

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

LAS VEGAS SANDS CORP., a Nevada corporation,

Plaintiff,

v.

XIAN SHENG CHEN, SHA'SHA JIN, JIE LUO, MENG LUI, BINGJIAN WANG, XIAO YANG XIANG, TIANXIA ZHANG; AND THE UNKNOWN REGISTRANTS OF: 11BB8331.COM, 11CC8331.COM, 11DD8331.COM, 11EE8331.COM, 8332.COM, 10050451.COM, 10050452.COM, 1005NET-11UFTRTYRSXCUIJUYDFGZC.COM, VOQGFKISH.COM, 10050453.COM, 10050454.COM, 1005CM-13SADFADSSDXCFVADSFASDFASDCAC.COM, 10050455.COM, 1005VIP-13QWERFSXHGGKBJLOIBJHGDCDASZRS.COM, 10050456.COM, 1005CM-1SADFADSSDXCFVADSFASDFASDCAC.COM, 10050457.COM, 1005AM-11QAZXSWEDCVFRTGBNHUJMKIOLPP.COM, 10050458.COM, 1005VIP-14QWERFSXHGGKBJLOIBJHGDCDASZRS.COM, 10050459.COM, 1005J.COM, 5009SS.COM, JSC6688.COM,

Defendants.

Case No. 2:20-cv-00472-JCM-VCF





**FINAL JUDGMENT BY
DEFAULT AND PERMANENT
INJUNCTION**

The Clerk of the Court having entered the default of Defendants Xian Cheng Chen, Sha'sha Jin, Jie Luo, Meng Lui, Bingjian Wang, Xiao Yang Xiang, Tianxia Zhang, and unknown registrants of 11bb8331.com, 11cc8331.com, 11dd8331.com, 11ee8331.com, 8332.com, 10050451.com, 10050452.com, 1005net-11uftrtyrsxcuijuydfgzc.com, Voqgfkish.com, 10050453.com, 10050454.com, 1005cm-13sadfadssdxcfvadsfasdfasd cac.com, 10050455.com, 1005vip-13qwerfsxhggkbjloibjhgdcdaszrs.com, 10050456.com, 1005cm-1sadfadssdxcfvadsfasdfasdcac.com, 10050457.com, 1005am-11qazxswedcvfrt gbnhyujmkiolpp.com, 10050458.com, 1005vip-14qwerfsxhggkbjloibjhgdcdaszrs.com, 10050459.com, 1005j.com, 5009ss.com, and Jsc6688.com (collectively, the "Defendants"), Plaintiff Las Vegas Sands Corp. ("Plaintiff" or "Las Vegas Sands") having moved the Court for entry of a final judgment by default against Defendants, and the Court having considered

1 Plaintiff's motion, the accompanying memorandum of points and authorities, the papers and
 2 pleadings on file in this case, and for good cause shown, the Court hereby **FINDS** as follows:

3 1. Plaintiff Las Vegas Sands has alleged meritorious claims for trademark
 4 counterfeiting, trademark infringement claims, and common law trademark and unfair
 5 competition claims.

6 2. Las Vegas Sands is the owner of common law and registered trademark
 7 rights in the SANDS mark, "Jinsha" mark, the VENETIAN mark, and the wing lion design
 8 mark. In addition, , Las Vegas Sands owns U.S. trademark registrations for these marks.
 9 These trademark registrations include, among others, the following:

Mark	U.S. Reg. No.	First Use	Goods and Services
	1,209,102	1/1/1952	"Entertainment services-namely, providing stage show, gambling and casino services"
SANDS	3,734,615	12/31/1952	"[P]roviding casino and gaming services; providing casino and gambling facilities"
	3,838,397	11/30/1996	"Casino services..."
SANDS	3,850,500	11/30/1996	"Casino services..."
VENETIAN	2,507,363	5/4/1999	"Casino and gaming services..."
THE VENETIAN	2,507,362	5/4/1999	"Casino and gaming..."
	2,352,445	6/19/1999	"Casino and gaming services..."
	2,655,917	5/04/1999	"Casino and gaming services..."

26 All of the aforementioned marks are collectively referred to herein as the "SANDS Marks."

27 ///

28 ///

1 3. Las Vegas Sands will suffer irreparable injury to its valuable trademarks and
2 associated goodwill if the Defendants are not enjoined because an injunction appears to be the
3 only effective remedy and absent an injunction, Defendants will likely continue to use the
4 SANDS Marks and continue to cause reputational damage to Las Vegas Sands;

5 4. As a direct and proximate result of Defendants’ conduct, Plaintiff has
6 suffered, and will continue to suffer, monetary loss and irreparable injury to its business,
7 reputation, and goodwill.

8 5. The balance of hardships favors Plaintiff.

9 6. Entry of a permanent injunction is in the public interest.

