1 2 3 4 5 6 7 8 9 10 11 12 13 14	Ronald A. Valenzuela (State Bar No. 210025) rvalenzuela@lathropgage.com LATHROP GAGE LLP 1888 Century Park East, Suite 1000 Los Angeles, CA 90067 Tel: (310) 789-4600 Fax: (310) 789-4601 R. Cameron Garrison (admitted pro hac vice) cgarrison@lathropgage.com Travis W. McCallon (admitted pro hac vice) tmccallon@lathropgage.com Luke M. Meriwether (admitted pro hac vice) lmeriwether@lathropgage.com Eric D. Sidler (admitted pro hac vice) esidler@lathropage.com LATHROP GAGE LLP 2345 Grand Boulevard, Suite 2200 Kansas City, MO 64108 Tel: (816) 292-2000 Fax: (816) 292-2001 Attorneys for Defendant MUNCHKIN, INC.	
15 16	UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA	
17 18 19 20 21 22 23 24 25 26 27	EDGEWELL PERSONAL CARE BRANDS, LLC, and INTERNATIONAL REFILLS COMPANY, LTD., Plaintiffs, vs. MUNCHKIN, INC., Defendant.	Case No. 2:18-cv-03005-PSG-JPH Hon. Philip S. Gutierrez [PROPOSED] FINAL JUDGMENT
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[PROPOSED] FINAL JUDGMENT

1	MUNCHKIN, INC.
2	Counter-Plaintiff,
3	VS.
4	EDCEWELL DEDCONAL CADE DD ANDS
5	EDGEWELL PERSONAL CARE BRANDS, LLC and INTERNATIONAL REFILLS
6	COMPANY, LTD.,
7	Counter-Defendants.
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[PROPOSED] FINAL JUDGMENT

The Court, having granted Defendant Munchkin, Inc.'s Motion for Summary		
Judgment as it relates to noninfringement of U.S. Patent Nos. 6,974,029 and		
8,899,420 (collectively, the "Asserted Patents"), and having denied the remainder		
of Munchkin's Motion for Summary Judgment and all other pending dispositive		
and Daubert motions as moot (see Dkt. No. 392), hereby enters FINAL		
JUDGMENT of noninfringement in favor of Munchkin and against Plaintiffs		
Edgewell Personal Care Brands, LLC and International Refills Company, Ltd., on		
all of Plaintiffs' asserted claims of infringement of the Asserted Patents and		
Defendant's counterclaims of noninfringement of the Asserted Patents.		
It is further ORDERED, ADJUDGED, and DECREED that Munchkin'		
remaining counterclaims for invalidity of the Asserted Patents are hereby dismissed		
without prejudice.		
Munchkin reserves its right to seek, within fourteen days after the entry of		
this Final Judgment, an award of its taxable costs pursuant to Fed. R. Civ. P.		
54(d)(1) and C.D. Cal. L.R. 54-2 and 54-3, and an award of its attorney's fees and		
nontaxable expenses pursuant to 35 U.S.C. § 285, Fed. R. Civ. P. 54(d)(2), and C.D.		
Cal. L.R. 54-7 and 54-8.		
IT IS SO ORDERED.		
Dated: PHILLIP S. GUTIERREZ, U.S. District Judge		
THEEH S. GOTHERCEZ, C.S. Bismer vauge		
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[PROPOSED] FINAL JUDGMENT

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