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9 *Attorneys for Plaintiffs*  
 10 HAND & NAIL HARMONY, INC. and  
 NAIL ALLIANCE, LLC

11 **IN THE UNITED STATES DISTRICT COURT**  
 12 **FOR THE CENTRAL DISTRICT OF CALIFORNIA**

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 15 HAND & NAIL HARMONY, INC., a  
 California corporation, NAIL  
 16 ALLIANCE, LLC, a Delaware  
 corporation,

17 Plaintiffs,

18 v.

19 ABC NAIL AND SPA PRODUCTS, et  
 al.,

20 Defendants.

Case No. SACV16-00969 DOC(JEMx)

The Honorable David O. Carter

**AMENDED JUDGMENT**

Complaint Filed: May 26, 2016  
 First Amended Complaint Filed:  
 June 17, 2016

21  
 22 The Court, having considered the Plaintiffs’ *Ex Parte* Application/Request to  
 23 Amend Judgment Previously Entered by the Court [Dkt. 214], and GOOD CAUSE  
 24 appearing therefore, hereby orders as follows:

25 Judgment shall be entered for Plaintiffs Hand & Nail Harmony, Inc. and Nail  
 26 Alliance LLC, and against the Defendants Bao Toan Le (“Toan”), DL Beauty  
 27 Supply, LLC dba Hollywood Beauty Supply (“DL Beauty”), JC Supply, Inc. (“JC  
 28 Supply”), Abubacar Nesser (“Nesser”), Derick Q. Luu (“Tony”), Linside Pham

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1 (“Pham”), VIP Nail Products, Inc. (“VIP Nail”), Khuong Lien Phan (“Khuong”),  
2 MT Beauty Supply (“MT Beauty”), and Ryan Do (“Jimmy”) (collectively,  
3 “Defendants”) as follows:

4 1. \$400,000 against each of the Defendants named above, for the total  
5 award to Plaintiff of \$4,000,000; plus

6 2. Costs and attorney’s fees against each of the Defendants named above,  
7 in the following amounts:

<b>Against:</b>	<b>Fees Are Awarded in the Amount of:</b>	<b>Costs Are Awarded in the Amount of:</b>
JC Supply	16,356.56	461.55
Phan	7,164.56	166.31
Nesser	7,164.56	311.81
DL Beauty	9,178.18	391.08
Luu	7,164.56	841.81
VIP Nail	13,422.85	376.16
Pham	13,422.85	327.32
MT Beauty	9,178.18	391.08
Le	13,422.85	820.23
Do	7,164.56	311.81

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16 3. The Court’s preliminary injunction (Dkt.78) is hereby made permanent  
17 as against the Defendants named above, and those Defendants are enjoined from:

18 a. From directly or indirectly manufacturing, purchasing,  
19 importing, advertising, promotion, offering to sell, distributing, transferring,  
20 concealing, or otherwise disposing of any products bearing any of the GELISH®  
21 marks, the trade dress associated with the GELISH® goods of the design of the  
22 GELISH® bottle, or any confusingly similar mark of bottle, other than those  
23 actually manufactured or distributed by Plaintiffs;

24 b. From secreting, concealing, destroying, selling off, transferring,  
25 or otherwise disposing of: (i) any products, not manufactured or distributed by  
26 Plaintiffs, bearing any of the GELISH® marks, trade dress of bottle design; or (ii)  
27 any evidence relating to the manufacture, purchasing, acquisition, importation,  
28 advertising, promotion, distribution, inventory, shipping, handling, sale, offer for

1 sale, disposal or transfer of any products bearing any GELISH® mark or any  
2 confusingly similar mark or bottle design, including counterfeit GELISH brand  
3 foundation and top coat; and

4 c. From knowingly instructing, aiding or abetting or conspiring  
5 with any other person or business entity engaging in any of the activities referred to  
6 in paragraphs (1) through (2) above.

7 IT IS SO ORDERED AND ADJUDICATED.

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9 Dated: June 19, 2017

*David O. Carter*

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11 The Honorable David O. Carter  
12 United States District Judge  
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