I	Case 3:23-cv-00086-MMD-CLB	Document 1	Filed 03/06/23	Page 1 of 16		
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19	Attorneys for Plaintiff GLOCK, Inc.					
20						
21	UNITED STATES DISTRICT COURT					
22	DISTRICT OF NEVADA					
23	GLOCK, INC. a Georgia corporatio	n,	Case No.:			
24	Plaintiff,					
25	v.		COMPLAINT	D		
26	POLYMER80, INC., a Nevada corp	poration,	JURY DEMAN	D		
27	Defendant.					
28						

BROWNSTEIN HYATT FARBER SCHRECK, LLP 5520 Kietzke Lame, Suite 110 Reno, NV 89511 Tel. 775-324-4100 Plaintiff GLOCK, Inc. ("GLOCK"), by and through its undersigned attorneys, files this Complaint for Patent Infringement against Defendant Polymer80, Inc. ("Polymer80"), and in support thereof alleges as follows:

#### **NATURE AND BASIS OF THE ACTION**

This is an action for patent infringement under the patent laws of the United States,
 35 U.S.C. § 1, *et seq.* GLOCK seeks damages, preliminary and permanent injunctive relief, and
 recovery of its reasonable costs and attorneys' fees.

2. Plaintiff GLOCK is the leading global manufacturer of pistols. GLOCK pistols are precisely engineered to meet the demanding specifications of military and law enforcement agencies worldwide, earning GLOCK a reputation for safety, durability, reliability, and ease of use. GLOCK invests tremendous resources in the technology and talent necessary to improve its products wherever possible, resulting in numerous inventions and innovations in the field of firearms and firearm accessories.

GLOCK and its affiliated entities' history of innovation in the field of firearms and
 firearm accessories has resulted in the issuance of approximately 40 U.S. patents on its industry leading inventions and solutions, including, but not limited to, the catch device for the breech of a
 pistol disclosed in U.S. Patent No. 9,933,222 ("the '222 Patent").

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ed in U.S. Patent No. 9,933,222 ("the '222 Patent").

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#### Case 3:23-cv-00086-MMD-CLB Document 1 Filed 03/06/23 Page 3 of 16 (12) United States Patent US 9,933,222 B2 (10) Patent No.: Hirschheiter (45) Date of Patent: Apr. 3, 2018 (54) CATCH DEVICE FOR THE BREECH OF A PISTOL 1,381,590 A \* 6/1921 Oliver 1,405,685 A \* 2/1922 Hammond F41A 17/38 (71) Applicants:Glock Technology GmbH, Deutsch Wagram (AT); Elisabeth Hirschheiter, Pörtschach (AT) 42/7 F41A 17/36 2.538.799 A \* 1/1951 Phillips 89/138 F41A 3/38 2.975.680 A \* 3/1961 Wilson (72) Inventor: Reinhold Hirschheiter, Pörtschach (AT) 3,069,976 A \* 12/1962 Stevens, Jr. F41A 42/183,109,345 A 11/1963 Norman 3,540,142 A \* 11/1970 Billett . (73) Assignee: Glock Technology GmbH (AT) F41A 7/02 42/18 Subject to any disclaimer, the term of this patent is extended or adjusted under 35 (\*) Notice: (Continued) U.S.C. 154(b) by 52 days. FOREIGN PATENT DOCUMENTS (21) Appl. No.: 14/567,896 0077790 A1 5/1983 0268276 A2 \* 5/1988 EP EP F41A 3/66 (22) Filed: Dec. 11, 2014 **Prior Publication Data** (65) Primary Examiner - Troy Chambers US 2015/0192378 A1 Jul. 9, 2015 Assistant Examiner - Benjamin S Gomberg (74) Attorney, Agent, or Firm - Kolisch Hartwell, P.C. Foreign Application Priority Data (30) Dec. 11, 2013 (EP) ..... ..... 13196708 ABSTRACT (57) (51) Int. Cl. F41A 17/36 A catch device for the breech of a pistol, in which a spring acts upon a pivotable holding lever so that the latch thereof passes out of the path of the breech and the handle thereof is pressed away from the breech. Part of the holding lever is pivoted by the magazine side, after the final cartridge has been pushed in counter to the force of the spring, so that after the cartridge has been fired, the breech is caught against the latch and remains in the region of the rear end position thereof. In order to increase service life, the spring is a compression spring, pretensioned between two claws of the holding lever and arranged in a slot of the housing so that one end bears against the base of the slot and the other end bears against the base of the slot and the other end bears against the claw. A catch device for the breech of a pistol, in which a spring (2006.01)(52) U.S. Cl. CPC .... F41A 17/36 (2013.01) (56) **References** Cited U.S. PATENT DOCUMENTS 1.176.254 A \* 3/1916 Smith ... F41A 3/12 42/7 F41A 3/64 42/7 1,359,365 A \* 11/1920 Hammond 4 Claims, 4 Drawing Sheets q A true and correct copy of the '222 Patent is attached hereto as Exhibit A. GLOCK makes, offers for sale, and sells a number of pistols that practice one or

