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**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY**

AJ INTERMEDIATE HOLDINGS LLC; and,
AJ ACQUISITION I LLC
d/b/a NATIONAL PAINTBALL SUPPLY,

Plaintiffs,

v.

PROCAPS L.P., et al.,

Defendants.

Civil Action No.
1:07-cv-00192 JHR-AMD

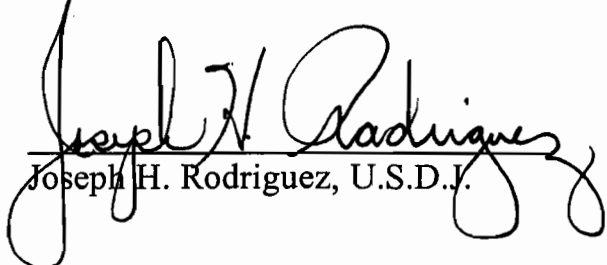
**ORDER TO SHOW CAUSE WITH TEMPORARY RESTRAINTS
WHY PRELIMINARY INJUNCTIVE RELIEF SHOULD NOT BE
GRANTED AS TO PROCAPS, PD, PEV'S AND COUSINS**

This matter comes before the Court on the application of Plaintiffs AJ Intermediate Holdings, LLC, AJ Acquisition I LLC d/b/a/ National Paintball Supply (collectively "Plaintiffs" or "AJI"), through its attorneys, for an Order to Show Cause directing Defendants Procaps L.P. ("Procaps"), Procaps Direct ("PD"), Strategic Sports, Inc. d/b/a/ Pev's Paintball (Pev's) and Cousins Paintball Mt. Kisco, LLC ("Cousins") to appear before this Court and show cause why preliminary injunctive relief should not be granted. The Court having considered the papers submitted by the parties and having heard counsel's argument, if any, and for good cause shown makes the following order:

IT IS on this 8th day of February, 2007, ORDERED that the above Defendants show cause before the United States District Court for the District of New Jersey, Mitchell H. Cohen United States Courthouse, 1 John F. Gerry Plaza, Camden, New Jersey, on the 26th day of February, 2007 at 10:00 a.m., or as soon thereafter as counsel may be heard, why a preliminary injunction should not be imposed restraining them from:

1. Manufacturing, reproducing, importing, exporting, promoting, advertising, adapting, displaying, transferring, distributing, offering for sale and selling any paintball sport goods bearing the trademark PULSE, or any similar variation;

2. Manufacturing, reproducing, importing, exporting, promoting, advertising, adapting, displaying, transferring, distributing, offering for sale and selling the PULSE paintball loader, or any paintball loader having a similar appearance;
3. Manufacturing, reproducing, importing, exporting, promoting, advertising, adapting, displaying, transferring, distributing, offering for sale and selling a paintball loader that infringes U.S. Patent No. 5,791,325;
4. Moving, destroying, or otherwise disposing of any the Accused Products or any business records or documents relating to them; and
5. Diverting or redirecting to another country any of the Accused Products presently in transit or otherwise destined for the United States.


Joseph H. Rodriguez, U.S.D.J.