

11/26-10/  
11/27UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

----- X

FRAGRANCENET.COM, INC., :  
Plaintiff, : CV 06 2225 (JFB) (AKT)  
-v- :  
FRAGRANCEX.COM, INC. and JOHN DOES 1-20, :  
Defendants. : **DEFENDANT'S REQUEST TO**  
: **PLAINTIFF FOR**  
: **PRODUCTION OF**  
: **DOCUMENTS**

----- X

Defendant, by its counsel, Moses & Singer LLP, hereby demands that plaintiff produce for inspection and copying all documents described below not later than July 20, 2007 at the offices of defendant's counsel.

**DEFINITIONS**

The definitions set forth in Rule 26.3 of the Local Civil Rules for the Southern and Eastern Districts of New York are incorporated herein by reference.

1. "Defendant" refers to defendant FragranceX.Com, Inc.
2. "Document" is defined in accordance with Rule 26.3 of the Local Rules for the Southern and Eastern Districts of New York, and it is noted that this definition includes documents in electronic form. For documents in electronic form, defendant requests all such documents be produced in their native file format.
3. "Registered Photographs" means the photographs in which copyright was registered in Certificates of Registration VA 1-340-782, VA 1-340 783, and VA 1-340-784.
4. "Website" means plaintiff's website.

**INSTRUCTIONS**

5. If any document is claimed to be privileged, plaintiff is requested to provide all the information required to be provided upon the making of such a claim under Rule 26.2 of the Local Rules for the Southern and Eastern Districts of New York.

6. Plaintiff must amend or supplement all responses in accordance with the Federal Rules of Civil Procedure.

7. All document requests are unlimited in time unless otherwise specified.

8. If discovery is bifurcated between damages and liability, the document requests or parts of document requests labeled “**DAMAGES**” need not be answered until and unless discovery proceeds to the damages phase.

**DOCUMENTS REQUESTED**

All documents concerning any of the following subjects or constituting any of the following documents:

1. Photographs, drawings or other images of products shown on the Website other than the Registered Photographs.
2. The Registered Photographs.
3. Defendant’s alleged copies of the Registered Photographs.
4. The making of the Registered Photographs, including without limitation:
  - a. the decision to have each of the photographs made,
  - b. the identity of all individuals who participated in any way in the making of the photographs,
  - c. the selection or arrangement of the matter to be photographed, the selection or implementation of the background, lighting, or use of shadow

or angle, or any other elements of creative authorship claimed by plaintiff concerning the Registered Photographs,

- d. communications concerning the making of the Registered Photographs,
- e. the expense of making the Registered Photographs, and
- f. the employment of all individuals who participated in any way in the making of the Registered Photographs, including without limitation any contract or agreement with those individuals, records of meetings with those individuals and payments made for the making of the Registered Photographs.

5. The registration of claims to copyright in the Registered Photographs, including the decisions to register such a claim in each of the Registered Photographs.

6. **DAMAGES** Plaintiff's sales of each product sold by plaintiff since the creation of the Website offered for sale by plaintiff on or through the Website.

7. Communications with any person or entity concerning the making, display or other use of any of the Registered Photographs, whether to seek or receive permission to do so, or in the nature of a claim for infringement of copyright, trademark or other rights, or otherwise, including without limitation:

- a. Communications with any manufacturer or distributor of any product depicted by plaintiff on the Website concerning any photographs, drawings or other images depicting any such product, including without limitation any discussion of copyright issues or of the granting or refusing of permission to make or display photographs, drawings or other images of the products.

b. Claims made against plaintiff for copyright or trademark infringement, trade dress infringement, passing off, false advertising or any other claims in the nature of unfair competition or based upon the unconsented use of any intellectual property in connection with any photographs, drawings or other images depicting any product on the Website, including without limitation lawsuits, claim letters, or claims made orally or by any other means.

8. **DAMAGES** All revenue generated as a result of the use of the Registered Photographs on the Website, as alleged in paragraph 1 of the Second Amended Complaint.

9. The providing of copies of any of the Registered Photographs by defendant to other parties, as alleged in paragraph 2 of the Second Amended Complaint.

10. The efforts and expenditures alleged in paragraph 11 of the Second Amended Complaint, and the time, effort and money referred to in paragraph 12 of the Second Amended Complaint..

11. The market share or other indicia of success of plaintiff's on-line perfume store, as alleged in paragraph 11 of the Second Amended Complaint.

12. The ownership of copyright in the Registered Photographs, as alleged in paragraph 16 of the Second Amended Complaint.

13. The discovery by plaintiff of defendant's copying of any of the Registered Photographs, as alleged in paragraph 17 of the Second Amended Complaint.

14. Defendant's copying of any of the Registered Photographs, as alleged in paragraph 17 of the Second Amended Complaint.

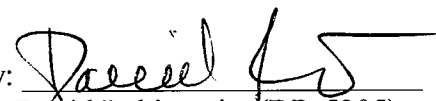
15. The communications between plaintiff and defendant alleged in paragraphs 18-20 of the Second Amended Complaint.

16. The violation of plaintiff's rights under 17 U.S.C. §104(a), as alleged in paragraph 23 of the Second Amended Complaint.

17. **DAMAGES** The harm, damage, injury and continuing damage to plaintiff as alleged in paragraphs 26 and 27 of the Second Amended Complaint, including without limitation diminution of or loss of sales.

Dated: June 18, 2007  
New York, New York

MOSES & SINGER LLP  
Counsel for Defendant FragranceX.com,  
Inc.

By:   
David Rabinowitz (DR-5205)  
Joy Fallek (JF-7585)  
405 Lexington Avenue  
New York, NY 10174-1299  
P: (212) 554-7800  
F: (212) 554-7700

To: PAUL, HASTINGS,  
JANOFSKY & WALKER LLP  
Robert L. Sherman, Esq.  
75 East 55th Street  
New York, New York 10022  
(212) 318-6000  
Attorneys for Plaintiff