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8	IINITED STATE	S DISTRICT COURT
9	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
11		RN DIVISION
12	INNOVATIVE WIRELESS	
13	SOLUTIONS, LLC,	Case No. 8:13-cv-01812-CJC-(ANx)
14	Plaintiff,	Judge: The Hon. Cormac J. Carney
15	v.	FINAL JUDGMENT OF NON-
16	ZyXEL COMMUNCATIONS, INC.,	INFRINGEMENT DUE TO COLLATERAL ESTOPPEL
17	Defendant.	
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19	INNOVATIVE WIRELESS SOLUTIONS, LLC,	
20	Plaintiff,	
21	v.	Case No. 2:13-cv-08545-CJC (ANx)
<ul><li>22</li><li>23</li></ul>	TRENDNET INC	
24	TRENDNET, INC.,	
25	Defendant.	
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	FINAL JUDGMENT OF NON-INFRINGEMENT DUE TO COLLATERAL ESTOPPEL	- 1 - CASE NOS. 8:13cv1812; 2:13cv8545; 2:13cv8548; 8:13cv1815

1 2	INNOVATIVE WIRELESS SOLUTIONS, LLC,	
3	Plaintiff,	
4	V.	Case No. 2:13-cv-08548-CJC (ANx)
5	TP-LINK USA CORPORATION,	
6	·	
7	Defendant.	
8	INNOVATIVE WIRELESS SOLUTIONS, LLC,	
10	Plaintiff,	
10	V.	Case No. 8:13-cv-01815-CJC (ANx)
12	HAWKING TECHNOLOGIES, INC.,	
13	Defendant.	
14 15	Before the Court is the Joint Stipulation For Entry of Final Judgment of Non-	
16	Infringement Due to Collateral Estoppel filed by Plaintiff Innovative Wireless Solutions,	
17	LLC ("Plaintiff" or "IWS") and Defendants and Defendants ZyXEL Communications,	
18	Inc., TRENDnet, Inc., TP-Link USA Corporation, and Hawking Technologies, Inc.	
19	(collectively "Defendants") in the above cases. Based on the stipulation of the parties,	
20	and good cause appearing, the parties' joint stipulation is APPROVED and SO	
21	ORDERED. Accordingly, the Court enters the following Final Judgment pursuant to	
22	Fed. R. Civ. P. 58.	
23	IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT:	
24	1. Final Judgment of Non-Infringement of U.S. Patent Nos. 5,912,895;	
25	6,327,264; and 6,587,473 (collectively, the "Patents-in-Suit") due to Collateral Estoppel,	
26	based on the March 4, 2015 judgments entered in Cisco Systems, Inc. v. Innovative	
27	Wireless Solutions, LLC, Case No. 1:13-cv-00492-LY (W.D. Tex.) ("the Cisco case")	

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and Ruckus Wireless, Inc. v. Innovative Wireless Solutions, LLC, Case No. 1:13-cv-

1	00504-LY (W.D. Tex.) ("the Ruckus case"), is entered against IWS and for Defendants	
2	on: (i) IWS's claims for infringement of the Patents-in-Suit, and (ii) the counterclaims	
3	for declaratory judgment of non-infringement of the Patents-in-Suit asserted by Hawking	
4	Technologies, Inc., and ZyXEL Communications, Inc. (the other Defendants having not	
5	filed counterclaims); for the purposes of clarity, this judgment is subject to and without	
6	waiving or restricting IWS's right to move for relief pursuant to Fed. R. Civ. P. 60(b)(5)	
7	if the judgments in the Cisco and Ruckus cases are reversed or vacated;	
8	2. All other claims, counterclaims, defenses, or other matters which have been	
9	asserted are hereby DISMISSED WITHOUT PREJUDICE.	
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12	Dated: March 12, 2015  Cormac J. Carney	
13	United States District Judge	
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