

1 **DICKINSON WRIGHT PLLC**
STEVEN A. CALOJARO
2 Nevada Bar No. 12344
Email: scaloiaro@dickinsonwright.com
3 8363 West Sunset Road, Suite 200
Las Vegas, Nevada 89113-2210
4 Tel: (702) 550-4400
Fax: (844) 670-4009
5

6 *Attorney for Plaintiff*
SATA GmbH & Co. KG

7 **IN THE UNITED STATES DISTRICT COURT**
8 **FOR THE DISTRICT OF NEVADA**
9

10 SATA GmbH & Co. KG, a German
Corporation,
11
Plaintiff,
12
v.
13
DISCOUNT AUTO BODY PAINT AND
14 SUPPLY L.L.C., a Nevada company
D.B.A. LAS VEGAS AUTO PAINT,
15
Defendant.

CASE NO.:

COMPLAINT

(JURY DEMAND)

16
17 Plaintiff SATA GmbH & Co. KG (“SATA”) hereby states its complaint against
18 Defendant DISCOUNT AUTO BODY PAINT AND SUPPLY L.L.C., D.B.A. LAS VEGAS
19 AUTO PAINT (“LVAP”) as follows:

20 **INTRODUCTION**

21 SATA is a world leader in the production of paint spray guns, airbrushes, workplace
22 safety and security equipment, and other related products. LVAP is a store and auto shop located
23 in Las Vegas, Nevada. LVAP is displaying, advertising, offering for sale, and selling goods
24 bearing spurious designations that are identical to the SATA marks.

25 **JURISDICTION AND VENUE**

26 1. This is an action for statutory trademark counterfeiting, trademark infringement,
27 false designation of origin, and unfair competition in violation of the Lanham Act, 15 U.S.C. §

1 1051, *et seq.*; for common law trademark infringement and unfair competition; and for patent
2 infringement in violation of 35 U.S.C. § 1, *et seq.*

3 2. This Court has subject matter jurisdiction over this action pursuant to 15 U.S.C.
4 §§ 1119 and 1121, and pursuant to 28 U.S.C. §§ 1331, 1338, and 1367, because this action
5 presents questions arising under the trademark and patent laws of the United States to which
6 Congress has granted exclusive subject matter jurisdiction to the federal courts. This Court has
7 supplemental jurisdiction over Plaintiff's common law claims.

8 3. This Court has personal jurisdiction over LVAP based upon its infringing acts of
9 advertising, displaying, and offering for sale counterfeit products bearing SATA's marks at its
10 store in Las Vegas, Nevada.

11 4. Venue is proper in this judicial district pursuant to 28 U.S.C. §§ 1391(b), (c), (d),
12 and 1400(b) because LVAP does business in Nevada, has committed acts of infringement in
13 Nevada, and is subject to personal jurisdiction in Nevada.

14 **THE PARTIES**

15 5. SATA is a German corporation established in 1907 and organized under the laws
16 of Germany.

17 6. Upon information and belief, LVAP is a domestic limited-liability company
18 located at 5280 S. Valley View Blvd., Suite A, Las Vegas NV, and doing business as LAS
19 VEGAS AUTO PAINT.

20 **GENERAL ALLEGATIONS**

21 **Background on SATA**

22 7. SATA is a leading manufacturer of paint spray guns, paint spray gun reservoirs,
23 and related equipment principally used to paint automobiles.

24 8. SATA's products are designed and manufactured in Germany and are sold to
25 distributors worldwide.

26 9. Over the past century, SATA has been a leader in the production of paint spray
27 guns, paint spray gun reservoirs, and related equipment. SATA's paint spray guns are highly

1 valued, well known for their quality, performance, and durability, and are used by professional
2 car repair businesses, automobile manufacturers, yacht and boat builders, carpenters, painters,
3 airbrush/design creators, and hobbyists worldwide.

4 10. SATA offers a wide variety of paint spray guns, including handheld spray guns
5 and spray guns for automatic painting systems.

6 11. SATA's strong reputation and goodwill in the industry is further bolstered by its
7 strong commitment to aiding users of SATA products through free online, telephone, and in-
8 person training services, such as painting tips, forum discussions, useful measurement
9 calculators, video tutorials, and even an encyclopedia of terms.