5. Polymer80 is a manufacturer, supplier, seller, and/or distributor of firearm kits and 20 parts, including partially completed pistol "frames" or "blanks," and are commonly known as 21 22 "ghost guns" or "80%" guns.

23 6. Polymer80 has made and continues to make, has used and continues to use, has 24 offered for sale and continues to offer for sale, and has sold and continues to sell various "single 25 stack" pistol frames designed to incorporate and sold with slide stop levers, including its "PF9SS 26 Single Stack Blank" pistol frame and components in a variety of finishes, as discussed in more

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more claims of the '222 Patent.

1 detail below.

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7. Polymer80 has offered for sale and sold, and continues to offer for sale and/or sell, the Accused Products in the United States for assembly and inclusion – as specifically made and directed by Polymer80 – by Polymer80's employees, distributors, dealers, and/or customers in completed pistols utilizing the pistol blanks and slide stop levers.

8. By making, using, offering for sale, selling, and/or importing the Accused Products,
Polymer80 has indirectly infringed and continues to infringe one or more claims of the '222 Patent.
Because of Polymer80's ongoing infringement, GLOCK seeks a preliminary injunction, a
permanent injunction, and monetary damages with respect to sales of the Accused Products.
Moreover, GLOCK respectfully submits that the present case is exceptional and that GLOCK is
entitled to enhanced damages against Polymer80 and an award of its reasonable attorneys' fees and costs.

### THE PARTIES

9. Plaintiff GLOCK is a corporation organized and existing under the laws of the State of Georgia with its principal place of business at 6000 Highlands Parkway, Smyrna, GA 30082.

10. Upon information and belief Defendant Polymer80, is a Nevada corporation with its principal place of business located at 134 Lakes Boulevard, Dayton, Nevada 89403. Upon further information and belief, Polymer80 may be served by serving its Registered Agent Mark H. Gunderson at his registered address of 3895 Warren Way, Reno, Nevada 89505.

### JURISDICTION AND VENUE

This Court has jurisdiction over the subject matter of this action pursuant to 28
U.S.C. §§ 1331 and 1338(a) because this Complaint includes a cause of action for patent
infringement under the patent laws of the United States, including, but not limited to, 35 U.S.C. §§
271, 281, 283-285, and 287.

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BROWNSTEIN HYATT FARBER SCHRECK, LLP 5520 Kietzke Lane, Suite 110 Reno, NV 89511 Tel. 775-324-4100 12. This Court has personal jurisdiction over Polymer80 at least because Polymer80 resides in this District, has transacted business in this District, has derived substantial revenue from goods offered for sale and/or sold in this District, and/or has established sufficient minimum contacts with the State of Nevada such that it is subject to the personal jurisdiction of this Court. Personal jurisdiction in Nevada over Polymer80 is also consistent with the requirements of due process.

13. Venue is proper in the Unofficial Northern Division of the United States District Court for the District of Nevada under 28 U.S.C. §§ 1391 and 1400(b) because Polymer80 resides in this District, has a regular and established place of business in this District located at 134 Lakes Boulevard Dayton, Nevada 89403, has committed acts of infringement in this District, and a substantial part of the events or omissions giving rise to the claims occurred in this District.

#### **GLOCK AND ITS PATENT RIGHTS**

15 14. GLOCK and its affiliated entities have invested a substantial amount of time and
16 resources designing, developing, and bringing new and innovative products to market in the
17 firearms industry.

18 15. GLOCK and its affiliated entities have designed and developed a wide range of new
and innovative firearm products, including a number of innovative firearm components and
accessories specifically for pistols. In particular, GLOCK and its affiliated entites' research and
development staff designed and developed a number of innovative pistol components practiced in
its pistol products and are protected by Glock patents.

24 16. As a result of these efforts, GLOCK and its affiliate entities have been granted a
25 U.S. patent on its innovative catch device for the breech of a pistol.

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17. The '222 Patent, entitled "Catch Device for the Breech of a Pistol," was applied-for
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Patent and Trademark Office ("PTO") on April 3, 2018. See Exhibit A.

