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8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA		
10	WESTER	N DIVISION	
11	WING POW INTERNATIONAL CORP.	CASE NO. CV 12-04569 JAK (CWx)	
12	Plaintiff,	Honorable John A. Kronstadt	
13	·	JUDGMENT AGAINST SHENZHEN LINGJULI	
14	VS.	SHENZHEN LINGJULI ELECTRONICS CO., LTD, (DBA ODECO LTD.) AND HUIMING ZHONG FOR INFRINGEMENT OF	
15	SHENZHEN LINGJULI ELECTRONICS CO. LTD., et al.	UNITED STATES PATENT	
16	Defendants.	NUMBER 7,828,717	
17		JS-6	
18		Complaint Filed: 05/24/2012	
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	JUDGMENT		

1		ORDER OF JUDGMENT AGAINST	
2	SHENZI	HEN LINGJULI ELECTRONICS CO., LTD, DBA ODECO LTD.,	
3		UIMING ZHONG FOR INFRINGEMENT OF UNITED STATES	
4		PATENT NUMBER 7,828,717	
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6	THIS	S MATTER, having come before the Court on the Plaintiff's Wing Pow	
7	International Corporation (Plaintiff) Motion for Default Judgment, filed by Plaintiff		
8	on May 21, 2013 (Ct. Dkt. #30), pursuant to the Federal Rules of Civil Procedure,		
9	Rule 55, and Local Rule 55-1, and the Court, on January 15, 2013, (Ct. Dkt. #17)		
10	having ORDERED a default against Defendants Shenzhen Lingjuli Electronics Co		
11	Ltd (doing business as Odeco Ltd) ("Odeco") and Huiming Zhong, ("Zhong")		
12	(hereinafter jointly referred to as "Defendants") on Plaintiff's Complaint for		
13	Infringement of United States Patent No. 7,828,717 (the '717 Patent), filed by		
14	Plaintiff on May 24, 2012, (Ct. Dkt. #1), and the Court having reviewed the		
15	pleadings and being otherwise fully informed, and pursuant to the Order of July 10,		
16	2013 (Ct. Dkt. #33) regarding Plaintiff's Motion for Entry of Default Judgment in		
17	regards to Defendants Odeco and Zhong,		
18	WHEREFORE IT IS HEREBY ORDERED AND ADJUDGED:		
19	1.	That Defendants are subject to the jurisdiction of this Court;	
20	2.	That service of the Defendants under the Hague Convention was	
21	properly conducted;		
22	3.	That Defendants failed to answer or otherwise respond to the	
23	Complaint within the time permitted by law;		
24	4.	That Defendants have failed to challenge in any way the Plaintiff's	
25	allegations of infringement or the validity or enforceability of the '717 Patent;		
26	5.	That Defendants have not properly explained their failure to respond	
27	or otherwise appear;		

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1	6.	That Defendant Odeco sold infringing devices under the designations
2	"Rabbit Vi	brator" and "Touch Rabbit Vibrator;"
3	7.	That Defendant Zhong facilitated and participated in the unlawful
4	activities;	
5	8.	That, because the allegations in the Complaint are taken as true, the
6	Defendants	s infringed the '717 Patent under §§ 271(a)-(b); and
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8	IT IS	S, THEREFORE, FURTHER ORDERED, ADJUDGED AND
9	DECREEL	THAT judgment should be, and hereby is, entered in favor of Plaintiff
10	and agains	t Defendant Odeco and Defendant Zhong.
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12		SO ORDERED, ADJUDGED, AND DECREED BY THE COURT
13	this	6th day of August, 2013.
14		am n
15		Hon. John A. Kronstadt
16		United States District Court Judge
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