

Stacey K. Sutton  
New Jersey Bar No. 027361999  
James B. Baldinger  
Florida Bar No. 869899  
CARLTON FIELDS JORDEN BURT, P.A.  
CityPlace Tower  
525 Okeechobee Boulevard -- Suite 1200  
West Palm Beach, FL 33401  
Tel: 561-659-7070  
Fax: 561-659-7368  
Email: [ssutton@CFJBLaw.com](mailto:ssutton@CFJBLaw.com)  
[jbaldinger@CFJBLaw.com](mailto:jbaldinger@CFJBLaw.com)

[Additional counsel listed on signature page]  
*Attorneys for Plaintiffs*

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY**

-----x  
SPRINT SOLUTIONS, INC., SPRINT  
COMMUNICATIONS COMPANY L.P.,  
BOOST WORLDWIDE, INC., and VIRGIN  
MOBILE USA, L.P.,

CASE NO.: 2:14-CV-00602 (WHW)  
(CLW)

Plaintiffs,

v.

H.K. PATEL, INC. d/b/a CELLFORCE and  
HIMANSHU K. PATEL,

Defendants.  
-----x

**AGREED FINAL JUDGMENT AND PERMANENT INJUNCTION**  
**AGAINST DEFENDANTS H.K. PATEL, INC.**  
**d/b/a CELLFORCE AND HIMANSHU K. PATEL**

Plaintiffs, Sprint Solutions, Inc., Sprint Communications Company L.P., Boost  
Worldwide, Inc. and Virgin Mobile USA, L.P. (collectively "Sprint" or "Plaintiffs"), brought the

above-captioned lawsuit against Defendants, H.K. Patel, Inc. d/b/a CellForce and Himanshu K. Patel (collectively, "Defendants"), alleging that Defendants are engaged in an unlawful enterprise involving the unauthorized and deceptive bulk purchase and resale overseas of specially-manufactured wireless telephones designed for use on Sprint's wireless service, including the Sprint iPhone (collectively, "Sprint Phones" or "Sprint Handsets" or "Phones" or "Handsets"), the theft of Sprint's subsidy investment in the Phones, the unlawful access of Sprint's protected computer systems and wireless network, the trafficking of Sprint's protected and confidential computer passwords, and the willful infringement of Sprint's trademarks (collectively, the "Bulk Handset Venture" or the "Venture").

Sprint further alleges that Defendants and their co-conspirators perpetrate the Bulk Handset Venture by acquiring large quantities of Sprint Phones from Sprint and/or Sprint authorized retailers and dealers, and by soliciting others to purchase Sprint Phones in large quantities for the benefit of Defendants. Defendants and their co-conspirators allegedly acquire the Sprint Phones with the knowledge and intent that the Phones will not be used on the Sprint wireless network (as required by the Sprint contracts). Instead, the Phones are resold with the vast majority being resold as new overseas where the Phones are not subsidized by wireless carriers (as they are in the United States) and where the Phones are not as readily available. In some cases, Defendants and their co-conspirators allegedly acquire the Sprint Phones with the knowledge and intent that the Phones will be computer-hacked. The purpose of this hacking, known as "unlocking," is to disable software installed in the Phones by the manufacturers at the request and expense of Sprint, which enables the activation of the Sprint Phones exclusively on Sprint's wireless system. The purpose of the software is to allow Sprint to offer the Phones at a discount to the consumer while protecting Sprint's subsidy investment in the Phone. The

illegally unlocked Phones are resold as new by Defendants and their co-conspirators, at a premium, under the Sprint trademarks.

Sprint Phones are sold subject to terms and conditions (“Terms and Conditions”) which conspicuously restrict and limit the sale and use of the Phones. These Terms and Conditions are set forth in printed inserts that are packaged with each Phone and are posted on Sprint’s website. Pursuant to the Terms and Conditions of Sprint Phones, purchasers agree, among other things: (a) to pay the monthly service charges and other related fees; (b) to pay an Early Termination Fee (“ETF”) for each line of service that is terminated before the contract term is concluded; (c) to activate the Sprint Phones on the Sprint CDMA network; (d) not to resell the Sprint Phones and related products and services; and (e) not to use the Phones for a purpose that could damage or adversely affect Sprint.

As a result of Defendants’ alleged involvement in the Bulk Handset Venture, Sprint has asserted claims against Defendants for breach of contract, unfair competition, tortious interference with business relationships and prospective advantage, civil conspiracy, unjust enrichment, conspiracy to induce breach of contract, common law fraud, fraudulent misrepresentation, violations of the federal Computer Fraud and Abuse Act, 18 U.S.C. § 1030, *et seq.*, federal trademark infringement under 15 U.S.C. § 1114, federal common law trademark infringement and false advertising under 15 U.S.C. § 1125(a)(1)(A) and (B), contributory trademark infringement, conversion, unfair competition under N.J. Rev. Stat. § 56:4-1 and violations of the New Jersey Computer Fraud and Abuse Act, N.J. Rev. Stat. § 2A:38-1, *et seq.* Defendants deny Sprint’s allegations; however, based on the respective positions advocated by the parties, and having reviewed the Complaint and file and being otherwise duly and fully advised in the premises, it is hereby:

**ORDERED, ADJUDGED and DECREED** that:

1. This Court has jurisdiction over all the parties and all of the claims set forth in Sprint's Complaint.
2. The Court finds that Sprint has the right to use and enforce rights in the standard character Sprint® mark and stylized Sprint® Virgin Mobile, payLo, Assurance Wireless and Boost Mobile trademarks (collectively, the "Sprint Marks"), as depicted below:



Sprint uses the Sprint Marks on and in connection with its telecommunications products and services. The Sprint Marks are valid, distinctive, protectable, famous, have acquired secondary meaning, and are associated exclusively with Sprint.

