Cengage Learning, inc. et al vs Roland E. Lau, et al

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Pursuant to the stipulation of the parties, it is hereby ORDERED, ADJUDGED, AND DECREED AS FOLLOWS:

- 1. Judgment shall be entered in Plaintiffs' favor against Defendants Roland Lau and Kentwood Industries, Inc.
- 2. Defendants Roland Lau and Kentwood Industries, Inc. are liable to Plaintiffs in the amount of one million four hundred thousand dollars (\$1,400,000).
- 3. The monetary portion of this Judgment will be satisfied in full when eBay, Inc. has paid to the Publishers, their legal counsel or their designated representative the full amount of any and all amounts eBay, Inc. holds in accounts in which Defendants have an interest ("eBay Funds"), including funds held for the seller "nicebookseller", as well as funds held for the seller, "cx09j", and when Defendants Roland Lau and Kentwood Industries, Inc. have paid directly to the Publishers, their legal counsel or their designated representative the amount of \$100,000 from a source other than the "eBay Funds."
- 4. Defendants Roland Lau and Kentwood Industries, Inc. are ordered to provide and shall provide upon the request of Publishers, their legal counsel or their designated representative any other authorizations, assignments, consents, waivers, statements, or documents that may be necessary or useful in order to accomplish the payment of the "eBay Funds" to Publishers.
- 5. Any and all "eBay Funds" shall be paid to Publishers, their legal counsel or their designated representative.
- 6. Lau and Kentwood shall immediately and permanently cease and desist from infringing Plaintiffs' copyrighted works or trademarks. This shall include, without limitation, engaging in any of the following without appropriate written authority or license from the appropriate Plaintiff for the specific uses at issue:
- a. copying, reproducing, downloading, distributing, publicly displaying, or creating derivative works from any of the Plaintiffs' copyrighted works or trademarks; and

- b. assisting, soliciting, encouraging, authorizing, or inducing anyone to engage in any of the conduct prohibited by the foregoing subsection (a), or otherwise profiting or benefiting from any such activity.
  - 7. Each side is to bear its own costs and attorneys' fees.
- 8. Nothing in this Order or the Settlement Agreement prevents Plaintiffs from continuing the instant litigation presently proceeding in this Court against Defendants Qian, AIM Discovery, or Does 1-10.

DATED: <u>3/2/12</u>

By: \_\_

HON. GEORGE H. KING

UNITED STATES DISTRICT JUDGE