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**United States District Court  
Central District of California  
Western Division**

DECKERS OUTDOOR CORPORATION,

Plaintiff,

v.

ROMEO & JULIETTE, INC., *et al.*,

Defendants.

CV 15-02812 TJH (PLAx)

**REDACTED**

**Verdict**

**AS TO FOREPERSON SIGNATURE**

We, the jury, unanimously find the following:

**Question 1**

Did Plaintiff prove, by a preponderance of the evidence, that Defendant Romeo & Juliette, Inc. infringed Plaintiff's D616,189 design patent?

Yes  No

If the answer to Question 1 is "yes," go to Question 2. If the answer to Question 1 is "no," go to Question 7.

1 **Question 2**

2 Did Plaintiff prove, by a preponderance of the evidence, that Defendant Romeo  
3 & Juliette, Inc.'s infringement of Plaintiff's D616,189 design patent was willful?

4  
5 Yes  No

6  
7  
8 **Question 3**

9 Did Plaintiff prove, by a preponderance of the evidence, that Defendant Thomas  
10 Romeo induced Defendant Romeo & Juliette Inc. to infringe Plaintiff's D616,189  
11 design patent?

12  
13 Yes  No

14  
15  
16 **Question 4**

17 What, if any, is the reasonable royalty Plaintiff is entitled to recover for  
18 Defendant Romeo & Juliette, Inc.'s sale of boots that infringed Plaintiff's D616,189  
19 design patent?

20  
21 \$ 0<sup>00</sup>

22  
23  
24 **Question 5**

25 What amount, if any, of Defendant Romeo & Juliette, Inc.'s profits are  
26 attributable to it's sale of boots that infringed Plaintiff's D616,189 design patent?

27  
28 \$ 3,104,237<sup>00</sup>

THREE million and one hundred and four thousand  
and two hundred and thirty seven dollars.  
and ZERO CENTS. Verdict - Page 2 of 4

**Question 6**

Did Defendants prove, by clear and convincing evidence, that Plaintiff's D616,189 design patent is invalid as obvious?

Yes \_\_\_\_\_ No

**Question 7**

Did Plaintiff prove, by a preponderance of the evidence, that Defendant Romeo & Juliette, Inc. infringed Plaintiff's D599,999 design patent?

Yes  No \_\_\_\_\_

If the answer to Question 7 is "yes," go to Question 8. If the answer to Question 7 is "no," answer no further questions and the foreperson shall date and sign this verdict.

**Question 8**

Did Plaintiff prove, by a preponderance of the evidence, that Defendant Romeo & Juliette, Inc.'s infringement of Plaintiff's D599,999 design patent was willful?

Yes  No \_\_\_\_\_

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**Question 9**

Did Plaintiff prove, by a preponderance of the evidence, that Defendant Thomas Romeo induced Defendant Romeo & Juliette, Inc. to infringe Plaintiff's D599,999 design patent?

Yes ✓ No         

**Question 10**

What, if any, is the reasonable royalty Plaintiff is entitled to recover for Defendant Romeo & Juliette, Inc.'s sale of boots that infringed Plaintiff's D599,999 design patent?

\$ 0<sup>00</sup>

**Question 11**

What amount, if any, of Defendant Romeo & Juliette, Inc.'s profits are attributable to its sale of boots that infringed Plaintiff's D599,999 design patent?

\$ 2,146,601<sup>00</sup>  
Two million and ONE hundred and forty six thousand and ~~50~~ hundred and ONE dollar and ZERO cents.

Date: 4/6/18

          
Jury Foreperson