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8 **United States District Court**
9 **Central District of California**
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11 EDELBROCK, LLC.,

12 Plaintiff,

13 v.

14 GENESIS GROUP INTERNATIONAL
15 (USA), INC.; and DOES 1–10 inclusive,
16 Defendants.
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Case No. 2:15-cv-01024-ODW(Ex)

**ORDER RE. SUPPLEMENTAL
BRIEFING**

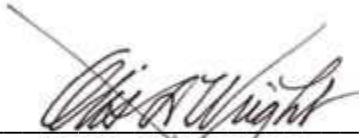
19 On March 30, 2015, Plaintiff Edelbrock LLC moved for Default Judgment
20 against Defendant Genesis Group International (USA), Inc. seeking Declaratory
21 Relief holding that Edelbrock’s supercharger did not infringe upon U.S. Patent No.
22 7,694,667 B2 (“the ’667 Patent”). (ECF No. 17.) After reviewing the Motion and
23 supporting evidence, the Court requests additional information regarding Edelbrock’s
24 supercharger for which a finding on non-infringement was sought. The only
25 information provided was the Declaration of Robert Simons, which contained a mere
26 three sentences of information. (*Id.* at 11, ¶¶ 2–4.)

27 The Court therefore **ORDERS** Edelbrock to submit supplemental briefing,
28 evidence, or both, by **Friday, July 10, 2015**, establishing why Edelbrock’s

1 supercharger does not infringe upon the '667 Patent. The Court also **ORDERS**
2 Edelbrock to serve its response on Genesis, who has yet to file an appearance in this
3 case. Failure to timely respond will result in denial of the Motion for Default
4 Judgment.

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6 **IT IS SO ORDERED.**

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8 June 30, 2015

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OTIS D. WRIGHT, II
12 **UNITED STATES DISTRICT JUDGE**