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 2 LINDA JOY KATTWINKEL, SBN 164283
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12 Attorneys for Plaintiffs
 13 SANRIO COMPANY, LTD. and SANRIO, INC.

14 UNITED STATES DISTRICT COURT
 15 NORTHERN DISTRICT OF CALIFORNIA

16 SANRIO COMPANY, LTD., a Japanese
 17 corporation and SANRIO, INC., a California
 18 corporation,

19 Plaintiffs,

20 vs.

21 J.I.K. Accessories, Inc., Accessitive
 22 Accessories, Inc., B.B. Apparels Inc., Amuseco
 23 Accessories, Inc., Nana Accessory, Inc., Seanna
 24 Corporation, Heiress Enterprises, Inc., Pinkland
 25 Corporation, Inc., Bliss, Final Choice, Joon Sik
 26 Bae, Yong Woo Kim, Any Bae, Jason Bae,
 27 Brian Ban, Ryan Bae, Ho Yong Na, Sang Wha
 28 Kim, Aeran Bae a/k/a Chris Bae, Jenny J. Lee,
 Sukmin Bae, John Bae, Lisa Bae, Grace Kim,
 Ken Chung, Yeun Sik Cha, Debbie Kim, DOES
 1- 10,

Defendants

Civil Action No. C 09-00440 MHP

[PROPOSED]
 FINAL JUDGMENT ON CONSENT:
 J.I.K ACCESSORIES, INC.,
 ACCESSITIVE ACCESSORIES, INC.,
 B.B. APPARELS INC., AMUSECO
 ACCESSORIES, INC., JOON SIK BAE
 A/K/A JASON BAE, ANDY BAE, BRIAN
 BAE

IT IS HEREBY ORDERED AND ADJUDGED as follows:

Consent judgment is hereby entered jointly and severally against Defendants Accessitive
 Accessories, Inc., B.B. Apparels Inc., Amuseco Accessories, Inc., J.I.K. Accessories, Inc., Joon

SETTLEMENT AGREEMENT

This Settlement Agreement (“Agreement”) is made by and between Sanrio Co., Ltd., a corporation organized and existing under the laws of the nation of Japan, with its principal place of business located at 1-6-1 Osaki, Shinagawa ku, Tokyo 141-8603, Japan, Sanrio, Inc., a corporation organized and existing under the laws of the State of California with its principal place of business located at 570 Eccles Avenue, South San Francisco, California 94080 (collectively, “Sanrio” or “Plaintiffs”), J.I.K. Accessories, Inc., a California Corporation, Accessitive Accessories, a California Corporation, B.B. Apparels Inc., a California Corporation, Amuseco Accessories, Inc., a California Corporation, Joon Sik Bae a/k/a Jason Bae, Andy Bae and Brian Bae (collectively, “Defendants” or “Joon Sik Bae Parties”), the third parties designated on Schedule 1, which is incorporated by reference, including Amuse Northeast, LLC, A Connecticut limited liability company, Amuseco Accessories, Inc. dba Amuse, a Florida Corporation, Bae East Investments LLC, a Virginia limited liability company, BTBC Tempe LLC, an Arizona limited liability company, BTE Houston Inc., a Texas Corporation, HnH Accessories LLC, a New Jersey limited liability company, CJ Accessories, Inc. , a California Corporation, Amuse (North Hollywood Store) and Hyunkuk Kang and Amuse (Plaza Mexico Store) and Kyong Kim (collectively, the “Released Amuse Parties”). This Agreement shall be effective between Plaintiffs and Defendants as of the last date of signature thereto by Defendants (“Effective Date”). This Agreement shall be effective as to each Released Amuse Party as of the date of signature thereto by the Released Amuse Party, or the Effective Date, whichever is later.

