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8 Attorneys for Plaintiffs
 9 EQUALIA, LLC and HOVERBOARD
 TECHNOLOGIES CORPORATION

10 UNITED STATES DISTRICT COURT
 11 DISTRICT OF NEVADA

13 EQUALIA, LLC, a California limited
 liability company, and HOVERBOARD
 14 TECHNOLOGIES CORPORATION, a
 California corporation,

15 Plaintiffs,

16 v.

17 KUSHGO LLC dba HALO BOARD, a
 18 California limited liability company;
 HALO BOARD LLC, an Oregon limited
 19 liability company; ARTHUR
 ANDREASYAN, an individual; and
 20 SHENZHEN WINDGOO INTELLIGENT
 TECHNOLOGY CO. LTD., a foreign
 21 company,

22 Defendants.
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CASE NO. 2:16-cv-02851-RFB-CWH

**[PROPOSED] ORDER FOR STIPULATED
 PERMANENT INJUNCTION**

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1 WHEREAS, on December 9, 2016, Plaintiffs Equalia LLC and Hoverboard Technologies
2 Corporation (collectively, "Equalia"), filed a civil action seeking relief for patent infringement
3 under 35 U.S.C. §271, and unfair and deceptive trade practices under 15 U.S.C. §45, entitled
4 *Equalia LL,C et al. v. Kushgo LLC, et al.*, in the United States District Court, District of Nevada,
5 Case No. 2:16-cv-2851-RFB (the "Nevada Litigation") against Defendants Kushgo LLC, Halo
6 Board LLC, and Arthur Andreatsyan (collectively, "Defendants");

7 WHEREAS, on February 19, 2017, Defendants filed an appeal with the United States
8 Court of Appeals for the Federal Circuit, entitled *Equalia LL,C et al. v. Kushgo LLC, et al.*, Case
9 No. 17-1658 (the "Appellate Litigation");

10 WHEREAS, Equalia and Defendants (collectively, "Parties") have reached an agreement
11 ("Settlement Offer") to resolve the Nevada Action and the Appellate Litigation, and now wish to
12 stipulate to the entry of a Permanent Injunction;

13 NOW, THEREFORE, the Parties, by and through their counsel, hereby STIPULATE to
14 the entry of the following Permanent Injunction and request an Order for an injunction pursuant
15 to 35 U.S.C. §283 and Fed. R. Civ. P. 65, that Defendants Kushgo, LLC, Halo Board, LLC, and
16 Arthur Andreatsyan, as well as their officers, agents, servants, employees, attorneys, and any other
17 persons in active concert or participation with them are PERMANENTLY ENJOINED from
18 marketing, displaying, making, using, offering to sell, or selling within the United States, or
19 importing into the United States, the accused "Halo Board" product(s) and all other products any
20 substantially similar version thereof, online within the United States or in any physical location
21 within the United States.

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This permanent injunction is understood to be consistent with the Court's order of January 20, 2017 as entered in Case No. 16-CV-02851. Docket 50.

IT IS SO STIPULATED.

Dated: March 15, 2017

ROPER, MAJESKI, KOHN & BENTLEY

By: /s/ Lael D. Andara

LAEL D. ANDARA
MARIE E. SOBIESKI
TIM J. LEPORE
Attorneys for Plaintiff
EQUALIA, LLC and HOVERBOARD
TECHNOLOGIES CORPORATION

Dated: March 15, 2017

By: /s/ Steven Rinehart

STEVEN RINEHART
Attorney for Defendants
KUSHGO, LLC, HALO BOARD, LLC, and
ARTHUR ANDREASYAN

Based on the above stipulation, and for good cause shown,

IT IS SO ORDERED.

Dated: March 15, 2017

By: 
RICHARD F. BOULWARE, II
United States District Judge

DATED this 22nd day of March, 2017.

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CERTIFICATE OF SERVICE

In accordance with Rule 5(b) of the Federal Rules of Civil Procedure, I hereby certify that on the 13th day of March 2017, a copy of **[PROPOSED] ORDER FOR STIPULATED PERMANENT INJUNCTION**, was served on all CM/ECF registered parties by filing and serving the same using the CM/ECF filing system.

/s/ Lael D. Andara

Lael D. Andara
An employee of Ropers Majeski Kohn
& Bentley, P.C.