1 JS-6 2 3 4 5 6 7 8 9 UNITED STATES DISTRICT COURT 10 CENTRAL DISTRICT OF CALIFORNIA 11 WESTERN DIVISION 12 13 ADOBE SYSTEMS INCORPORATED, | Case No.: 2:15-cv-05549 PA (RAOx) 14 et al., 15 Plaintiff, FINAL JUDGMENT, INCLUDING 16 v. 17 LOS ANGELES COMPUTER DEPARTMENT, LLC AND LA-DEPARTMENT, LLC, et al., TRONICS, INC. 18 **Honorable Judge Percy Anderson** Defendants. 19 20 21 The Court, pursuant to the Stipulation for Entry of Final Judgment, 22 including Permanent Injunction, between Plaintiff Adobe Systems Incorporated 23 ("Plaintiff"), on the one hand, and Defendants Los Angeles Computer Department, 24 LLC and LA-Tronics, Inc. ("Defendants"), on the other hand, hereby ORDERS, 25 ADJUDICATES and DECREES that a final judgment, including permanent 26 injunction, shall be and hereby is entered against Defendants on Plaintiff's 27 Complaint for Damages filed in this action and Defendants' proven liability for 28

[PROPOSED] FINAL JUDGMENT, INCLUDING PERMANENT INJUNCTION

trademark and copyright infringement as follows:

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- 1. **FINAL JUDGMENT.** Plaintiff shall recover from Defendants, jointly and severally, the sum of Two Hundred Thousand Dollars (\$200,000.00) on Plaintiff's Complaint for Damages including the trademark and copyright infringement causes of action raised in Plaintiff's Motion for Partial Summary Judgment and the Court's Order granting Partial Summary Judgment (ECF Dkt. 45).
- 2. **PERMANENT INJUNCTION.** Defendants are hereby restrained and enjoined from engaging in, directly or indirectly, any of the following activities in the United States and throughout the world:
- cloning, (i). copying, downloading, importing, exporting, marketing, displaying, purchasing, selling, offering for sale, reproducing, acquiring, transferring, brokering, consigning, storing, shipping, licensing, developing, delivering, distributing and/or dealing in any product or service that uses, or otherwise makes any use of, references or relates to Plaintiff or any of Plaintiff's registered trademarks and copyrights, including but not limited to the ADOBE (USPTO, Reg. No. 1,475,793); ADOBE PHOTOSHOP (USPTO, Reg. No. 1,651,380); **ADOBE PREMIERE** (USPTO, Reg. No. 1,769,184); **PHOTOSHOP** (USPTO, Reg. No. 1,850,242); **A ADOBE** (design mark) (USPTO, Reg. No. 1,901,149); A (design mark) (USPTO, Reg. No. 2,081,343); Photoshop (USPTO, Reg. No. 2,920,764); ADOBE ILLUSTRATOR (USPTO, Reg. No. 1,479,408); **FIREWORKS** (USPTO, Reg. No. 2,043,911); **AFTER** EFFECTS (USPTO, Reg. No. 1,970,781); ILLUSTRATOR (USPTO, Reg. No. 2,060,488); **DREAMWEAVER** (USPTO, Reg. No. 2,294,926); **FLASH** (USPTO, Reg. No. 2,855,434); INDESIGN (USPTO, Reg. No. 2,439,079); READER (USPTO, Reg. No. 2,548,832); FLASH BUILDER (USPTO, Reg. No. 3,857,720); ADOBE ENCORE (USPTO, Reg. No. 2,916,709); ENCORE (USPTO, Reg. No. 2,949,766); ADOBE AUDITION (USPTO, Reg. No.

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2,861,671); **CREATIVE SUITE** (USPTO, Reg. No. 3,111,341); **PRELUDE** (USPTO, Reg. No. 4,262,546); and **SPEEDGRADE** (USPTO, Reg. No. 4,142,777) registered marks ("Adobe's Trademarks"), **Adobe Creative Suite 6 Master Collection.** (Reg. No. TX0007568685) registered work ("Adobe's Copyrights"), and/or any intellectual property that is confusingly or substantially similar to, or that constitutes a colorable imitation of, references or relates to Plaintiff or any of Adobe's Trademarks and Adobe's Copyrights (collectively, "Adobe's Trademarks and Copyrights") except where the above actions are performed in accordance with the use and terms of validly licensed and registered Adobe software;

- (ii). using Adobe's Trademarks and Copyrights, in commerce, and/or any other intellectual property that is confusingly or substantially similar to, or that constitutes a colorable imitation of, any of Adobe's Trademarks and Copyrights, whether such use is as, on, in or in connection with any trademark, service mark, trade name, logo, design, Internet use, website, domain name, metatags, advertising, promotions, solicitations, commercial exploitation, television, web-based or any other program, or any product or service, or otherwise except where the above actions are performed in accordance with the use and terms of validly licensed and registered Adobe software;
- (iii). copying or downloading, other than for personal or business use of a validly licensed and registered software, any of Plaintiff's ADOBE®-branded software programs bearing and/or comprised of Adobe's Trademarks and Copyrights;
- (iv). engaging in any acts of federal trademark infringement, false designation of origin, unfair competition, dilution, federal copyright infringement, unfair competition, or other act which would tend damage or injure Plaintiff; and/or