EXHIBIT 27

Case 1 st 3: 0 x - 0 1 / 2 1 5 8 T. S C C D d comment | 204 - 3 x i | 4 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i | 6 7 i |

ATORNEYS AT LAW MOUNTAIN VIEW	1	CORYNNE MCSHERRY (SBN 221504)		
	2			
	3	mattz@eff.org ELECTRONIC FRONTIER FOUNDATION		
	4	815 Eddy Street San Francisco, CA 94109		
	5	Telephone: (415) 436-9333 Facsimile: (415) 436-9993		
	6	DAVID HALPERIN (Admitted Pro Hac Vice)		
	7	davidhalperindc@gmail.com 1530 P Street NW		
	8	Washington, DC 20005		
	9			
	10			
	11	KATHLEEN LU (SBN 267032) klu@fenwick.com		
	12	FENWICK & WEST LLP 555 California Street, 12th Floor		
	13	San Francisco, CA 94104 Telephone: 415.875.2300		
	14	Facsimile: 415.281.1350		
	15	Attorneys for Plaintiff		
	16			
	17	UNITED STATES DISTRICT COURT		
	18	NORTHERN DISTRICT OF CALIFORNIA		
	19	SAN FRANCISCO DIVISION		
	20			
	21	PUBLIC.RESOURCE.ORG,	Case No.: 3:13-cv-00815 SC	
	22	Plaintiff,	STIPULATION AND [PROPOSED] JUDGMENT	
	23	V.		
	24	SHEET METAL AND AIR CONDITIONING CONTRACTORS' NATIONAL ASSOCIATION, INC.,		
	25	Defendant.		
	26	——————————————————————————————————————		
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STIPULATION AND [PROPOSED] JUDGMENT

Case No.: 3:13-cv-00815 SC

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The Court hereby adjudges and decrees as follows:

- 1. Defendant Sheet Metal and Air Conditioning Contractors' National Association, Inc. ("SMACNA") shall not sue (i) Plaintiff Public.Resource.Org ("Public Resource") or its personnel, successors, or affiliates; or (ii) any person or entity that has obtained or will obtain any portion of the Publications through means that in any way involved or involves Public Resource or its personnel, successors, or affiliates; for any conduct relating to the following documents:
 - (a) SMACNA Publication Fibrous Glass Duct Construction Standards (RS-36) 1992 Edition;
 - (b) SMACNA Publication Energy Recovery Equipment and Systems, Air-to-Air 1978 Edition:
 - (c) SMACNA Publication HVAC Air Duct Leakage Test Manual (RS-35) 1985 Edition: and
 - (d) SMACNA Publication HVAC Duct Construction Standards -- Metal and Flexible (RS-34) 1995 Edition;
- 2. Defendant SMACNA shall not make any future assertion or representation that it claims any copyright interest in the following documents:
 - (a) SMACNA Publication Fibrous Glass Duct Construction Standards (RS-36) 1992 Edition;
 - (b) SMACNA Publication Energy Recovery Equipment and Systems, Air-to-Air 1978 Edition;
 - (c) SMACNA Publication HVAC Air Duct Leakage Test Manual (RS-35) 1985 Edition; and
 - (d) SMACNA Publication HVAC Duct Construction Standards -- Metal and Flexible (RS-34) 1995 Edition;
- 3. The obligations of Defendant SMACNA shall bind SMACNA's successors in interest;
- 4. Public Resource shall not sue SMACNA or its personnel, successors, or affiliates for any cause of action related to any manual, standard, document, or material SMACNA claims or has claimed a copyright in, for a period of two (2) years, unless SMACNA or an assignee of SMACNA sues PRO or an agent or affiliate of PRO;

5. Pursuant to a settlement between the parties, Defendant SMACNA agreed to pay, and shall pay, Plaintiff Public Resource the sum of one dollar;

The parties shall otherwise bear their own respective fees and costs associated with 6. this action and dispute.

7. This Court shall retain jurisdiction to enforce the July 3, 2013, Settlement

Agreement between the parties.

THE COURT SO ORDERS, this day of

07/09/2013 Dated:

