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8	UNITED STATES D	ISTRICT COURT	
9	NORTHERN DISTRIC	T OF CALIFORNIA	
10	SAN FRANCISC	CO DIVISION	
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12	SECURITIES AND EXCHANGE COMMISSION,	Case No. 3:14-CV-04294-RS	
13	Plaintiff,	[PROPOSED] FOURTH AMENDED ORDER GRANTING PRELIMINARY	
14	v.	INJUNCTION	
15 16	EADGEAR, INC., EADGEAR HOLDINGS LIMITED, CHARLES S. WANG, FRANCIS Y. YUEN, AND QIAN CATHY ZHANG,		
17	Defendants,		
18	LAURATA P. CHAN,		
19	Relief Defendant.		
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21	This matter came before the Court upon the N	Motion of Plaintiff Securities and Exchange	
22	Commission ("SEC") for a Preliminary Injunction as to each of the Defendants, and as to the Relief		
23	Defendant, in which the SEC seeks: (1) Preliminary	injunctions against the Defendants from	
24	engaging in specified conduct; (2) An asset freeze as	to each of the Defendants, and as to specified	
25	assets of the Relief Defendant; (3) An order requiring	g repatriation of assets; (4) An order prohibiting	
26	the destruction of documents; and (5) An order requi	ring an accounting as to Defendants eAdGear,	
27	Inc. and eAdGear Holdings Limited.		
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The Court, having considered the Complaint filed by the Commission in this action; the
 parties' briefing concerning the Commission's motions for Temporary Restraining Order and for a
 Preliminary Injunction; and the proceedings before the Court, finds that:

A. This Court has jurisdiction over the subject matter of this action, and as to all
parties, Defendants and Relief Defendant, and venue properly lies in this District.

The Commission has made a sufficient and proper showing in support of the 6 Β. 7 relief granted herein, as required by Section 20(b) of the Securities Act of 1933 ("Securities Act") (15 U.S.C. § 77t(b)) and Section 21(d) of the Securities Exchange Act of 1934 ("Exchange Act") (15 8 9 U.S.C. § 78u(b)) by evidence establishing a *prima facie* case and a reasonable likelihood that Defendants eAdGear Holdings Limited, eAdGear, Inc., Charles S. Wang, Francis Y. Yuen, and Qian 10 11 Cathy Zhang have engaged in, are engaging in, are about to engage in, and will continue to engage in, unless restrained and enjoined by order of this Court, transactions, acts, practices and courses of 12 business that constitute violations of Sections 5(a) and 5(c) of the Securities Act of 1933 (15 U.S.C. 13 §§ 77e(a), 77e(c)); Section 17(a) of the Securities Act (15 U.S.C. § 77q(a)); Section 10(b) of the 14 Securities Exchange Act of 1934 (15 U.S.C. § 78j(b)) and Rule 10b-5 thereunder (17 C.F.R. § 15 16 240.10b-5); and that Relief Defendant Laurata P. Chan is in possession (either individually or jointly with her husband, Defendant Yuen) of the proceeds of those violations and has been unjustly 17 enriched. 18

C. Good cause exists to believe that, unless restrained and enjoined by order of
this Court, Defendants and Relief Defendant will dissipate, conceal, or transfer from the jurisdiction
of this Court assets which could be subject to an order directing disgorgement or the payment of civil
money penalties in this action. It is therefore appropriate for the Court to issue preliminary
injunctions, and an asset freeze to prevent the dissipation of assets and to preserve the status quo.

- D. Good cause exists to believe that an order requiring Defendants and the Relief
 Defendant to repatriate all assets described in Plaintiff's Complaint is necessary to effectuate and
 ensure compliance with the freeze imposed on the Defendants' and Relief Defendant's assets.
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E. Good cause exists to believe that an order requiring eAdGear, Inc. and eAdGear Holdings Limited to provide a verified accounting of all assets, money, and property held directly or indirectly by each of them, or by others for their direct and indirect beneficial interest, is necessary to effectuate and ensure compliance with the freeze imposed on their assets.

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IT IS HEREBY ORDERED that the SEC's Motion for an Order of Preliminary Injunction is GRANTED.

I.

II.

