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12	UNITED STATES DISTRICT COURT				
13	CENTRAL DISTRICT OF CALIFORNIA				
14	CAMCAL ENTERPRISES, LLC dba	Case No.: 2:17-cv-02547 RGK (FFMx)			
15	BOTTLEKEEPER,	[PROPOSED] CONSENT JUDGMENT AND PERMANENT			
16	Plaintiff,	JUDGMENT AND PERMANENT INJUNCTION			
17	V.				
18	CORLAY, LLC,	Hon. R. Gary Klausner			
19	Defendant.				
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MANATT, PHELPS & PHILLIPS, LLP Attorneys At Law Los Angeles		[Proposed] Consent Judgment and Permanent Injunction			

WHEREAS, plaintiff CamCal Enterprises, LLC dba BottleKeeper
("BottleKeeper") and defendant Corlay, LLC ("Corlay") have agreed in a separate agreement to settlement of the matters in issue between them and to entry of this
Consent Judgment and Permanent Injunction, it is hereby ORDERED, ADJUDGED, AND DECREED THAT:

 This is an action for patent infringement under the patent laws of the United States, Title 35, United States Code.

8 2. This Court has jurisdiction over all of the parties in this action and over
9 the subject matter in issue based on 28 U.S.C. §§1331 and 1338(a). This Court
10 further has continuing jurisdiction to enforce the terms and provisions of this
11 Consent Judgment and Permanent Injunction. Venue is also proper in this Court
12 pursuant to 28 U.S.C. §1400(b).

BottleKeeper is a limited liability company organized under the laws
 of the State of Arizona and has a place of business at 1600 Rosecrans Avenue,
 Media Center, 4th Floor, Manhattan Beach, California 90266.

4. Corlay is a limited liability company organized under the laws of the
 State of California and has its principal place of business at 10001 Nita Avenue,
 Chatsworth, California 91311.

S. Corlay has manufactured, used, imported, offered for sale, and/or sold
 certain bottle enclosures in/into the United States under the name "Stainless Steel
 Bottle Koozie" (hereinafter the "Corlay bottle enclosures"). Select pages from the
 Corlay Internet website (www.corlayliving.com) illustrating the Corlay bottle
 enclosures are attached hereto as Exhibit 1.

BottleKeeper is, by assignment, the owner of all right, title, and
 interest in United States Patent No. 9,505,527 (hereinafter referred to as "the '527
 patent") and United States Patent No. 9,637,270 (hereinafter referred to as "the '270
 patent"). Copies of the '527 patent and the '270 patent are attached hereto as
 Exhibits 2 & 3, respectively.

MANATT, PHELPS & PHILLIPS, LLP Attorneys At Law Los Angeles

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1	7. The '527 patent, issued on November 29, 2016, is valid and					
2	enforceable, and has been infringed by Corlay's manufacture, use, importation,					
3	offer for sale and/or sale of the Corlay bottle enclosures in/into the United States.					
4	8. The '270 patent, issued on May 2, 2017, is valid and enforceable, and					
5	has been infringed by Corlay's manufacture, use, importation, offer for sale and/or					
6	sale of the Corlay bottle enclosures in/into the United States.					
7	9. Corlay will not directly or indirectly aid, assign, or participate in any					
8	action contesting the validity of the '527 patent and/or the '270 patent.					
9	10. Corlay, its officers, directors, agents, servants, employees, attorneys,					
10	confederates, and all persons and/or entities acting for, with, by, through, and/or in					
11	concert and participation with them or any of them, are hereby permanently					
12	enjoined from engaging in any of the following activities:					
13	(a) manufacturing, using, importing, offering for sale, and/or selling					
14	the Corlay bottle enclosures in/into the United States;					
15	(b) manufacturing, using, importing, offering for sale, and/or selling					
16	any bottle enclosure that infringes the '527 patent and/or the '270 patent; and					
17	(c) inducing or enabling each other or others to manufacture, use,					
18	import, offer to sell, and/or sell any bottle enclosure that infringes the '527 patent					
19	and/or the '270 patent.					
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1	11.	Service by first cl	ass mail upo	on Corlay, addressed to Mitchell F.	
2	Ducey, Masserman & Ducey, LLP, 15260 Ventura Boulevard, Suite 100, Sherman				
3	Oaks, California 91403, of a copy of this Consent Judgment and Permanent				
4	Injunction entered by the Court is deemed sufficient notice under Federal Rule of				
5	Civil Procedure 65. It shall not be necessary for Corlay to sign any form of				
6	acknowledgement of service.				
7	12.	The parties shall b	bear their ov	vn attorneys' fees and costs.	
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9	IT IS SO ORDERED:				
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11	Dated: July	12, 2017		gay Klauma	
12				Hon. R. Gary Klausner United States District Judge	
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