

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

J. Andrew Coombs (SBN 123881)
Nicole L. Drey (SBN 250235)
J. Andrew Coombs, A Prof. Corp.
517 East Wilson Avenue, Suite 202
Glendale, California 91206
Telephone: (818) 500-3200
Facsimile: (818) 500-3201
andy@coombspc.com
nicole@coombspc.com

Stephen M. Gaffigan (*Pro Hac Vice*)
Stephen M. Gaffigan, P.A.
401 East Las Olas Blvd., Suite 130-453
Ft. Lauderdale, Florida 33301
Telephone: (954) 767-4819
Facsimile: (954) 767-4821
stephen@smgpa.net

Attorneys for Plaintiffs
Chanel, Inc. and Louis Vuitton Malletier, S.A.

THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

CHANEL, INC., a New York corporation)
and LOUIS VUITTON MALLETIER,)
S.A., a foreign business entity,)

Case No. C-09-1977 MMC

Plaintiffs,)

v.)

SOPHIA ZHANG, YAN RIQIN and)
DOES 1-10, individually and jointly, d/b/a)
HIGHREPLICA.COM,)
HIGH-REPLICA.COM,)
RUNWAYHANDBAGS.NET,)
BAGS-REPLICA.COM,)
BUY-TIFFANY.COM,)
HIGHCHARMS.COM,)
FASHIONREPLICABAGS.COM,)
FASHIONTAVERN.COM,)
LUXUNION.COM,)
LUX62.COM,)
REPLICAHAUSE.COM,)
REPLICA-SILVER.COM,)
SIGHTFOCUS.COM,)
REPLICAS-BAG.COM,)
TIFFANY-FOCUS.COM,)
REPLICAS8.COM,)

~~[PROPOSED]~~ DEFAULT JUDGMENT

Defendants.)

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

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

14 IT IS FURTHER ORDERED AND ADJUDGED:

15 1. Pursuant to 15 U.S.C. § 1117(c) Chanel is awarded statutory damages against
16 Defendants Sophia Zhang and Yan Riqin, individually and jointly, in the amount of \$462,000.00, for
17 which let execution issue;

18 2. Pursuant to 15 U.S.C. § 1117(c) Louis Vuitton is awarded statutory damages against
19 Defendants Sophia Zhang and Yan Riqin, individually and jointly, in the amount of \$594,000.00, for
20 which let execution issue;

21 3. Plaintiffs are awarded costs against Defendants Sophia Zhang and Yan Riqin,
22 individually and jointly, in the amount of \$650.00, for which let execution issue;

23 4. Interest from the date this action was filed shall accrue at the legal rate ;

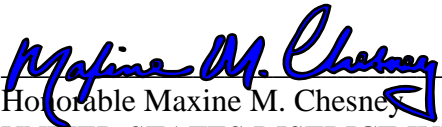
24 5. In order to give practical effect to the Permanent Injunction, the domain names
25 highreplica.com, high-replica.com, runwayhandbags.net, bags-replica.com, buy-tiffany.com,
26 highcharms.com, fashionreplicabags.com, fashiontavern.com, luxunion.com, lux62.com, replica-
27 silver.com, sightfocus.com, replicas-bag.com, tiffany-focus.com, and replicas8.com are hereby
28 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 
15 Honorable Maxine M. Chesney
16 UNITED STATES DISTRICT JUDGE

17 PRESENTED BY:

18 J. ANDREW COOMBS,
19 A PROFESSIONAL CORPORATION

20 By: /s/ Nicole L. Drey

21 J. Andrew Coombs
22 Nicole L. Drey
23 Attorneys for Plaintiffs
24 CHANEL, INC. and
25 LOUIS VUITTON MALLETIER, S.A.
26
27
28