

Exhibit B

1 Pursuant to the parties' stipulation, and good cause appearing, the Court enters this
2 permanent injunction as follows:

3 1. Defendants and any and all persons or entities acting at their direction or in concert
4 with them, including, without limitation, their agents, employees, independent contractors,
5 successors, or assignees, are permanently enjoined from: (1) Reproducing, by download or
6 otherwise, JMRI Material, except that legal counsel representing Defendants may download such
7 Material for purposes of such representation only; (2) modifying JMRI Material; or (3) distributing
8 JMRI Material.
9

10 "JMRI Material" refers to any expression made available to the public as part of the JMRI
11 project. The term includes but is not limited to all or any part of any version of code (executable or
12 not), data, text, images, comments on listservs or websites, scripts or other expression used with
13 code, or other expressive content. The term also includes the functions, methods, algorithms, or
14 techniques such expression implements, describes, or performs.
15

16 "JMRI Material" includes the selection or arrangement by JMRI Developers of data
17 originating with third parties, but the term does not extend to such data in its original form. In
18 particular the term does not extend to, without limitation, data originating with model railroad
19 equipment manufacturers or with the National Model Railroad Association.
20

21 This injunction does not extend to reproduction, modification, or distribution of data that
22 originates from sources other than JMRI Developers. This exception to the scope of the injunction
23 extends to, without limitation, data originating with model railroad manufacturers or with the
24 National Model Railroad Association.

25 2. Defendants are permanently enjoined from registering as a trademark or domain
26 name any mark used to designate the JMRI project or its work product, including, without
27 limitation, "PanelPro," "DecoderPro," "SoundPro," "LocoTools," "JMRI demo," "SignalPro,"
28

1 “DispatcherPro,” and “Logix.” Defendants may, however, continue to use their “Computer
2 Dispatcher Pro” mark, and this provision does not extend to such use.

3 SO ORDERED

4
5 Dated _____, 2010

6 The Hon. Jeffrey S. White

7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28