RECITALS

WHEREAS, Sanrio has been engaged in the business of manufacturing, distributing and selling products for use by children and young adults since 1960 and is the creator and owner of the famous HELLO KITTY, KEROPPI, and CHARMMY KITTY characters, among dozens of others (the “Sanrio Characters”);

WHEREAS, 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 all trademarks, copyrights, and other intellectual property rights in and to the Sanrio Characters since 1976;

WHEREAS, 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 Copyrights”);

WHEREAS, Sanrio also owns several U.S. Trademark registrations, including incontestable 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 (the “Registered Trademarks”);

WHEREAS, Sanrio also owns common law trademark and trade dress rights in the artwork depicting the Sanrio Characters (the “Common Law Trademarks”);

WHEREAS, the Joon Sik Bae Parties have purchased, advertised, displayed, distributed, sold, and offered for sale items depicting one or more of the Sanrio Characters;

WHEREAS, the Joon Sik Bae Parties have thereby infringed the Sanrio Copyrights, Registered Trademarks and Common Law Trademarks;

WHEREAS, Sanrio has filed a lawsuit in the United States District Court for the Northern District of California (the "Court") against Defendants and others (*Sanrio Co., Ltd., et al. v. J.I.K. Accessories, Inc., et al.*, Civil Action No. C 09-00440 MHP (the "Civil Action");

WHEREAS, Plaintiffs and Defendants wish to settle the Civil Action and their dispute under the terms and conditions hereinafter stipulated;

NOW, THEREFORE, it is mutually agreed as follows:

AGREEMENT

1. The Parties acknowledge that Defendants have completed and delivered to Plaintiffs the results of a thorough inventory and certification process with respect to all Amuse stores, whether owned by Defendants or unrelated parties, to identify and surrender any remaining counterfeits and their sources. Plaintiffs have reviewed the inventory and certification results and have agreed that such process has been satisfactorily completed with respect to the Released Amuse Parties.

2. Defendants, or any of them, directly and through insurance carriers, shall pay to Plaintiffs a Settlement Amount in the total sum of \$250,000.00 (two hundred and fifty thousand dollars), payable as follows: \$166,000.00 as an initial payment payable no later than thirty (30) days after the Effective Date; and the remaining \$84,000.00 payable in 10 monthly Installment Payments of \$8,400.00 each, with the first Installment Payment due on May 1, 2011, and each successive Installment Payment due on the first day of each successive month thereafter. Payments may be made by wire transfer directly to the client trust account of Plaintiffs' counsel, Owen, Wickersham & Erickson, P.C., or by check made payable to Owen, Wickersham & Erickson P.C.

3. Upon the Effective Date, counsel for Plaintiffs and Defendants shall execute Stipulated Facts and Conclusions of Law and a Final Judgment on Consent in the forms appended hereto as Exhibits A and B, respectively.

4. In the event that Defendants fail to make an Installment Payment within thirty (30) days of the due date as set forth in Paragraph 2, Defendants agree that the entire outstanding balance due on the Settlement Amount shall become immediately due and payable, and Defendants agree that an Amendment to Final Judgment on Consent may be entered in the form appended hereto as Exhibit C. Plaintiffs shall file a partial satisfaction of judgment to the extent payments have been received by Plaintiffs.

5. Subject to paragraph 6 herein, Defendants and the Released Amuse Parties agree that, as of the Effective Date, they will not reproduce, copy, distribute, sell, offer for sale, advertise, or display any products bearing the Sanrio Characters, or otherwise infringe Plaintiffs' rights in and to the Sanrio Characters, or cause or permit others to do any of these acts, and shall use their best efforts not to infringe any other copyright, trademark, or other intellectual property rights of Plaintiffs.

6. Defendants and Released Amuse Parties may purchase genuine Sanrio merchandise bearing Sanrio characters ("Genuine Merchandise") solely from Nakajima USA, Inc. (provided that they otherwise qualify for an account with Nakajima USA, Inc.), and may resell such Genuine Merchandise in their retail stores, provided that, and on condition that, no counterfeit products of any kind comprising infringement of any copyright or trademark rights of Sanrio or any other party are offered for sale at the same retail store as the Genuine Merchandise.

7. In the event any Defendant or Released Amuse Party violates the provisions of paragraphs 5 or 6 herein, Defendants and Released Amuse Parties acknowledge and agree that

Plaintiffs will suffer irreparable harm and will have no adequate remedy at law, and the violating Party shall be permanently enjoined from selling all Sanrio items (whether genuine or infringing), and shall surrender its inventory of all such items to Plaintiffs, together with complete documentation regarding the supplier(s) thereof.

