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2014 DEC 24 PM 3:31
CIRCUIT COURT
FOR MULTNOMAH COUNTY

_ Verified Correct Copy of Original 12/26/2014. _

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4 IN THE CIRCUIT COURT OF THE STATE OF OREGON
5 FOR THE COUNTY OF MULTNOMAH

6 NIKE, INC., an Oregon corporation,
7
8 Plaintiff,
9
10 vs.
11 DENIS DEKOVIC, an individual; MARC
DOLCE, an individual; and MARK MINER,
an individual,
Defendants.

No. 14CV18876

**ORDER ENTERING
STIPULATED
PRELIMINARY
INJUNCTION**

12 On December 11, 2014, the Court entered a Temporary Restraining Order ("TRO")
13 and issued an order to show cause at a hearing to be held on February 11 and 12, 2015 why a
14 Preliminary Injunction should not issue pending final judgment on Nike's claims.
15

16 Due to time constraints and discovery needs of the parties, the parties have stipulated
17 (without waiver of defenses or admissions of fact) to vacating the TRO, entry of a
18 preliminary injunction, and conducting a court trial on plaintiff's injunctive and equitable
19 claims no later than June 2015. The Court finds good cause for this request inasmuch as the
20 parties have acted in good faith, including agreeing to a protective order and a computer
21 forensics protocol, and negotiating to develop an expedited discovery plan.

22 THEREFORE, it is hereby ORDERED that, until July 6, 2014 (ten days after
23 anticipated conclusion of trial on injunctive and equitable claims), or upon further order of
24 this Court:

- 25 1. The February 11 and 12, 2015 hearing is vacated. The parties
26 shall appear before the Court on June 22 through 25, 2015, for a trial on

1 Nike's claims for injunctive and equitable relief against Defendants Denis
2 Dekovic, Marc Dolce, and Mark Miner.

3 2. The requirement of bond is waived.

4 3. The parties are ordered to take all reasonable steps necessary to
5 retain and preserve all evidence, including electronic evidence, related to any
6 issue in this case.

7 4. To the extent that they are not yet satisfied, provisions three,
8 four, and five of the Court's December 11, 2014 Order are hereby
9 incorporated by reference and remain in full force and effect.

10 5. Defendants Denis Dekovic, Marc Dolce, and Mark Miner are
11 enjoined from using and/or disclosing any Nike trade secrets and other
12 confidential and proprietary information.

13 6. Defendants Denis Dekovic, Marc Dolce, and Mark Miner are
14 enjoined from working for, or consulting with adidas or any other company in
15 the sportswear, sports footwear, or sports apparel industry or any other
16 industry in which Nike participates, including any work on the Brooklyn
17 Design Studio and the Moonwalker sportswear project. This prohibition
18 specifically includes issuing any public statements, including via social media
19 or traditional media, in any way referring to any association between
20 themselves and adidas or any other Nike competitor, including any work on
21 the Brooklyn Design Studio and the Moonwalker sportswear project,
22 provided, however, that defendants may publicly comment on this lawsuit.

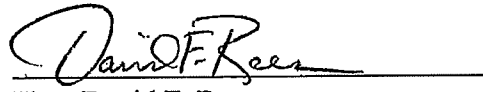
23 7. Defendants Denis Dekovic, Marc Dolce, and Mark Miner are
24 enjoined from directly or indirectly soliciting, diverting, or hiring away Nike
25 employees or Nike sponsored athletes.
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8. This Order is not intended to and does not address the enforceability of, nor alter any of the parties' rights or obligations under, the contracts between Nike, on the one hand, and Denis Dekovic, Marc Dolce, or Mark Miner, on the other hand.

This Order shall remain in full force and effect until otherwise ordered by this Court.

IT IS SO ORDERED this ^{24th}~~23~~rd day of December, 2014.


Hon. David F. Rees
Circuit Court Judge