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13 **UNITED STATES DISTRICT COURT**
 14 **DISTRICT OF NEVADA**

15 CYBERGUN S.A., a French Corporation, and
 16 FN HERSTAL, S.A., a Belgian Corporation,

17 Plaintiffs,

18 v.

19 JAG PRECISION, a California Corporation,

20 Defendant.

CASE NO. 2:12-cv-00074-APG-GWF

PERMANENT INJUNCTION

21 The Parties' Joint Motion and Stipulation for Entry of Permanent Injunction is before the
 22 Court.
 23

24 On February 1, 2012, the Court entered a preliminary injunction on behalf of Plaintiffs
 25 Cybergun S.A. and FN Herstal S.A. ("Cybergun") against Defendant Jag Precision ("Jag")
 26 regarding Cybergun's claim of trade dress infringement of the SCAR rifle. Dkt. 26. On October
 27 29, 2012, the Court entered a second preliminary injunction on behalf of Cybergun against Jag
 28

1 regarding Cybergun's claim of trade dress and trademark infringement of the M249 and P90 rifles
2 and M249 and P90 trademarks. Dkt. 64. This Preliminary Injunction Order was affirmed by the
3 United States Court of Appeals for the Ninth Circuit. *See, Cybergun S.A. v. Jag Precision, Inc.*,
4 533 Fed. Appx. 791, 2013L 3770855 (9th Cir. 2013).

5
6 The parties recently engaged in mediation that resulted in settlement of all claims
7 ("Settlement Agreement"). The Settlement Agreement includes a stipulation to the entry of a
8 Permanent Injunction, having the same scope as that of the two preliminary injunctions already
9 entered in this matter relating to the SCAR rifle and the M249 and P90 rifles.

10 Based upon the foregoing, and based upon the Joint Motion and Stipulation of the Parties,
11 the Court hereby enters the following Permanent Injunction:


12 **IT IS HEREBY ORDERED** that Defendant Jag Precision, including all officers,
13 directors, principals, agents, servants, employees, successors and assigns are hereby permanently
14 enjoined from making, using, selling, and offering to sell its SCAR replica products, including the
15 Vega Force MK16 products, the Vega Force MK17 products, the Echo 1 ASC products, and the
16 Echo 1 ASC-H products, or any other product that is the substantial equivalent to the above-
17 mentioned replica products in overall design and appearance, regardless of whatever "version" or
18 name Jag may use to sell such products. Except as addressed below, Jag is hereby ordered to (a)
19 immediately and permanently cease all sales of the SCAR replica products; (b) contact its
20 customers and instruct them to permanently stop their sales of the SCAR replica products and
21 return all such products to Defendant; and (c) permanently stop all advertising, including all
22 Internet advertising, that depicts, promotes, or otherwise mentions the SCAR replica products.

23 **IT IS FURTHER ORDERED** that Defendant Jag Precision, including all officers,
24 directors, principals, agents, servants, employees, successors and assigns, and all others aiding,
25 abetting, or acting in concert or active participation therewith are permanently enjoined from
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1 making, using, selling, and offering to sell its M249, M249 Para and P90 replica products,
2 including the ECHO1 USA M249 MKII; ECHO1 USA M249 PARA; ECHO1 USA E90, or any
3 other product that is the substantial equivalent to the above-mentioned replica products in overall
4 design and appearance, regardless of whatever “version” or name Jag may use to sell such
5 products, and are further permanently enjoined from any use in the commerce of the trademarks
6 M249, M249 PARA, and E90, or confusingly similar variants thereto, in connection with air soft
7 guns or any other firearm or firearm-derived product. Except as addressed below, Jag is hereby
8 ordered to (a) immediately and permanently cease all sales of the above-listed replica products; (b)
9 contact its customers and instruct them to permanently stop their sales and return all replica
10 products to Defendant Jag; and (c) permanently stop all advertising, including all Internet
11 advertising, that depicts, promotes, or otherwise mentions the above-listed replica products or the
12 above-listed trademarks.
13

14
15 Notwithstanding the foregoing Permanent Injunction, the parties have agreed that Jag may
16 liquidate its current inventory of SCAR, M249, M249 Para and P90 replica products, which total
17 1,395 replica products, over a period not to exceed one year after the effective date of the
18 Settlement Agreement (“Allowed Sales”). Such Allowed Sales shall not constitute a violation of
19 this Permanent Injunction.
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21 Dated: March 9, 2015

22 
23 _____
24 Honorable Andrew P. Gordon
25 U.S. District Court Judge
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