18. GLOCK is the owner by exclusive license of all right, title, and interest in the '222 Patent, including the right to make, use, offer for sale, sell, or import patented products and to enforce the '222 Patent.

19. GLOCK has commercialized one or more of the innovative designs disclosed in the '222 Patent in various of its pistols, such as the Model G43®, Model G43X®, and Model G48<sup>TM</sup>," each in a variety of finishes and optics:





G48 Black

https://us.glock.com/en/Pistols

SUBCOMPACT | 9X19MM

See Exhibit B.

SUBCOMPACT | 9X19MM

20. Pursuant to 35 U.S.C. § 287(a), GLOCK has continuously and systematically
marked its pistols that practice one or more claims of the '222 Patent with the marking "Pat.
us.glock.com/patent" in conjunction with GLOCK's publicly-available virtual registry of covered
pistols (e.g., https://us.glock.com/-/media/Global/US/old/US-Site/Virtual-Patent-Marking-Version-2-060319.ashx). See Exhibit C.

## POLYMER80'S INFRINGING CONDUCT

24 21. Polymer80 has made and continues to make, has used and continues to use, has
25 offered for sale and continues to offer for sale, and has sold and continues to sell various "PF9SS
26 Single Stack Blank" pistol frame and components in a variety of finishes (the "Accused
28 Products"), including the following Polymer80 products:
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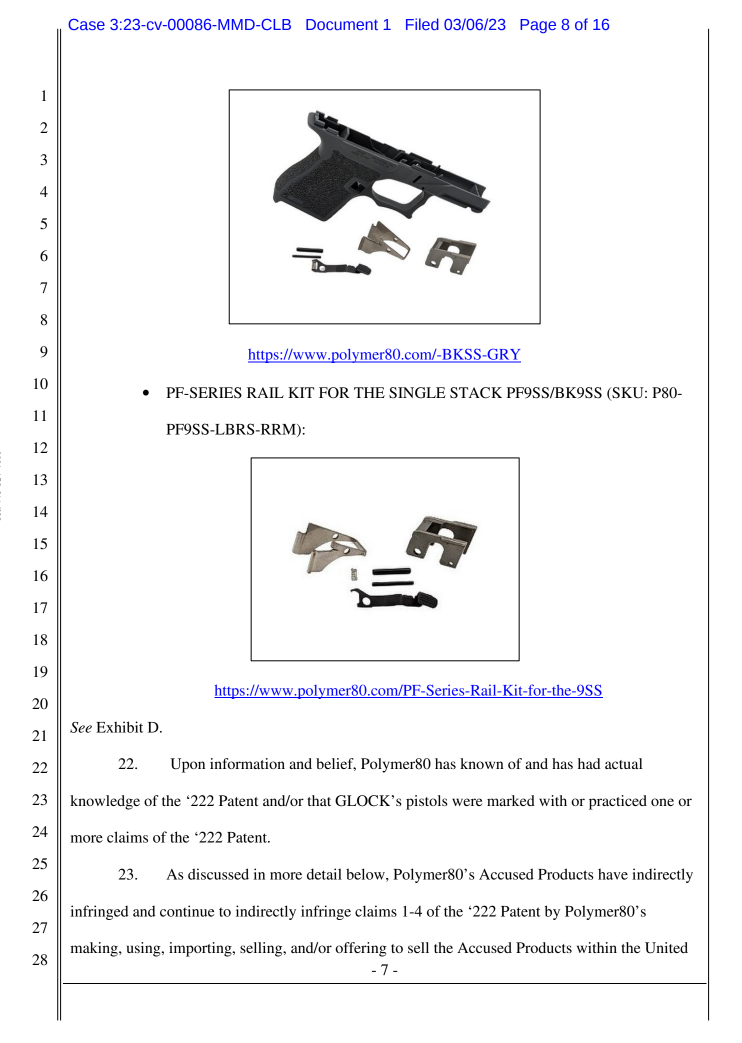
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1	States for use in a completed pistol and without authority in violation of 35 U.S.C. §§ 271(b)-(c).
2	24. Polymer80's employees, distributors and/or customers have directly infringed and
3	continue to directly infringe, literally or under the doctrine of equivalents, claims 1-4 of the '222
4	Patent by, without authority, making and using completed pistols incorporating the Accused
6	Products within the United States in violation of 35 U.S.C. § 271(a).
7	25. Polymer80 has indirectly infringed and continues to indirectly infringe claims 1-4
8	of the '222 Patent within the United States by inducement under 35 U.S.C. § 271(b). For
9	example, Polymer80 has knowingly and intentionally induced users of the Accused Products to
10	directly infringe claims 1-4 of the '222 Patent, inter alia, by:
11	a. providing pistol blank kits including a slide stop lever and slide stop spring;
12	b. providing pistol rail kits comprising a slide stop lever and slide stop spring;
13 14	c. providing installation instructions on how to install and use the Accused Products
15	in an infringing manner; and
16	d. directing and encouraging the actions of employees, distributors, and/or customers
17	to directly infringe.
18	26. Polymer80 has indirectly infringed and continues to infringe claims 1-4 of the '222
19	Patent by contributing to the direct infringement of end users under 35 U.S.C. § 271(c) by
20 21	providing the Accused Products, which were and are especially made for and used in a manner
21	that infringes claims 1-4 of the '222 Patent, and that have no substantial non-infringing use.
23	27. By such acts, Polymer80 has injured GLOCK and is thus liable to GLOCK for
24	infringement of the '222 Patent pursuant to 35 U.S.C. § 271.
25	COUNT I – INDUCED INFRINGEMENT OF THE '222 PATENT
26	28. GLOCK incorporates and re-alleges the allegations contained in Paragraphs 1
27	through 27 above as if fully set forth herein.
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29. Upon information and belief, prior to May of 2019, Polymer80 has known of GLOCK's patents and has had actual knowledge of the '222 Patent.

