

Michael Adams, Ted Williams, Mark Avila, Stan Jones, and Robert Miller (collectively "Defaulting Defendants"), jointly and severally.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Defaulting Defendants, and any agents, servants, directors, employees, attorneys, successors, assigns, and officers and all those persons in active concert or participation with any of them are forthwith permanently enjoined from each of the following:

- (a) Using the Plaintiff's WECOSIGN Mark ("Plaintiff's Mark") or any mark confusingly similar thereto to promote, offer, render, advertise, or identify any financial services or related goods or services in such a way that would be likely to cause confusion, to cause mistake, or to deceive, or otherwise to create the impression that Defendants' goods or services originate from Plaintiff, are endorsed by Plaintiff, or are connected in any way with Plaintiff;
 - (b) Otherwise infringing the Plaintiff's Mark;
- (c) Registering any domain name or names identical or confusingly similar to Plaintiff's Mark;
 - (d) Falsely designating the origin of Defendants' services;
- (e) Using in commerce any word, term, name, symbol, or device, or any combination thereof, or any false designation of origin, false or misleading description of fact, or false or misleading representation of fact that is likely to cause confusion, to cause mistake, or to deceive regarding the origin, sponsorship, or approval of Defendants' services or falsely to imply a connection or affiliation with Plaintiff or Plaintiff's WECOSIGN services;
 - (f) Unfairly competing with Plaintiff in any manner whatsoever; and
 - (g) Causing likelihood of confusion or injuring Plaintiff's business reputation.

DATED: February 16, 2012

JOSEPHINE STATON TUCKER
Honorable Josephine Staton Tucker

United States District Judge