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**UNITED STATES DISTRICT COURT  
FOR THE CENTRAL DISTRICT OF CALIFORNIA**

UL LLC,

Plaintiff,

v.

Gangsong Group Corp., a California corporation; Flying Medical USA LLC, a California company; Logistic Public Warehouse, a California company; Thomas Soon Chiah, an individual; Shenzhen Kebe Technology Co. Ltd., a foreign company; Jing Hua Zhou, an individual; Shenzhen Leidisi Electronics Technology Co., Ltd., a foreign company; TRC International Corp., a California corporation; Sum Fortune International Group, a California corporation; Defang USA, LLC, a California company; Sun Defang, an individual; ManSeeManWant LLC, an Illinois company; James Ellenberg, an individual; and John Does 1-10, individuals,

Defendants.

Case No.: 2:17-cv-08166-DSF-E

Honorable Dale S. Fischer

**ORDER FOR PRELIMINARY  
INJUNCTION AS TO DEFENDANTS  
TRC INTERNATIONAL CORP., SUM  
FORTUNE INTERNATIONAL  
GROUP, DEFANG USA, LLC,  
MANSEEMANWANT LLC, AND  
JAMES ELLENBERG**

1 On November 9, 2017, the Court entered a temporary restraining order and order  
2 to show cause for preliminary injunction (“TRO/OSC”) to the defendants in this case.  
3 (Dkt. No. 16.) Defendants TRC International Corp., Sum Fortune International Group,  
4 ManSeeManWant LLC, Defang USA, LLC, and James Ellenberg were served in a timely  
5 manner and did not file a response to the TRO/OSC by the November 20, 2017 deadline.  
6 (Dkt. No. 37.)

7 THEREFORE, IT IS HEREBY ORDERED that Defendants TRC International  
8 Corp., Sum Fortune International Group, ManSeeManWant LLC, Defang USA, LLC,  
9 and James Ellenberg, their agents, servants, employees, confederates, attorneys, and any  
10 persons acting in concert or participation with them, or having knowledge of this Order  
11 by personal service or otherwise, are preliminarily enjoined from:

- 12 (i) imitating, copying, or making any other infringing use of (a) the UL  
13 Service Mark and variations thereof (the “UL Service Marks”), and  
14 (b) the UL-in-a-circle certification mark  and variations thereof  
15 including the enhanced mark  (the “UL Certification Marks”), by  
16 the use of Defendants’ mark that is identical to or substantially  
17 indistinguishable from the UL Certification Marks (the “Counterfeit  
18 Mark”) or any other mark now or hereafter confusingly similar to the  
19 UL Service Marks or the UL Certification Marks;
- 20 (ii) manufacturing, assembling, producing, distributing, offering for  
21 distribution, circulating, selling, offering for sale, advertising,  
22 importing, promoting, or displaying any simulation, reproduction,  
23 counterfeit, copy, or colorable imitation of the UL Service Marks, the  
24 UL Certification Marks, Defendants’ Counterfeit Mark, or any mark  
25 confusingly similar thereto;
- 26 (iii) using any false designation of origin or false description or statement  
27 that can or is likely to lead the trade or public or individuals  
28 erroneously to believe that any good has been provided, produced,

1 distributed, offered for distribution, circulation, sold, offered for sale,  
2 imported, advertised, promoted, displayed, licensed, sponsored,  
3 approved, or authorized by or for UL, when such is not true in fact;

4 (iv) using the names, logos, or other variations thereof of the UL Service  
5 Marks, the UL Certification Marks, or Defendants' counterfeit mark  
6 in any of Defendants' trade or corporate names;

7 (v) engaging in any other activity constituting an infringement of the UL  
8 Service Marks, the UL Certification Marks, or of the rights of UL in,  
9 or right to use or to exploit the UL Service Marks and the UL  
10 Certification Mark;

11 (vi) assisting, aiding, or abetting any other person or business entity in  
12 engaging in or performing any of the activities referred to in the  
13 foregoing items (i) through (v);

14 (vii) moving, destroying, or otherwise disposing of any products, labels, or  
15 other items, merchandise or documents bearing, relating to or used for  
16 reproducing the UL Marks or any reproduction, counterfeit, copy or  
17 colorable imitation thereof; and

18 (viii) removing, destroying or otherwise disposing of any business records  
19 or documents, including electronic business records, relating in any  
20 way to the use of the UL Marks in connection with the manufacture,  
21 acquisition, purchase, distribution, offering for sale or sale of goods.

22 The previously ordered bond requirement of \$20,000 remains in place.

23 **IT IS SO ORDERED.**

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26 DATED: 11/29/17



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28 Hon. Dale S. Fischer  
United States District Judge