8. Subject to and conditioned upon full and complete performance of the covenants of this Agreement and the attached Exhibits, Plaintiffs, on behalf of themselves and their heirs, parent and subsidiary organizations, affiliates, partners, agents, servants, owners, stockholders, employees, representatives, assigns, attorneys and successors (collectively "Affiliates"), hereby release and forever discharge Defendants and the Released Amuse Parties and their Affiliates and insurance carriers from any and all damages, demands, causes of action, liabilities, costs, expenses, compensation, attorneys' fees and all other damages and liabilities of any kind whatsoever, direct or indirect, which each of Plaintiffs and Plaintiffs' Affiliates have or may have relating to the subject matter of the Civil Action based on facts or activities occurring prior to the Effective Date. Defendants and the Released Amuse Parties, on behalf of themselves and their Affiliates, hereby release and forever discharge Plaintiffs and their Affiliates, the other Defendants and their Affiliates and insurance carriers and the Released Amuse Parties and their Affiliates and insurance carriers from any and all damages, demands, causes of action, liabilities, costs, expenses, compensation, attorneys' fees and all other damages and liabilities of any kind whatsoever, direct or indirect, which each of the Defendants and Released Amuse Parties and their Affiliates have or may have relating to the subject matter of the Civil Action based on facts or activities occurring prior to the Effective Date.

9. This Agreement does not affect any rights that Defendants may have against any or all participating or non-participating insurers for contribution, breach of contract, breach of

the covenant of good faith and fair dealing, declaratory relief or any other claims of causes of action arising out of this matter.

10. WAIVER OF SECTION 1542: Each of the Plaintiffs, Defendants and Released Amuse Parties has been fully advised by its respective counsel of the contents of Section 1542 of the Civil Code of California, and that section and the benefits thereof are expressly waived.

Section 1542 reads as follows:

“Section 1542. (General Release – Claims Extinguished.) A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her must have materially affected his or her settlement with the debtor.”

11. This Agreement contains the final, exclusive and entire agreement between the Plaintiffs on the one hand and the Defendants and Released Amuse Parties on the other hand with the respect to the subject matter hereof. The terms of this Agreement are contractual and not a mere recital. This Agreement is entered into and executed without reliance upon any promise, warranty, or representation by any party or any representative of any party hereto, other than those expressly contained herein. Each Party has read this Agreement, has been advised of its meaning and consequences by its counsel of its choosing, and executes this Agreement of its own free will.

12. This Agreement shall be deemed to have been drafted by all of the Parties, and the provisions of Section 1654 of the California Civil Code shall not apply.

13. The validity, construction, interpretation and enforcement of this Agreement shall be governed by the laws of the State of California and the laws of the United States.

14. If any provision of this Agreement shall be held to be invalid, illegal, or unenforceable, the validity, legality or enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

15. Failure by any Party to enforce any rights under this Agreement shall not be construed as a waiver of such rights nor shall a waiver by any Party of default in one or more instances be construed as constituting a continuing waiver or as a waiver in other instances.

16. No modifications, extensions, or waivers of any provisions of this Agreement or any release of any right under this Agreement shall be valid, unless the same is in writing and is signed by all Parties to this Agreement.

17. In the event of a material breach of this Agreement by Defendants, including without limitation failure to pay the full Settlement Amount, Defendants shall pay all attorneys' fees and costs incurred by Plaintiffs to enforce the terms of this Agreement.

18. This Agreement may be signed in counterparts and transmitted by fax or pdf attachments via email, with original signed copies transmitted by first class mail.

Plaintiffs:

Executed in Tokyo, Japan

Date: May 9, 2011


SANRIO COMPANY, LTD.

By: 
Takakura Nakamura

Executed in South San Francisco, CA

Date: 5/3/2011

SANRIO, INC.

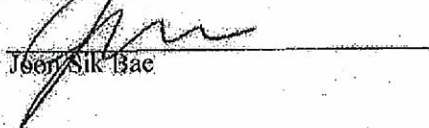
By: 
Katsumi Murakami

Defendants:

Executed in _____

Date: 4/28/11

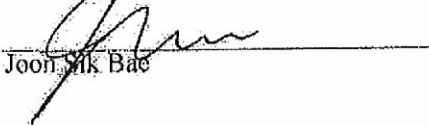
J.L.K. ACCESSORIES, INC., a California Corporation.

By: 
Joon Sik Bae

Executed in _____

Date: 4/28/11

ACCESSITIVE ACCESSORIES, INC., a California Corporation.

