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	SHANGRI LA TEA CO., INC.	
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10	UNITED STATES DISTRICT COURT	
10	CENTRAL DISTRICT OF CALIFORNIA	
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12	SHANGRI LA TEA CO., INC.,	Case No.: 2:10-cv-07481-PA (FFMx)
	Plaintiff,	
13	T failtiff,	] <del>PROPOSED</del> ] PERMANENT
14	VS.	INJUNCTION
15		
15		Hon. Percy Anderson
16	Corporation TONI L. HODGE, an	
17	individual, and BOB HODGE, an	
	individual,	
18	Defendants.	
19	Derendants.	

Plaintiff Shangri-La Tea Company, Inc. ("Plaintiff") having commenced the present action including Lanham Act claims [15 USC 1051, 1125 et seq] for infringement of a Federally-registered trademark, False Designation of Origin, Cyberpiracy, Common Law trademark infringement and Unfair Competition seeking an injunction and other relief against Defendant Shangri-La Tea Ltd., Bob and Toni Hodge ("Defendants"),

STIPULATED PERMANENT INJUNCTION AND [PROPOSED] ORDER

Defendants having entered into a Settlement Agreement with Plaintiff and having stipulated to entry of this Permanent Injunction prohibiting further use of the words "Shangri La" by defendants except as specified herein,

IT IS HEREBY ORDERED that Defendants, their agents, employees and representatives, and all persons acting in concert or in privity with any of them, are permanently enjoined from using "Shangri-La", alone or in combination with other words, symbols, or designs, in connection with the sale of beverages, including tea and coffee, and tea/coffee related accessories, except that: (i) Defendants may continue to operate and serve tea at their restaurant under their existing name "Shangri-La Tea Room & Vegetarian Café" and (ii) use the domain name "www.Shangri-LaTearoomandCafe.com" without objection from Plaintiff.

IT IS FURTHER ORDERED that the registration of the domain name "www.Shangri-La-Tea.com" shall be transferred by Defendants to Plaintiff within 120 calendar days from the Order herein.

IT IS SO ORDERED.

DATED: March 2, 2011

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By\_

STIPULATED PERMANENT INJUNCTION AND [PROPOSED] ORDER

United States District Court Judge

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