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8		
9	UNITED STATES DISTRICT COURT	
10 11	NORTHERN DISTRIC	CT OF CALIFORNIA
12		
13	SANRIO COMPANY, LTD., a Japanese corporation and SANRIO, INC., a California	Civil Action No. C 09-00440 MHP
14	corporation,	STIPULATED FACTS AND
15	Plaintiffs, vs.	CONCLUSIONS OF LAW IN SUPPPORT OF [PROPOSED] FINAL JUDGMENT ON CONSENT:
16	J.I.K. Accessories, Inc., Accessitive	DEBBIE KIM
17 18	Accessories, Inc., B.B. Apparels Inc., Amuseco Accessories, Inc., Nana Accessory, Inc., Seanna Corporation, Heiress Enterprises, Inc., Pinkland	
19	Corporation, Inc., Bliss, Final Choice, Joon Sik Bae, Yong Woo Kim, Any Bae, Jason Bae,	
20	Brian Ban, Ryan Bae, Ho Yong Na, Sang Wha Kim, Aeran Bae a/k/a Chris Bae, Jenny J. Lee,	
21	Sukmin Bae, John Bae, Lisa Bae, Grace Kim, Ken Chung, Yeun Sik Cha, Debbie Kim, DOES 1-10.	
22	Defendants	
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24 25	WHEDEAS on January 30, 2000 Sanrio	Commany I to and Couning Ing. ("Digintiffer")
26	WHEREAS, on January 30, 2009, Sanrio Company, Ltd. and Sanrio, Inc. ("Plaintiffs") initiated the instant action against the named defendants as set forth above, including, <i>inter alia</i> ,	
27	Debbie Kim, for trademark infringement in violation of 15 U.S.C. § 1114, et seq.; copyright	
28		
	STIPULATED FACTS AND CONCLUSIONS OF LAW IN SUP [PROPOSED] JUDGMENT ON CONSENT: DEBBIE KIM Page	C 09-00440 MHP
- 11		

infringement in violation of 17 U.S.C. § 501, et seq.; unfair competition in violation of 15 U.S.C §1125(a) et seq., as amended; unfair competition under the law of the State of California, Cal. Bus. & Prof. Code § 17200 et seq.; and common law unfair competition.

WHEREAS, Defendant Debbie Kim (hereinafter, for purposes of this document, "Defendant") has not filed an Answer in this proceeding;

WHEREAS, Plaintiffs and Defendant (the "Parties") have concluded a settlement resolving Plaintiffs' claims in this civil action;

WHEREAS, the Parties wish to resolve this civil action through the entry of Judgment on Consent;

WHEREAS, without admitting that they knowingly infringed Plaintiffs' rights and specifically denying same, Defendant consents to the entry of Judgment on Consent;

WHEREAS, each Party has waived the right to appeal from the Judgment on Consent; NOW THEREFORE, the Parties stipulate to the following facts and conclusions of law:

STIPULATED FACTS

- 1. Plaintiff Sanrio Co., Ltd. ("Sanrio") is a Japanese corporation and maintains its principal place of business located at 1-6-1 Osaki, Shinagawa ku, Tokyo 141-8603, Japan. Plaintiff Sanrio, Inc. is a California corporation and maintains its principal place of business at 570 Eccles Avenue, South San Francisco, California 94080.
- 2. Since 1960, Sanrio Co., Ltd. has been engaged in the business of manufacturing, distributing and selling products for use by children and young adults. All of Sanrio's products are marked with the SANRIO trade name and mark. Since 1976, Sanrio, Inc. has been the exclusive United States distributor of the products of Sanrio Co., Ltd. and is currently the exclusive United States master licensee of the rights in and to the SANRIO trademarks and copyrights.
- 3. Sanrio is the creator and owner of the famous HELLO KITTY, KEROKEROKEROPPI a/k/a KEROPPI, and CHARMMY KITTY characters, as well as many other characters, as depicted in Exhibit 2 of the Complaint in this action. Since 1976, most of

Sanrio's merchandise marketed in the U.S. has displayed HELLO KITTY character artwork on the products and product packaging. Since 1988, KEROPPI character artwork has appeared on numerous Sanrio products and product packaging marketed in the U.S. Since 2004, CHARMMY KITTY character artwork has appeared on numerous Sanrio products and product packaging marketed in the U.S.