By: 
Joon Sik Bae

Executed in _____

Date: 4/28/11

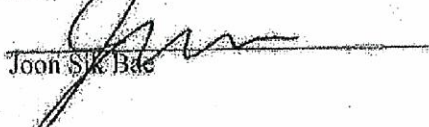
B.B. APPARELS, INC., a California Corporation

By: 
Seung Hee Chang

Executed in _____

Date: 4/28/11

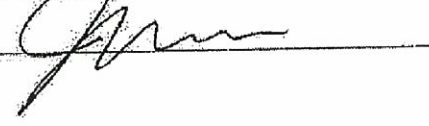
AMUSECO ACCESSORIES, INC., a California Corporation

By: 
Joon Sik Bae

Executed in _____

Date: 4/28/11

JOON SIK BAE



Executed in _____

Date: 4/28/11

ANDY BAE



Executed in _____

Date: 4/28/11

BRIAN BAE



Amuse Parties:

Executed in _____

Date: 4/28/11

Amuse Northeast, LLC, A Connecticut limited liability company

By: 
Andy Bae

Executed in _____

Date: 4/28/11

AMUSECO ACCESSORIES, INC, a Florida Corporation

By: 
Joon Sik Bae

Executed in _____

Date: 4/28/11

Bae East Investments LLC, a Virginia limited liability company

By: 
Andy Bae

Executed in _____

Date: 4/28/11

BTBC Tempe LLC, an Arizona limited liability company

By: 
Brian Bae

Executed in _____

Date: 4/28/11

BTE Houston Inc., a Texas Corporation

By: 
Brian Bae

Executed in _____

Date: 4/28/11

HnH Accessories LLC, a New Jersey limited liability company

By: 
Andy Bae

Executed in _____

Date: _____

Amuse

By: _____
Hyunkuk Kang

Executed in _____

Date: _____

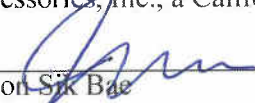
Amuse

By: _____
Kyong Kim

Executed in _____

Date: 4/28/11

CJ Accessories, Inc., a California Corporation

By: 
Joon Sik Bae

Executed in _____

Date: _____

HnH Accessories LLC, a New Jersey limited liability company

By: _____
Andy Bae

Executed in _____

Date: _____

Amuse

By: _____

Hyunkuk Kang

Executed in _____

Date: _____

Amuse

By: _____
Kyong Kim

Executed in _____

Date: _____

CJ Accessories, Inc., a California Corporation

By: _____
Joon Sik Bae

Executed in _____

Date: _____

HnH Accessories LLC, a New Jersey limited liability company

By: _____
Andy Bae

Executed in _____

Date: _____

Amuse

By: _____
Hyunkuk Kang

Executed in _____

Date: _____

Amuse

By: _____
Kyong Kim

Executed in _____

Date: _____

CJ Accessories, Inc., a California Corporation

By: _____
Joon Sik Bae

EXHIBIT A

NOEL M. COOK, SBN 122777
LINDA JOY KATTWINKEL, SBN 164283
ALICA DEL VALLE, SBN 246006
OWEN, WICKERSHAM & ERICKSON, P.C.
455 Market Street, Suite 1910
San Francisco, California 94105
(415) 882-3200 Tel
(415) 882-3232 Fax
ncook@owe.com
ljk@owe.com
adelvalle@owe.com

Attorneys for Plaintiffs
SANRIO COMPANY, LTD. and SANRIO, INC.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

SANRIO COMPANY, LTD., a Japanese corporation and SANRIO, INC., a California corporation,

Plaintiffs,

vs.

