ROAR, LLC v. ROAR Global Limited

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In accordance with that Order, it is hereby **ORDERED**, **ADJUDGED**, and **DECREED** as follows:

- 1. Defendant ROAR GLOBAL LIMITED is liable for Plaintiff's claims of trademark infringement;
- 2. Plaintiff is hereby awarded a permanent injunction. That permanent injunction reads as follows:

"Defendants, and each of its owners, officer, directors, servants, employees, attorneys, agents, representatives, and all persons in active concert of participation with them" from:

- (A) using, promoting, displaying, or otherwise marketing goods or services under, the trademark ROAR or any confusingly similar variation thereof, including, without limitation, ROAR GLOBAL (collectively, the "Trademark" or "Mark"), in connection with talent management services, brand promotion and management, the production and promotion of feature films, television content, musical recordings, and live events, and any services or products related thereto;
- (B) using, promoting, or displaying the Trademark on the Internet, including on any website or social media application (including, by way of example only, Twitter and Facebook); and
- (C) interfering with in any way, either directly or indirectly, Plaintiff's use, registration, marketing, expansion, enforcement, and exploitation of the Trademark.
- 3. Plaintiff is also hereby awarded \$71,262 in attorneys' fees.

## IT IS SO ORDERED.

December 5, 2016

OTIS D. WRIGHT, II UNITED STATES DISTRICT JUDGE