3. The Court further finds that Defendants have no right or authority to use, utilize, or display any Sprint Marks.
4. The Court finds that the Terms and Conditions and the language in and on the packaging constitute a valid and binding contract enforceable against Defendants. The Court finds that (a) failing to pay for monthly service charges; (b) failing to pay ETF fees; (c) failing to activate the Phones on the Sprint wireless network; (d) reselling and exporting the Sprint Phones and related



products and services; and (e) using the Phones for a purpose that could damage or adversely affect Sprint, constitute independent breaches of contract for which Sprint is entitled to relief.

5. The Court finds that the conduct set forth in the Complaint constitutes violations of the Lanham Act, 15 U.S.C. §§ 1114 and 1125(a)(1)(A) and (B) (federal trademark infringement and false advertising). The Court further finds that the conduct also constitutes breach of contract, unfair competition, tortious interference with business relationships and prospective advantage, civil conspiracy, unjust enrichment, conspiracy to induce breach of contract, common law fraud, fraudulent misrepresentation, violations of the federal Computer Fraud and Abuse Act, 18 U.S.C. § 1030, *et seq.*, contributory trademark infringement, conversion, unfair competition under N.J. Rev. Stat. § 56:4-1 and violations of the New Jersey Computer Fraud and Abuse Act, N.J. Rev. Stat. § 2A:38-1, *et seq.*

6. Sprint has suffered damages, including loss of goodwill and damage to its reputation, as a result of Defendants' conduct. On review and consideration of all relevant factors, Sprint is entitled to damages and injunctive relief on the claims as set forth in the Complaint.

7. Final judgment is hereby entered against Defendants H.K. Patel, Inc. d/b/a CellForce and Himanshu K. Patel, jointly and severally, and in favor of the Plaintiffs, on all of the claims set forth in Plaintiffs' Complaint in the principal amount of Five Million Dollars and Zero Cents (\$5,000,000.00 (U.S.)), which shall bear interest at the legal rate, for which let execution issue forthwith.

8. Defendants and all of their past and present agents, employees, heirs, personal representatives, beneficiaries, relatives, and all other persons or entities acting or purporting to act for them or on their behalves, including, but not limited to, any corporation, partnership,

proprietorship or entity of any type that is in any way affiliated or associated with Defendants or Defendants' representatives, agents, assigns, employees, independent contractors, associates, servants, and any and all persons and entities in active concert and participation with Defendants who receive notice of this Order, shall be and hereby are PERMANENTLY ENJOINED from:

- a. purchasing, selling, unlocking, reflashing, altering, advertising, soliciting and/or shipping, directly or indirectly, any new Sprint Phones;
- b. supplying new Sprint Phones to or facilitating or in any way assisting other persons or entities who Defendants know or should know are engaged in the purchase or sale of Sprint Phones or hacking, altering, erasing, tampering with, deleting or otherwise disabling the software installed in Sprint Phones;
- c. engaging in any of the conduct described in the Complaint as the "Bulk Handset Trafficking Scheme;" not specifically covered by the other provisions in this ¶7
- d. supplying new Sprint Phones to or facilitating or in any way assisting other persons or entities who Defendants know or should know are engaged in any of the acts prohibited under this Permanent Injunction, including, without limitation, the buying and/or selling of new Sprint Phones; and
- e. knowingly using the Sprint Marks or any other trademark, service mark, trade name and/or trade dress owned or used by Sprint now or in the future, or that is likely to cause confusion with Sprint's Marks, without Sprint's prior written authorization.

9. The purchase, sale or shipment of any Sprint Phones without Sprint's prior written consent within and/or outside of the continental United States is and shall be deemed a presumptive violation of this permanent injunction.

10. The addresses of Defendants are as follows:

H.K. Patel, Inc. d/b/a CellForce  
56 Ethel Road West, Unit 4  
Piscataway, New Jersey 08845

Himanshu K. Patel  
*Presently resident in India*

Defendant Himanshu K. Patel stipulates that he receives correspondence at and designates the address of his business, H.K. Patel, Inc. d/b/a CellForce, for any and all communications or notice by the Court, under this Judgment or otherwise:

56 Ethel Road West, Unit 4  
Piscataway, New Jersey 08845

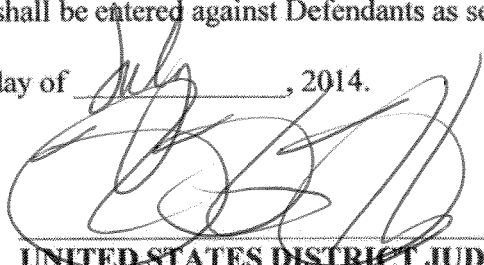
To the extent that his address changes, Defendant Himanshu K. Patel shall promptly notify the Court of his new address.

