1 2 3 4 5 6 7 8	United States	CLERK, U.S. DISTRICT COURT APR 6 2018 CENTRAL DISTRICT OF CALI
9		ict of California
10	Bestern	Division
11		1
12	DECKERS OUTDOOR CORPORATION,	CV 15-02812 TJH (PLAx)
13	Plaintiff,	REDACTED
14 15	V.	Berdict
15	ROMEO & JULIETTE, INC., et al.,	AS TO FOREPERSON SIGNATURE
10	Defendants.	
18		
19	We, the jury, unanimously find the	following
20		tono ming.
21	Question 1	
22	Did Plaintiff prove, by a preponderate	nce of the evidence, that Defendant Romeo
23	& Juliette, Inc. infringed Plaintiff's D616,	
24		
25	Yes <u>/ No</u>	
26		
27	If the answer to Question 1 is "yes," g	go to Question 2. If the answer to Question
28		

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1 **Question 2** 2 Did Plaintiff prove, by a preponderance of the evidence, that Defendant Romeo & Juliette, Inc.'s infringement of Plaintiff's D616,189 design patent was willful? 3 4 Yes V No 5 6 7 **Question 3** 8 Did Plaintiff prove, by a preponderance of the evidence, that Defendant Thomas 9 Romeo induced Defendant Romeo & Juliette Inc. to infringe Plaintiff's D616,189 10 design patent? 11 12 Yes No 13 14 15 **Question 4** 16 What, if any, is the reasonable royalty Plaintiff is entitled to recover for 17 Defendant Romeo & Juliette, Inc.'s sale of boots that infringed Plaintiff's D616,189 18 design patent? 19 20 \$ 21 22 23 **Question 5** 24 What amount, if any, of Defendant Romeo & Juliette, Inc.'s profits are 25 attributable to it's sale of boots that infringed Plaintiff's D616,189 design patent? 26 27 \$ 3,104,237 - THREE MILLION and ONE hundred and four thousand and two hundred and thirty seven dallars. Verdict - Page 2 of 4 28

4

1	Question 6	
2	Did Defendants prove, by clear and convincing evidence, that Plaintiff's	
3	D616,189 design patent is invalid as obvious?	
4		
5	Yes No	
6		
7		
8	Question 7	
9	Did Plaintiff prove, by a preponderance of the evidence, that Defendant Romeo	
10	& Juliette, Inc. infringed Plaintiff's D599,999 design patent?	
11		
12	Yes <u>No</u>	
13		
14	If the answer to Question 7 is "yes," go to Question 8. If the answer to Question	
15	7 is "no," answer no further questions and the foreperson shall date and sign this	
16	verdict.	
17		
18		
19	Question 8	
20	Did Plaintiff prove, by a preponderance of the evidence, that Defendant Romeo	
21	& Juliette, Inc.'s infringement of Plaintiff's D599,999 design patent was willful?	
22		
23	Yes <u>V</u> No	
24		
25		
26		
27		
28		

1	Question 9
2	Did Plaintiff prove, by a preponderance of the evidence, that Defendant Thomas
3	Romeo induced Defendant Romeo & Juliette, Inc. to infringe Plaintiff's D599,999
4	design patent?
5	
6	Yes <u>No</u> No
7	
8	
9	Question 10
10	What, if any, is the reasonable royalty Plaintiff is entitled to recover for
11	Defendant Romeo & Juliette, Inc.'s sale of boots that infringed Plaintiff's D599,999
12	design patent?
13	$\int d\theta$
14	\$
15	
16	
17	Question 11
18	What amount, if any, of Defendant Romeo & Juliette, Inc.'s profits are
19	attributable to it's sale of boots that infringed Plaintiff's D599,999 design patent?
20	0,111/1,00
21	Two Million and ONE hundred and forty SIX thousand al Ste hundred and forty SIX thousand al Ste hundred and one dollar And ZEED CENTS.
22	[WO MITTION and DNE HUNDRED and BORTY SIX THOUSAND at
23	SEX NONDRER CAN ONE dollar AND ZEED CENTS.
24	
25	Date: $\frac{4/6}{18}$ /s
26	l Jury Foreperson
27	
28	

Verdict - Page 4 of 4