1 2 3 4 5 6 7	GARY OWEN CARIS (SBN 088918) E-mail: gcaris@mckennalong.com LESLEY ANNE HAWES (SBN 117101) E-mail: lhawes@mckennalong.com MCKENNA LONG & ALDRIDGE LLP 300 South Grand Avenue, 14th Floor Los Angeles, CA 90071-3124 Telephone: (213) 688-1000 Facsimile: (213) 243-6330  ANGELA E. FONES (SBN 245204) E-mail: afones@mckennalong.com MCKENNA LONG & ALDRIDGE LLP 101 California Street, 41st Floor	
8	San Francisco, CA 94111 Telephone: (415) 267-4000 Facsimile: (415) 267-4198	
10 11	Attorneys for Plaintiff ROBB EVANS & ASSOCIATES LLC as Receiver for AOB COMMERCE, INC., et	
12	UNITED STATES DI	STRICT COURT
13	CENTRAL DISTRICT OF CALIFO	ORNIA, WESTERN DIVISION
14		
15	ROBB EVANS & ASSOCIATES LLC as Receiver for AOB COMMERCE, INC.,	CASE NO. CV10-01856 CAS (JCx)
16	AOB ASIA FUND I, LLC, AOB	JUDGMENT AGAINST
17	MANAGEMENT, INC., AOB MEDIA, INC., AOB TRANSPORTATION, INC., AOB VACATIONS, INC., and Their	DEFENDANT MATTHEW HSIEN HSIU TSAI, also known
18	Subsidiaries and Affiliates,	as MATTHEW HSIEN-HSIU TSAI, also known as HSIEN-
19	Plaintiff,	HSIANG TSAI, also known as HSIEN HSIANG TSAI, also
20	V.	known as HSIEN-HSIAN TSAI, also known as HSIEN HSIAN
21	DAVID FAN, et al.,	TSAI, also known as HSIEN HSIU TSAI, also known as
22	Defendants.	HSIEN TSAI, also known as MATHEW TSAI
23		WALLEY TOAL
24		[F.R.C.P., Rule 56]
25		,
26		DATE: September 19, 2011 TIME: 10:00 a.m. PLACE: Courtroom 5
27		I LITCL. Courtiooni 3
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MCKENNA LONG & ALDRIDGE LLP ATTORNEYS AT LAW LOS ANGELES	[PROPOSED] JUDGMENT AGAINST DEFENDANT	

1	By submission of the attorneys of record for Plaintiff Robb Evans &
2	Associates LLC ("Plaintiff"), as Receiver for AOB Commerce, Inc., AOB Asia
3	Fund I, LLC, AOB Management, Inc., AOB Media Inc., AOB Transportation, Inc.,
4	AOB Vacations, Inc., and their subsidiaries and affiliates, Plaintiff's Motion for
5	Summary Judgment Against Defendant Matthew Hsien Hsiu Tsai aka Matthew
6	Hsien-Hsiu Tsai, aka Hsien-Hsiang Tsai, aka Hsien Hsiang Tsai, aka Hsien-Hsian
7	Tsai, aka Hsien Hsian Tsai, aka Hsien Hsiu Tsai, aka Hsien Tsai, aka Mathew Tsai
8	("Motion") came on regularly for hearing on September 19, 2011 at 10:00 a.m.
9	before the Honorable Christina A. Snyder, United States District Judge presiding in
10	Courtroom 5 of the above-referenced Court. Gary Owen Caris of McKenna Long
11	& Aldridge LLP appeared on behalf of the Plaintiff and other appearances, if any
12	were noted on the record. The Court having read and considered all papers filed in
13	support of the Motion, including all admissible evidence filed in support of the
14	Motion, having read and considered all papers filed in opposition to the Motion by
15	defendant, if any, including all admissible evidence filed in opposition to the
16	Motion, having heard and considered the argument and contentions of counsel, the
17	Court determining that no genuine issue as to any material fact exists and that
18	Plaintiff is entitled to a judgment as a matter of law, and the Court finding that good
19	cause exists for entry of a separate judgment under Rule 54 of the Federal Rules of
20	Civil Procedure under the circumstances,
21	IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that
22	Plaintiff Robb Evans & Associates LLC as Receiver for AOB Commerce, Inc.,
23	AOB Asia Fund I, LLC, AOB Management, Inc., AOB Media Inc., AOB
24	Transportation, Inc., AOB Vacations, Inc., and their subsidiaries and affiliates shall
25	shall have judgment against defendant Matthew Hsien Hsiu Tsai aka Matthew
26	Hsien-Hsiu Tsai, aka Hsien-Hsiang Tsai, aka Hsien Hsiang Tsai, aka Hsien-Hsian
27	Tsai, aka Hsien Hsian Tsai, aka Hsien Hsiu Tsai, aka Hsien Tsai, aka Mathew Tsai

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("Tsai") in the amount of \$582,815.50, together with pre-judgment interest on said

1	sum at the federal statutory rate under 28 U.S.C. § 1961 in effect on the date of	
2	filing this lawsuit until September 19, 2011, in the amount of \$1,412.46, for a total	
3	judgment in the amount of \$584,227.96, pursuant to the First, Second and Third	
4	Claims for Relief asserted in Plaintiff's Complaint, together with an award of post-	
5	judgment interest accruing from and after the date of entry of judgment until paid in	
6	full pursuant to 28 U.S.C. § 1961;	
7	IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the	
8	judgment entered against the defendant herein and any other judgments entered	
9	heretofore or hereafter in this action against any other defendants are several as to	
10	each such defendant unless otherwise expressly stated in the judgment to be joint	
11	and several as to the particular defendants; and	
12	IT IS FURTHER ORDERED that there is no just reason for delay in entry	
13	of this final judgment against defendant herein and the Court expressly directs that	
14	the Clerk of the Court enter this separate judgment against said defendant herein	
15	pursuant to F.R. Civ. P. 54 notwithstanding whether this action remains pending	
16	against other defendants.	
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19	DATED: September 19 2011 Revision d. Annal	
20	CHRISTINA A. SNYDER	
21	UNITED STATES DISTŘICT JUDGE	
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