MANATT, PHELPS & PHILLIPS, LLP 1 Jill M. Pietrini (Bar No. CA 138335) 2 ipietrini@manatt.com Barry E. Mallen (Bar No. CA 120005) 3 bmallen@manatt.com Paul A. Bost (Bar No. CA 261531) 4 pbost@manatt.com 11355 West Olympic Boulevard Los Angeles, CA 90064-1614 Telephone: (310) 312-4000 5 6 Facsimile: (310) 312-4224 7 Attorneys for Plaintiff SUMMIT ENTERTÄINMENT, LLC 8 9 UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA 10 WESTERN DIVISION 11 SUMMIT ENTERTAINMENT, LLC, Case No. CV 10-00939 GHK (CFEx) 12 a Delaware limited liability company, PRELIMINARY INJUNCTION 13 Plaintiff, 14 March 11, 2010 Date: v. 15 Time: 9:30 a.m. TOPICS ENTERTAINMENT, INC., a 650 - Roybal Building Courtroom: Washington corporation; GREG 16 Hon. George H. King JAMES, an individual; RALPH GALVAN, an individual; CHRIS 17 ABERNATHY, an individual; and DOES 1-10, inclusive, 18 Defendants. 19 20 21 Plaintiff Summit Entertainment, LLC ("Summit") has filed and served an Ex 22 Parte Application For A Temporary Restraining Order And An Order To Show 23 Cause Re: Preliminary Injunction (the "Application"). The Application is directed 24 to Defendants Topics Entertainment, Inc. ("Topics"), Greg James ("James"), Ralph 25 Galvan ("Galvan") and Chris Abernathy ("Abernathy") (collectively, 26 "Defendants"). The Court combined the hearings for the TRO and the Order to Show Cause Re: Preliminary Injunction for hearing on March 11, 2010 at 9:30 a.m. 27 28 After a review of the moving papers, the opposing papers, the file in this civil MANATT, PHELPS & PHILLIPS, LLP

1	action, and hearing argument of counsel at the hearing, the Court hereby rules as
2	follows:
3	1. The motion for Preliminary Injunction is granted.
4	2. Pursuant to Federal Rule of Civil Procedure 65(d)(1), the Court made
5	findings on the record at the hearing held on March 11, 2010.
6	3. The Court hereby orders the following preliminary injunctive relief
7	("Injunctive Relief"), to wit, that Defendants and their subsidiaries, officers, agents,
8	servants, directors, employees, servants, partners, representatives, assigns,
9	distributors, successors, affiliates, related companies, and attorneys, and all persons
10	in active concert or participation with Defendants or with any of the foregoing, be
11	enjoined from:
12	a. Manufacturing, transporting, promoting, importing, advertising,
13	publicizing, distributing, offering for sale, or selling any goods (including the
14	documentary entitled Forks: Bitten by Twilight ("the Topics Documentary"), any of
15	its covers and/or its promotional materials) bearing the trademark TWILIGHT in
16	block letters or in the format shown below (the "TWILIGHT Marks"):
17	twilight
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19	or any other mark, name, symbol, or logo which is likely to cause confusion or to
20	cause mistake or to deceive persons into the erroneous belief that any goods that
21	Defendants caused to enter the stream of commerce are sponsored, licensed, or
22	endorsed by Summit, are authorized by Summit, or are connected or affiliated in
23	some way with Summit, the motion pictures Twilight and The Twilight Saga: New
24	Moon (collectively, "the Twilight Motion Pictures"), or the documentary entitled
25	Twilight in Forks: The Saga of the Real Town, marketed, distributed, and sold by
26	Summit ("the Authorized Documentary");
27	b. Manufacturing, transporting, promoting, importing, advertising,
28	publicizing, distributing, offering for sale, or selling any goods bearing the

1	TWILIGHT Marks or any other mark, name, symbol, or logo that is a copy or
2	colorable imitation of, incorporates, or is confusingly similar to the TWILIGHT
3	Marks;
4	c. Representing that Summit has endorsed, sponsored, licensed,
5	approved, or is affiliated with Defendants' products or that Defendants' products
6	are affiliated or connected with the Twilight Motion Pictures or the Authorized
7	Documentary; and
8	d. Knowingly assisting, inducing, aiding, or abetting any other
9	person or business entity in engaging in or performing any of the activities referred
10	to in paragraphs 3(a) to (c) above.
11	4. Summit shall post a bond in the sum of Ten Thousand Dollars
12	(US\$10,000) for the payment of such costs and damages as may be incurred or
13	suffered by any party who is found to have been wrongfully enjoined or restrained.
14	5. The Injunctive Relief shall remain in effect until the adjudication of
15	the case.
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17 18	Dated: March 11, 2010
19	UNITED STATES DISTRICT JUDGE
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