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

11 SIMPLE DESIGN LTD., a British
12 Virgin Islands limited company,

13 Plaintiff,

14 v.

15 WORKSHOPPLACE 2021,

16 Defendant.

Case No.: CV 22-2776-GW-KSx

**ORDER ENTERING
FINAL DEFAULT JUDGMENT**

17 Before the Court is Plaintiff Simple Design Ltd. (“Plaintiff”)’s motion for the
18 Court to enter final default judgment against Defendant WORKSHOPPLACE 2021
19 (“Defendant”). Having reviewed the complaint, records and supporting documents
20 filed in regard to Plaintiff’s Motion for Default Judgment, hereby orders that:

21 1) Defendants, their affiliates, officers, agents, servants, employees,
22 attorneys, confederates, and all persons acting for, with, by, through, under or in
23 active concert with them be permanently enjoined and restrained from:
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[PROPOSED] ORDER ENTERING FINAL DEFAULT JUDGMENT



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3 a) using the or images or any other logo, icon, or
4 other identifying mark that is substantially similar to Plaintiff's U.S.
5 Trademark Registration Nos. 5649413, 6275687, 6142912, 5836412,
6 6120449, 5601295, 6275685, or any of Plaintiff's trademarks relating
7 to Plaintiff's family of fitness and health mobile applications, and
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9
10 remove any mobile application or other product using the or



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12 images or other substantially similar image that is not
13 affiliated or authorized by Plaintiff to be sold or made available for
14 download on Google Play or any other online platform;
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17 b) committing any acts calculated to cause consumers to believe that
18 Defendant's mobile application(s) is/are sold and/or offered for
19 download under the authorization, control or supervision of Plaintiff,
20 or is sponsored by, approved by, or otherwise connected with Plaintiff;
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22 c) further infringing Plaintiff's Registration Nos. 5649413, 6275687,
23 6142912, 5836412, 6120449, 5601295, 6275685, or any of Plaintiff's
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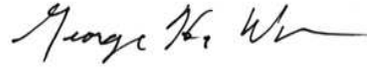
1 trademarks relating to Plaintiff's family of fitness and health mobile
2 applications and damaging Plaintiff's goodwill and reputation; and
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4 d) creating, providing, or offering for sale or download a substantially
5 similar fitness and health mobile application not created or authorized
6 by or for Plaintiff which bear any of Plaintiff's trademarks or utilize
7 any of Plaintiff's copyrights, including but not limited to U.S.
8 Registration Nos. 5649413, 6275687, 6142912, 5836412, 6120449,
9 5601295, 6275685, or any of Plaintiff's trademarks relating to
10 Plaintiff's family of fitness and health mobile applications and U.S.
11 Copyright Registration Nos. TX 8-443-958, TX 8-553-199, TX 8-553-
12 224, VA 2-211-951, TX 8-570-333, and VA 2-123-287.
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15 2) Defendant shall, within ten (10) business days after receipt of such notice,
16 remove its infringing mobile applications from any other online platform which
17 Defendant's mobile applications may be available.
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19 3) Should Defendant's infringing mobile applications remain active on any
20 online platform after ten (10) business days following Defendant's receipt of this
21 Order, and upon Plaintiff's request, any other online platforms (collectively, the
22 "Third Party Providers"), shall, within ten (10) business days after receipt of such
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1 request by Plaintiff, remove Defendant's infringing mobile applications from the
2 Third Party Provider's respective online platform.
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5 Entered this 1st day of August, 2022

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7 HON. GEORGE H. WU,
8 U.S. District Judge
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