1			
2			
3			
4			
5			
6			
7	IN THE UNITED STATES DISTRICT COURT		
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
9	SAN JOSE DIVISION		
10	Motor Works, LLC, NO. C 08-03608 JW		
11	Plaintiff, JUDGMENT AND PERMANENT v. INJUNCTION		
12			
13			
14	/		
15	This action was tried on the facts without a jury, a jury having been waived by both parties.		
16	The Court stated its findings of facts and conclusions of law on the record after the close of the		
17	evidence, pursuant to Federal Rule of Civil Procedure 52(a), and invited the parties to submit		
18	briefing with respect to any other matters. On June 8, 2010, the Court made and filed its		
19	Supplemental Findings of Facts and Conclusions of Law. Based upon its findings, judgment is		
20	entered as follows:		
21	The Court declares that Plaintiff Motor Works, LLC a Nevada corporation is the owner of		
22	the CERMA family of trademarks, including CERMA, CERMA LUBRICATION, CERMAX,		
23	CERMA ENGINE LUBE, CERMA LUBE, CERMA ADVANCED LUBRICATION		
24	TECHNOLOGY, CERMA ORGANIC (hereinafter referred to as "the CERMA family of		
25	trademarks").		
26	Defendants Safer Technologies, Inc., Cerma Technology, Inc., George Ackerson and their		
27	respective officers, agents, servants, employees, and attorneys and all those persons in active concert		
28	or participation with them:		

United States District Court For the Northern District of California

1	(1)	Are permanently enjoined and restrained from using any of the CERMA
2		family of trademarks or any confusingly similar trademark, trade name
3		component or otherwise, to market, advertise or identify Defendants' products
4		in the United States;
5	(2)	Shall cease use of any and all materials developed in connection with the
6		advertising, promotion and marketing of Plaintiff's products including but not
7		limited to customer testimonials, photographs, text, test and performance data,
8		including but not limited to: (a) the website "cermatechnology.com," (b) any
9		telephone number including the pneumonic CERMA (or any variation
10		thereof) in the United States;
11	(3)	Shall cease making any representations concerning the content or quality of
12		the products of Plaintiff and its licensees in the United States;
13	(4)	Within 10 days of the date of this Judgment, shall deliver to Plaintiff or declare under
14		oath that they have destroyed all products, literature, advertising and other material
15		bearing CERMA family of trademarks or any confusingly similar trademarks the
16		infringing designation;
17	(5)	Within 10 days of the date of this Judgment, shall deliver to Plaintiff and lodge a
18		copy with the Court a notarized assignment to Plaintiff of: (a) any and all state or
19		federal registrations or application for registration of the CERMA family of
20		trademarks issued to Defendants or pending from them; (b) documents necessary to
21		transfer ownership and control or the website "cermatechnology.com" and any other
22		websites delivered by Plaintiff or its representatives to any Defendant; (c) documents
23	necessary to transfer ownership and control to Plaintiffs all telephone numbers with	
24		the pneumonic "CERMA" or any variation thereof held or controlled by Defendants;
25	(6)	Within 10 days of the date of this Judgment, shall deliver to Plaintiff at Plaintiff's
26		principal place of business or such other location as Plaintiff shall designate all
27		
28		2

United States District Court For the Northern District of California

1	equipment, including but not limited to bottling machines provided by Plaintiff to			
2	Defendants;			
3	(7) Within 10 days of this Judgment shall provide to Plaintiff and lodge a copy with the			
4	Court an accounting of any and all profits of Defendants from sales of products using			
5	the CERMA family of trademarks.			
6	Because no relief was requested with respect to the corporate name, nothing in this Order			
7	shall be construed to require that Defendants cease doing business under the corporate name "Cerma			
8	Technology, Inc." Furthermore, nothing in this Judgment shall be construed to prevent Defendants			
9	from purchasing and selling products from BYK-Chemie GmbH or any of its distributors in the			
10	United States.			
11	Defendants shall take nothing by way of their counterclaim.			
12	Based on the Court's finding that the following Defendants are not liable for the actions of			
13	Defendants Safer Technologies, Inc., and Cerma Technology, Inc., judgment is entered in favor of			
14	Defendants Mary Stranahan, Nicholas Streit, and Edward Halbach against Plaintiff Motor Works,			
15	LLC. Plaintiff shall take nothing from these named Defendants. As between each of them and			
16	Plaintiff, each party shall bear his or her own costs, respectively.			
17	Plaintiff has not sought attorneys fees as a sanction pursuant to the Court's March 10, 2010			
18	Order. Otherwise, each side shall bear their own attorney fees. Plaintiff shall recover its costs of			
19	suit.			
20	The Clerk shall close this file.			
21	O			
22	Dated: June 8, 2010 JAMES WARE			
23	United States District Judge			
24				
25				
26				
27				
28	3			

1	THIS IS TO CERTIFY THAT COPIES OF THIS ORDER HAVE BEEN DELIVERED TO:		
2	James Mitchell Hanavan craigielaw@aol.com Robert Chipley Weems rcweems@weemslawoffices.com		
3			
4			
5			
6		Richard W. Wieking, Clerk	
7		By: <u>/s/ JW Chambers</u> Elizabeth Garcia	
8		Elizabeth Garcia Courtroom Deputy	
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19 20			
20			
21			
22 23			
23 24			
24 25			
23 26			
20 27			
27 28			
20			