10 **NOW THEREFORE**, it is **ORDERED, ADJUDGED, AND DECREED** that
11 Plaintiff shall take judgment against Defendants, and further that:

12 A. Pursuant to 15 U.S.C. § 1117(a)-(c), Defendants are ordered to pay to
13 Plaintiff statutory damages in the amount of \$2,000,000;

14 B. Pursuant to 15 U.S.C. § 1116, Defendants and their respective officers,
15 agents, servants, employees, attorneys, and all persons, corporations, business entities, and
16 other associations of persons who are in active concert or participation with Defendants (the
17 “Restrained Parties”), are hereby permanently enjoined and restrained from:

18 1. Using the SANDS Marks or the any confusingly similar variations thereof,
19 alone or in combination with any other letters, words, letter string, phrases or designs in
20 commerce, including, without limitation, on any website, in any domain name, in any social
21 network user name, in any hidden website text, or in any website metatag; and

22 2. Engaging in false or misleading advertising or commercial activities likely
23 to deceive consumers into believing that any Defendant is the Plaintiff or that any Defendant’s
24 services are associated or affiliated with, connected to, approved or sponsored by the Plaintiff;

25 ///
26 ///
27 ///
28 ///

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

IT IS HEREBY FURTHER ORDERED THAT:

A. GoDaddy.com, Inc. (the domain name registrar for the domains associated with the websites) and VeriSign, Inc. (the .com domain name registry) are hereby ordered to immediately remove or disable the domain name server information for the domains attached here as Exhibit A.

IT IS SO ORDERED:


UNITED STATES DISTRICT JUDGE

DATED: June 14, 2021

1 **EXHIBIT A – DOMAINS TO DISABLE**

2 UNITED STATES DISTRICT COURT
3 DISTRICT OF NEVADA
4 CASE NO. 2:20-CV-00472-JCM-VCF

5 *LAS VEGAS SANDS CORP. V. XIAN SHENG CHEN, ET AL.*

6

Infringing Domain	Registrant Email
w778800.com	29883176@qq.com
w778811.com	29883176@qq.com
w778822.com	29883176@qq.com
w778833.com	29883176@qq.com
w778844.com	29883176@qq.com
w778855.com	29883176@qq.com
w778866.com	29883176@qq.com
w778877.com	29883176@qq.com
tz.amjs78332.com	js2979ha@gmail.com
11aa8331.com	baoma5350@gmail.com
11bb8331.com	11bb8331.com@domainsbyproxy.com
11cc8331.com	11cc8331.com@domainsbyproxy.com
11dd8331.com	11dd8331.com@domainsbyproxy.com
11ee8331.com	11ee8331.com@domainsbyproxy.com
8332.com	8332.com@domainsbyproxy.com
jj8js.com	js2018825@gmail.com
jj8.com	978888118@qq.com
3616a.com	xxy930808@gmail.com
3616b.com	xxy930808@gmail.com
3616c.com	xxy930808@gmail.com
3616d.com	xxy930808@gmail.com
3616e.com	xxy930808@gmail.com
3616f.com	xxy930808@gmail.com
3616g.com	xxy930808@gmail.com
3616h.com	xxy930808@gmail.com
3616j.com	xxy930808@gmail.com
3616k.com	xxy930808@gmail.com
3616l.com	xxy930808@gmail.com
3616n.com	xxy930808@gmail.com

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Infringing Domain	Registrant Email
3616o.com	xy930808@gmail.com
3616p.com	xy930808@gmail.com
3616q.com	xy930808@gmail.com
3616r.com	xy930808@gmail.com
3616s.com	xy930808@gmail.com
3616t.com	xy930808@gmail.com
3616u.com	xy930808@gmail.com
3616v.com	xy930808@gmail.com
3616x.com	xy930808@gmail.com
3616y.com	xy930808@gmail.com
3616z.com	xy930808@gmail.com
9998900.com	xy930808@gmail.com
616201.com	xiaohuining@outlook.com
1764.com	xiaohuining@outlook.com
10050451.com	10050451.com@domainsbyproxy.com
10050452.com	10050452.com@domainsbyproxy.com
1005net-11uftrtyrsxcujydfgzc voqgfkish.com	1005net-11uftrtyrsxcujydfgzcvoqgfkish.com@domainsbyproxy.com
10050453.com	10050453.com@domainsbyproxy.com
1005cm-13sadfadsdxczfvadsfasdfasdcac.com	1005cm-13sadfadsdxczfvadsfasdfasdcac.com@domainsbyproxy.com
10050454.com	10050454.com@domainsbyproxy.com
10050455.com	10050455.com@domainsbyproxy.com
1005vip-13qwerfsxhggkbjloibjhgdcdaszrs.com	1005vip-13qwerfsxhggkbjloibjhgdcdaszrs.com@domainsbyproxy.com
10050456.com	10050456.com@domainsbyproxy.com
1005cm-1sadfadsdxczfvadsfasdfasdcac.com	1005cm-1sadfadsdxczfvadsfasdfasdcac.com@domainsbyproxy.com
10050457.com	10050457.com@domainsbyproxy.com
1005am-11qazxswedcvfrtgbnhyujmkiolpp.com	1005am-11qazxswedcvfrtgbnhyujmkiolpp.com@domainsbyproxy.com
10050458.com	10050458.com@domainsbyproxy.com

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Infringing Domain	Registrant Email
1005vip- 14qwerfsxhggkbjloibjhgdcdaszrs.com	1005vip- 14qwerfsxhggkbjloibjhgdcdaszrs.com@domainsbyproxy.com
10050459.com	10050459.com@domainsbyproxy.com
1005j.com	1005j.com@domainsbyproxy.com
5009ss.com	5009ss.com@domainsbyproxy.com
jsc6688.com	jsc6688.com@domainsbyproxy.com