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HON. RICARDO S. MARTINEZ

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

CASCADE YARNS, INC., a Washington Corporation,  
  
Plaintiff,  
  
vs.  
  
KNITTING FEVER, INC., a New York Corporation, DESIGNER YARNS, LTD., a corporation of England, FILATURA PETTINATA V.V.G. DI STEFANO VACCARI & C. (S.A.S.), and entity organized or existing under the laws of Italy, SION ELALOUF, an individual, DIANE ELALOUF, an individual, JAY OPPERMAN, an individual, DEBBIE BLISS, an individual, DAVID WATT, an individual and DOES 1-50,  
  
Defendant.

Case No. 2:10-cv-00861 RSM

**JOINT STIPULATION AND ORDER TO FILE CONTINUING GUARANTIES**

1. Plaintiff, Cascade Yarns, Inc. (“Cascade”), filed a motion seeking the entry of a preliminary injunction against Defendant Knitting Fever, Inc. (“KFI”) in the above-captioned matter.

2. This motion was fully briefed, and the Court conducted a hearing on the motion on September 29, 2010.

1           3.     At oral argument on September 29, counsel for Cascade and KFI agreed that the  
2 parties would file continuing guaranties with the Federal Trade Commission (“FTC”), and that  
3 Cascade’s motion for a preliminary injunction would be withdrawn.

4           4.     In view of the foregoing, Cascade and KFI, by and through their respective  
5 counsel, hereby STIPULATE AND AGREE as follows:

6           A.     Cascade and KFI have filed continuing guaranties under the Wool Products  
7 Labeling Act, 15 U.S.C. § 68a, on the form authorized and reproduced by the FTC  
8 at 16 C.F.R. § 303.38 with the FTC, and counsel for the parties have exchanged  
9 copies of the continuing guaranties as filed. Counsel for the parties shall also  
10 exchange conformed copies of the continuing guaranties that have been returned to  
11 them by the FTC evidencing their filing with the FTC within 14 days of the date of  
12 this Order.

13           B.     Cascade and KFI shall maintain said continuing guaranties on file with the  
14 FTC during the pendency of this action.

15           C.     Neither Cascade nor KFI, either directly or through a proxy, shall use the  
16 continuing guaranty provided by the other party for any purpose other than in  
17 connection with this litigation or in connection with any investigation by or report  
18 to any governmental agency, except upon further order of the Court.

19 Dated: December \_\_, 2010

s/ DRAFT  
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1 Dated: December \_\_, 2010

s/ DRAFT

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Attorneys for Defendant Knitting Fever, Inc.

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7 Dated: December \_\_, 2010

s/ DRAFT

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Attorneys for Plaintiff Cascade Yarns, Inc.

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**ORDER**

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Based on the parties' Stipulation and in furtherance of the minute order of September 29, 2010 it is hereby:

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ORDERED that Cascade and KFI shall have filed continuing guaranties made under the Wool Products Labeling Act, 15 U.S.C. § 68a, on the form authorized by the FTC in 16 C.F.R. § 303.38 with the FTC, and provide copies of the continuing guaranties as filed to counsel for both parties and provide conformed copies of the continuing guaranties evidencing their submission to the FTC; and it is further

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ORDERED that Cascade and KFI shall maintain said continuing guaranties on file with the FTC during the pendency of this action; and it is further

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ORDERED that neither Cascade nor KFI, either directly or through a proxy, will use the continuing guaranty provided by the other party for any purpose other than in connection with this litigation or in connection with any investigation by or report to any governmental agency, except upon further order of the Court; and it is further

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ORDERED that Cascade’s motion for a preliminary injunction is deemed withdrawn.  
Done in open court this \_\_ day of December, 2010.

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Honorable Ricardo S. Martinez  
United States District Judge