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11	Tibboomittory, nvc.	
12	UNITED STATES DISTRICT COURT	
13	CENTRAL DISTRI	CT OF CALIFORNIA
14		
15	THE AMERICAN AUTOMOBILE ASSOCIATION, INC.,	Case No. 11-CV-10078 GAF (VBK)
16	Plaintiff,	PLAINTIFF THE AMERICAN AUTOMOBILE ASSOCIATION, INC.'S FINAL JUDGMENT
17	VS.	INC.'S FINAL JUDGMENT
18	AAA ALL-STAR DISCOUNT AUTO	
19	TRANSPORTERS, INC. AND LISA LOPTMAN,	
20	Defendants.	
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Rutan & Tucker, LLP attorneys at law

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Plaintiff The American Automobile Association, Inc.'s motion for default judgment against AAA All-Star Discount Auto Transporters, Inc. and Lisa Loptman ("Defendants") was submitted to this Court March 7, 2012. The Court considered the matter fully and granted the motion on April 12, 2012.

Consistent with this Court's April 12, 2012, Memorandum & Order Regarding Motion for Default Judgment, IT IS HEREBY ORDERED, ADJUDGED AND DECREED as follows:

- (1) Defendants, their agents, employees, attorneys, and all persons in active concert or participation with any of them are restrained and permanently enjoined from using without the authorization of AAA any of AAA's Marks, logos, and trade names, including, but not limited to, the AAA Mark & Design, the designation "AAA," or any other name, logo, or mark that includes the designation "AAA" or that is confusingly or deceptively similar to any of AAA's Marks, logos, and trade names, including, but not limited to AAA All-Star Discount Auto Transporters, either alone or in conjunction with other words or symbols, as part of any trademark, service mark, logo, trade name, corporate name, assumed name, domain name, subdomain name, website, or e-mail address, on or in relation to any goods or services sold or distributed by Defendants, or in any other manner;
- (2) Defendants, pursuant to 15 U.S.C. § 1118, shall destroy all literature, signs, labels, prints, packages, wrappers, containers, advertising materials, Internet content, stationary, software, and any other items in their possession or control which contain the infringing designations "AAA" or any term, symbol, or logo confusingly similar to "AAA," either alone or in combination with other words or symbols, and shall destroy all plates, molds, matrices, masters, and other means in their possession or control with which they can make any of those infringing items; and
- (3) Defendants are ordered to pay a total amount of \$10,961.79 for costs and reasonable attorneys' fees.

Pursuant to 15 U.S.C. § 1116(a), Defendants shall file with the Court and serve on AAA, within thirty (30) days after entry of the injunction, a report in writing, under oath, setting forth in detail the manner in which Defendants have complied with the injunction. IT IS SO ORDERED. Dated: April 19, 2012 Judge, United States District Court

Rutan & Tucker, LLP attorneys at law

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