

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

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

HANGZHOU INSHOT TECH CO.,
LTD.,

Plaintiff,

vs.

STUDIO VIDEO DOWNLOADER X,
and DOES 1 to 20,

Defendant.

Case No.: CV 21-00397 CBM(MRWx)

**ORDER RE: PERMANENT
INJUNCTION**

Pending before the Court is Plaintiff’s Motion for Default Judgment. (Dkt. 18.) Having reviewed the complaint, records and supporting documents filed in regard to Plaintiff’s Motion, hereby orders that:

1) Defendant, their affiliates, officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under or in active concert with them be permanently enjoined and restrained from:

a) using the  image or any other logo, icon, or other identifying mark that is substantially similar to Plaintiff’s Registration No. 6066895 and remove any mobile application or other product using the  or any other substantially

1 similar image that is not affiliated or authorized by Plaintiff to be sold or made
2 available for download on Google Play or any other online platform;

3 b) committing any acts calculated to cause consumers to believe that
4 Defendant's mobile application is sold or offered for download under the
5 authorization, control or supervision of Plaintiff, or is sponsored by, approved by,
6 or otherwise connected with Plaintiff;

7 c) further infringing Plaintiff's Registration No. 6066895 and damaging
8 Plaintiff's goodwill; and

9 d) creating, providing, or offering for sale or download a video downloader
10 mobile application not created or authorized by or for Plaintiff which bears or
11 utilizes Plaintiff's U.S. Registration No. 6066895 or Chinese Copyright
12 Registration No. 2018SR255788.

13 2) Defendant shall, within ten (10) business days after receipt of such
14 notice, remove its infringing mobile application from any other online platform
15 which Defendant's mobile application may be available.

16 3) Should Defendant's infringing mobile application remain active on any
17 online platform after ten (10) business days following Defendant's receipt of this
18 Order, and upon Plaintiff's request, any other online platforms (collectively, the
19 "Third Party Providers"), shall, within ten (10) business days after receipt of such
20 request by Plaintiff, remove Defendant's infringing mobile application from the
21 Third Party Provider's respective online platform.

22
23 **IT IS SO ORDERED.**

24
25 DATED: April 27, 2021

26
27 
28 _____
CONSUELO B. MARSHALL
UNITED STATES DISTRICT JUDGE