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8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA		
10	WESTERN DIVISION		
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12	IMPROV WEST ASSOCIATES, a	Case No. CV 12-03219 PSG (SHx)	
13	IMPROV WEST ASSOCIATES, a California limited partnership, and CALIFORNIA COMEDY, INC., a		
14	California corporation,	[Propose d] FINAL JUDGMENT	
15	Petitioners,		
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17 18	COMEDY CLUB, INC., a Louisiana corporation, and AL COPELAND INVESTMENTS, INC., a Louisiana corporation,		
19	Respondents.		
20	COMEDY CLUB. INC. and AL		
21	COMEDY CLUB, INC, and AL COPELAND INVESTMENTS, INC.,		
22	Cross-Petitioners,		
23	V.		
24	IMPROV WEST ASSOCIATES and CALIFORNIA COMEDY, INC.		
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26	Cross-Respondents.		
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In accordance with the Stipulation Of All Parties To Entry Of The March 1 2 16, 2012 Award Upon Settlement – Consent Award as a judgment in this action, and 3 good cause having been shown, the Court hereby confirms the Award Upon Settlement – Consent Award pursuant to 9 U.S.C. § 9 and ORDERS, ADJUDGES, 4 5 **AND DECREES AS FOLLOWS:** 6 1. The "additional rights" granted to Respondents/Cross-Petitioners 7 Al Copeland Investments, Inc. and Comedy Club, Inc. under the Amendment To 8 Trademark License Agreement ("Amendment") dated October 19, 1999 have 9 terminated and reverted to Petitioner/Cross-Respondent Improv West Associates. 10 2. Respondents/Cross-Petitioners Al Copeland Investments, Inc. and 11 Comedy Club, Inc. and their officers, agents, servants, employees, and attorneys, and all other persons who are in active concert or participation therewith, are enjoined 12 13 from exercising those additional rights granted under the Amendment. 14 3. Respondents/Cross-Petitioners Al Copeland Investments, Inc. and Comedy Club, Inc. have the right to use the trademarks "IMPROV" and 15 16 "IMPROVISATION" (the "Trademarks") on the Internet solely for the purpose of 17 advertising, marketing, and promoting their own "Improv"-branded comedy clubs. 18 4. Respondents/Cross-Petitioners Al Copeland Investments, Inc. and 19 Comedy Club, Inc. have the right to exploit the Trademarks on the Internet for the purpose of advertising, marketing, and promoting any other "Improv"-branded 20 21 comedy clubs until further notice from Petitioner Improv West Associates. 22 5. Except as provided in Paragraphs 3 and 4, above, 23 Respondents/Cross-Petitioners Al Copeland Investments, Inc. and Comedy Club, Inc. 24 have the right to exploit the Trademarks on the Internet only as may hereafter be 25 agreed in writing between Petitioner/Cross-Respondent Improv West Associates and Respondents/Cross-Petitioners Al Copeland Investments, Inc. and Comedy Club, Inc. 26 27 28

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1 2		6. Each pa IT IS SO ORI	arty shall bear its own attorneys' fees and costs.
3		11 15 50 OKI	JERED.
4	Dated:	07/12/12	PHILIP S. GUTIERREZ
5	-		Hon. Philip S. Gutierrez United States District Court
6			United States District Court
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