IT IS FURTHER ORDERED that Defendants eAdGear, Inc., eAdGear Holdings Limited,
Charles S. Wang, Francis Y. Yuen, and Qian Cathy Zhang, and their officers, agents, servants,
employees, attorneys, subsidiaries, and affiliates, and those persons in active concert or participation
with any of them who receive actual notice of this Order, by personal service or otherwise, and each
of them, be and hereby are preliminarily restrained and enjoined until further order by this Court
from, directly or indirectly, in the absence of any applicable exemption:

A. Unless a registration statement is in effect as to a security, making use of any means or instruments of transportation or communication in interstate commerce or of the mails to sell such security through the use or medium of any prospectus or otherwise;

B. Unless a registration statement is in effect as to a security, carrying or causing to be carried through the mails or in interstate commerce, by any means or instruments of transportation, any such security for the purpose of sale or for delivery after sale; or

C. Making use of any means or instruments of transportation or communication in
interstate commerce or of the mails to offer to sell or offer to buy through the use or medium
of any prospectus or otherwise any security, unless a registration statement has been filed with
the SEC as to such security, or while the registration statement is the subject of a refusal order
or stop order or (prior to the effective date of the registration statement) any public proceeding
or examination under Section 8 of the Securities Act, 15 U.S.C. § 77h;
in violation of Section 5 of the Securities Act, 15 U.S.C. § 77e.

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IT IS FURTHER ORDERED that Defendants eAdGear, Inc., eAdGear Holdings Limited,

III.

28 Charles S. Wang, Francis Y. Yuen, and Qian Cathy Zhang, and their officers, agents, servants,

1	employees, attorneys, subsidiaries, and affiliates, and those persons in active concert or participation
2	with any of them, who receive actual notice of this Order, by personal service or otherwise, and each
3	of them, be and hereby are preliminarily restrained and enjoined until further order by this Court
4	from, directly or indirectly, in the offer or sale of any securities, by the use of any means or
5	instruments of transportation or communication in interstate commerce or by the use of the mails:
6	A. Employing any device, scheme or artifice to defraud;
7	B. Obtaining money or property by means of any untrue statement of a material
8	fact or any omission to state a material fact necessary in order to make the statements made, in
9	light of the circumstances under which they were made, not misleading; or
10	C. Engaging in any transaction, practice, or course of business which operates or
11	would operate as a fraud or deceit upon the purchaser;
12	in violation of Section 17(a) of the Securities Act, 15 U.S.C. § 77q(a).
13	IV.
14	IT IS FURTHER ORDERED that Defendants eAdGear, Inc., eAdGear Holdings Limited,
15	Charles S. Wang, Francis Y. Yuen, and Qian Cathy Zhang, and their officers, agents, servants,
16	employees, attorneys, subsidiaries, and affiliates, and those persons in active concert or participation
17	with any of them, who receive actual notice of this Order, by personal service or otherwise, and each
18	of them, be and hereby are preliminarily restrained and enjoined until further order by this Court
19	from, directly or indirectly, in connection with the purchase or sale of any security, by the use of any
20	means or instrumentality of interstate commerce, or of the mails, or of any facility of any national
21	securities exchange:
22	A. Employing any device, scheme or artifice to defraud;
23	B. Making any untrue statement of a material fact or omitting to state a material
24	fact necessary in order to make the statements made, in the light of the circumstances under
25	which they were made, not misleading; or
26	C. Engaging in any act, practice, or course of business which operates or would
27	operate as a fraud or deceit upon any person;
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in violation of Section 10(b) of the Exchange Act, 15 U.S.C. § 78j(b), and Rule 10b-5 thereunder, 17
 C.F.R. § 240.10b-5.

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V.

IT IS FURTHER ORDERED that, except as otherwise ordered by this Court, Defendants 4 eAdGear Holdings Limited, eAdGear, Inc., Charles S. Wang, Francis Y. Yuen, and Qian Cathy 5 6 Zhang, their agents, servants, employees, attorneys, and those persons in active concert or 7 participation with any of them, who receive actual notice of this Order, by personal service or 8 otherwise, and each of them, be and hereby are preliminarily restrained and enjoined until further 9 order by this Court from directly or indirectly participating in the issuance, offer, or sale of any security of any entity controlled by, or under joint control with, any of them, including but not limited 10 11 to securities of eAdGear (or of eAdGear Holdings Limited or of eAdGear, Inc.), and in particular:

a. This prohibition includes but is not limited to the securities described as "business
packages" or "memberships" marketed by Defendants or any of them, including through the websites
found at: www.eadgear.com, www.eadgear.net, www.winteam777.com, and www.winteam168.com;

b. This prohibition includes but is not limited to the offer or sale of securities, and the
acceptance of any money or anything of value by Defendants for such securities, through the websites
(or through the instructions provided in the websites) found at: www.eadgear.com, www.eadgear.net,
www.winteam777.com, and www.winteam168.com.

