THIS MATTER having come before the Court upon Plaintiffs, Chanel, Inc. ("Chanel") and Louis Vuitton Malletier, S.A.'s ("Louis Vuitton") (collectively "Plaintiffs") Motion for Final Default Judgment against Defendants Sophia Zhang and Yan Riqin ("Defendants"), individually and jointly, d/b/a highreplica.com, high-replica.com, runwayhandbags.net, bags-replica.com, buy-tiffany.com, high-charms.com, fashionreplicabags.com, fashiontavern.com, luxunion.com, lux62.com, replicasilver.com, sightfocus.com, replicas-bag.com, tiffany-focus.com, and replicas8.com; and the Court having considered the moving papers and there being no opposition thereto;

IT IS HEREBY ORDERED that Plaintiffs' Motion for Final Default Judgment is GRANTED is GRANTED, and judgment is entered in favor of Plaintiffs, Chanel, Inc., a New York corporation, with its principal place of business in the United States located at Nine West 57th Street, New York, New York 10019, and Louis Vuitton, S.A., a forging business entity, with its principal place of business in France located at 2 rue du Pont-Neuf, Paris, France 75001, and against Defendants Sophia Zhang and Yan Riqin, individually and jointly;

## IT IS FURTHER ORDERED AND ADJUDGED:

- 1. Pursuant to 15 U.S.C. § 1117(c) Chanel is awarded statutory damages against Defendants Sophia Zhang and Yan Riqin, individually and jointly, in the amount of \$462,000.00, for which let execution issue;
- 2. Pursuant to 15 U.S.C. § 1117(c) Louis Vuitton is awarded statutory damages against Defendants Sophia Zhang and Yan Riqin, individually and jointly, in the amount of \$594,000.00, for which let execution issue;
- 3. Plaintiffs are awarded costs against Defendants Sophia Zhang and Yan Riqin, individually and jointly, in the amount of \$650.00, for which let execution issue;
  - 4. Interest from the date this action was filed shall accrue at the legal rate;
- 5. In order to give practical effect to the Permanent Injunction, the domain names highreplica.com, high-replica.com, runwayhandbags.net, bags-replica.com, buy-tiffany.com, high-charms.com, fashionreplicabags.com, fashiontavern.com, luxunion.com, lux62.com, replicasilver.com, sightfocus.com, replicas-bag.com, tiffany-focus.com, and replicas8.com are hereby ordered to be immediately transferred by the Defendants, their assignees and/or successors in interest

1	or title, and the Registrar to Plaintiffs' control. To the extent the current Registrar does not facilitate
2	the transfer of the domain name to Plaintiffs' control within ten (10) days of receipt of this judgment,
3	the United States based Registry shall, within thirty (30) days, transfer the domain names to a United
4	States based Registrar of Plaintiffs' choosing, and that Registrar shall transfer the domain name to
5	Plaintiffs; and
6	6. Upon Plaintiffs' request, the top level domain (TLD) Registry for the Subject Domain
7	Names, Verisign, Inc., within thirty (30) days of receipt of this Order shall place the Subject Domain
8	Names on Registry Hold status, thus removing them from the TLD zone files maintained by the
9	Registry which link the Subject Domain Name to the IP address where the associated website is
10	hosted.
11	
12	IT IS SO ORDERED
13	Dated: _December 7, 2009
14	Holorable Maxine M. Chesne
15	UNITED STATES DISTRICT JUDGE
16	
17	PRESENTED BY:
18	J. ANDREW COOMBS,
19	A Professional Corporation
20	By: /s/ Nicole L. Drey J. Andrew Coombs
21	Nicole L. Drey Attorneys for Plaintiffs
22	CHANEL, INC. and
23	LOUIS VUITTON MALLETIER, S.A.
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