10 12. Due to the quality of its products and its international reputation for technological
11 innovation, SATA has achieved extensive sales throughout the United States and the world. In
12 the United States, SATA annually produces and sells in excess of 100,000 paint spray guns and
13 paint spray gun reservoirs. Over the last five years, on average, SATA enjoyed annual sales in
14 the United States in excess of \$15 million dollars. Internationally, SATA has annual sales in
15 excess of \$80 million dollars.

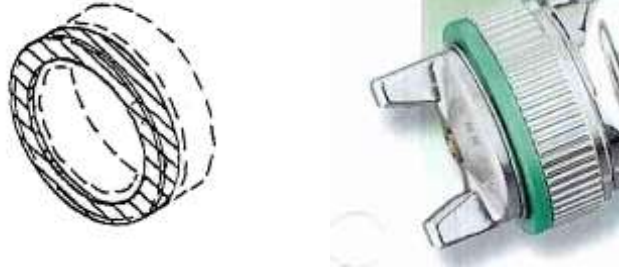
16 13. SATA also has prominently and extensively advertised and promoted products
17 and services offered under the SATA Marks, throughout the United States and the world,
18 through such varied media as the internet, newspapers and magazines, and point-of-sale displays.
19 SATA also operates websites at the <sata.com> and <satausa.com> domain names. As a result,
20 SATA has developed substantial and valuable goodwill in the SATA Marks.

21 14. For many years, SATA has expended millions of dollars annually in advertising
22 and promoting and marketing the SATA Marks in the United States.

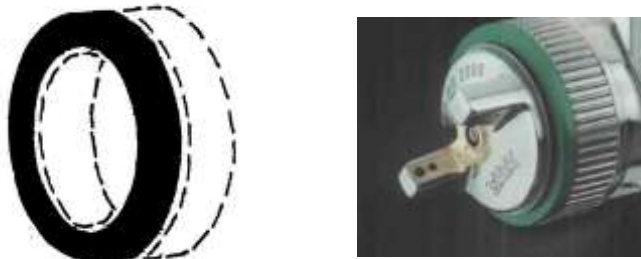
23 **SATA's Trademark Rights**

24 15. SATA owns approximately ninety-two (92) United States trademark registrations
25 for a variety of trademarks used in connection with SATA's products (hereinafter the "SATA
26 Marks"). The trademarks at issue in this case are:

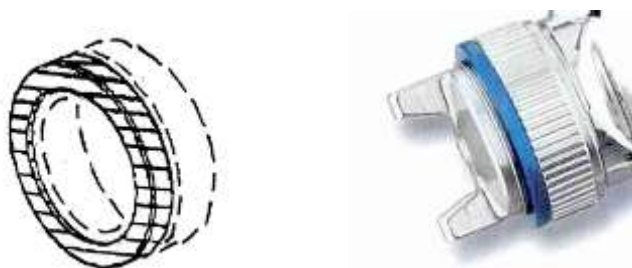
- 1
- 2
- 3
- 4
- U.S. Trademark Registration No. 2,770,801 (incontestable), a design mark for a **green** band of color extended around the circumference of a paint spray gun air cap ring, the **green** band being narrower than the air cap ring, covering "paint spray guns"; and



- 10
- 11
- 12
- 13
- U.S. Trademark Registration No. 2,793,583, (incontestable), a design mark for a band of [any] color extended around the circumference of a paint spray gun air cap ring, the color band being narrower than the air cap ring and of a color that contrasts with the air cap ring, covering "paint spray guns"; and



- 19
- 20
- 21
- 22
- U.S. Trademark Registration No. 2,774,593 (incontestable), a design mark for a **blue** band of color extended around the circumference of a paint spray gun air cap ring, the **blue** band being narrower than the air cap ring, covering "paint spray guns"; and



- U.S. Trademark Registration No. 4,731,525, “5000” for paint spray guns.
- True and correct copies of the marks at issue are attached hereto as **Exhibit A**.

16. Through a long period of usage by SATA, the SATA Marks are well-known and famous to customers and potential customers. The SATA Marks serve as an indicator of the origin and source of the goods sold and provided by SATA.