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VI.

IT IS FURTHER ORDERED that, except as otherwise ordered by this Court, Defendants
eAdGear Holdings Limited, eAdGear, Inc., Charles S. Wang, Francis Y. Yuen, and Qian Cathy
Zhang, their agents, servants, employees, attorneys, and those persons in active concert or
participation with any of them, who receive actual notice of this Order, by personal service or
otherwise, and each of them, be and hereby are preliminarily restrained and enjoined until further
order by this Court from directly or indirectly soliciting any person or entity to purchase or sell any
security.

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IT IS FURTHER ORDERED that, except as otherwise ordered by this Court:

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VII.

Defendants eAdGear, Inc., eAdGear Holdings Limited, Charles S. Wang, Francis Y. 1 a. 2 Yuen, and Qian Cathy Zhang, and their officers, agents, servants, employees, attorneys, subsidiaries, and affiliates, and those persons in active concert with them, who receive actual notice of this Order, 3 by personal service or otherwise, and each of them, be and hereby are preliminarily restrained and 4 enjoined until further order by this Court from, directly or indirectly, transferring, assigning, selling, 5 hypothecating, changing, wasting, dissipating, converting, concealing, encumbering, or otherwise 6 7 disposing of, in any manner, any funds, assets, securities, claims or other real or personal property, 8 including any notes or deeds of trust or other interest in real property, wherever located, of any one of 9 the Defendants, or their subsidiaries or affiliates, owned by, controlled by, managed by or in the possession or custody of any of them and from transferring, encumbering dissipating, incurring 10 11 charges or cash advances on any debit or credit card of the credit arrangement of any one of the 12 Defendants, or their subsidiaries and affiliates; and

13 b. Relief Defendant Laurata P. Chan, and her, agents, servants, employees, and attorneys, and those persons in active concert with them, who receive actual notice of this Order, by personal 14 15 service or otherwise, and each of them, be and hereby are preliminarily restrained and enjoined until 16 further order by this Court from, directly or indirectly, transferring, assigning, selling, hypothecating, changing, wasting, dissipating, converting, concealing, encumbering, or otherwise disposing of, in 17 any manner, any funds, assets, securities, claims or other real or personal property, including any 18 19 notes or deeds of trust or other interest in real property, wherever located, of, or owned by, controlled 20 by, managed by or in the possession or custody of the Relief Defendant to the extent such funds, 21 assets, securities, claims or other real or personal property constitutes or is derived from the proceeds 22 of, or is otherwise related to, the activities set forth in the Complaint. 23 This Order specifically applies to (but is not limited to) the following real property:

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- 1. 37 Mount Horeb Road, Warren, New Jersey 07059
- 2. 7638 Ridgeline Drive, Dublin, CA 94568

26 The Commission also is permitted to record this asset freeze in the appropriate recorder's27 office reflecting that these properties may be the subject of litigation.

