisting in manufacturing, importing, assembling, 12 distributing, selling, offering to sell, possessing, advertising for sale or 13 otherwise providing any device, plan or kit for a device or for a printed 14 circuit, designed in whole or in part to decode, descramble, intercept, or 15 otherwise make intelligible any encoded, scrambled, or otherwise 16 nonstandard signal broadcasted by DISH Network's Satellite Signal or 17 carried by DISH Network's services;
 - g. Intercepting, without authorization, or assisting others in intercepting, any interstate or foreign communication broadcasted by DISH Network's Satellite Signal or carried by DISH Network's services;
 - h. Knowingly and willfully making or maintaining an unauthorized connection or connections, whether physically, electrically, or inductively to a television set or to other equipment designed to receive television broadcast or transmission for the purpose of intercepting, receiving, or using any program or other service carried by DISH Network which Defendant is not authorized to receive or use;
 - i. Knowingly and willfully purchasing, possessing, attaching, causing to be attached, assisting other in or maintaining the attachment of any

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1		unautl	norized device or devices to a television set or to other equipment
2		desigr	ned to receive a television broadcast or transmission for the purpose
3		of inte	ercepting, receiving, or using any program or other service carried by
4		DISH	Network which Defendant is not authorized to receive or use;
5	j.	Know	ingly and willfully making or maintaining any modification or
6		alterat	tion to any device installed with the authorization of DISH Network
7		for the	e purpose of intercepting, receiving, or using any program or other
8		servic	e carried by DISH Network which Defendant is not authorized to
9		receiv	e or use;
10	k.	Circu	mventing, or assisting others in circumventing, DISH Network's
11		CAS;	
12	1.	Manu	facturing, importing, offering to the public, providing, or otherwise
13		traffic	king in any technology, product, service, device, component, or part
14		thereo	of, that:
15		(i)	is primarily designed or produced for the purpose of circumventing
16			DISH Network's CAS;
17		(ii)	has only limited commercially significant purpose or use other
18			than to circumvent DISH Network's CAS, or
19		(iii)	is marketed by Defendant or another acting in concert with
20			Defendant with Defendant's knowledge for use in circumventing
21			DISH Network's CAS;
22	m.	Manu	facturing, importing, offering to the public, providing, or otherwise
23		trafficking in any technology, product, service, device, component, or part	
24		thereof, that:	
25		(i)	is primarily designed or produced for the purpose of circumventing
26			a technological measure that effectively protects the programming
27			broadcast by DISH Network from unauthorized copying and/or
28			distribution,
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1	(ii) has only limited commercially significant purpose or use other			
2	than to circumvent a technological measure that effectively			
3	protects the programming broadcast by DISH Network from			
4	unauthorized copying and/or distribution, or			
5	(iii) is marketed by Defendant or another acting in concert with			
6	Defendant with Defendant's knowledge for use in circumventing a			
7	technological measure that effectively protects the programming			
8	broadcast by DISH Network from unauthorized copying and/or			
9	distribution;			
10	n. Reverse engineering or assisting in the reverse engineering of DISH			
11	Network's CAS, or any portion thereof; and			
12	o. Distributing or publishing or assisting in the distributing or publishing to			
13	any third party, without Plaintiffs' prior written consent, information,			
14	instructions, descriptions, diagrams, or illustrations regarding DISH			
15	Network's Security System or any portion thereof.			
16	(2) This Permanent Injunction takes effect immediately.			
17	(3) Should Defendant breach any part of this Permanent Injunction he shall be subject			
18	to damages in the amount of of up to \$110,000 for each such breach or violation, which is the			
19	maximum statutory damages permitted per violation under 47 U.S.C. § 605(e)(3)(C)(i)-(ii). For			
20	purposes of assessing damages under this section, each "device, product, file, technology			
21	or part or component thereof" that is distributed by Defendant or others acting in active			
22	participation or concert with Defendant in violation of this Permanent Injunction shall constitute			
23	a separate and discrete violation. In the case of any software, firmware or other file distributed			
24	or posted by Defendant or others acting in active participation or concert with Defendant,			
25	each time that software, firmware, or other file is downloaded by an end-user shall constitute			
26	a separate and discrete violation for purposes of quantifying damages set forth in this section.			
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[AMENDED PROPOSED] PERMANENT INJUNCTION

1	IT IS SO ORDERED.	
2	Small	
3	DATED: May 13, 2011	
4	JEREMY FOG L United States District Judge	
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-TAMENDED-PROPOSED; PERMANENT INJUNCTION