17. The SATA Marks are arbitrary and inherently distinctive.

SATA’s Patent Rights

18. In addition to its federal trademark registrations, SATA also possesses substantial patent rights including, without limitation, seventy-nine (79) patents (both utility and design) registered with the United States Patent and Trademark Office. In this case, there are four design patents at issue: U.S. D459,432, U.S. D459,433, U.S. D770,593, and U.S. D758,537 (hereinafter the “SATA Patents”). Attached hereto as **Exhibit B** are true and correct copies of the SATA Patents.

- U.S. D459,432 (“’432 Patent”)

Claim: The ornamental design for a **spray gun head ring**, as shown and described.



FIG. 1

1 **Relevant Description**

2 Those portions of the structures shown in the drawings in form of broken lines represent
3 parts of the gun other than the spray head ring. The specific shape of these parts does not limit
4 the present design. Diagonal hatching in the figures represents **any shade of green coloration**.
5 Open areas adjacent the diagonal hatching signify surface finish(es) that is/are colored or
6 uncolored, including metallic finish, such as chrome, nickel or any other silvery, metallic finish.
7 for a contrasting color spray gun head ring; and

- 8 • U.S. D459,433 (“’433 Patent”)

9 Claim: The ornamental design for a **spray gun head ring**, as shown and described.



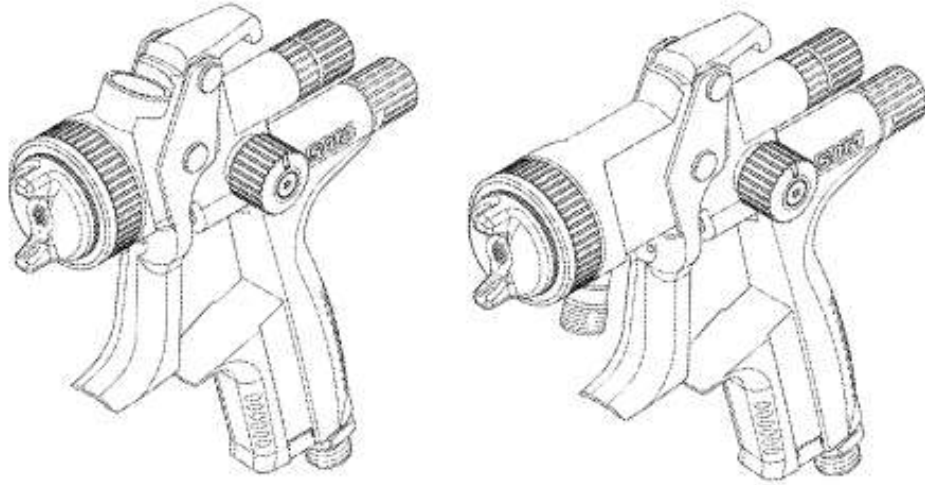
16 *FIG. 1*

17 **Relevant Description**

18 Those portions of the structures shown in the drawings in form of broken lines represent
19 parts of the gun other than the spray head ring. The specific shape of these parts does not limit
20 the present design. **Solid black shading represents color contrast in the sense that the area(s)**
21 **so shaded, which may be of any "color"**, for example red, blue or black, is/are in color contrast
22 with adjacent areas of the design. Open areas adjacent the solid black shading signify surface
23 finish(es) that is/are colored or uncolored, including metallic finish, such as chrome, nickel or
24 any other silvery, metallic finish.
25
26
27

- 1 • U.S. D770,593 (“’593 Patent”)

2 Claim: The ornamental design for a paint spray gun, as shown and described.

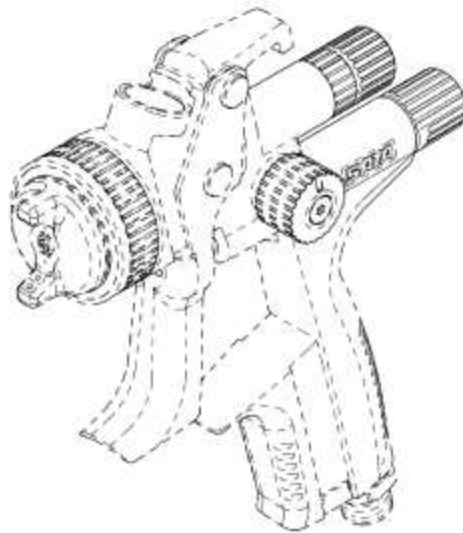


12 **Relevant Description**

13 Ornamental design of the Model 5000 SATA paint spray gun including the various
14 location and stippling of the knobs.

