MICHAEL J. McCUE (Nevada Bar No. 6055) 1 LEWIS AND ROCA LLP 3993 Howard Hughes Parkway, Suite 600 Las Vegas, Nevada 89169 3 (702) 949-8200 tel (702) 949-8398 fax 4 JENNIFER K. CRAFT (Nevada Bar No. 8038) 5 GORDON SILVER 3980 Howard Hughes Parkway, Suite 900 Las Vegas, Nevada 89169 (702) 796-5555 tel 7 (702) 369-2666 fax 8 Attorneys for Plaintiff 9 10 UNITED STATES DISTRICT COURT 11 DISTRICT OF NEVADA 12 MINE O'MINE, INC., a Nevada corporation, Case No. 2:10-cv-00043-KJD-PAL 13 Plaintiff, 14 ORDER ENTERING FINAL JUDGMENT v. 15 MICHAEL D. CALMESE, an individual; 16 TRUE FAN LOGO, INC., a business of unknown origin; 17 Defendants. 18 Presently before the Court is Plaintiff's Motion For Judgment Under Fed. R. Civ. P. 19 54(B) And Conditional Motion For Dismissal Of Remaining Claims. On July 12, 2011, the 20 Court entered summary judgment in favor of Plaintiff Mine O'Mine, Inc. ("MOM") on: (1) its 21 claims for trademark infringement (Claim I) and unfair competition (Claims II and V); and (2) 22 Defendant Michael Calmese's and True Fan Logo, Inc.'s counterclaims for trademark 23 infringement, unfair competition and defamation. (Docket #66). In addition, the Court entered 24

27 trademark dilution (Count V). (Docket #1).

summary judgment in favor of Defendants on MOM's right of publicity claim (Count VI).

(Docket #66) The sole remaining claims are MOM's claims for cybersquatting (Count IV) and

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Finding that there is no just reason for delaying entry of final judgment on the claims

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decided on summary judgment, the Court hereby grants Plaintiff's motion and orders as follows:

- A, Judgment shall be entered in favor of MOM and against Defendants Michael Calmese and True Fan Logo, Inc. on MOM's claims for trademark infringement (Count I) and unfair competition (Count II and IV) and on all of the Defendants' counterclaims.
- B. Judgment shall be entered in favor of Defendants on MOM's claim for violation of the right of publicity (Count VI).
- C. Based on MOM's prevailing on its claims for trademark infringement and unfair competition, the Court hereby permanently enjoins Defendants and their respective officers, agents, servants, employees and/or all persons acting in concert or participation with them from using the SHAQTUS mark, <shaqtus.com> domain name, <shaqtus.net> domain name, and any other marks or domain names confusingly similar to any of the SHAQ Marks, as defined in the Complaint, alone or in combination with any other letters, words, letter strings, phrases or designs, in commerce or in connection with any goods or services. The Court further orders that the current domain name registrar or registry transfer the <shaqtus.net> domain name registration to MOM.
- D. The Court hereby dismisses MOM's claims for cybersquatting (Count IV) and trademark dilution (Count V) and its request for monetary relief on all claims.

IT IS SO ORDERED.

Kent J. Dawson

United States District Judge

Dated this 21day of October, 2011

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