J.I.K. Accessories, Inc., Accessitive Accessories, Inc., B.B. Apparels Inc., Amuseco Accessories, Inc., Nana Accessory, Inc., Seanna Corporation, Heiress Enterprises, Inc., Pinkland Corporation, Inc., Bliss, Final Choice, Joon Sik Bae, Yong Woo Kim, Any Bae, Jason Bae, Brian Ban, Ryan Bae, Ho Yong Na, Sang Wha Kim, Aeran Bae a/k/a Chris Bae, Jenny J. Lee, Sukmin Bae, John Bae, Lisa Bae, Grace Kim, Ken Chung, Yeun Sik Cha, Debbie Kim, DOES 1- 10,

Defendants

Civil Action No. C 09-00440 MHP

STIPULATED FACTS AND CONCLUSIONS OF LAW IN SUPPORT OF [PROPOSED] FINAL JUDGMENT ON CONSENT: J.I.K. ACCESSORIES, INC., ACCESSITIVE ACCESSORIES, INC., B.B. APPARELS INC., AMUSECO ACCESSORIES, INC., JOON SIK BAE A/K/A JASON BAE, ANDY BAE, AND BRIAN BAE

WHEREAS, on January 30, 2009, Sanrio Company, Ltd. and Sanrio, Inc. (“Plaintiffs”) initiated the instant action against the named defendants as set forth above for trademark infringement in violation of 15 U.S.C. § 1114, et seq.; copyright infringement in violation of 17

EXHIBIT A

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

4 WHEREAS, Defendants J.I.K. Accessories, Inc., Accessitive Accessories, Inc., B.B.
5 Apparels Inc., Amuseco Accessories, Inc., Joon Sik Bae a/k/a Jason Bae, Andy Bae (erroneously
6 sued herein as Any Bae), Brian Bae (erroneously sued herein as Brian Ban and Ryan Bae)
7 (collectively, “Defendants”) and Plaintiffs have concluded a settlement resolving Plaintiffs’
8 claims against these Defendants in this civil action;

9 WHEREAS, the Plaintiffs and Defendants (the “Parties”) wish to resolve this civil action
10 through the entry of Judgment on Consent;

11 WHEREAS, without admitting that they knowingly infringed Plaintiffs’ rights and
12 specifically denying same, Defendants consent to the entry of Judgment on Consent;

13 WHEREAS, each Party has waived the right to appeal from the Judgment on Consent;

14 NOW THEREFORE, the Parties stipulate to the following facts and conclusions of law:

15 **STIPULATED FACTS**

16 1. Plaintiff Sanrio Co., Ltd. (“Sanrio”) is a Japanese corporation and maintains its
17 principal place of business located at 1-6-1 Osaki, Shinagawa ku, Tokyo 141-8603, Japan.
18 Plaintiff Sanrio, Inc. is a California corporation and maintains its principal place of business at
19 570 Eccles Avenue, South San Francisco, California 94080.

20 2. Since 1960, Sanrio Co., Ltd. has been engaged in the business of manufacturing,
21 distributing and selling products for use by children and young adults. All of Sanrio’s products
22 are marked with the SANRIO trade name and mark. Since 1976, Sanrio, Inc. has been the
23 exclusive United States distributor of the products of Sanrio Co., Ltd. and is currently the
24 exclusive United States master licensee of the rights in and to the SANRIO trademarks and
25 copyrights.

26 3. Sanrio is the creator and owner of the famous HELLO KITTY,
27 KEROKEROKEROPPI a/k/a KEROPPI, and CHARMMY KITTY characters, as well as many
28

EXHIBIT A

1 other characters, as depicted in Exhibit 2 of the Complaint in this action. Since 1976, most of
2 Sanrio's merchandise marketed in the U.S. has displayed HELLO KITTY character artwork on
3 the products and product packaging. Since 1988, KEROPPI character artwork has appeared on
4 numerous Sanrio products and product packaging marketed in the U.S. Since 2004,
5 CHARMMY KITTY character artwork has appeared on numerous Sanrio products and product
6 packaging marketed in the U.S.

7 4. Sanrio owns many U.S. Certificates of Copyright Registration for artwork
8 depicting the Sanrio Characters, including the following Registration Nos.: VA 130-420, VA 1-
9 303-874 and Vau 684-322 and VA 1-342-775 (HELLO KITTY); VA 707-212 and VA 636-579
10 (KEROPPI); and VA 1-296-111 (CHARMMY KITTY) (the "Sanrio Registered Copyrights").

11 5. Sanrio owns several U.S. Trademark registrations, including U.S. Trademark
12 Registration Nos. 1,200,083 and 1,277,721 for the design trademark depicting the head of the
13 HELLO KITTY character; and 1,215,436 and 1,279,486 for the word mark HELLO KITTY, all
14 of which are incontestable (collectively, "Sanrio's Registered Trademarks").