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1	This Order specifically applies to each of the Defendants, and to the Relief Defendant, who		
2	are also known by the following names:		
3	Defendant CHARLES S. WANG, who is also known as WANG SHENG GUO and		
4	CHARLES SHENG GUO WANG;		
5	Defendant FRANCIS Y. YUEN, who is also known as YUEN YUI KI and FRANCIS YUI KI		
6	YUEN;		
7	Defendant QIAN CATHY ZHANG, who is also known as QIAN ZHANG and QIAN		
8	ZHANG WANG; and		
9	Relief Defendant LAURATA P. CHAN, who is also known as CHAN PO LEE and		
10	LAURATA PO LEE CHAN.		
11	VIII.		
12	IT IS FURTHER ORDERED that, except as otherwise ordered by this Court, a freeze shall		
13	remain on:		
14	a. All monies and assets in all accounts at any bank, financial institution or brokerage		
15	firm, or third-payment payment processor, all certificates of deposit, and other funds or assets, held in		
16	the name of, for the benefit of, or over which account authority is held by Defendants eAdGear		
17	Holdings Limited, eAdGear, Inc., Charles S. Wang, Francis Y. Yuen, and/or Qian Cathy Zhang		
18	(subject to the permitted use of the accounts and assets designated for the purpose of paying living		
19	expenses, mortgages owed, and taxes owed as described in paragraph IX, below); and		
20	b. Those monies and assets that constitute or are derived from the proceeds of, or are		
21	otherwise related to, the activities set forth in the Complaint in accounts at any bank, financial		
22	institution or brokerage firm, or third-payment payment processor, all certificates of deposit, and		
23	other funds or assets, including real or personal property, held in the name of, for the benefit of, or		
24	over which account authority is held by Relief Defendant Laurata P. Chan (subject to the permitted		
25	use of the accounts and assets designated for the purpose of paying living expenses, mortgages owed,		
26	and taxes owed as described in paragraph IX, below);		
27	including but not limited to, the accounts listed below:		
28			
	[PROPOSED] FOURTH AMENDED ORDER OF 7 CASE NO. 3:14-CV-04294-RS		

1	Account Name	Bank	Account Number
2	Banks		1
3	eAdGear, Inc.	Bank of America	REDACTED 795
4	Charles S. Wang	Bank of China	4 REDACTED 000
5	Francis Y. Yuen and Laurata Po Lee Chan	Bank of the West	REDACTED 880
6 7	Francis Y. Yuen and Laurata Po Lee Chan	Bank of the West	REDACTED 749
8	Francis Y. Yuen dba Emerald Consulting Company	Bank of the West	REDACTED 067
9	Charles S. Wang	China Citic Bank	REDACTED 920
10	eAdGear Holdings Limited	Citibank	REDACTED 670
11	eAdGear Holdings Limited	Hang Seng Bank	REDACTED 883
12	eAdGear Holdings Limited	HSBC	REDACTED 838
13	Charles S. Wang	HSBC	REDACTED 888
14	Charles S. Wang	HSBC	REDACTED 001
15 16	Charles S. Wang and Qian Zhang Wang	JP Morgan Chase Bank	REDACTED 797
10	Charles S. Wang and Qian Zhang Wang	JP Morgan Chase Bank	REDACTED 816
17	Charles S. Wang and Joice Wang	JP Morgan Chase Bank	REDACTED 117
10	Charles S. Wang and Jennifer Wang	JP Morgan Chase Bank	REDACTED 847
20	Charles S. Wang and Jennifer Wang	JP Morgan Chase Bank	REDACTED 058
21	Charles S. Wang and Joice J. Wang	JP Morgan Chase Bank	REDACTED 419
22	Qian Zhang Wang	JP Morgan Chase Bank	REDACTED 066
23	Express Consulting Inc.	JP Morgan Chase Bank	REDACTED 984
24	Express Consulting Inc.	JP Morgan Chase Bank	REDACTED 655
25	Jeffrey Yuen and Francis Y. Yuen	JP Morgan Chase Bank	REDACTED 363
26	Francis Y. Yuen	JP Morgan Chase Bank	REDACTED 470
27	Francis Y. Yuen	JP Morgan Chase Bank	REDACTED 668
28	Laurata P. Chan	JP Morgan Chase Bank	REDACTED 437
	[DDODOSED] FOUDTH AMENDED ODDED OF	Q	CASE NO. 3:14 CV 04204

1	Laurata P. Chan	JP Morgan Chase Bank	REDACTED 707
2	Francis Y. Yuen and Laurata Po Lee Chan	Wells Fargo Bank	REDACTED 249
3	Francis Y. Yuen and Laurata Po Lee Chan	Wells Fargo Bank	REDACTED 030
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5	Francis Y. Yuen and Laurata Po Lee Chan	Wells Fargo Bank	REDACTED 181
6	Francis Y. Yuen and Laurata Po Lee	Wells Fargo Bank	REDACTED 998
7	Chan		
8	Payment Processors		
9	eAdGear	Cyberprofit	REDACTED
10	eAdGear	Focal Payments	REDACTED
11	eAdGear	Glbpay	REDACTED 566
12	eAdGear	Glbpay	REDACTED 546
13	eAdGear	IPS	REDACTED 547
14	eAdGear	IPS	REDACTED 359
15	eAdGear	IPS	REDACTED 979
16	eAdGear	IPS	REDACTED 359
17	eAdGear	IPS	REDACTED 360
18	eAdGear	IPS	REDACTED 361
19	eAdGear	Payza	REDACTED
20	eAdGear	Secure Pay	REDACTED 01m
21	eAdGear	SolidTrustPay	REDACTED
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Any bank, financial institution or brokerage firm, or third-party payment processor holding such monies and assets described above, who receives actual notice of this Order, by personal service or otherwise, including facsimile transmissions, electronic mail, or overnight delivery service, shall

