1	RANDOLPH GAW (S.B. #223718) rgaw@gawpoe.com MARK POE (S.B. #223714) mpoe@gawpoe.com SAMUEL SONG (S.B. #245007)	
2		
3		
4	ssong@gawpoe.com GAW POE LLP	
5	4 Embarcadero, Suite 1400 San Francisco, CA 94111	
6	Telephone: (415) 766-7451 Facsimile: (415) 737-0642	
7	Attorneys for Plaintiff and Counterclaim Defendant Products and Ventures International and Counterclaim Defendant Carlos Fairbanks	
8		
9		
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12	OAKLAND DIVISION	
13	PRODUCTS AND VENTURES	Case No. 4:16-CV-00669-YGR
14	INTERNATIONAL,	[PROPOSED] JUDGMENT AND
15	Plaintiff,	DISMISSAL OF CLAIMS
16	V.	*as modified by the Court*
17	AXUS STATIONERY (SHANGHAI) LTD., et al.,	Judge: Hon. Yvonne Gonzalez Rogers Courtroom: 1, Fourth Floor
18	Defendants.	Courticonii. 1, 1 ourui 1 ioor
19	Defendants.	
20	ROBERTA TRADING CORPORATION,	
21	Counterclaimant,	
22	V.	
23	PRODUCTS AND VENTURES INTERNATIONAL and CARLOS	
24	FAIRBANKS,	
25	Counterclaim Defendants.	
26	Counterclaim Detendants.	
27		
28		
		[PROP] JUDGMENT AND DISMISSAL OF CLAIMS CASE NO. 3:16 CV 00669 YGR

CASE NO. 3:16-CV-00669-YGR

1	Plaintiff Products and Ventures International ("PVI") brought claims for relief for (1)	
2	breach of contract, (2) breach of the implied covenant of good faith and fair dealing, (3)	
3	intentional interference with contract, (4) intentional interference with prospective economic	
4	advantage, (5) trade secret misappropriation, (6) fraudulent transfer, and (7) civil conspiracy	
5	against defendants Axus Stationery (Shanghai) Ltd., Shanghai Marco Stationery Co. Ltd.,	
6	Shanghai Laikesheng Pen Material Co. Ltd., Peifeng Xu, Andre Viegas, Roberta Trading	
7	Corporation, and Kenpark Ltd. (collectively, "Defendants"). Counterclaimant Roberta Trading	
8	Corporation brought counterclaims against Counterclaim Defendants PVI and Carlos Fairbanks	
9	for (1) breach of contract, (2) breach of the implied covenant of good faith and fair dealing, and	
10	(3) intentional interference with contract.	
11	On July 25, 2018, the Court issued its Order Granting Motion to Enter Judgment Pursuant	
12	to Settlement (ECF No. 261). That order is hereby incorporated by reference as if set forth fully	
13	herein.	
14	The Court NOW ENTERS JUDGMENT AS FOLLOWS:	
15	1. Defendants will pay PVI \$4.4 million (USD) immediately. Defendants are jointly	
16	and severally liable for paying this amount.	
17	2. All claims and counterclaims in this action are hereby dismissed with prejudice.	
18	3. All claims arising out of or relating to the facts giving rise to the claims and	
19	counterclaims in this action are hereby released.	
20	4. Each party shall bear their own costs, attorney's fees, and other expenses.	
21	5. The Court retains jurisdiction over the parties to enforce the terms of this	
22	judgment.	
23	6. The parties are referred to Magistrate Judge Laurel Beeler for assistance in	
24	enforcing the judgment.	
25		
26	Dated: August 7, 2018	

United States District Judge

27

28