15 6. In addition to owning the foregoing federal trademark registrations, Sanrio owns
16 all common law rights (including trademark and trade dress rights) to the HELLO KITTY
17 character name and design, and the KEROPPI and CHARMMY KITTY character designs
18 (collectively, "Sanrio's Common Law Trademarks").

19 7. Defendants are entities or individual residents of California, who were at all
20 relevant times actively engaged in the operation, management and/or control of certain retail
21 businesses called Amuse (the "retail stores"), and a wholesale business called Amuseco, all
22 located in various counties in California.

23 8. During all times relevant to this action, Defendants were not authorized to
24 advertise, manufacture, import, distribute, or sell Sanrio merchandise.

25 9. During various times in the past, Defendants distributed, through Amuseco, and
26 advertised, displayed and offered for sale at their retail stores, various infringing or counterfeit
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EXHIBIT A

1 products depicting the HELLO KITTY character, and/or the KEROPPI and/or CHARMMY
2 KITTY characters (the “Counterfeit Merchandise”).

3 **STIPULATED CONCLUSIONS OF LAW**

4 10. The Court has jurisdiction over the subject matter of this civil action.

5 11. Sanrio owns valid copyrights, trademarks and trade dress in the name and design
6 of the HELLO KITTY, KEROPPI and CHARMMY KITTY characters.

7 12. The Counterfeit Merchandise advertised, distributed and sold by Defendants
8 contained infringing or counterfeit versions of Sanrio’s Registered Copyrights, Sanrio’s
9 Registered Trademarks, and Sanrio’s Common Law Trademarks.

10 13. The acts of Defendants constituted copyright infringement, in violation of 17
11 U.S.C. § 501.

12 14. The acts of Defendants constituted trademark and trade dress infringement, in
13 violation of 15 U.S.C. §§ 1114, 1125(a).

14 15. The acts of Defendants constituted unfair competition in violation of 15 U.S.C.
15 §1125(a) et seq., as amended, Cal. Bus. & Prof. Code § 17200 et seq.; and common law.

16 The Parties, either themselves or through their undersigned counsel, hereby stipulate to
17 the above facts and conclusions and consent to the entry of Judgment on Consent pursuant to the
18 separately filed Proposed Judgment on Consent, and to entry of an Amendment to the Judgment
19 on Consent pursuant to the Settlement Agreement in the form attached thereto in the event of a
20 default in the payments provided in the Settlement Agreement.

21 IT IS SO STIPULATED.

22
23 OWEN, WICKERSHAM & ERICKSON, P.C.

24 Date: _____

25 By: _____
26 NOEL M. COOK
27 LINDA JOY KATTWINKEL
28 Attorneys For Plaintiffs
SANRIO COMPANY, LTD.
SANRIO, INC.

EXHIBIT A

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BLEDSON, CATHCART, DIESTEL,
PEDERSEN & TREPPA, LLP

Date: _____

By: _____
L. JAY PEDERSEN
JOSHUA N. ROSEN
Attorneys for Defendant
ACCESSITIVE ACCESSORIES, INC.

TINGLEY PIONTKOWSKI LLP

Date: _____

By: _____
BRUCE C. POINTKOWSKI
JONATHAN A. MCMAHON
Attorney for Defendants
J.I.K. ACCESSORIES, INC.
ACCESSITIVE ACCESSORIES, INC.
B.B. APPARELS INC.
AMUSECO ACCESSORIES, INC.
JOON SIK BAE A/K/A JASON BAE
ANDY BAE and BRIAN BAE

IT IS SO ORDERED AND ADJUDGED.

Dated this _____ day of _____, 2011.

HON. MARILYN HALL PATEL
U.S. DISTRICT COURT JUDGE

EXHIBIT B

NOEL M. COOK, SBN 122777
LINDA JOY KATTWINKEL, SBN 164283
ALICA DEL VALLE, SBN 246006
OWEN, WICKERSHAM & ERICKSON, P.C.
455 Market Street, Suite 1910
San Francisco, California 94105
(415) 882-3200 Tel
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ncook@owe.com
ljk@owe.com
adelvalle@owe.com

Attorneys for Plaintiffs
SANRIO COMPANY, LTD. and SANRIO, INC.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

SANRIO COMPANY, LTD., a Japanese corporation and SANRIO, INC., a California corporation,

Plaintiffs,

vs.