[PROPOSED] FOURTH AMENDED ORDER OF PRELIMINARY INJUNCTION

1	hold and retain within its control and prohibit the withdrawal, removal, transfer or other disposal of	
2	any such funds or other assets except as otherwise ordered by this Court.	
3	This Order specifically applies to each of the Defendants, and to the Relief Defendant, who	
4	are also known by the following names:	
5	Defendant CHARLES S. WANG, who is also known as WANG SHENG GUO and	
6	CHARLES SHENG GUO WANG;	
7	Defendant FRANCIS Y. YUEN, who is also known as YUEN YUI KI and FRANCIS YUI KI	
8	YUEN;	
9	Defendant QIAN CATHY ZHANG, who is also known as QIAN ZHANG and QIAN	
10	ZHANG WANG; and	
11	Relief Defendant LAURATA P. CHAN, who is also known as CHAN PO LEE and	
12	LAURATA PO LEE CHAN.	
13	IX.	
14	IT IS FURTHER ORDERED that the asset freeze set forth above is subject to the below	
15	allowance to permit the payment of living expenses, certain specified mortgages, and property tax	
16	payments, and other miscellaneous issues as follows:	
17	a. Defendant Charles S. Wang and Defendant Qian Cathy Zhang are together permitted	
18	to use \$1,850 per month for the payment of living expenses out of JP Morgan Chase	
19	Bank account number XXXX7816.	
20	b. Defendant Charles S. Wang and Defendant Qian Cathy Zhang are together permitted	
21	to use \$2,506 per month for the payment of the mortgage at 37 Mount Horeb Road,	
22	Warren, New Jersey 07059 when those payments are due out of JP Morgan Chase	
23	Bank account number XXXX7816.	
24	c. Defendant Charles S. Wang and Defendant Qian Cathy Zhang are together permitted	
25	to use the amounts necessary to pay for the escrow payment (taxes and insurance) on	
26	37 Mount Horeb Road, Warren, New Jersey 07059 when those taxes are due (currently	
27	estimated at \$1,994.90 monthly) out of JP Morgan Chase Bank account number	
28	XXXXX7816.	
	[PROPOSED] FOURTH AMENDED ORDER OF 10 CASE No. 3:14-CV-04294-RS	

1	d.	Wells Fargo Bank account number XXX-XXX8183 in the name of Francis Y. Yuen
2		and Laurata Po Lee Chan is excepted from Paragraph VIII of this Order to permit the
3		allowances set forth in (e) through (g) below. By this Order, Wells Fargo is not
4		required to freeze account XXX-XXX8183 or monitor it in any fashion. Defendant
5		Francis Y. Yuen and Relief Defendant Laurata P. Chan are together responsible for
6		complying with this Order and ensuring that no more than the allowances set forth in
7		(e) through (g) below are withdrawn or otherwise removed from the account.
8	e.	Effective as of August 1, 2015, Defendant Francis Y. Yuen and Relief Defendant
9		Laurata P. Chan are together permitted to use \$6,556.02 per month for the payment of
10		living expenses out of Wells Fargo Bank account number XXX-XXX8183.
11	f.	Defendant Francis Y. Yuen and Relief Defendant Laurata P. Chan are together
12		permitted to use \$2,355.37 per month for the payment of the home equity loan on
13		account number XXX XXXXXXX 1998 when those payments are due out of Wells
14		Fargo Bank account number XXX-XXX8183.
15	g.	Defendant Francis Y. Yuen and Relief Defendant Laurata P. Chan are together
16		permitted to use the amount necessary for the payment of property taxes on 7638
17		Ridgeline Drive, Dublin, CA 94568 when those taxes are due (currently estimated at
18		\$7,662.37 bi-annually) out of Wells Fargo Bank account number XXX-XXX8183.
19	h.	Defendant Francis Y. Yuen and Relief Defendant Laurata P. Chan are together
20		permitted to use the amount necessary for the payment of property taxes on 5158
21		Stone Canyon Drive, Castro Valley, CA 94552 when those taxes are due (currently
22		estimated at \$5,823.04 bi-annually) out of Wells Fargo Bank account number XXX-
23		XXX8183.
24	i.	Defendants Charles S. Wang and Qian Cathy Zhang are permitted to sell their 2006
25		Mercedes E350 and use the proceeds from that sale for the following purposes: (i)
26		miscellaneous repairs to their home located at 37 Mount Horeb Road, Warren NJ
27		07059; (ii) property tax increases for that same residence, as well as their rental
28		residence located at 135 Jansak Court, Emerson NJ; (iii) homeowners insurance
	[PROPOSED] FOU	URTH AMENDED ORDER OF 11 CASE NO. 3:14-CV-04294-RS

