

EXHIBIT A

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

GLJ, LLC d/b/a O2-COOL,)	
)	
Plaintiff,)	Civil Action No. 08 CV 7137
)	
v.)	Judge Lindberg
)	Magistrate Judge Keys
LANCO CORPORATION,)	
STARLINE USA, INC. and)	
CALIBRE INTERNATIONAL,)	
)	
Defendants.)	

CONSENT JUDGMENT

This matter having come before this Court on the motion of plaintiff,
GLJ, LLC d/b/a O2-Cool ("O2-Cool") and defendant, Lanco Corporation
("Lanco"), for entry of a consent judgment;

WHEREAS, O2-Cool and Lanco have agreed to compromise and
settle their claims in this litigation and have advised the Court as to that fact; and

WHEREAS, O2-Cool and Lanco have agreed to the entry of this
judgment as indicated by signature of counsel below;

NOW, THEREFORE, it shall be and is hereby ordered, adjudged and
decreed;

1. This Court has jurisdiction over the subject matter of this action and has personal jurisdiction over the parties hereto.

2. O2-Cool is the owner of United States Letters Patent No. 5,843,344.

3. United States Letters Patent No. 5,843,344 is valid and enforceable.

4. GLJ, in its Complaint, has asserted that Lanco, by its purchase, use and sale of miniature water spray fans, has infringed the claims of United States Letters Patent No. 5,843,344. Lanco has not filed an answer to the Complaint.

5. Commencing on the date of entry of this judgment, Lanco, its officers, directors, employees, agents, attorneys, successors or assigns and those in active concert or participation with any of the foregoing, are hereby permanently enjoined and prohibited from further infringing any of the claims United States Letters Patent No. 5,843,344 by the manufacture, purchase, use or sale of miniature water spray fans.

6. In consideration of the undertakings set forth herein, and other good and valuable consideration, O2-Cool, on behalf of its agents, representatives, directors, officers, affiliates, predecessors, successors and assigns, hereby releases and discharges Lanco and its agents, representatives, directors, officers, affiliates, predecessors, successors and assigns from any and all actions, causes of action, suits, in law or equity, which O2-Cool now has, may now have or had arising out of U. S. Patent No. 5,843,344 prior to the date of entry of this judgment, provided, however, that this release does not release or discharge Lanco from its obligations under this Agreement.

7. O2-Cool and Lanco are to bear their own costs and attorney fees incurred in this litigation.

9. The Complaint as to Lanco is hereby dismissed with prejudice.

Entered June ____, 2009

Judge Lindberg
United States District Judge

Agreed to as to form and content:

/s/ Kathleen A. Lyons

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