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ORIGINAL

FILED
CLERK, U.S. DISTRICT COURT
JAN 26 2007
CENTRAL DISTRICT OF CALIFORNIA
BY DEPUTY

7 **UNITED STATES DISTRICT COURT**
8 **CENTRAL DISTRICT OF CALIFORNIA**

9 Vertical Doors, Inc., a)
10 California corporation)
11 Plaintiff,)
12 v.)
13 J T BONN, INC., et al.,)
14 Defendants.)

SA CV 06-4972 JVS (ANx)

STIPULATED PERMANENT INJUNCTION
AGAINST VERSUS TRADING COMPANY,
INC.

Honorable James V. Selna

LOGGED

2007 JAN 25 PM 3:34

15 It appearing that Plaintiff Vertical Doors, Inc.
16 ("Vertical Doors") and Defendant Versus Trading Company,
17 Inc. ("Versus"), have stipulated to entry of the following
18 Order, IT IS HEREBY ORDERED AS FOLLOWS:

19 For purposes of this Order, VDC KITS are any vertical
20 door conversion kits or vertical door hinges intended to be
21 used to allow opening of a vehicle door in a doorway of a vehicle
22 body by rotating the vehicle door in a horizontal plane of motion
23 (a plane of motion relative to a vehicle's orientation, in which
24 a conventional vehicle door opens horizontally) until the vehicle
25 door substantially clears the vehicle body, and then rotating the
26 vehicle door in a vertical plane of motion (a plane of motion
27 substantially orthogonal to the horizontal plane) until the
28 vehicle door substantially clears the doorway.

DOCKETED ON CM 1
JAN 26 2007
BY [Signature] 074

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ENTERED - SOUTHERN DIVISION
CLERK, U.S. DISTRICT COURT
JAN 26 2007
CENTRAL DISTRICT OF CALIFORNIA
BY DEPUTY [Signature]

1 1. Versus, a named defendant in the above-captioned
2 action, along with its successors, general and limited partners,
3 employees, agents, officers, directors and affiliates, including
4 but not limited to, any and all other persons acting in concert
5 with them, shall not manufacture, use, sell, or offer for sale,
6 in the United States, or import into the United States, any VDC
7 KITS, and may not contribute to or actively induce others to do
8 any of the above, except as follows:

9 a) This paragraph does not apply to VDC KITS lawfully
10 purchased or otherwise lawfully obtained directly from Vertical
11 Doors, Inc. (not from its distributors or any other source); and

12 b) Versus may continue to provide customer service (but
13 not replacement VDC KITS) to its existing customers for their
14 existing VDC KITS, as is reasonably necessary to fulfill any
15 obligations under any warranties to those customers (excluding
16 replacement of VDC KITS, chassis plates, or swingarms).

17 2. Within 30 (thirty) days of entry of this Order, Versus
18 shall deliver to Vertical Doors, all VDC KITS in its possession,
19 custody, or control, if any, for destruction and/or disposal by
20 Vertical Doors.

21 3. Within 30 (thirty) days of entry of this Order, Versus
22 shall destroy all advertising and promotional materials,
23 instructions manuals, pamphlets, and the like, in its possession,
24 custody, or control, which refer to or relate to VDC KITS.

25 4. Within 30 (thirty) days of entry of this Order, Versus
26 shall modify electronic advertising in its possession, custody,
27

1 or control, including websites, to remove all references to VDC
2 KITS.

3 5. Within 30 (thirty) days of entry of this Order, Versus
4 shall provide a copy of this Order to its distributors, dealers,
5 wholesale operations managers, retail operations managers, and
6 any other party in the chain of distribution of its VDC KITS, not
7 including the end users.

8 6. The court may retain jurisdiction over the parties to
9 enforce this Order.

10 7. No bond shall be required by Vertical Doors in
11 connection with this Order.

12 8. Nothing herein shall be construed as an admission by
13 any party.

14 9. Promptly after notification of entry of this Order,
15 Vertical Doors shall file a stipulated dismissal of all claims
16 and counterclaims between Vertical Doors and Versus, pursuant to
17 a settlement agreement already entered into by said parties.

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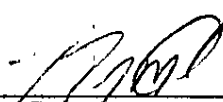
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1 10. This Order shall automatically terminate upon the
2 earlier of: a) expiration of the last to expire of United States
3 Patent Nos. 6,845,547, 7,059,655, or any other United States
4 patents claiming priority to either of the aforementioned
5 patents; or b) if all claims of all of the aforementioned (but
6 non-expired) United States patents are adjudged to be invalid,
7 and all appeals are exhausted.

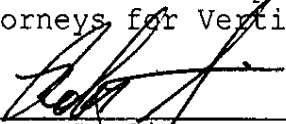
8 **SO STIPULATED**

9 Dated: 1/8/07



Neal M. Cohen
Vista IP Law Group LLP
Attorneys for Vertical Doors, Inc.

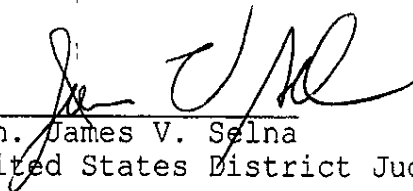
11 Dated: 1/8/07



Robert P. Sievers
Sievers Law Firm
Attorneys for
Versus Trading Company, Inc.

15 **IT IS SO ORDERED**

16 Dated: 1.26.07

By: 

Hon. James V. Selna
United States District Judge

CERTIFICATE OF SERVICE

I hereby certify that on the date set forth below, I served the foregoing document described as **STIPULATED PERMANENT INJUNCTION AGAINST VERSUS TRADING COMPANY, INC.**, to all parties to this action as set forth below, on the date set forth below, in the manner(s) checked below.

By mail service to their attorney(s) of record, at the following address(es):

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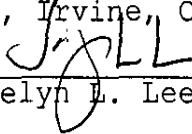
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Executed 1/23/07, Irvine, California.



Jocelyn L. Lee