30. Polymer80 directed, instructed, and encouraged its employees, distributors, dealers, and/or customers to install and/or use the Accused Products in an infringing manner in its product packaging and product advertising, by providing support and technical assistance, and by providing installation instructions or instructional materials, among other acts.

31. When the Accused Products were or are used by Polymer80's employees, distributors, dealers, or customers in the manner instructed and directed by Polymer80,

Polymer80's employees, distributors, dealers, or customers directly infringe one or more of claims 1-4 of the '222 Patent.

32. For example, an exemplary summary of direct infringement of claim 1 of the '222 Patent, when Polymer80's Accused Products are included in a completed pistol, is provided as follows:

- a. <u>Feature 1:</u> When included in a completed pistol, the Accused Products provide for the pistol to have a catch device to retain a sliding carriage of the pistol;
- b. Feature 2: When included in a completed pistol, the Accused Products provide for the pistol to have a holding lever and a compression spring between the upper claw and the lower claw of the spring;

c. <u>Feature 3:</u> When included in a completed pistol, the Accused Products provide for the holding lever to be mounted in the housing of the pistol and have a latch on the upper side of the lever and a handle on the lever; and

d. <u>Feature 4:</u> When included in a completed pistol, the Accused Products provide for the spring to bias the lever away from the sliding carriage, and for the holding lever to be moved counter to the bias when a final cartridge of a

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Fel. 775-324-4100

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magazine is fired.

33. Accordingly, Polymer80's Accused Products, when included in a completed pistol, result in direct infringement of one or more of claims 1-4 of the '222 Patent in violation of 35 U.S.C. § 271(a), and Polymer80 thereby indirectly infringes the '222 Patent by inducing infringement of the '222 Patent, pursuant to 35 U.S.C. § 271(b).

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2 3 4 5 6 As a result of Polymer80's infringement of the '222 Patent, GLOCK has been 34. 7 damaged by Polymer80's unlawful conduct. GLOCK is entitled to recover damages pursuant to 8 9 28 U.S.C. § 284 adequate to compensate it for Polymer80's infringing activities in an amount to 10 be determined at trial, but in no event less than a reasonable royalty. 11 35. Polymer80's infringement of the '222 Patent has injured and continues to injure 12 GLOCK and will cause irreparable harm unless Polymer80 is enjoined from infringing the claims 13 of the '222 Patent. Accordingly, GLOCK is entitled to temporary, preliminary, and/or permanent 14 injunctive relief against Polymer80 from further induced infringement pursuant to 35 U.S.C. § 15 16 283. 17 36. Polymer80's past and continued induced infringement of the '222 Patent has been 18 deliberate, willful, which warrants an award of treble damages and reasonable attorneys' fees to 19 GLOCK pursuant to 28 U.S.C. §§ 284 & 285. 20 **COUNT II – CONTRIBUTORY INFRINGEMENT OF THE '222 PATENT** 21 37. GLOCK incorporates and re-alleges the allegations contained in Paragraphs 1 22 through 27 above as if fully set forth herein. 23 24 38. Upon information and belief, prior to May of 2019, Polymer80 has known of 25 GLOCK's patents and has had actual knowledge of the '222 Patent. 26 39. Polymer80 has provided its employees, distributors, dealers, and/or customers with 27 the Accused Products, which are essential to practice the invention of the '222 Patent. Polymer80 28 - 10 -

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was and is aware that the Accused Products were and are especially made for or adapted for use in a manner that infringed and infringes one or more of claims 1-4 of the '222 Patent.

