IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

MOTOROLA SOLUTIONS, INC., and MOTOROLA SOLUTIONS MALAYSIA SDN. BHD.,))
Plaintiffs,	Case No. 1:17-cv-01973
v. HYTERA COMMUNICATIONS CORPORATION LTD., HYTERA AMERICA, INC., AND HYTERA COMMUNICATIONS AMERICA (WEST), INC.,) Honorable Martha M. Pacold))))))
Defendants.))

ORDER FOR CONTEMPT SANCTIONS

An injunction and additional sanctions (the "Contempt Sanctions") are imposed on Defendant Hytera Communications Corporation Ltd. ("Hytera") in order to coerce Hytera's compliance with the anti-suit injunction orders (Dkts. 1504, 1508) that this Court has entered regarding the litigation Hytera filed in the Shenzhen Intermediate People's Court in China in June 2022 seeking a declaratory judgment that the H-Series products do not infringe Motorola's trade secrets and copyrights ("China Action").

On March 25, 2024, this Court directed Hytera to "refrain from further pursuing or enforcing" its China Action (Dkt. 1504 at 2) and on March 29, 2024, ordered Hytera to "withdraw from the action . . . including withdrawing any productions in that case" (Dkt. 1508). The Court finds that Hytera is in violation of these orders, including as discussed during the April 2, 2024 telephonic status conference.

Unless otherwise noted below, these Contempt Sanctions are effective until Hytera is in full compliance with the Court's orders (Dkt. 1504, 1508), or until this Court orders that it

be terminated.

IT IS on this 2nd day of April, 2024 hereby ORDERED as follows:

I. <u>Injunction on Sales and Distribution</u>

Until Hytera is in full compliance with the Court's anti-suit injunction orders (Dkts. 1504, 1508), Hytera, and all of its officers, agents, servants, employees, affiliates, subsidiaries, and distributors and resellers of any type, and all those persons in active concert or participation with any of them who receive actual notice of the order by personal service or otherwise, are temporarily enjoined from performing any of the following actions:

(1) offering to sell, selling, importing, exporting, or otherwise distributing anywhere in the world any Two-Way Radio Products. 1

In order to encourage compliance with this injunction, Hytera shall notify in writing all of its agents, affiliates, subsidiaries, distributors and resellers of any type, customers, and prospective customers of Two-Way Radio Products anywhere in the world of the entry of this injunction, as well as the requirement that those entities and/or individuals comply with the injunction, by providing them with a complete copy of this order, including the attached form notice (Exhibit A), using the last known means of electronic communication for that entity or individual (or if no such means exist, by sending a hard copy of the order to their last known physical address), no later than three (3) calendar days of entry of this injunction. Also no later than three (3) calendar days of entry of this injunction, Hytera shall publicize the entry of this injunction by placing the following notice prominently on the home page of its website and any page on which it markets any of the Two-Way Radio Products (including on all pages for any region or language for which Hytera maintains a website, in the language for that region): "Notice To Public: By Order Of

¹ Two-Way Radio Products refers to any products containing two-way radio technology, including portables, mobiles, base stations, and repeaters, and includes but is not limited to DMR products (including I-Series, H-Series and any other DMR products), TETRA products, cellular products (*e.g.*, LTE or other push-to-talk over cellular products) and analog products.

Case: 1:17-cv-01973 Document #: 1520 Filed: 04/02/24 Page 3 of 4 PageID #:92967

United States Court, Until Further Notice, Hytera Is Prohibited From Selling Any Products

Containing Two-Way Radio Technology Anywhere In The World" with a link to a copy of this

order.

Within five (5) calendar days of entry of this injunction, Hytera shall file with the Court

evidence that it has complied with the above notice requirements, including a list of all those to

whom it has provided notice, including agents, affiliates, subsidiaries, distributors, resellers of any

type, customers, and prospective customers that it notified, copies of its correspondence with those

entities and/or individuals, a copy of the press release it has issued, and confirmation by providing

screenshots that it has placed the required notification on all of its requisite website pages.

Motorola is also permitted to notify the public, including but not limited to its agents,

distributors, resellers, customers, and prospective customers, of entry of the injunction.

II. Daily Fine Until Hytera Complies with Court's Orders

Hytera is hereby ordered to pay a daily fine to the Court of USD 1 million until Hytera is

in full compliance with the Court's anti-suit injunction orders (Dkts. 1504, 1508).

III. Injunction From Reliance on Any Orders or Judgments in the China Action

Hytera is hereby ordered that it may not enforce or otherwise rely on any orders or

judgments issued by the Shenzhen court in the China Action until the contempt proceedings in this

case regarding the H-Series have concluded, and this Court can consider and make further orders

necessary to redress any prejudice to Motorola from any such orders in the China Action.

SO ORDERED on this 2nd day of April, 2024.

/s/Martha M. Pacold

Honorable Martha M. Pacold

United States District Judge

3

Exhibit A

Notice of Injunction Prohibiting Hytera From Selling or Distributing Any Products Containing Two-Way Radio Technology

Please be advised the United States District Court for the Northern District of Illinois has entered an Order, effective immediately, that prohibits Hytera Communications Corporation, Ltd. ("Hytera") and all of its officers, agents, servants, employees, affiliates, subsidiaries, and distributors and resellers of any type, and all of those persons in active concert or participation with any of them, from selling or distributing any products containing two-way radio technology anywhere in the world until further notice. Two-way radio products include portables, mobiles, base stations, and repeaters that implement two-way communication protocols, including but not limited to DMR, TETRA, and cellular protocols.

You are receiving this notice because Hytera is required to notify all of its agents, distributors, resellers, customers, and prospective customers that it is prohibited from conducting the activities set forth above.

A copy of the Order is attached hereto.