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K and N Engineering, Inc. v. Leea Customs, Inc. et al

Accordingly, having considered all papers and pleadings on file in this action, including the fully executed Stipulation for Entry of Final Judgment and Permanent Injunction, and having determined that K&N and Defendants (the "Parties") have provided written consent to the entry of Final Judgment and Permanent Injunction, it is hereby ORDERED that:

- 1. This Court has jurisdiction over the Parties.
- 2. This Court has subject matter jurisdiction over this matter pursuant to 28 U.S.C. §§ 1338 and 1367, and venue is proper in this Judicial District pursuant to 28 U.S.C. §§ 1391 and 1392.
- 3. This Court finds that K&N holds United States Trademark Registrations and foreign trademark registrations for its marks used in connection with its numerous products. K&N is the owner of the stylized mark, U.S. service mark registration Nos. 1,536,024; 2,581,371 and 3,692,417 (hereinafter collectively "K&N Mark"), used in connection with the advertising, marketing and sales of its numerous air filters and oil filter products.
- 4. This Court finds that K&N has been manufacturing and selling air filter products under its K&N marks for more than 40 years and oil filter products for over 13 years. K&N's products, including the K&N crankcase vent filter ("K&N Product"), prominently display the K&N Mark
- 5. This Court finds that Defendants created an aftermarket automotive part that incorporated the K&N Product to create a modified oil filler cap, or "breather," for certain models of Corvette automobiles and that Defendants permanently affixed the K&N Product to one or more other components and sold these unified parts as a single part they called a "breather" bearing the aforementioned stylized K&N Mark (the "Infringing Product").
- 6. Defendants are ordered to produce to Plaintiff, within 10 days of entry of this Judgment herein, all business records that relate to or evidence the number of K&N Products Defendants purchased and all business records that relate to or

evidence the number of Infringing Products sold and to whom each such Infringing Product was sold, and shall produce within 10 days of any written request by Plaintiff such additional records as Plaintiff may request to reasonably establish the number of K&N Products Defendants purchased, the number of Infringing Products Defendants sold, and to whom each such Infringing Product was sold.

- 7. Defendants are ordered to surrender to Plaintiff, within 10 days of entry of this Judgment herein, any remaining inventory of Infringing Products in Defendants' possession or under its control, or in the possession or under the control of Defendants' subsidiaries, parent and/or affiliated companies, successors, assigns, officers, directors, representatives, agents, partners, and/or employees, or those acting in concert or participation with Defendants.
- 8. Defendants, including any subsidiaries, parent and/or affiliated companies, successors, assigns, officers, directors, representatives, agents, partners, and/or employees, and all those acting in concert or participation with Defendants, are further ordered, in connection with the manufacture, marketing and sale of automobile parts to immediately:
  - (a) Cease and desist all current use and hereafter refrain from the use of any and all products bearing or incorporating the K&N Mark or any other marks, words, phrases, pictures, or names similar to the K&N Mark and/or incorporating the name "K&N" or any of Plaintiff's other registered trademarks in the manufacture, marketing and/or sale of automobile parts. This provision shall not enjoin or preclude Defendants from advertising, marketing or selling Plaintiff's products bearing the K&N Mark or any of Plaintiff's other registered trademarks, provided the subject product is being advertised, marketed or sold in its original form or condition, as manufactured or distributed by Plaintiff, and has not been altered or modified by incorporation or consolidation with another part or component, or

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- modified or altered in any other manner, from its original form or condition, and further provided that the advertising, marketing or selling of such products is not misleading or confusing as to source, features, traits, characteristics, specifications, warranties or other facts affecting or relating to said products;
- Remove all marks, words, phrases, pictures, logos or names similar to (b) the K&N Mark or any other marks, words, phrases, pictures, or names similar to the K&N Mark and/or incorporating the name "K&N", or any of Plaintiff's other registered trademarks, from all advertisements, marketing and promotional materials, printed materials, and any websites that Defendants control or maintain, including, but not limited to, www.nakidparts.com, and refrain from such uses in the future, except as to the advertising, marketing and selling of Plaintiff's products bearing the K&N Mark or any of Plaintiff's other registered trademarks, provided the subject product is being advertised, marketed or sold in its original form or condition, as manufactured or distributed by Plaintiff, and has not been altered or modified by incorporation or consolidation with another part or component, or altered or modified in any other manner from its original form or condition, and further provided that the advertising, marketing or selling of such products is not misleading or confusing as to source, features, traits, characteristics, specifications, warranties or other facts affecting or relating to said products;
- (c) Remove all references to "K&N" or any other marks, words, phrases, pictures, or names similar to the K&N Mark or incorporating the name "K&N", or any of Plaintiff's other registered trademarks, in any domain name registration and/or use in any top-level domain relating to, involving, or referencing any website that Defendants control or

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