- 15 • U.S. D758,537 (“’537 Patent”)

16 Claim: The ornamental design for a paint spray gun rear portion, as shown and described.



26 **Relevant Description**

27 Ornamental design of the rear of a Model 5000 SATA paint spray gun.

1 **Discovery of Infringement**

2 19. On Tuesday, November 1, 2017, SATA representatives visited LVAP’s store.

3 20. SATA had been made aware during the 2017 SEMA show that LVAP was selling
4 several of counterfeit and infringing Auarita/Italco Paint Spray guns (hereinafter “Counterfeit
5 Product(s)”).

6 21. The SEMA trade show is one of the largest annual trade shows canvassing the
7 \$477 billion automotive aftermarket industry. Manufacturers and suppliers who attend SEMA
8 represent everything from air conditioning to computer systems, to paint/coating body repair,
9 hand tools, and similarly situated companies.

10 22. When visiting the store, SATA was assisted by an individual who identified
11 himself as Mr. Robert Sanchez, the Sales Manager for LVAP. The individual also provided the
12 attached business card.



21 23. When SATA representatives inquired about the availability of the Counterfeit
22 Product, they were informed by Mr. Sanchez that they had recently sold two pallets, but that they
23 could receive a new shipment by request within two weeks.

24 24. Mr. Sanchez referred to the Counterfeit Products as “knock off SATAs.”

25 25. Mr. Sanchez also said that he had one gun that was returned, a model H-5000, but
26 that he would be willing to sell the gun at a discounted price. Mr. Sanchez provided the box of
27 the product which is shown below.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28



1 26. Below is a comparison showing a genuine SATAjet 5000 compared to the
2 Counterfeit Product sold by the Defendant.



16 27. The marks shown above on the Counterfeit Products and in the comparison are
17 clearly meant to be confusingly similar in sight, sound and commercial impression to SATA's
18 Marks.

19 28. On information and belief, the marks were specifically chosen and placed in
20 identical locations on the same type of goods covered by SATA's Marks in order to cause
21 confusion, mistake or deception.

22 29. On information and belief, as a result of the similarity between the marks and the
23 identical relationship between the respective parties' products, purchasers of Counterfeit
24 Products are apt to believe that they are somehow connected with, or endorsed or sponsored by
25 SATA, to the harm and detriment of SATA.

1 30. On or about November 10, 2017, SATA sent LVAP a letter, demanding the
2 LVAP cease its display, advertisement, offer for sales, and sales, of the Counterfeit Products.
3 LVAP did not respond to the Letter.

4 31. SATA made several other attempts to contact LVAP, however those attempts
5 were unsuccessful.

6 **COUNT I - TRADEMARK COUNTERFEITING - 15 U.S.C. § 1114**

7 32. SATA hereby realleges and incorporates by reference each and every allegation
8 set forth in the preceding paragraphs.

9 33. LVAP has used spurious designations that are identical with, or substantially
10 indistinguishable from, the SATA Marks on identical goods.

11 34. LVAP has intentionally used these spurious designations, knowing they are
12 counterfeit, in connection with the advertisement, promotion, sale, offering for sale and
13 distribution of the Counterfeit Products.

14 35. LVAP's use of the SATA Marks to advertise, promote, offer for sale, distribute
15 and sell the Counterfeit Products bearing infringing trademarks was at all times and is currently
16 without SATA's authorization, license, or consent.

17 36. LVAP's unauthorized use of the SATA Marks on and in connection with LVAP's
18 advertisement, promotion, sale, offering for sale, and distribution of the Counterfeit Products
19 constitutes a use of the SATA Marks in commerce.

20 37. LVAP's unauthorized use of the SATA Marks is likely to: (a) cause confusion,
21 mistake and deception; (b) cause the public to believe that the Counterfeit Products is legitimate,
22 and/or that the Counterfeit Products is authorized by, sponsored by, or approved by SATA, or
23 that LVAP is affiliated with, connected to, associated with, or in some way related to SATA; (c)
24 result in LVAP unfairly benefiting from SATA's advertising and promotion; and (d) result in
25 LVAP unfairly profiting from SATA's reputation and trademarks all to the substantial and
26 irreparable injury of the public, SATA, the SATA Marks, and the substantial goodwill they
27 represent.