J.I.K. Accessories, Inc., Accessitive Accessories, Inc., B.B. Apparels Inc., Amuseco Accessories, Inc., Nana Accessory, Inc., Seanna Corporation, Heiress Enterprises, Inc., Pinkland Corporation, Inc., Bliss, Final Choice, Joon Sik Bae, Yong Woo Kim, Any Bae, Jason Bae, Brian Ban, Ryan Bae, Ho Yong Na, Sang Wha Kim, Aeran Bae a/k/a Chris Bae, Jenny J. Lee, Sukmin Bae, John Bae, Lisa Bae, Grace Kim, Ken Chung, Yeun Sik Cha, Debbie Kim, DOES 1- 10,

Defendants

Civil Action No. C 09-00440 MHP

[PROPOSED]
FINAL JUDGMENT ON CONSENT:
J.I.K ACCESSORIES, INC.,
ACCESSITIVE ACCESSORIES, INC.,
B.B. APPARELS INC., AMUSECO
ACCESSORIES, INC., JOON SIK BAE
A/K/A JASON BAE, ANDY BAE, BRIAN
BAE

IT IS HEREBY ORDERED AND ADJUDGED as follows:

Consent judgment is hereby entered jointly and severally against Defendants Accessitive Accessories, Inc., B.B. Apparels Inc., Amuseco Accessories, Inc., J.I.K. Accessories, Inc., Joon

EXHIBIT B

1 Sik Bae a/k/a Jason Bae, Andy Bae (erroneously sued herein as Any Bae), Brian Bae
2 (erroneously sued herein as Brian Ban and Ryan Bae) as follows:

3 1. Each party shall bear its own attorneys’ fees and costs.

4 2. Subject to paragraph 4 below, pursuant to 17 U.S.C. § 502(a) and 15 U.S.C. §
5 1116(a), Defendants, their agents, servants, employees, and licensees, successors and assigns,
6 and all persons or entities in active concert or participation with any of them who receive notice
7 of this Final Judgment on Consent, are hereby PERMANENTLY ENJOINED from
8 manufacturing, causing to be manufactured, importing, marketing, promoting, advertising,
9 distributing, selling, and/or otherwise disposing of any product (i) bearing unauthorized designs
10 that are substantially similar to the designs of the Hello Kitty, Keroppi, or Charmmy Kitty
11 characters, and / or (ii) bearing any counterfeit, copy, or colorable imitation of any of Sanrio’s
12 Registered Trademarks, and / or (iii) containing any infringement of Sanrio’s Registered
13 Copyrights.

14 3. Each Defendant must disclose this Consent Judgment to all of its successors and
15 assigns.

16 4. The Court shall maintain jurisdiction over the parties and subject matter of this
17 civil action for the purpose of interpreting and enforcing this Final Judgment on Consent, any
18 amendments thereto, and the Settlement Agreement attached hereto as Exhibit 1.

19 The parties, either themselves or through their undersigned counsel, hereby consent to the
20 entry of this Final Judgment on Consent.

21 IT IS SO STIPULATED AND CONSENTED.

22 OWEN, WICKERSHAM & ERICKSON, P.C.
23

24 Date: _____

25 By: _____
26 NOEL M. COOK
27 LINDA JOY KATTWINKEL
28 Attorneys For Plaintiffs
SANRIO COMPANY, LTD.
SANRIO, INC.

EXHIBIT B

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BLEDSON, CATHCART, DIESTEL,
PEDERSEN & TREPPA, LLP

Date: _____

By: _____
L. JAY PEDERSEN
JOSHUA N. ROSEN
Attorneys for Defendant
ACCESSITIVE ACCESSORIES, INC.

TINGLEY PIONTKOWSKI LLP

Date: _____

By: _____
BRUCE C. POINTKOWSKI
JONATHAN A. MCMAHON
Attorney for Defendants
J.I.K. ACCESSORIES, INC.
ACCESSITIVE ACCESSORIES, INC.
B.B. APPARELS INC.
AMUSECO ACCESSORIES, INC.
JOON SIK BAE A/K/A JASON BAE
ANDY BAE and BRIAN BAE

IT IS SO ORDERED AND ADJUDGED.