40. Polymer80 was and is aware that the Accused Products were and are not a staple article or commodity of commerce suitable for substantial non-infringing use, and had and have no substantial non-infringing use, in that the Accused Products can only be used in a manner that infringes the '222 Patent.

41. When the Accused Products are used by Polymer80's employees, distributors, and/or customers in a completed pistol, the Accused Products directly infringe one or more of claims 1-4 of the '222 Patent, as set forth above.

42. Accordingly, Polymer80 has indirectly infringed and continues to indirectly infringe the '222 Patent by contributing to infringement of the '222 Patent, pursuant to 35 U.S.C. § 27l(c).

43. As a result of Polymer80's contributory infringement of the '222 Patent, GLOCK 15 16 has been damaged by Polymer80's unlawful conduct. GLOCK is entitled to recover damages 17 pursuant to 28 U.S.C. § 284 adequate to compensate it for Polymer80's infringing activities in an 18 amount to be determined at trial, but in no event less than a reasonable royalty.

19 44. Polymer80's infringement of the '222 Patent has injured and continues to injure 20 GLOCK and will cause irreparable harm unless Polymer80 is enjoined from contributorily 21 infringing the claims of the '222 Patent. Accordingly, GLOCK is entitled to temporary, 22 preliminary, and/or permanent injunctive relief against Polymer80 from further infringement 23 24 pursuant to 35 U.S.C. § 283.

25 45. Upon information and belief, Polymer80's past and continued contributory infringement of the '222 Patent has been deliberate, willful, which warrants an award of treble damages and reasonable attorneys' fees to GLOCK pursuant to 28 U.S.C. §§ 284 & 285. 28

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	PRAYER FOR RELIEF		
WHEREFORE, GLOCK prays that this Court enter judgment in favor of GLOCK and			
against Po	lymer80 as follows:		
А.	Entry of judgment that Polymer80 has indirectly infringed the '222 Patent		
pursuant to 35 U.S.C. § 271 (b) and/or (c);			
B.	An order that Polymer80 provide an accounting and pay to GLOCK damages		
	in an amount adequate to compensate GLOCK for Polymer80's		
	infringement of the '222 Patent, including damages for lost profits, but in no		
	event less than a reasonable royalty, including up to treble damages for		
	willful infringement pursuant to 35 U.S.C. § 284;		
C.	An order preliminarily and permanently enjoining Polymer80 and its		
	respective agents, servants, officers, directors, employees, attorneys,		
	affiliated companies, successors-in-interest, distributors, dealers, other		
	reselling entity customers, and all those in active concert or participation		
	with it, and all other parties properly enjoined by law, from infringing		
	directly or indirectly, inducing others to directly infringe, and/or contributing		
	to the infringement of the claims of the '222 Patent;		
D.	An order that this is an exceptional case under 35 U.S.C. § 285 meriting that		
	GLOCK be awarded its costs, including its reasonable attorneys' fees and		
	other expenses incurred in connection with this action; and,		
E.	Any other relief that the Court finds legal, just and equitable, as may be		
	available under law or equity, and which the Court finds proper.		
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1	This 6 <sup>th</sup> day of March, 2023.	
2		
3		BROWNSTEIN HYATT FARBER SCHRECK, LLP
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		Matthew D. Francis Arthur A. Zorio
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		Attorneys for Plaintiff GLOCK, Inc.
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	Case 3:23-cv-00086-MMD-CLB Document 1 Filed 03/06/23 Page 15 of 16
1	DEMAND FOR TRIAL BY JURY
2	GLOCK demands trial by jury of all issues so triable, pursuant to Rule 38 of the Federal
3	Rules of Civil Procedure.
4	Kules of Civil Flocedule.
5	This 6 <sup>th</sup> day of March, 2023.
6	BROWNSTEIN HYATT FARBER SCHRECK, LLP
7	By: <i>/s/ Matthew D. Francis</i> Matthew D. Francis
8	Arthur A. Zorio
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26	
27	Attorneys for Plaintiff GLOCK, Inc.
28	- 14 -

1 2 3 4 5 6			
2 3 4 5			
3 4 5		INDEX OF EXHIBITS	
4 5	A.	U.S. Patent No. 9,933,222	9 Pages
5	B.	Pages from Glock's website	12 Pages
	C.	Virtual Patent Marking of Glock® Products	2 Pages
	D.	Pages from Polymer80's website	8 Pages
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