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7 Attorneys for Plaintiff
 8 SECOND GENERATION, INC.

9 **UNITED STATES DISTRICT COURT**
 10 **CENTRAL DISTRICT OF CALIFORNIA**

12	SECOND GENERATION, INC., a)	Case No.: 16-CV-08690-VAP (PJWx)
13	California corporation,)	
14	Plaintiff,)	
15	vs.)	[PROPOSED] PERMANENT
16)	INJUNCTION AGAINST
17	BALDWIN SUN, INC., a California)	DEFENDANTS SEVEN-BROS
18	corporation; KODY BRAND, INC., a)	ENTERPRISES, INC. AND CATHY
19	California corporation; KODY)	TRINH
20	BRANCH OF CALIFORNIA, INC., a)	
21	California corporation; TRINH VUONG)	
22	GARMENT CO. LTD., a Vietnamese)	
23	business entity; CATHY TRINH, an)	
24	individual; SEVEN-BROS)	
25	ENTERPRISES, INC., a California)	
26	corporation; and DOES 1 through 10,)	
27	inclusive,)	
28	Defendants.)	

1 The Court, pursuant to the Stipulation for Entry of Permanent Injunction, (“Document 111”),
2 between Plaintiff Second Generation, Inc. (“Plaintiff), on the one hand, and Defendants Seven-Bros
3 Enterprises, Inc. (“Seven-Bros”) and Cathy Trinh (“Trinh”), on the other hand, hereby ORDERS,
4 ADJUDICATES and DECREES that a permanent injunction shall be and hereby is entered against
5 Seven-Bros and Trinh in connection with the federally registered trademark “MADE WITH LOVE,
6 WORN WITH LOVE” (Registration No. 4538631) (the “SecGen Trademark”) as follows:

7 1. **PERMANENT INJUNCTION.** Seven-Bros and Trinh are hereby restrained and
8 enjoined, pursuant to 15 U.S.C. §1116, from engaging in, directly or indirectly, any of the following
9 activities in the United States and throughout the world:

10 (i) copying, manufacturing, importing, exporting, marketing, advertising,
11 promoting, displaying, purchasing, selling, offering for sale, reproducing,
12 acquiring, transferring, brokering, consigning, storing, shipping, licensing,
13 developing, delivering, distributing and/or dealing in any product or service that
14 uses, or otherwise makes any use of the SecGen Trademark, and/or any intellectual
15 property that is confusingly or substantially similar to, or that constitutes a
16 colorable imitation of the SecGen Trademark;

17 (ii) using any trademark or trade name that falsely represents, or is likely to
18 confuse, mislead, or deceive purchasers, customers, or members of the public to
19 believe that unauthorized products, imported, exported, manufactured,
20 reproduced, distributed, assembled, acquired, exported, offered, sold, transferred,
21 brokered, consigned, distributed, shipped, marketed, advertised and/or promoted
22 by Seven-Bros and Trinh originate from SecGen, or that said merchandise has been
23 sponsored, approved, licensed by, or associated with SecGen or is, in some way,
24 connected or affiliated with SecGen;

25 (iii) engaging in any conduct that falsely represents, or is likely to confuse,
26 mislead, or deceive, purchasers, customers, or members of the public to believe
27 that Seven-Bros and Trinh are connected with, or are in some way sponsored by
28 or affiliated with SecGen; and

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(iv) engaging in any acts of federal and/or state trademark infringement, false designation, false advertising, unfair competition, dilution or other act(s) which would tend to damage or injure SecGen's rights in and to the SecGen Trademark.

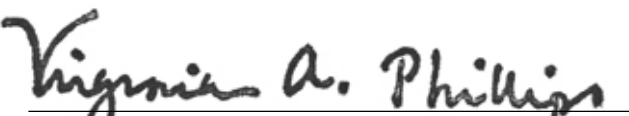
2. This Permanent Injunction shall be deemed to have been served upon Seven-Bros and Trinh at the time of its execution by the Court.

3. The Court finds there is no just reason for delay in entering this Permanent Injunction and, pursuant to Rule 54(a) of the *Federal Rules of Civil Procedure*, the Court directs immediate entry of this Permanent Injunction against Seven-Bros and Trinh.

4. **NO APPEALS AND CONTINUING JURISDICTION.** No appeals shall be taken from this Permanent Injunction, and SecGen, Seven-Bros and Trinh waive all rights to appeal. This Court expressly retains jurisdiction over this matter to enforce any violation of this terms of this Permanent Injunction.

5. **NO FEES AND COSTS.** SecGen, on the one hand, and Seven-Bros and Trinh, on the other, shall bear their own attorneys' fees and costs incurred to date in connection with the above-captioned matter.

IT IS SO ORDERED, ADJUDICATED and DECREED this 13th day of June 2018.


HONORABLE VIRGINIA A. PHILLIPS
UNITED STATES DISTRICT JUDGE
CENTRAL DISTRICT OF CALIFORNIA