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IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Norfolk Division Richmond

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CLERK, U.S. DISTRICT COURT RICHMOND, VA				

## **KETTLER INTERNATIONAL, INC.,**

Plaintiff,

v.

JOOVY, LLC,

JURY TRIAL DEMANDED

Civil Action No. 3:14 cv. 334

SERVE: Registered Agent, Robert P. Gardner, III 2919 Canton Street Dallas, Texas 75228

JOOVY HOLDING COMPANY,

SERVE: Registered Agent, Robert P. Gardner, III 2919 Canton Street Dallas, Texas 75226

Defendants.

## **COMPLAINT**

Plaintiff KETTLER INTERNATIONAL, INC. (hereinafter referred to as "KETTLER Int.") submits this Complaint against Defendants Joovy, LLC and Joovy Holding Co. (collectively, "Joovy" and/or "Defendant").

## THE PARTIES

1. KETTLER Int. is a corporation established under the laws of the Commonwealth of Virginia, with its principal place of business at 1355 London Bridge Road, Virginia Beach, Virginia 23453.

2. Joovy, LLC is, upon information and belief, a limited liability company established under the laws of Texas, having its principal place of business at 2919 Canton Street, Dallas, Texas 75226-1604. Upon information and belief, Joovy is manufacturing the accused

product, and/or importing the infringing product into, as well as marketing, offering for sale and selling the product within, the United States.

3. Joovy Holding Company is, upon information and belief, a corporation established under the laws of Texas, having its principal place of business at 2919 Canton Street, Dallas, Texas 75226-1604. Upon information and belief, Joovy Holding Company is importing the infringing products into, as well as marketing, offering for sale and selling the products within, the United States.

## JURISDICTION AND VENUE

4. This Court has jurisdiction over the subject matter of this controversy pursuant to 28 U.S.C. §§ 1331, 1332 and 1338.

5. This Court can properly exercise personal jurisdiction over Joovy because, upon information and belief, its agents do substantial business in, and have sold, continue to sell, market, continue to market and/or import infringing devices into the state of Virginia, at a minimum for use, marketing and sale by various stores located in at least 6 cities in Virginia

6. Venue for the present action properly lies against Joovy in this District pursuant to 28 U.S.C. §§ 1391 and 1400.

#### BACKGROUND

7. This action is based upon Defendant's unauthorized appropriation and use of KETTLER Int.'s patented technology.

8. HEINZ KETTLER GMBH & CO., KG, formerly known as HEINZ KETTLER GMBH & CO. ("Heinz KETTLER") manufactures, among other things, numerous children's "ride-on" vehicles including various models of tricycles, bicycles and scooters.

9. Heinz KETTLER's children's "ride-on" vehicles, which have won numerous awards, are sold in many countries all over the world, including the United States. KETTLER

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Int. is a United States distributor of KETTLER products and is presently the sole owner of the patent-in-suit.

10. Heinz KETTLER previously obtained patents covering various features of its tricycles in countries throughout the world, including U.S. Patent No. 6,378,884 (the "884 patent"), which issued in the United States on April 30, 2002.

11. U.S. Patent No. 7,487,988 (the "'988 Patent") issued on February 10, 2009 from a continuation of application of U.S. Patent No. 7,156,408 (the "'408 patent"), issued on January 2, 2007 from a U.S. continuation application of parent U.S. Patent No. 6,799,772 (the "'772 patent"), which, in turn, issued on October 5, 2004 from a U.S. continuation application of parent U.S. patent No. 6,378,884. The '988 Patent, '884 Patent, the '772 Patent, and the '408 patent are directed to a vehicle steering head, limited turn system, and/or steering lock system and were duly and legally issued to Heinz KETTLER. A true and accurate copy of the '772 Patent is attached hereto as **Exhibit 1**.

12. U.S. Patent No. 8,201,840 (the "'840 Patent") issued to KETTLER Int. on June 19, 2012 from a continuation of the '988 Patent. A true and correct copy of the '840 patent is attached hereto as <u>Exhibit 2</u>.

13. U.S. Patent No. 8,511,701 (the "701 Patent") issued to KETTLER Int. on August 20, 2013 from a continuation of the '840 Patent. A true and correct copy of the '701 patent is attached hereto as **Exhibit 3**.

14. KETTLER Int., by virtue of the written assignment dated September 1, 2010, is presently the sole owner and exclusive holder of, and currently owns all rights, title, and interest in and to, the 988 patent, '884 patent, '772 patent, '408 patent, '840 patent, and '701 patent, including the right to exclude others from making, using, offering for sale, or selling the

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invention disclosed in each of these patents, including but not limited to the right to sue for all past and future infringement and to bring this action for damages and other relief.

15. The '772 Patent, '840 Patent, and '701 Patent are collectively referred to herein as the "patents-in-suit."

## **COUNT I – PATENT INFRINGEMENT**

16. The patents-in-suit contain claims covering, among other things, a vehicle steering head and limited turn system, which can, among other things, prevent a child user from over-steering a vehicle (like a tricycle) and which allows an adult to lock the front wheel of a vehicle (like a tricycle) in a straight position.

