

1 STEVEN S. BAIK (State Bar No. 184622)  
[sbaik@orrick.com](mailto:sbaik@orrick.com)  
 2 SUGITHRA SOMASEKAR (State Bar No. 247924)  
[ssomasekar@orrick.com](mailto:ssomasekar@orrick.com)

3 ORRICK, HERRINGTON & SUTCLIFFE LLP  
 4 1000 Marsh Road  
 Menlo Park, CA 94025  
 5 Telephone: 650-614-7400  
 Facsimile: 650-614-7401  
 6

7 Attorneys for Plaintiff  
 NETGEAR, INC.  
 8

9 UNITED STATES DISTRICT COURT  
 10 NORTHERN DISTRICT OF CALIFORNIA  
 11 SAN FRANCISCO DIVISION  
 12

13 NETGEAR, INC.,  
 14 Plaintiff,  
 15 v.  
 16 FOO KWOK CHUNG, AND  
 DOES 1-25,  
 17 Defendants.  
 18

Case No. C09 02805 MHP

**[PROPOSED] ORDER GRANTING  
 NETGEAR INC.'S APPLICATION FOR  
 DEFAULT JUDGMENT BY COURT  
 AGAINST FOO KWOK CHUNG**

19  
 20  
 21  
 22  
 23  
 24  
 25  
 26  
 27  
 28

1 Plaintiff NETGEAR, Inc.'s ("NETGEAR") Application For Default Judgment Against  
2 Defendant Foo Kwok Chung ("Chung") came before the Court on November 23, 2009, the  
3 Honorable Marilyn Hall Patel presiding. Having reviewed the moving and opposing papers and  
4 supporting declarations filed with the Court, IT IS HEREBY ORDERED THAT:

5 1. Chung's sales of Inphic i6 and Inphic i8 products in and/or into the United States  
6 was an infringement of the claims of United States Patent No. D530,325 S and NETGEAR's trade  
7 dress consisting of its unique design incorporated in its modems, routers, gateways, entertainment  
8 products, and other peripheral devices.

9 2. By reason of Chung's infringement, NETGEAR has suffered irreparable harm that  
10 cannot be adequately compensated by money damages.

11 3. Chung is hereby enjoined from selling Inphic i6 or Inphic i8 or any product of  
12 similar design in or into the United States, or be involved in any activity related to the sale of  
13 Inphic i6, Inphic i8 or any product of similar design in or into the United States.  
14

15  
16 **IT IS SO ORDERED.**

17 **Dated:** 11/24/2009

18  
19  
20 OHS West:260745507.1

