IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

Fun Slide, LLC,	\$
	§
Plaintiff,	§
	§ Case No. 6:15-cv-1127
v.	§
	§
Ninja Jump, Inc.,	§
	§ JURY TRIAL DEMANDED
Defendant.	§
	§
	§
	§
	§

COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff Fun Slide, LLC, ("Plaintiff"), by and through its undersigned counsel, for its Complaint against Defendant, Ninja Jump, Inc., ("Defendant") makes the following allegations. These allegations are made upon information and belief.

NATURE OF THE ACTION

1. This is an action for patent infringement pursuant to 35 U.S.C. § 271(a) to stop Defendant's infringement of United States Patent No. 8,360,895 ("the '895 Patent").

PARTIES

2. Plaintiff Fun Slide LLC is a Texas limited liability company with an office located in Texas, at 719 W. Front Street, Suite 211, Tyler, Texas 75702.

3. Defendant Ninja Jump, Inc. has an office and principal place of business at 3221 San Fernando Rd, Los Angeles, California 90065.

JURISDICTION AND VENUE

4. This patent infringement action arises under the patent laws of the United States, including 35 U.S.C. §§ 271, et seq.

5. This Court has subject-matter jurisdiction over this action pursuant to 28 U.S.C. § § 1331 and 1338(a) because it arises under United States Patent law.

6. This Court has personal jurisdiction over the Defendant because they (either directly or through their subsidiaries, divisions, groups or distributors) have sufficient minimum contacts with the forum as a result of business conducted within the State of Texas and this district; and/or specifically over the Defendant (either directly or through their subsidiaries, divisions, groups or distributors) because of their infringing conduct within or directed at the State of Texas and this district. At a minimum, upon information and belief, Defendant has offered for sale inflatable water slides that infringe on the claims of the '895 Patent, and targeted sales in the State of Texas and in this district through their webpage www.ninjajump.com.

7. Venue is proper in this district pursuant to 28 U.S.C. §1391(c) and 1400(b) because Defendant is deemed to reside in this district. In addition, at a minimum, Defendant is subject to this Court's personal jurisdiction in the acts and transactions including the sale of inflatable water slides which incorporate the technology covered by the claims of the '895 Patent throughout the State of Texas and this district.

///

///

FACTS

8. Plaintiff is the owner, by assignment, of the '895 Patent, entitled "Water Slide with Banked Curve Obstacal Region," which was duly and legally issued on January 29, 2013, by the United States Patent and Trademark Office.

9. A copy of the '895 Patent is attached to this Complaint as Exhibit A.

10. The claims of the '895 Patent are valid and enforceable.

COUNT I

CLAIM FOR PATENT INFRINGEMENT UNDER 35 U.S.C. § 271 (*895 PATENT)

11. Plaintiff hereby incorporates by reference the allegations of paragraphs 1 through 10 of this Complaint as if fully set forth herein.

12. Defendant makes, has made, sells, offers for sale, used and/or imports into the United States inflatable water slides, including without limitation the Junior Curve Action Slide, Curve Action Slide and Helix Slide 2. (Collectively the "Curved Inflatable Water Slide System"). See, Exhibit B, Exhibit C and Exhibit D.

13. Defendant's Curved Inflatable Water Slide System infringes on at least claim 1 of the '895 patent.

14. Unless enjoined by this Court, Defendant will continue to infringe the '895 patent.

15. Plaintiff has been, and will continue to be, irreparably harmed by Defendant's ongoing infringement of the '895 patent.

16. As a direct and proximate result of Defendant's infringement of the '895 Patent, Plaintiff has been and will continue to be damaged in an amount yet to be determined, including Plaintiff's lost profits, reasonable royalties or both.

///

///

3

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for relief against Defendant as follows:

A. In favor of Plaintiff that Defendant has infringed the '895 Patent;

B. Requiring Defendant to pay Plaintiff its damages, costs, expenses, and prejudgment and postjudgment interest for Defendant's infringement of the '895 Patent as provided under 35 U.S.C § 284; but not less than a reasonable royalty; and

C. For such other and further relief as may be just and equitable.

DEMAND FOR TRIAL BY JURY

Pursuant to Rule 38 of the Federal Rules of Civil Procedure, Plaintiff hereby demands a jury trial on all issues and causes of action triable to a jury.

DATED: November 30, 2015

Respectfully submitted,

By: /s/ Daniel C. Cotman

Daniel C. Cotman CA Bar No. 218315 dan@cotmanip.com Rasheed M. McWilliams CA Bar No. 281832 rasheed@cotmanip.com Cotman IP Law Group, PLC 35 Hugus Alley, Suite 210 Pasadena, CA 91103 (626) 405-1413/FAX (626) 316-7577

Attorneys for Fun Slide, LLC