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9	CENTRAL DISTRICT OF CALIFORNIA		
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11	MAJESTICS CAR CLUB INC., a	Case No. CV 15-09803-DSF (AFMx)	
12	California corporation,		
13	Plaintiff,	JUDGMENT	
14	V.		
15	RANDY HEADLEY, an individual		
16	and doing business as LOGOS TWO,		
17	Defendant.		
18			
19	Pursuant to the Order Accepting Findings and Recommendations of the		
20	United States Magistrate Judge,		
21	IT IS HEREBY ORDERED AND ADJUDGED that Judgment is entered in		
22	favor of Plaintiff Majestics Car Club, Inc. and against Defendant Randy Headley,		
23	an individual and doing business as LOGOS TWO and Logos Plus LLC, a		
24	California Limited Liability Company (collectively Defendant) pursuant to the		
25	terms set forth herein.		
26	1. A money judgment is entered in favor of Plaintiff and against		
27	Defendant in the amount of \$100,000.		
28	(a) This \$100,000 money judgment cannot and shall not be		

1		enforced against Defendant, unless Defendant defaults on
2		the payments required by Paragraph 2 below.
3		(b) If Defendant makes the payments required by Paragraph 2
4		below, Plaintiff shall then provide Defendant with a
5		document reflecting that the \$100,000 money judgment
6		has been satisfied.
7	2.	Defendant shall pay \$14,000 to the Plaintiff, as follows: \$1,000
8		shall be paid within ten (10) days of entry of judgment. The
9		remaining \$13,000 shall be paid over four years in quarterly
10		payments of \$812.50 per quarter. The first quarterly payment is
11		due on July 1, 2017, or ten (10) days after entry of Judgment,
12		whichever is later.
13	3.	Beginning thirty (30) days from the entry of judgment,
14		Defendant is enjoined from using the MAJESTICS trademark,
15		or any confusingly similar term, on goods, services,
16		advertisements, or social media, as follows:
17		(a) Defendant shall not make, use, sell, or offer to sell
18		anything with the MAJESTICS trademark.
19		(b) Defendant shall not use the MAJESTICS "M" in sales of
20		any goods or services to any Majestics car club member.
21		(c) Defendant shall not own any domain name using the term
22		"Majestics."
23	4.	Ten (10) days after entry of judgment, Defendant shall turn over
24		all inventory bearing MAJESTICS or any confusingly similar
25		mark.
26	5.	Defendant acknowledges the validity of Plaintiff's trademarks
27		and registration for the MAJESTICS mark.
28	6.	Neither party shall disparage the other. In response to any
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1		questions regarding the case, the parties may refer to the terms
2	of this Judgment. If there is an alleged violation of this non-	
3		disparagement provision, the parties shall meet and confer. If
4		they are not able to resolve the issue within thirty (30) days, the
5		parties may then enforce the provision by motion to the Court.
6	7.	Each side shall pay its own costs and attorney's fees, except that
7		Defendant Headley shall pay Plaintiff a sanction of \$500 no
8		later than August 30, 2017.
9	8.	The Court retains jurisdiction for enforcement of the terms of
10		this Judgment.
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12	DATED:	7/25/17 Dale S. Jescher
13		Nexter 10. Screwer
14		DALE S. FISCHER
15		UNITED STATES DISTRICT JUDGE
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