- 4. Sanrio owns many U.S. Certificates of Copyright Registration for artwork depicting the Sanrio Characters, including the following Registration Nos.: VA 130-420, VA 1-303-874 and Vau 684-322 and VA 1-342-775 (HELLO KITTY); VA 707-212 and VA 636-579 (KEROPPI); and VA 1-296-111 (CHARMMY KITTY) (the "Sanrio Registered Copyrights").
- 5. Sanrio owns several U.S. Trademark registrations, including U.S. Trademark Registration Nos. 1,200,083 and 1,277,721 for the design trademark depicting the head of the HELLO KITTY character; and 1,215,436 and 1,279,486 for the word mark HELLO KITTY, all of which are incontestable (collectively, "Sanrio's Registered Trademarks").
- 6. In addition to owning the foregoing federal trademark registrations, Sanrio owns all common law rights (including trademark and trade dress rights) to the HELLO KITTY character name and design, and the KEROPPI and CHARMMY KITTY character designs (collectively, "Sanrio's Common Law Trademarks").
- 7. Defendant Debbie Kim is an individual resident of California, who prior to January 29, 2008, was actively engaged in the operation, management and/or control of the retail business called Final Choice, located at 17064 Slover Ave, Ste 106, Fontana, California 92337 (the "Fontana Final Choice retail store").
- 8. Defendant is not authorized to manufacture, import, distribute, or sell Sanrio merchandise.
- 9. During at least the year 2007, Defendant displayed and offered for sale various counterfeit products depicting the HELLO KITTY character, and/or the KEROPPI and/or CHARMMY KITTY characters, at the Fontana Final Choice retail store (the "Counterfeit Merchandise").

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STIPULATED FACTS AND CONCLUSIONS OF LAW IN SUPPORT OF [PROPOSED] JUDGMENT ON CONSENT: DEBBIE KIM

STIPULATED CONCLUSIONS OF LAW

- 10. The Court has jurisdiction over the subject matter of this civil action.
- 11. Sanrio owns valid copyrights, trademarks and trade dress in the name and design of the Hello Kitty Character.
- 12. The Counterfeit Merchandise distributed and sold by Defendant contained counterfeit versions of Sanrio's Registered Copyrights, Sanrio's Registered Trademarks, and Sanrio's Common Law Trademarks.
- 13. The acts of Defendant constitute copyright infringement, in violation of 17 U.S.C. § 501.
- 14. The acts of Defendant constitute trademark and trade dress infringement, in violation of 15 U.S.C. §§ 1114, 1125(a).
- 15. The acts of Defendant constitute unfair competition in violation of 15 U.S.C. §1125(a) et seq., as amended, Cal. Bus. & Prof. Code § 17200 et seq.; and common law.

The Parties, either themselves or through their undersigned counsel, hereby stipulate to the above facts and conclusions and consent to the entry of Judgment on Consent pursuant to the separately filed Proposed Judgment on Consent.

IT IS SO STIPULATED.

Executed in San Francisco, CA

OWEN, WICKERSHAM & ERICKSON, P.C. Attorneys For Plaintiffs
Sanrio Company, Ltd. and Sanrio, Inc
455 Market Street, Ste. 1910
San Francisco, California 94105
Noel M. Cook (SBN 122777)
(415) 882-3200

____ By:

Noel M. Cook (SBN 122777

inder IVI. Cook (SBIN 12.

DEBBIE KIM

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Page 4

1	IT IS SO ORDERED AND ADDITION OF THE PROPERTY
	IT IS SO ORDERED AND RINGBED.
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3	Dated this 2nd day of December , 2006
4	IT IS SO ORD
5	- Marine I
6	ZWor Judge Marilyn H. Patel
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8	S:\1Clients\SANR/\LITIGA\70017\Consent J\Debbie Kim STIPULATED FIND NO.
9	DISTRICT
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STIPULATED FACTS AND CONCLUSIONS OF LAW IN SUPPORT OF [PROPOSED] JUDGMENT ON CONSENT: DEBBIE KIM

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