1 2 3 4 5 6 7 8 9 10 11	COOLEY LLP HEIDI L. KEEFE (178960) (hkeefe@cooley.com) DANIEL J. KNAUSS (267414) (dknauss@cooley.com) SARAH B. WHITNEY (292974) (swhitney@cooley.com) 3175 Hanover Street Palo Alto, CA 94304-1130 Telephone: (650) 843-5000 Facsimile: (650) 849-7400 DAVID A. CASIMIR (dacasimir@casimirjones.com) KIRK J. HOGAN (kjhogan@casimirjones.com) CASIMIR JONES, S.C. 2275 Deming Way, Suite 310 Middleton, Wisconsin 53562 Telephone: (608) 662-1277 Facsimile: (608) 662-1276 Attorneys for Plaintiff HORUS VISION, LLC	DURIE TANGRI CLEMENT S. ROBERTS (SBN 209203) (croberts@durietanri.com) MICHAEL H. PAGE (SBN 154913) (mpage@durietangri.com) 217 Leidesdorff Street San Francisco, California 94111 Telephone: (415) 362-6666 Facsimile: (415) 236-6300 BARNES & THORNBURG LLP LYNN C. TYLER (pro hac vice) (ltyler@btlaw.com) 11 South Meridian Street Indianapolis, IN 46204 Telephone: (317) 236-1313 Facsimile: (317) 231-7433 Attorneys for Defendants APPLIED BALLISTICS, LLC, APPLIED BALLISTICS, INC., and APPLIED BALLISTICS MEDIA, INC.
13	HORUS VISION, LLC	
14	UNITED STATES	DISTRICT COURT
15	NORTHERN DISTRICT OF CALIFORNIA	
16	SAN JOSE	DIVISION
17	HORUS VISION, LLC,	Case No. 5:13-cv-05460-BLF
18	Plaintiff, v.	STIPULATED DISMISSAL OF ACTION WITH PREJUDICE;
19	APPLIED BALLISTICS, LLC, APPLIED	[PROPOSED] ORDER
20	BALLISTICS, INC., and APPLIED BALLISTICS MEDIA, INC.	Ctrm: 3, 5th Floor Judge: Hon. Beth L. Freeman
21	Defendants.	Judge. Holl. Delli E. Freeman
22	HORUS VISION, LLC,	Case No. 5:14-cv-05206-BLF
23	Plaintiff,	STIPULATED DISMISSAL OF ACTION WITH PREJUDICE;
24	V.	[PROPOSED] ORDER
25	APPLIED BALLISTICS, LLC, APPLIED BALLISTICS, INC., and APPLIED	Ctrm: 3, 5th Floor
26	BALLISTICS MEDIA, INC.,	Judge: Hon. Beth L. Freeman
27	Defendants.	
COOLEY LLP ATTORNEYS AT LAW PALO ALTO	1	DISMISSAL WITH PREJUDICE CASE NOS. 5:13-CV-05460-BLF 5:14-CV-05206-BLF

1	Durguent to Fed P Civ. P. 41(a)(1)(A)(ii) and 41(a) Plaintiff and Counterclaim	
		ii) and 41(c), Plaintiff and Counterclaim	
2	Defendant Horus Vision, LLC ("Horus Vision") and Defendants and Counterclaim Plaintiffs		
3	Applied Ballistics, LLC, Applied Ballistics, Inc., and Applied Ballistics Media, Inc. ("Applied		
4	Ballistics") stipulate that Horus Vision's claims are dismissed with prejudice in their entirety and		
5	Applied Ballistics' first counterclaim seeking a declaration of invalidity is dismissed without		
6	prejudice and their second counterclaim seeking a declaration of non-infringement is dismissed		
7	with prejudice. Judge Freeman, or in her absence, the Northern District of California, will retain		
8	jurisdiction to enforce the parties' confidential settlement agreement (the terms of which are		
9	incorporated herein by reference). Each party shall bear its own attorneys' fees and costs.		
10	By his signature below, counsel for Horus Vision attests under penalty of perjury that		
11	counsel for Applied Ballistics concurs in the filing of this document.		
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13	3		
14			
15	Dated: July 31, 2015 Respec	etfully submitted,	
16	COOL	EY LLP	
17	7 /s/ Dan	niel J. Knauss	
18		EL J. KNAUSS eys for Plaintiff	
19	HORI	S VISION, LLC	
20	BARN	ES & THORNBURG LLP	
21	1 /s/Lyn	n C. Tyler	
22	Lynn	C. Tyler eys for Defendants	
23	APPLI	ED BALLISTICS, LLC ED BALLISTICS, INC.	
24	ΔΡΡΙΙ	ED BALLISTICS, INC. ED BALLISTICS MEDIA, INC.	
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1	FILER'S ATTESTION		
2	Pursuant to Civil Local Rule 5.1, the undersigned attests that all Parties have concurred in		
3	the filing of this Stipulation of Dismissal with Prejudice and [Proposed] Order.		
4			
5	Dated: July 31, 2015 COOLEY LLP		
6	/s/ Daniel J. Knauss		
7	DANIEL J. KNAUSS Attorneys for Plaintiff HORUS VISION, LLC		
8	HORUS VISION, LLC		
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COOLEY LLP ATTORNEYS AT LAW PALO ALTO

1	[PROPOSED] ORDER		
2	[I KOI OSED] OKDEK		
3	PURSUANT TO STIPULATION OF ALL PARTIES, AND FOR GOOD CAUSE SHOWN:		
4	Horus Vision's claims are dismissed with prejudice in their entirety and Applied Ballistics'		
5	first counterclaim seeking a declaration of invalidity is dismissed without prejudice and their		
6	second counterclaim seeking a declaration of non-infringement is dismissed with prejudice. The		
7	undersigned, or in my absence, the Northern District of California, shall retain jurisdiction to		
8	enforce the parties' confidential settlement agreement (the terms of which are incorporated herein		
9	by reference). Each party shall bear its own attorneys' fees and costs.		
10			
11	IT IS SO ORDERED.		
12	Dated:, 2015		
13	Dated:, 2015/\text{Self_Man} /\text{Melman}		
14	The Honorable Beth L. Freeman		
15	United States District Judge		
16	Northern District of California		
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