

IP ATTORNEYS

Aptdo. de Correos 30 28300 Aranjuez (Spain) T. +34 646969862 F. +34 963781942

Aranjuez October 10, 2014

Attn.			
By email:			
O/Ref.			
Y/Ref.			

Dear Sirs,

We are very pleased to inform you that the Commercial Court of Vitoria (Juzgado de lo Mercantil de Vitoria) in a decision dated October 8, 2014 declares that TALLERES BETOÑO, SA (TABE) infringes the Intellectual Property Rights of Mr. JAVIER ARACAMA and GRADO CERO SLU, owners of the XCENTRIC RIPPER and the GO Max attachment.

More concretely the Court sentence that TABE must:

Re. XCENTRIC RIPPER vs TALLERES BETOÑO (TABE)

- a) Cease the manufacture and/or import and all supply activities and/or placing on the market and/or, in general, marketing or use for such purposes of the identified products that infringe the rights of Mr. ARACAMA, regardless of their brand.
- b) Remove and destroy under their responsibility the products that have been identified as offenders, regardless of their brand; destroy those who might have stored; remove and destroy all forms of advertising of those products, regardless of the medium.
- c) Compensate Mr. ARACAMA for the damage caused
- d) Publish the judgment in a national newspaper, in a specialized review and in the homepage of the TABE website.

This decision could be appealed in 20 days since its publication.

Very truly yours,

Jesús Sahuquillo Huerta European Patent Attorney