1	increases for both the Warren and Emerson properties. Defendants shall provide to the		
1			
2	SEC, upon request, within 10 business days, receipts and/or relevant documents		
3	related to this sale and any payments made therefrom.		
4	j. Bank account REDACTED 066 in the name of Qian Zhang Wang, noted in section		
5	VIII, paragraph (b) above, which is an escrow account that only contains the security		
6	deposit paid by the tenants of 135 Jansak Court, Emerson NJ, shall be ordered		
7	unfrozen and the funds in that account shall be allowed to be withdrawn on or after		
8	March 1, 2016. Those funds shall be withdrawn only for the purposes of returning the		
9	security deposit to the tenants currently residing at 135 Jansak Court, Emerson NJ, or		
10	using that deposit for necessary repairs caused by said tenants, upon the termination of		
11	their lease on March 31, 2016. Defendants shall provide to the SEC, upon request,		
12	within 10 business days, any bank statement or check(s) issued related to the return of		
13	the security deposit in that account.		
14	Х.		
15	IT IS FURTHER ORDERED that, within seven (7) days from the entry of this Order:		
16	a. Defendants eAdGear, Inc., eAdGear Holdings Limited, Charles S. Wang, Francis Y.		
17	Yuen, and Qian Cathy Zhang and each of them and any other person who receives notice of this		
18	Order, shall transfer to the registry of this Court assets, funds and other property held in foreign		
19	locations in the name of any Defendant or any person acting in active concert or participation with		
20	any of them, or for the benefit or under the direct or indirect control of any of them, or over which		
21	any of them exercises control or signatory authority, whether by wire transfer, third-party payment		
22	processor or otherwise, at the direction of either Defendants or any of their agents, representatives,		
23	advisors, or anyone acting in active concert or participation with any of them.		
24	b. Relief Defendant Laurata P. Chan shall transfer to the registry of this Court assets,		
25	funds and other property, that constitute or are derived from the proceeds of, or are otherwise related		
26	to, the activities set forth in the Complaint, which are held in foreign locations in the name of Relief		
27	Defendant or any person acting in active concert or participation with her, or for the benefit or under		
28	the direct or indirect control of any of them, or over which any of them exercises control or signatory		
	[PROPOSED] FOURTH AMENDED ORDER OF12CASE No. 3:14-cv-04294-RSPRELIMINARY INJUNCTION		

authority, whether by wire transfer, third-party payment processor or otherwise, at the direction of 1 2 Relief Defendant or any of her agents, representatives, advisors, or anyone acting in active concert or participation with any of them. 3

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XI.

5 IT IS FURTHER ORDERED that any person who receives actual notice of this Order by personal service or otherwise, and who holds, possesses or controls assets exceeding \$5,000 for the 6 7 account or benefit of any one of the Defendants or Relief Defendants, shall within seven (7) days of 8 receiving actual notice of this Order, by personal service or otherwise, provide counsel for the SEC 9 with a written statement (by mail, or e-mail, directed to: Susan F. LaMarca, Securities and Exchange Commission, 44 Montgomery Street, Suite 2800, San Francisco, CA 94104, lamarcas@sec.gov) 10 11 identifying all such assets, the value of such assets, or best approximation thereof, and any account 12 numbers or account names in which the assets are held.