11. Defendants waive any and all rights to challenge the validity of this Final Judgment in this Court or in any other court, and specifically waive their right of appeal from the entry of this Final Judgment.

12. The Court retains jurisdiction over this matter and the parties to this action in order to enforce any violation of the terms of this Permanent Injunction by a finding of contempt and an order for payment of compensatory damages to Plaintiffs in an amount of \$5,000 for each Sprint Phone that Defendants are found to have purchased, sold or unlocked in violation of this Injunction. The Court finds that these amounts are compensatory and will serve to compensate Sprint for its losses in the event Defendants violate the terms of this Order.

13. The Court hereby finds, pursuant to Fed. R. Civ. P. 54(b), that there is no just reason for delay and orders that Judgment shall be entered against Defendants as set forth herein.

DONE AND ORDERED this 23 day of July, 2014.



UNITED STATES DISTRICT JUDGE

Copies furnished to:  
All Counsel of Record



Stacey K. Sutton  
New Jersey Bar No. 027361999  
James B. Baldinger  
Florida Bar No. 869899  
CARLTON FIELDS JORDEN BURT, P.A.  
CityPlace Tower  
525 Okeechobee Boulevard -- Suite 1200  
West Palm Beach, FL 33401  
Tel: 561-659-7070  
Fax: 561-659-7368  
Email: [ssutton@CFJBLaw.com](mailto:ssutton@CFJBLaw.com)  
[jbaldinger@CFJBLaw.com](mailto:jbaldinger@CFJBLaw.com)

[Additional counsel listed on signature page]  
*Attorneys for Plaintiffs*

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY**

-----X  
SPRINT SOLUTIONS, INC., SPRINT  
COMMUNICATIONS COMPANY L.P.,  
BOOST WORLDWIDE, INC., and VIRGIN  
MOBILE USA, L.P.,

CASE NO.: 2:14-CV-00602 (WHW)  
(CLW)

Plaintiffs,

v.

H.K. PATEL, INC. d/b/a CELLFORCE and  
HIMANSHU K. PATEL,

Defendants.  
-----X

**STIPULATION FOR ENTRY OF FINAL JUDGMENT AND PERMANENT  
INJUNCTION AGAINST DEFENDANTS H.K. PATEL, INC. d/b/a CELLFORCE AND  
HIMANSHU K. PATEL**

Plaintiffs, Sprint Solutions, Inc., Sprint Communications Company L.P., Boost  
Worldwide, Inc. and Virgin Mobile USA, L.P. (collectively "Sprint" or "Plaintiffs") and

Defendants H.K. Patel, Inc. d/b/a CellForce and Himanshu K. Patel (collectively "Defendants") hereby stipulate and agree to the entry of the Final Judgment and Permanent Injunction Against Defendants, filed with this stipulation in the form attached hereto at **Exhibit 1-A**.

By: 

Stacey K. Sutton  
New Jersey Bar No. 027361999  
Email: [ssutton@CFJBLaw.com](mailto:ssutton@CFJBLaw.com)  
James B. Baldinger  
Florida Bar No. 869899  
Email: [jbaldinger@CFJBLaw.com](mailto:jbaldinger@CFJBLaw.com)  
CARLTON FIELDS JORDEN BURT, P.A.  
525 Okeechobee Boulevard, Suite 1200  
West Palm Beach, Florida 33401  
Phone: (561) 659-7070  
Fax: (561) 659-7368

By: 

Elizann Carroll  
Carroll Law PLLC  
Email: [elizann@carrolllawpllc.com](mailto:elizann@carrolllawpllc.com)  
4514 Travis Street, Suite 300  
Dallas, Texas 75205  
(214) 559-8998

*Attorney for Defendants*

Gail E. Podolsky  
Georgia Bar No. 142021  
Email: [gpodolsky@CFJBLaw.com](mailto:gpodolsky@CFJBLaw.com)  
CARLTON FIELDS JORDEN BURT, P.A.  
One Atlantic Center  
1201 West Peachtree Street, Suite 3000  
Atlanta, Georgia 30309  
Phone: (404) 815-2714  
Fax: (404) 815-3415

Jason J. Quintero  
New Jersey Bar No. 32172000  
Email: [jquintero@CFJBLaw.com](mailto:jquintero@CFJBLaw.com)  
CARLTON FIELDS JORDEN BURT, P.A.  
4221 West Boy Scout Boulevard, Suite 1000  
Tampa, Florida 33607  
Phone: (813) 223-7000  
Fax: (813) 229-4133

*Attorneys for Sprint Solutions, Inc.,  
Sprint Communications Company, L.P.,  
Boost Worldwide, Inc., and Virgin  
Mobile USA, L.P.*