17. The claims cover infringing products manufactured, imported, marketed, offered for sale and/or sold by Joovy in the United States.

18. Defendant has manufactured, imported, distributed, sold and offered for sale, and continues to import, distribute, sell, and offer for sale, tricycle models, through certain retailers and over the Internet, which include a limited turning system that infringes the patents-in-suit.

19. Defendant has in the past and continues to make, use, sell, and/or offer for sale in the United States, and/or import in the United States, products that directly and/or indirectly infringe one or more of the claims of the patents-in-suit by one or more trikes or tricycles made, used, offered for sale, sold and/or imported by Defendant in violation of 35 U.S.C. § 271(a), (b), (c), and/or (g).

20. Specifically, upon information and belief Defendant has infringed and is infringing at least claims 13, 14, 18 and 39 of the '772 Patent, at least claims 41 and 42 of the '840 Patent, and at least claims 1, 3, 5, 6 and 7 of the '701 Patent, literally and/or under the doctrine of equivalents, by making, having made, using, selling, offering for sale, and/or

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importing, without authority, products, including but not limited to a limited turn system used on one or more of the trike models manufactured, sold, offered for sale, and/or imported, etc., by Joovy, and used such system in at least one of Defendant's tricycle models, including but not limited to the Joovy Tricycoo 0013X Series Tricycle (referred to herein as the "accused product").

21. Defendant has also contributed to and/or induced, and will continue to contribute to and/or induce, the infringement of the patents-in-suit by others in this district and elsewhere in the United States, with the direct infringement being accomplished by retailers who purchase and resell the accused products, as well as consumers who purchase the accused products.

22. KETTLER Int. has been and continues to be damaged by Defendant's unauthorized use, adoption, appropriation and/or copying of KETTLER Int.'s patented technology.

23. Additionally, Defendant had specific knowledge and actual notice about the patents-in-suit and the subject matter of the patents-in-suit since, at a minimum, Defendant became aware of the patents-in-suit in January 2014.

24. Upon information and belief, Defendant knew or should have known that the above mentioned accused product infringes the patents-in-suit and has willfully infringed the valid intellectual property of KETTLER Int., thus Joovy is liable for damages or lost profits in an amount to be proved at trial and for that amount to be trebled.

25. Defendant has made, used, offered to sell, and/or sold in the United States, and/or imported into the United States, trikes or tricycles covered by one or more claims of the patents-in-suit, without KETTLER Int.'s authorization.

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26. Defendant continues to make, use, offer to sell, and/or sell in the United States, and/or import into the United States, trikes or tricycles covered by one or more claims of the patents-in-suit, without KETTLER Int.'s authorization.

27. Defendant does not have a license to make, use, sell, offer for sale or import products which incorporate the technology which infringes the patents-in-suit.

28. Defendant's infringement of the patents-in-suit has been, and continues to be, willful.

## **PRAYER FOR RELIEF**

WHEREFORE, KETTLER Int. prays for the following relief and seek a judgment against Defendant:

1. Declaring that Defendant has infringed the '772 Patent, '840 Patent, and '701 Patent;

2. Declaring that Defendant, its agents, servants, employees, representatives, attorneys, related companies, successors, assigns, and all others in active concert or participation with Defendant be preliminarily and permanently enjoined and restrained from further infringing the patents-in-suit pursuant to 35 U.S.C. § 283;

Declaring KETTLER Int. is entitled to a reasonable royalty in accordance with
35 U.S.C. § 154(d).

4. Awarding KETTLER Int. royalty and lost-profit based damages for Defendants' infringement of the patent-in-suit;

5. Awarding KETTLER Int. a reasonable royalty in accordance with 35 U.S.C. § 154(d).

6. Awarding judgment in favor of KETTLER Int. on all counts of the Complaint;

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7. Declaring that Defendants' infringement of the patents-in-suit is and has been willful;

8. Awarding KETTLER Int. increased damages in the amount of three times the damages found or assessed in accordance with 35 U.S.C. § 284;

9. Declaring the case exceptional and awarding KETTLER Int. their costs and attorney fees in accordance with 35 U.S.C. § 285;

10. Requiring Defendant to provide a full accounting of all tricycles, trikes, and rideon vehicles which infringe the patents-in-suit, including but not limited to the accused products;

11. Ordering Defendant to recall all infringing products and accused products in the U.S. and its territories which have not been sold and/or shipped to consumers from all retailers, re-sellers and shippers, and others in possession of such products; and

12. Awarding KETTLER Int. such other and further relief as the Court may deem just and proper.

# DEMAND FOR JURY TRIAL

Pursuant to Federal Rules of Civil Procedure 38(b), KETTLER Int. hereby demands trial by jury as to all claims in this litigation.

KETTLER INTERNATIONAL, INC. Of Counsel

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