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10	Attorneys for Plaintiffs Chanel, Inc. and Louis Vuitton Malletier, S	.A.			
11	THE I DIVIDED		TEG DIGTRICT COLUDT		
12	THE UNITED STATES DISTRICT COURT				
13	FOR THE NORTHE	ERN D	DISTRICT OF CALIFORNIA		
14	CHANEL, INC., a New York corporation	,	Case No. C-09-1972 BZ		
15	and LOUIS VUITTON MALLETIER, S.A., a foreign business entity,)			
16	Plaintiffs,)			
17	v.)			
18	TONY BOSINI and DOES 1-10, individually and jointly, d/b/a)	STIPULATED CONSENT PERMANENT INJUNCTION		
19	REPLICAMASTER.COM, SHOPREPLICA.COM,)			
20	BUYHIGHREPLICA.COM,)			
21	EREPLICABAGS.COM, EXACTWATCHES.NET, REPLICAHOURS.COM,)			
22	SWISSREPLICA.US,)			
	THEWATCHESPRICEINDEX.INFO, YOURREPLICAWATCH.COM, and)			
23	REPLICAHAUSE.COM,)			
24	Defendants.	_)			
25					
26	WHEREAS, this action having been	n com	menced by the Plaintiffs, Chanel, Inc. ("Chanel")		
27	and Louis Vuittion Malletier, S.A. ("Louis Vuitton") (collectively the "Plaintiffs") against the				
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- Defendant Tony Bosini d/b/a Replicamaster.com, Shopreplica.com, Buyhighreplica.com,
- 2 Ereplicabags.com, Exactwatches.net, Replicahours.com, Swissreplica.US,
- 3 Thewatchespriceindex.info, Yourreplicawatch.com and Replicahause.com (the "Defendant"),
- 4 alleging *inter alia*, trademark counterfeiting and trademark infringement, and false designation of
- origin and a copy of the Summons, Complaint and First Amended Complaint having been served
- 6 upon the Defendant:

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IT IS STIPULATED, ORDERED, ADJUDGED AND DECREED that:

- 9 1. This Court has jurisdiction of the subject matter of all counts of this action and over 10 the named parties hereto.
- 11 2. Chanel is the owner of the following trademarks (the "Chanel Marks") in connection 12 with high quality handbags, wallets, watches, bracelets, earrings, and necklaces:

14	<u>Mark</u>	Reg. No.	Reg. Date
15	CHANEL	0,626,035	May 1, 1956
16	X	1,314,511	January 15, 1985
17	CHANEL	1,347,677	July 9, 1985
18	X	1,734,822	November 24, 1992
19	CHANEL	1,733,051	November 17, 1992
20	①	3,022,708	December 6, 2005
21	Σ	3,025,934	December 13, 2005
22	X	3,025,936	December 13, 2005
23	CHANEL	0,955,074	March 13, 1973
24	CHANEL	1,571,787	December 19, 1989
25	J12	2,559,772	April 9, 2002
26	CHANEL	3,133,139	August 22, 2006
27	T	1,501,898	August 30, 1988
28	CHANEL	0,612,169	September 13, 1955
		^	

2 8. Louis Vuitton is the owner of the following trademarks (the "LV Marks") in 3 connection with high quality handbags, wallets, watches, earrings, and necklaces:

4	<u>Mark</u>	Registration No.	Registration Date
5	\mathfrak{X}	0,286,345	August 25, 1931
6	\$\sqrt{\sin}}}}}}}}}}}}} \simptintites \sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sin}}}}}}}}}}} \signigniftites \sqrt{\sqrt{\sint{\sintiket{\sqrt{\sintiin}}}}}}}}} \end{\sqrt{\sintinitites}}}}}} \end{\sqintites}}}}}} \end{\sqitinitites}}}}} \sqitites \end{\sintit{\sint{	0,297,594	September 20, 1932
7	LOUIS VUITTON	1,045,932	August 10, 1976
8	Y	1,519,828	January 10, 1989
9	Y .	1,653,662	August 13, 1991
10		1,655,564	September 3, 1991
11	LOUIS VUITTON	1,990,760	August 6, 1996
12		2,098,630	September 23, 1997
13	*	2,177,828	August 4, 1998
14	\odot	2,181,753	August 18, 1998
15		2,263,903	July 27, 1999
16	VUITTON	2,657,903	December 10, 2002
17	♦	2,773,107	October 14, 2003
18		2,828,919	April 6, 2004
19	ж Ф ж ж ж ж	3,107,072	June 20, 2006
20	LOUIS VUITTON PARIS	2,378,388	August 22, 2000

