1	Robert N Phillips (SBN 120970) Email: <u>robphillips@reedsmith.com</u>		
2	Reed Smith LLP 101 Second Street Suite 1800		
3	San Francisco, CA 94105-3659		
4	Telephone: +1 415-543-8700 Facsimile: +1 415-391-8269		
5	Stuart A Shanus (SBN 188046)		
6	Email: <u>sshanus@reedsmith.com</u> Dominique Pietz (SBN 260716)		
7	Email: <u>dpietz@reedsmith.com</u> Reed Smith LLP		
8	1901 Avenue of the Stars, Suite 700 Los Angeles, CA 90067		
9	Telephone: +1 310 734 5200 Facsimile: +1 310 734 5299		
10	Attorneys for Plaintiff	JS-6	
11	Otto O. Lee (SBN 173987) olee@iplg.com		
12	Kevin Viau (SBN 275556) kviau@iplg.com		
13	Bonnie J. Wolf (SBN 284872) bonniewolf@iplg.com		
14	INTELLECTUAL PROPERTY LAW GRO 12 South First Street, 12th Floor	OUP LLP	
15	San Jose, California 95113 Telephone: (408) 286-8933		
16	Facsimile: (408) 286-8932 Attorneys for Defendants		
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18	UNITED STATES I CENTRAL DISTRIC		
19			
20	LEAPFROG ENTERPRISES, INC., a ) Delaware corporation, )	Case No. 2:14-cv-06752-JFW-MAN	
21	)		
22	Plaintiff, )	FINAL JUDGMENT	
23	V. )		
24	NAVYSTAR COMPANY LTD., a Hong)		
25	Kong Corporation; VICTOR G. ) PETRONE & SON, INC., a California )	Judge John F. Walter	
26	Corporation, )		
27	) Defendants. )		
28			
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	FINAL JUDGMENT Dockets.Ju		
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Upon consideration of the parties' Stipulation for Entry of Consent Judgment and Final Judgment, and good cause appearing therefore, it is HEREBY ADJUDGED ORDERED AND DECREED that final judgment is hereby entered as follows:

1. The Parties have reached an amicable settlement of this action. Neither the Parties' settlement nor Stipulation for Entry of Consent Judgment shall be considered an admission of fault or liability by any Party;

2. Plaintiff is the owner of the distinctive and protectable trade dress, examples of which are attached hereto as Exhibit A, containing all of the following non-functional elements (the "Alleged Trade Dress"):

a. A distinctive green background comprising most of the package;

b. A bright orange circular shape, with white lettering inside, indicating the recommended age of product users;

c. An irregularly shaped green circle with white shading and green text for the LeapFrog name; and

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d. Bubble style lettering, in orange, blue and white, for the product name;

3. Defendants have previously shipped to and sold to companies in the United States, including in this District, educational products for children using packaging, examples of which are attached hereto as Exhibit B (the "Accused Trade Dress");

4. Defendants represent and warrant that their last shipment of products bearing the Accused Trade Dress to the United States took place on October 15, 2014;

5. Defendants and their partners, officers, agents, servants, employees,
owners, representatives and all other persons, firms or corporations in active concert
or participation with Defendants, shall immediately cease and permanently refrain
from making (or having made), using, importing, offering for sale, or selling
anywhere any products bearing the Accused Trade Dress;

The Final Judgment shall be enforceable upon entry. The Parties 6. hereby waive findings of fact, conclusions of law, a statement of decision and any right to set aside the Final Judgment, appeal therefrom, seek a new trial, or otherwise contest the validity of the Final Judgment; This Court shall retain jurisdiction to enforce the terms of the Parties' 7. settlement agreement, and resolve any disputes regarding compliance with the Final Judgment. Each party shall bear its own fees and costs. Date: May 12, 2015 HONORABLE/JOHN F. WALTER UNITED STATES DISTRICT COURT JUDGE FINAL JUDGMENT