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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON			
9	AT SI	EATTLE		
10	THE POKÉMON COMPANY INTERNATIONAL, INC.,	No. 2:15-cv-00866 TSZ		
11	Plaintiff,	FINAL JUDGMENT AND I		
12	V.	INJUNCTION AGAINST D JON SAHAGIAN	EFENDANT	
13	JON SAHAGIAN; DOES 1-5,			
14	Defendants.			
15				
16 17	IT IS HEREBY ORDERED, ADJUDG	ED, AND DECREED that:		
18		D CONCLUSIONS		
19	1. This is an action for copyright in	fringement and contributory c	opyright	
20	infringement under the Copyright Act, 17 U.S.C	C. § 101 <i>et seq.</i> , and violations	of provisions of	
21	the Digital Millennium Copyright Act prohibiti	ng the provision and distribution	on of false	
22	copyright management information. In the Com	plaint, Plaintiff The Pokémon	Company	
23	International, Inc. ("TPCi") sought, among othe	er relief, injunctive relief under	17 U.S.C. § 502.	
24	2. The Court has original subject m	natter jurisdiction over this acti	on under 28 U.S.C.	
25	§§ 1331 and 1338. Venue is proper in this Cour	t under 28 U.S.C. § 1391(b).		
26	3. The Complaint alleges, in part, t	hat Defendant Jon Sahagian ("	Defendant" or	
27	"Sahagian"), the owner and operator of the website located at www.pokebeach.com (the			
	FINAL JUDGMENT AND PERMANENT INJUNCTIO (CASE NO. 2:15-cv-00866 TSZ) - 1	N	<b>focal</b> PLLC 800 Fifth Ave., Ste. 4100 Seattle, WA 98104 206.260.3966	

1	PokéBeach Site"), copied, reproduced, displayed and distributed TPCi's copyrighted Pokémon				
2	works without authorization on the PokéBeach Site and in connection with online Pokémon				
3	games, thereby infringing TPCi's copyrighted works.				
4			FINAL JUDGMENT		
5	Based of	on the s	stipulation of the parties, judgment is entered in favor of	TPCi and against	
6	Sahagian.				
7			INJUNCTION		
8	1.	For the	e purposes of this Permanent Injunction, the following de	finitions apply:	
9		(a)	"Copyrighted Work" shall mean any work, or portion th	ereof, whether	
10			now in existence or later created, in which TPCi, or a pa	arent, subsidiary or	
11			affiliate of TPCi owns or controls a valid and subsisting	exclusive right	
12			under the Copyright Act, 17 U.S.C. § 101 et seq. "Copy	righted Work"	
13			shall include but not be limited to any Pokémon Trading	g Card Game card.	
14		(b)	"Infringing Work" shall mean any unauthorized scan, co	opy, reproduction,	
15			counterfeit, derivative work or other colorable imitation	of the	
16			Copyrighted Works or any part thereof, including but no	ot limited to	
17			TPCi's Pokémon Trading Card Game cards.		
18		(c)	"Infringing Game" shall mean any game incorporating	an Infringing	
19			Work, including, but not limited to, the online game cur	rently titled "TCG	
20			One" and the online game currently titled "Pokémon Sh	owdown"	
21			currently available on the PokéBeach Site. "Infringing G	Game" shall	
22			include any variations of these games regardless of the	title given to the	
23			games.		
24		(d)	"Days" means calendar days, unless otherwise specified	l.	
25	2.	Sahagi	an and his agents, servants, employees, assigns, and all t	hose in active	
26	concert or participation with any of them ("Enjoined Parties"), who receive actual notice of this				
27	(CASE NO. 2:15-cv-00866 ISZ) - 2 Seattle, WA 98104			NJOINED as	
				800 Fifth Ave., Ste. 4100	

1	follows:	
2	(a)	Effective immediately upon the entry of this Permanent Injunction, the
3		Enjoined Parties are permanently enjoined from infringing the
4		Copyrighted Works, either directly or contributorily, including generally
5		but not limited to, by copying, reproducing, displaying, promoting,
6		marketing, advertising, offering for sale or otherwise disposing of or
7		distributing any Infringing Work or the Infringing Games.
8	(b)	Effective immediately upon entry of this Permanent Injunction, Sahagian
9		shall cease any and all distribution, marketing, advertising, or other
10		promotional activity with respect to any Infringing Game.
11	(c)	Effective immediately upon the entry of this Permanent Injunction, the
12		Enjoined Parties are permanently enjoined from inducing, aiding, abetting,
13		contributing to, or otherwise assisting anyone in infringing upon any
14		Copyrighted Work.
15	(d)	Within five (5) days of the entry of this Permanent Injunction, Sahagian
16		shall provide to TPCi the names, addresses, email addresses, and other
17		contact information in his possession or control for all persons and/or
18		entities involved with the creation, development, marketing, advertising,
19		hosting, or distribution of TCG One.
20	(e)	Within seven (7) days of the entry of this Permanent Injunction, Sahagian
21		shall: (1) remove all Infringing Works from the PokéBeach Site; and
22		(2) remove from the PokéBeach Site and otherwise disable access to any
23		Infringing Game.
24	(f)	Within fourteen (14) days of the entry of this Permanent Injunction,
25		Sahagian shall delete or destroy each and every copies of an Infringing
26		Work and all copies of and files associated with any Infringing Game in
27		Sahagian's possession or control.
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1	(g) Within fourteen (14) days of the entry of this Permanent Injunction,			
2	Sahagian shall provide an affidavit to TPCi, signed under penalty of			
3	perjury, certifying that he has complied with the removal and destruction			
4	of the Infringing Works and the Infringing Games as ordered herein.			
5	3. If TPCi believes that Sahagian has violated any provision of this Permanent			
6	Injunction, TPCi will provide Sahagian with written notice of the alleged violation and Sahagian			
7	will have three (3) days after receipt of the notice to cure the alleged violation. If the alleged			
8	violation is not cured by the expiration of this 3-day period, TPCi may pursue any and all actions			
9	and relief in connection with the alleged violation.			
10	BINDING EFFECT			
11	IT IS FURTHER ORDERED that this Permanent Injunction shall be binding upon and			
12	inure to the benefit of the parties and all successors, assigns, parent entities, subsidiaries,			
13	officers, directors, members, shareholders, distributors, agents, affiliates, and all other persons			
14	who are in active concert or participation with anyone described herein, who receive actual			
15	notice of this Permanent Injunction by personal service or otherwise.			
16	<b>RETENTION OF JURISDICTION</b>			
17	IT IS FURTHER ORDERED that the Court shall retain jurisdiction of this action for			
18	purposes of construing, modifying, and enforcing this Permanent Injunction.			
19	IT IS SO ORDERED.			
20	DATED this 8th day of September, 2015.			
21				
22	Thomas S Filly			
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24	Thomas S. Zilly United States District Judge			
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ON OF JURISDICTION

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Thomas S. Zilly United States District Judge

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