

Aranjuez October 10, 2014

Attn.

By email:

O/Ref.

Y/Ref.

Re. XCENTRIC RIPPER vs TALLERES BETOÑO (TABE)

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:

- 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