

EADGEAR, INC., CHARLES
WANG, CATHY ZHANG, and
FRANCIS YUEN,

Appellants,

v.

JERRY BACA and DOREEN
BACA,

Appellees.

IN THE DISTRICT COURT OF APPEAL
FIRST DISTRICT, STATE OF FLORIDA

NOT FINAL UNTIL TIME EXPIRES TO
FILE MOTION FOR REHEARING AND
DISPOSITION THEREOF IF FILED

CASE NO. 1D11-6743

Opinion filed August 15, 2012.

An appeal from the Circuit Court for Okaloosa County.
William F. Stone, Judge.

Patrick K. McCarthy and Robert A. Goodwin, III of Matthews, Jones & Hawkins,
LLP, Destin, for Appellants.

Jerry Baca and Doreen Baca, pro se, for Appellees.

PER CURIAM.

“An injunctive order should never be broader than is necessary to secure the injured party, without injustice to the adversary, relief warranted by the circumstances of the particular case. The order should be adequately

particularized, especially where some activities may be permissible and proper.”
Clark v. Allied Assocs., Inc., 477 So. 2d 656, 657 (Fla. 5th DCA 1985) (citing
Moore v. City Dry Cleaners & Laundry, Inc., 41 So. 2d 865, 871 (Fla. 1949)). See
also Angelino v. Santa Barbara Enters., LLC, 2 So. 3d 1100, 1104 (Fla. 3d DCA
2009) (“Injunctions must be specifically tailored to each case and they must not
infringe upon conduct that does not produce the harm sought to be avoided.”).
Accordingly, paragraphs 12.b.iii. and iv. of the preliminary injunction are stricken.
The preliminary injunction is otherwise affirmed, without prejudice to litigation de
novο of any question of personal jurisdiction.

Affirmed in part, reversed in part.

BENTON, C.J., THOMAS, and SWANSON, JJ., CONCUR.