1 38. LVAP's acts constitute willful trademark counterfeiting in violation of Section 32
2 of the Lanham Act, 15 U.S.C. § 1114.

3 39. By reason of the foregoing, LVAP is liable to SATA for: (a) statutory damages in
4 the amount of up to \$2,000,000 for each mark counterfeited as provided by 15 U.S.C. § 1117(c)
5 of the Lanham Act, or, at SATA's election, an amount representing three (3) times SATA's
6 damages and/or LVAP's illicit profits; and (b) reasonable attorney's fees, investigative fees, and
7 pre-judgment interest pursuant to 15 U.S.C. § 1117.

8 40. SATA is also entitled to temporary, preliminary, and permanent injunctive relief
9 pursuant to 15 U.S.C. § 1116(d).

10 **COUNT II - TRADEMARK INFRINGEMENT - 15 U.S.C. § 1114**

11 41. SATA hereby realleges and incorporates by reference each and every allegation
12 set forth in the preceding paragraphs.

13 42. Without SATA's authorization, license, or consent, LVAP has knowingly used
14 and continues to use in commerce the SATA Marks in connection with the manufacturing,
15 adverting, promoting, importing into, and selling in the United States the Counterfeit Products.
16 LVAP has used the SATA Marks with the knowledge of, and the intent to call to mind and create
17 a likelihood of confusion with regard to, and/or trade off SATA's fame and the registered SATA
18 Marks.

19 43. LVAP's use of the SATA Marks is likely to: (A) confuse, mislead, or deceive
20 customers, purchasers, and members of the general public as to the origin, source, sponsorship,
21 or affiliation of LVAP and SATA and/or the Counterfeit Products and SATA's products; and (B)
22 is likely to cause such people to believe in error that the Counterfeit Products have been
23 authorized, sponsored, approved, endorsed, or licensed by SATA or that the Counterfeit Products
24 is in some way affiliated with SATA.

25 44. SATA has no control over the LVAP's use of the SATA Marks. Therefore,
26 SATA's reputation and goodwill has been and continues to be damaged – and the value of the
27 SATA Marks jeopardized – by LVAP's continued use of the SATA Marks and colorable

1 imitations thereof. Because of the likelihood of confusion between the Counterfeit Products and
2 the SATA Marks, any defects, objections, or faults found with the Counterfeit Products will
3 negatively reflect upon and injure the exceptional reputation that SATA has established for the
4 products and services it offers in connection with the SATA Marks. As such, LVAP is liable to
5 SATA for infringement of the SATA Marks pursuant to 15 U.S.C. § 1114.

6 45. LVAP's acts alleged above have caused, and if not enjoined will continue to
7 cause, irreparable and continuing harm to SATA's trademarks, business, reputation, and
8 goodwill. SATA has no adequate remedy at law as monetary damages are inadequate to
9 compensate SATA for the injuries caused by LVAP to its trademarks, business, reputation, and
10 goodwill.

11 46. As a direct and proximate result of LVAP's conduct, SATA has suffered and
12 continues to suffer damages to its valuable SATA Marks, and other damages in an amount to be
13 proven at trial.

14 47. LVAP's infringement of SATA's registered trademarks is deliberate, willful,
15 fraudulent and without any extenuating circumstances, and constitutes a knowing use of the
16 SATA Marks, and an exceptional case within the meaning of 15 U.S.C. § 1117(b).

17 48. SATA is entitled to temporary, preliminary, and permanent injunctive relief, as
18 well as an award of LVAP's profits, actual damages, enhanced profits and damages, costs, and
19 reasonable attorneys' fees pursuant to 15 U.S.C. §§ 1114, 1116, and 1117.

20 **COUNT III - FALSE DESIGNATION OF ORIGIN/UNFAIR COMPETITION - 15**
21 **U.S.C. § 1125**

22 49. SATA hereby realleges and incorporates by reference each and every allegation
23 set forth in the preceding paragraphs.

