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8	UNITED STATES DISTRICT COURT	
9	CENTRAL DISTRICT OF CALIFORNIA WESTERN DIVISION	
10	WESTERN DIVISION	
11 12	VOSSEN WHEELS, INC.,	Case No. 2:13-CV-7747-ABC (CWx)
13	Plaintiff,	[ <del>PROPOSED</del> ] ORDER FOR
14	v.	PRELIMINARY INJUNCTION
15	TOPRICH (U.S.A.), INC. D/B/A REDLINE WHEELS, INC.; JAT	Judge: Audrey B. Collins
16	WHEELS, INC. D/B/A STR RACING; A SPEC WHEELS & TIRES, LLC;	
17	ALICIA LUO; AND DOES 1-10,	
18	Defendants.	
19		
20	Pursuant to Federal Rules of Civil Procedure 65, pending trial on this action,	
21	it is ORDERED that Defendants, and their agents, servants, employees, dealer,	
22	distributors, attorneys and all persons in active concert and participation with	
23	Defendants are hereby:	
24	1. RESTRAINED AND ENJOINED from:	
25	a. making, using, selling, offering for sale, holding for sale,	
26	shipping, importing, advertising, marketing, and promoting any wheel, including but	
27	not limited to the STR-613 wheel, that infringes Plaintiff's U.S. Patent No.	
28	D681,541 ("the '541 patent");	

- b. making, using, selling, offering for sale, holding for sale, shipping, importing, advertising, marketing, and promoting the STR-613 wheel that Plaintiff alleges are advertised, marketed, and/or promoted by Defendants using Plaintiff's well-known trademark VOSSEN (hereinafter "the VOSSEN mark"); and
- c. using Plaintiff's VOSSEN mark to sell, advertise, market, and promote any products;
- 2. ORDERED to destroy all remaining wheels, products, advertisements, circulars, brochures or other promotional or advertising items, web site or other materials for their infringing wheels;
- 3. ORDERED to remove all signage and deliver up for destruction all materials and matter in their possession or custody or under their control that infringe Plaintiff's VOSSEN mark, including, without limitation, all advertising and promotional materials;
- 4. ORDERED to eliminate all advertising under or bearing the VOSSEN mark or any other confusingly similar designations from all media including, but not limited to, newspapers, flyers, coupons, signs, promotions, and Internet sites, including but not limited to Facebook® pages and Twitter® accounts and postings, all at Defendant's cost;
- 5. ORDERED to correct their advertising in a form, manner, content, and frequency that is acceptable to Plaintiff and the Court;
- 6. ORDERED to pay Plaintiff's costs and expenses, including but not limited to reasonable attorneys' fees incurred by Plaintiff in connection with this action, based on the Court's finding that Defendants' actions were willfully in disregard of Plaintiff's rights;
- a. within fourteen (14) days of entry of this Order Plaintiff shall serve upon Defendants an itemization of the costs and expenses, including reasonable attorney fees, incurred by Plaintiff in connection with this action; and