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XII.

14 IT IS FURTHER ORDERED that Defendants eAdGear, Inc. and eAdGear Holdings Limited, within seven (7) days of receiving actual notice of this Order, by personal service or otherwise, shall 15 16 prepare and deliver to the SEC a detailed and complete accounting, which shall include:

1. A complete schedule of all transfers or payments of funds to eAdGear, Inc. and to 17 eAdGear Holdings Limited, and to any other entity controlled by them, from investors or "members" 18 or "business packages" in connection with the misconduct described in the Complaint (the 19 20 identification shall include the amount of each such transfer or payment, the date of the transfer or 21 payment, and the name, address, account number and financial institution of the party making and the 22 party receiving the transfer or payment);

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2. A complete schedule, in detail, of the precise disposition of each transfer or payment identified in response to paragraph 1 above and all assets derived therefrom, including but not limited 24 25 to:

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the nature and results of any investment in which the funds were used; a.

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b. any subsequent transfer or payment of the funds (the identification shall include the

28 amount of each such transfer or payment, the date of the transfer or payment, the name, address,

account number and financial institution of the party making and receiving the transfer or payment, 1 2 and the reason for the transfer or payment); and

any fees or expenses charged and a detailed statement of the nature and purpose of 3 с. such fees and expenses. 4

5 3. A complete schedule identifying, by name and address, all persons, entities and 6 accounts currently holding funds or assets derived from the transfers or payments described in 7 paragraph 1 above and the reason each received the funds or assets (the identification shall include 8 the amount each received, the date received, the reason received, the institution and account number 9 or location in which the funds or other assets are held and the name, address, account number and financial institution of the person or entity who provided each with the funds or other assets); 10

11 4. A complete schedule identifying assets of every type and description with a value of at least five hundred dollars (\$500) presently owned by or held for the direct or indirect benefit, or 12 subject to the direct or indirect control, of eAdGear, Inc. or eAdGear Holdings Limited, whether in 13 the United States or elsewhere; and, 14

5. 15 A complete schedule of all accounts in the name of eAdGear, Inc. or eAdGear 16 Holdings Limited, held at any bank, securities, and other financial institution, identified by institution, branch address and account number, from July 1, 2010 through the present. 17

Such accounting shall be filed with the Court and a copy shall be delivered to the SEC to the 18 19 attention of Susan F. LaMarca. After completion of the accounting, Defendants eAdGear, Inc. and 20 eAdGear Holdings Limited shall produce to the SEC at a time agreeable to the SEC, all books, 21 records and other documents supporting or underlying their accounting.

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XIII.

23 IT IS FURTHER ORDERED that, except as otherwise ordered by this Court, each of the 24 Defendants eAdGear, Inc., eAdGear Holdings Limited, Charles S. Wang, Francis Y. Yuen, and Qian 25 Cathy Zhang, and Relief Defendant Laurata P. Chan, and their officers, agents, servants, employees, 26 attorneys, subsidiaries, and affiliates, and those persons in active concert or participation with any of 27 them, who receive actual notice of this Order, by personal service or otherwise, and each of them, be 28 and hereby are preliminarily restrained and enjoined until further by this Court from, directly or [PROPOSED] FOURTH AMENDED ORDER OF 14

1	indirectly: destroying, mutilating, concealing, transferring, altering, or otherwise disposing of, in any		
2	manner, any documents, which includes all books, records, computer programs, computer files,		
3	computer printouts, contracts, emails, correspondence, memoranda, brochures, or any other		
4	documents of any kind in their possession, custody or control, however created, produced, or stored		
5	(manually, mechanically, electronically, or otherwise), pertaining in any manner to Defendants		
6	eAdGear, Inc., eAdGear Holdings Limited, Charles S. Wang, Francis Y. Yuen, and Qian Cathy		
7	Zhang, and Relief Defendant Laurata P. Chan.		
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9	IT IS SO ORDERED.		
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11	Dated: January <u>15</u> , 2016		
12			
13			
14	This Section		
15	RICHARD G. SEEBORG		
16	UNITED STATES DISTRICT JUDGE		
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	[PROPOSED] FOURTH AMENDED ORDER OF 15 CASE NO. 3:14-CV-04294-F		