Dated this _____ day of _____, 2011.

HON. MARILYN HALL PATEL
U.S. DISTRICT COURT JUDGE

EXHIBIT C

NOEL M. COOK, SBN 122777
LINDA JOY KATTWINKEL, SBN 164283
ALICA DEL VALLE, SBN 246006
OWEN, WICKERSHAM & ERICKSON, P.C.
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San Francisco, California 94105
(415) 882-3200 Tel
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Attorneys for Plaintiffs
SANRIO COMPANY, LTD. and SANRIO, INC.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

SANRIO COMPANY, LTD., a Japanese corporation and SANRIO, INC., a California corporation,

Plaintiffs,

vs.

J.I.K. Accessories, Inc., Accessitive Accessories, Inc., B.B. Apparels Inc., Amuseco Accessories, Inc., Nana Accessory, Inc., Seanna Corporation, Heiress Enterprises, Inc., Pinkland Corporation, Inc., Bliss, Final Choice, Joon Sik Bae, Yong Woo Kim, Any Bae, Jason Bae, Brian Ban, Ryan Bae, Ho Yong Na, Sang Wha Kim, Aeran Bae a/k/a Chris Bae, Jenny J. Lee, Sukmin Bae, John Bae, Lisa Bae, Grace Kim, Ken Chung, Yeun Sik Cha, Debbie Kim, DOES 1- 10,

Defendants

Civil Action No. C 09-00440 MHP

[PROPOSED]
AMENDMENT TO FINAL JUDGMENT ON CONSENT:
J.I.K ACCESSORIES, INC.,
ACCESSITIVE ACCESSORIES, INC.,
B.B. APPARELS INC., AMUSECO
ACCESSORIES, INC., JOON SIK BAE
A/K/A JASON BAE, ANDY BAE, BRIAN
BAE

The parties having stipulated to entry of this Amendment to Judgment on Consent in the event of a default in the payments as provided in the Settlement Agreement, and such default having now occurred,

EXHIBIT C

1 IT IS HEREBY ORDERED AND ADJUGED as follows:

2 The Judgment on Consent entered on [date] is hereby amended to add the following:

3 6. Consent Judgment is hereby entered jointly and severally against Defendants
4 Accessitive Accessories, Inc., B.B. Apparels, Inc., Amuseco Accessories, Inc., J.I.K Accessories,
5 Inc., Joon Sik Bae a/k/a Jason Bae, Andy Bae (erroneously sued herein as Any Bae), and Brian
6 Bae (erroneously sued herein as Brian Ban and Ryan Bae) for two hundred and fifty thousand
7 dollars (\$250,000.00).

8 7. The Court shall maintain jurisdiction over the parties and subject matter of this
9 civil action for the purpose of interpreting and enforcing this Amendment to Judgment on
10 Consent.

11 The parties, either themselves or through their undersigned counsel, hereby consent to the
12 entry of this Amendment to Consent Judgment.

13 IT IS SO STIPULATED AND CONSENTED.

14 OWEN, WICKERSHAM & ERICKSON, P.C.

15
16 Date: _____

17 By: _____
18 NOEL M. COOK
19 LINDA JOY KATTWINKEL
20 Attorneys For Plaintiffs
21 SANRIO COMPANY, LTD.
22 SANRIO, INC.

23 BLEDSON, CATHCART, DIESTEL,
24 PEDERSEN & TREPPA, LLP

25
26 Date: _____

27 By: _____
28 L. JAY PEDERSEN
JOSHUA N. ROSEN
Attorneys for Defendant
ACCESSITIVE ACCESSORIES, INC.

EXHIBIT C

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TINGLEY PIONTKOWSKI LLP

Date: _____

By: _____

BRUCE C. POINTKOWSKI
JONATHAN A. MCMAHON
Attorney for Defendants
J.I.K. ACCESSORIES, INC.
ACCESSITIVE ACCESSORIES, INC.
B.B. APPARELS INC.
AMUSECO ACCESSORIES, INC.
JOON SIK BAE A/K/A JASON BAE
ANDY BAE and BRIAN BAE

IT IS SO ORDERED AND ADJUDGED.

Dated this _____ day of _____, 2011.

HON. MARILYN HALL PATEL
U.S. DISTRICT COURT JUDGE