24 50. LVAP's use, promotion, offers to sell, sale, and/or importation of the Counterfeit
25 Products violates Section 43(a) of the Lanham Act, 15 U.S.C. § 1125(a). The SATA Marks are
26 federally registered, and are entitled to protection under both federal and common law. The
27 SATA Marks have distinctive appearances with unique and non-functional designs. SATA has

1 extensively and continuously promoted and used the SATA Marks for many decades in the
2 United States and worldwide. Through that extensive and continuous use, the SATA Marks have
3 become well-known indicators of the origin and quality of SATA's products and have acquired
4 substantial secondary meaning in the marketplace.

5 51. LVAP's use of colorable imitations of the SATA Marks constitutes a false
6 designation of origin that is likely to cause consumer confusion, mistake, or deception as to the
7 origin, sponsorship, or approval of the Counterfeit Products by creating the false and misleading
8 impression that the Counterfeit Products are manufactured by, authorized by, or otherwise
9 associated with SATA.

10 52. LVAP's use of colorable imitations of the SATA Marks has caused, and unless
11 enjoined, will continue to cause substantial and irreparable injury to SATA for which SATA has
12 no adequate remedy at law, including at least substantial and irreparable injury to the goodwill
13 and reputation for quality associated with the SATA Marks.

14 53. On information and belief, LVAP's use of colorable imitations of the SATA
15 Marks has been intentional and willful. LVAP's bad faith is evidenced at least by LVAP's use
16 of marks identical to the SATA Marks on the Counterfeit Products. SATA is entitled to
17 injunctive relief, and SATA is also entitled to recover LVAP's profits, actual damages, enhanced
18 profits and damages, costs, and reasonable attorneys' fees pursuant to 15 U.S.C. §§ 1125(a),
19 1116, and 1117.

20 **COUNT IV - COMMON LAW TRADEMARK INFRINGEMENT**
21 **& UNFAIR COMPETITION**

22 54. SATA hereby realleges and incorporates by reference each and every allegation
23 set forth in the preceding paragraphs.

24 55. SATA was the first to use the SATA Marks. As a result of SATA's continuous
25 promotion and sales of products bearing the SATA Marks, the SATA Marks have become
26 widely known and SATA has been identified in the public mind as the manufacturer of the
27 products to which the SATA Marks are applied.

1 56. As a result of the experience, care, and service of SATA in producing the
2 products to which the SATA Marks are applied, these products have become widely known and
3 have acquired a worldwide reputation for quality, styling, and utility. Moreover, the SATA
4 Marks have come to symbolize SATA's reputation for quality and excellence. The SATA Marks
5 have also acquired secondary meaning in the marketplace, and are non-functional.

6 57. LVAP, with knowledge of and with intentional disregard of SATA's rights,
7 continues to advertise, promote, and sell products using the SATA Marks, or colorable and
8 confusing imitations thereof. LVAP's acts are likely to cause, have caused, and will continue to
9 cause confusion as to the source and/or sponsorship of SATA's products and services.

10 58. LVAP's acts alleged herein and specifically, without limitation, LVAP's use,
11 manufacture, promotion, offers to sell, selling, and/or importing into the United States products
12 that are confusingly similar to products bearing the SATA Marks, infringes SATA's exclusive
13 trademark rights in violation of the common law.

14 59. LVAP's acts alleged above have caused, and if not enjoined will continue to
15 cause, irreparable and continuing harm to SATA's trademarks, business, reputation, and
16 goodwill. SATA has no adequate remedy at law because monetary damages are inadequate to
17 compensate SATA for the injuries caused by LVAP to its trademarks, business, reputation, and
18 goodwill.

19 60. LVAP's use of colorable imitations of the SATA Marks has been intentional and
20 willful. LVAP's bad faith is evidenced at least by LVAP's use of marks identical to the SATA
21 Marks on the Counterfeit Products. SATA is entitled to injunctive relief, and SATA is also
22 entitled to recover LVAP's profits, actual damages, punitive damages, costs, and reasonable
23 attorneys' fees.

24 **COUNT V- DESIGN PATENT INFRINGEMENT - 35 U.S.C. §§ 171 AND 289**

25 61. SATA hereby realleges and incorporates by reference each and every allegation
26 set forth in the preceding paragraphs.

