3. The parties hereby stipulate and agree that SATA owns and has standing to sue for infringement of SATA's United States Trademark Registrations (SATA Marks) and SATA's United States Design Patents (SATA Design Patents), all of which are valid and enforceable.

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Case No. 2:15-cv-02111-GMN-CWH

The SATA Marks and Design Patents are attached as Exhibit A to the Settlement Agreement, and incorporated herein by reference.

- 4. The parties hereby stipulate and agree that, as of the date of this Court's Order, PRONA and its officers, agents, servants, employees, attorneys, and all other persons who are in active concert or participation, who receive actual notice of this order shall be permanently enjoined and restrained from:
 - a. Manufacturing, assembling, producing, distributing, offering for distribution, circulating, selling, offering for sale, advertising, importing, promoting, or displaying any paint spray guns and paint spray gun accessories, in the United States that infringe on the SATA Design Patents.
 - b. Using any reproduction, counterfeit, copy, or colorable imitation of any of the SATA's Marks, in commerce, in the United States, including, without limitation: (i) by selling, offering for sale, distributing, promoting, or advertising any good or service in connection with any such reproduction, counterfeit, copy, or colorable imitation of the SATA Marks, including any of the accused products identified as RC-6R, RC-6M, R301 G, R403 G, RL-403 G, R-1000G and R-3000; or (ii) by displaying any such reproduction, counterfeit, copy, or colorable imitation of the SATA Marks.
 - c. using any false designation of origin or false or misleading description or false or misleading representation that can or is likely to lead the trade or public erroneously to believe that any paint spray guns and paint spray gun accessories has been manufactured, assembled, produced, distributed, offered for distribution or circulation, sold, offered for sale, imported, advertised, promoted, displayed, licensed, sponsored, approved, or authorized by or for SATA, when such is not true in fact.
- 5. Parties hereby agree and stipulate that this Court SHALL RETAIN JURISDICTION of this action to the extent necessary to ensure full compliance with all obligations imposed by the Permanent Injunction Order, including the enforcement of the

1	Stipulated Permanent Injunction by way of contempt or otherwise. The obligations of the parties	
2	as set forth in the stipulated Permanent Injunction, SHALL BE ENFORCED, if necessary,	
3	exclusively by this Court.	
4	6. Parties hereby agree and stipulate that PRONA has waived any appeal of the	
5	Stipulated Permanent Injunction.	
6	7. Parties hereby agree and stipulate that all claims filed in this action SHALL BE	
7	Dismissed from the action with Prejudice pursuant to FRCP 41(a)(1)(A)(ii), with each Party	
8	bearing its own costs and attorneys' fees.	
9	IT IS SO STIPULATED:	
10	10 Dated: July 6, 2017	ted: June 6, 2017
11	11 DICKINSON WRIGHT PLLC ZU	BER, LAWLER & DEL DUCA LLP
12 13 14 15 16 17 18 19 20 21 22	Steven A. Caloiaro Nevada Bar No. 12344 Cal 14	Alan C. Chen In C. Che
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This case having come before this Court, and being represented to the Court that SATA GmbH & Co. KG. ("SATA"), and Defendant Prona Tools, Inc., ("PRONA"), have compromised and settled the matters in the dispute, IT IS HEREBY ORDERED, ADJUDICATED, and DECREED as follows:

PERMANENT INJUNCTION ORDER

Having considered the Stipulation of the Parties, and for good cause shown, ITS IS HEREBY ORDERED THAT:

- 1. The Court has jurisdiction over the parties and the subject matter in this case.
- 2. Venue is proper in this judicial district.
- 3. SATA owns and has standing to sue for infringement of SATA's United States
 Trademark Registrations (SATA Marks) and SATA's United States Design Patents (SATA
 Design Patents), all of which are valid and enforceable.
- 4. Pursuant to 35 U.S.C. § 283, as of the date of this Court's Order, PRONA and its officers, agents, servants, employees, attorneys, and all other persons who are in active concert or participation, who receive actual notice of this order shall be permanently enjoined and restrained from:
 - a. Manufacturing, assembling, producing, distributing, offering for distribution, circulating, selling, offering for sale, advertising, importing, promoting, or displaying any paint spray guns and paint spray gun accessories, in the United States that infringe on the SATA Design Patents.
 - b. Using any reproduction, counterfeit, copy, or colorable imitation of any of the SATA's Marks, in commerce, in the United States, including, without limitation: (i) by selling, offering for sale, distributing, promoting, or advertising any good or service in connection with any such reproduction, counterfeit, copy, or colorable imitation of the SATA Marks, including any of the accused products identified as RC-6R, RC-6M, R301 G, R403 G, RL-403 G, R-1000G and R-3000; or (ii) by displaying any such reproduction, counterfeit, copy, or colorable imitation of the SATA Marks.

- c. Using any false designation of origin or false or misleading description or false or misleading representation that can or is likely to lead the trade or public erroneously to believe that any paint spray guns and paint spray gun accessories has been manufactured, assembled, produced, distributed, offered for distribution or circulation, sold, offered for sale, imported, advertised, promoted, displayed, licensed, sponsored, approved, or authorized by or for SATA, when such is not true in fact.
- 5. This Court SHALL RETAIN JURISDICTION of this action to the extent necessary to ensure full compliance with all obligations imposed by the Permanent Injunction Order, including the enforcement of the Stipulated Permanent Injunction by way of contempt or otherwise. The obligations of the parties, as set forth in the stipulated Permanent Injunction, SHALL BE ENFORCED, if necessary, exclusively by this Court.
 - 6. PRONA has waived any appeal of the Stipulated Permanent Injunction.
- 7. This is a Final Judgement. Subject to this Court's limited retention of jurisdiction as set forth above, all claims filed in this action SHALL BE DISMISSED from the action with Prejudice pursuant to FRCP 41(a)(1)(A)(ii).
 - 8. Each Party shall bear their own costs and attorneys' fees.
- 9. The Clerk of the Court shall deny any pending motions as moot and close this case.
 - 10. Having addressed each of the claims in this action, this case SHALL BE CLOSED.

UNITED STATES DISTRICT COURT JUDGE

DATED this $\frac{10}{10}$ day of July, 2017.

1	<u>CERTIFICATE OF SERVICE</u>	
2	I hereby certify that this document filed through the ECF system will be sent electronically	
3	to the registered participated as identified on the Notice of Electronic Filings (NEF) and paper	
4	copies will be sent to those indicated as non-registered participants.	
5	July 6, 2017 Respectfully submitted,	
6		
7	/s/ Steven A. Caloiaro	
8	Steven A. Caloiaro	
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