9. The Defendant and his respective officers, agents, servants, successors in interest employees and attorneys, and all persons in active concert and participation with them are hereby permanently restrained and enjoined, pending termination of this action from:

A. manufacturing or causing to be manufactured, importing, advertising, or promoting, distributing, selling or offering to sell counterfeit and infringing goods bearing the Chanel Marks and/or the LV Marks and/or any other intellectual property owned by either Plaintiff and/or using the Chanel Marks

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1		and/or LV Marks and/or names in any manner;
2	B.	using the Chanel Marks and/or LV Marks and/or the Chanel and Louis
3		Vuitton names in connection with the sale of any goods;
4	C.	using any logo, and/or layout which may be calculated to falsely advertise the
5		services or products of the Defendant as being sponsored by, authorized by,
6		endorsed by, or in any way associated with the either of the Plaintiffs;
7	D.	falsely representing himself as being connected with the Plaintiffs, through
8		sponsorship or association,
9	E.	engaging in any act which is likely to falsely cause members of the trade
10		and/or of the purchasing public to believe any goods or services of the
11		Defendant, is in any way endorsed by, approved by, and/or associated with
12		either of the Plaintiffs;
13	F.	using any reproduction, counterfeit, copy, or colorable imitation of the
14		Chanel Marks and/or LV Marks and/or any trademark owned by either
15		Plaintiff in connection with the publicity, promotion, sale, or advertising of
16		any goods sold by the Defendant, including, without limitation, handbags,
17		wallets, watches, bracelets, earrings, and necklaces;
18	G.	affixing, applying, annexing or using in connection with the sale of any goods,
19		a false description or representation, including words or other symbols tending
20		to falsely describe or represent the Defendant's goods as being those of the
21		Plaintiffs, or in any way endorsed by the Plaintiffs;
22	H.	offering such goods in commerce; and from otherwise unfairly competing
23		with the Plaintiffs.
24	I.	secreting, destroying, altering, removing, or otherwise dealing with the
25		unauthorized products or any books or records which contain any information
26		relating to the importing, manufacturing, producing, distributing, circulating,
27		selling, marketing, offering for sale, advertising, promoting, renting or
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1	displaying of all products	s which infringe the Chanel Marks and/or the LV		
2		ark owned by either Plaintiff; and		
3	·	•		
		ransfers, forming new entities or associations or		
4	utilizing any other device	for the purpose of circumventing or otherwise		
5	avoiding the prohibitions	set forth in subparagraphs (A) through (I).		
6	SO STIPULATED:			
7	Plaintiffs: Chanel, Inc. and Louis Vuitton Malletier, S.A.			
8		EPHEN M. GAFFIGAN, PROFESSIONAL ASSOCIATION		
9	By	: /s		
10	,	:/s Stephen M. Gaffigan		
11		orneys for Plaintiffs anel, Inc. and Louis Vuitton Malletier, S.A.		
12	Defendants: Tony Bosini d/b/a Replicamaster.com, Shopreplica.com, Buyhighreplica.com,			
13	Ereplicabags.com, Exactwatches.net, Replicahours.com, Swissreplica.US,			
14	Thewatchespriceindex.info, Yourreplicawatch.c	om, and ReplicaHause.com		
15	By his Attorney: LA	W OFFICE OF AYAL ABRAMS		
16				
17	Ву	: /s Ayal Abrams		
18		600 Page Street, #101		
19		San Francisco, California 94117 Telephone: (415) 994-2437		
20		Facsimile: (415) 358-4951		
21	Att	orneys for Defendant		
		ny Bosini		
22	SO ORDERED this _ 22 day of	March , 2010.		
23	_Gu	mand former man		
24	UNITED	STATES MAGISTRATE JUDGE		
25	Copies furnished to:			
26	All parties of record			
27	•			
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