27 ///

1 62. Without SATA's authorization, license, or consent, LVAP has and is continuing
2 to make, use, offer to sell, sell, and/or import into the United States its Counterfeit Products,
3 which infringe SATA's Patents U.S. D459,432, U.S. D459,433, U.S. D770,593, and D758,537.

4 63. LVAP infringes on the SATA Patents because, *inter alia*, in the eye of an
5 ordinary observer, giving such attention as a purchaser usually gives, the design of paint spray
6 guns and packaging claimed and disclosed in SATA Design patents are substantially the same as
7 the LVAP's Counterfeit Products. The resemblance is as such that an ordinary observer, would
8 likely purchase the LVAP's Counterfeit Products, believing it to be SATA's products.

9 64. LVAP's acts of infringement of the SATA Patents were undertaken without
10 authority, permission, or license from SATA. LVAP's activities violate 35 U.S.C. § 271.

11 65. SATA has been and continues to be irreparably harmed by LVAP's past and
12 ongoing infringement of SATA's Patents.

13 66. LVAP's infringement of SATA's Patents has caused SATA to suffer damages in
14 an amount to be determined at trial.

15
16
17
18
19
20
21
22
23
24
25
26
27

28



1 **PRAYER FOR RELIEF**

2 WHEREFORE, SATA respectfully prays for:

3 A. Judgment that LVAP has: (i) willfully engaged in trademark counterfeiting in
4 violation of 15 U.S.C. § 1114; (ii) willfully infringed the SATA Marks in violation of 15 U.S.C.
5 § 1114; (iii) willfully used false designations of origin and/or engaged in unfair competition in
6 violation of 15 U.S.C. § 1125(a); (iv) willfully violated SATA’s common law rights in the SATA
7 Marks; and (v) willfully infringed the SATA Patents in violation of 35 U.S.C. §§ 171 and 289;

8 B. A temporary, preliminary, and permanent injunction against further
9 counterfeiting, infringement, false designation of origin, and unfair competition directed against
10 the SATA Marks, by LVAP, its agents, servants, employees, attorneys, and all others in active
11 concert or participation with any of them;

12 C. A finding that this is an exceptional case within the meaning of 15 § U.S.C.
13 1117(a);

14 D. An award of damages adequate to compensate SATA for the trademark
15 infringements that have occurred pursuant to 15 U.S.C. § 1117(a), which amount shall include
16 LVAP’s profit’s, SATA’s damages, and the costs of the action;

17 E. At SATA’s election, either: (1) an award of damages adequate to compensate
18 SATA for the intentional acts of trademark counterfeiting that have occurred, pursuant to 15
19 U.S.C. § 1117(b), which amount shall include three times of LVAP’s profits or SATA’s damages
20 (whichever is greater), together with reasonable attorneys’ fees; or (2) statutory damages in the
21 amount of: (i) not less than \$1,000 or more than \$200,000 per counterfeit mark per type of goods
22 or services sold, offered for sale, or distributed, as the Court considers just; or (ii) if the Court
23 finds that the use of the counterfeit mark was willful, not more than \$2,000,000 per counterfeit
24 mark per type of goods or services sold, offered for sale, or distributed, as the Court considers
25 just;
26 just;
27 just;

1 F. An award of damages adequate to compensate SATA for the patent infringements
2 that have occurred pursuant to 35 U.S.C. § 284, or an award of LVAP's profits from its
3 infringements pursuant to 35 U.S.C. § 289, whichever is greater, together with prejudgment
4 interest and costs; and
5

6 G. Such other and further relief as this Court deems just and proper.

7 DATED this 21st day of December, 2017.

8 DICKINSON WRIGHT PLLC

9 /s/ Steven A. Caloiaro

10 STEVEN A. CALOJARO

11 Nevada Bar No. 12344

12 Email: scaloiaro@dickinsonwright.com

13 8363 West Sunset Road, Suite 200

14 Las Vegas, Nevada 89113-2210

15 Tel: (702) 550-4400

16 Fax: (844) 670-4009

17 *Attorneys for Plaintiff*

18 *SATA GmbH & Co. KG*

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

EXHIBIT TABLE

Exhibit	Description	Page(s)¹
A	True and correct copies of SATA U.S. Trademark Registration Certificates	5
B	True and correct copies of the SATA U.S. Patents	52

¹ Exhibit page counts are exclusive of exhibit slip sheets.