1 2 3 4 5 6 7 IN THE UNITED STATES DISTRICT COURT 8 FOR THE CENTRAL DISTRICT OF CALIFORNIA 9 CYCLONE USA, INC., a Nevada Case No. CV 03-0992-AJW 10 corporation, 11 Plaintiff, FINAL JUDGMENT 12 Fed. R. Civ. P. 58 v. 13 LL&C DEALER SERVICES, LLC, a California corporation; KORÉAN 14 INDUSTRIAL DESIGN CORPORATION, a Korean 15 corporation; SEI KIM, an individual; and COFBEL CORPORATION, a 16 California corporation, 17 Defendants. 18 And Related Counterclaims and Third-Party Complaint 19 20 After a full trial on the merits on November 8, 2007, this Court found 21 Tornado Air Management System, Inc. (formerly known as Cyclone USA, Inc.) 22 (hereinafter "Cyclone") liable for Sei Kim's false patent marking claim pursuant to 23 35 U.S.C. § 292(a). On March 31, 2010, this Court entered a final judgment in this 24 action awarding Cyclone damages against Sei Kim in the amount of \$1,048,976. 25 Sei Kim appealed the amount in damages awarded to the Ninth Circuit Court 26 27 28

of Appeals which remanded the case for a calculation of Cyclone's liabilities for Sei Kim's competitive injury under the newly amended 35 U.S.C. § 292(b) on January 6, 2012. Currently pending before this Court is Sei Kim's motion

[PROPOSED] FINAL JUDGMENT

Case No. 03-0992 WMB (JWJx)