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1.	Has Sunny7Shoes.com used a trademark of Louis Vuitton Malletier in commerce
	in the United States in connection with the sale or advertising of goods?
	Yes No
	If no, please sign and date form.
2.	If yes, was Sunny7Shoes.com's use of a Louis Vuitton Malletier trademark likely
	to confuse an appreciable number of reasonably prudent buyers exercising ordinary
	care, as to the source of the product?
	Yes No
	If no, please sign and date form.
3.	If yes, which trademark(s) were directly infringed by Sunny7Shoes.com?
	_ Louis Vuitton (Interlocked Letters) in a Circle Design – Class 18
	_ Louis Vuitton (Interlocked Letters) and Monogram Canvas Design – Class 18
	_ LOUIS VUITTON – Class 18
	_ Louis Vuitton (Interlocked Letters) Design – Class18
	_ LOUIS VUITTON MALLETIER A PARIS in Rectangle – Class 16, 18
	Louis Vuitton (Interlocked Letters) in Epi Leather Design – Class 18
	_ Louis Vuitton (Interlocked Letters) and Monogram Canvas Pattern Design – Class 25
	Louis Vuitton (Interlocked Letters) Design – Class 16, 25
	Louis Vuitton (Interlocked Letters) and Monogram Canvas Design – Class 16
	Louis Vuitton (Interlocked Letters) – Class 14, 24
	_ LOUIS VUITTON World Mark – Class 16, 18, 24, 25
	_ Louis Vuitton (Interlocked Letters) Design – Class 34
	_ LOUIS VUITTON – Class 34
	_ Louis Vuitton (Interlocked Letters) Design – Class 25
	_ LOUIS VUITTON PARIS and Damier (pattern design) – Class 18
4.	If yes, how was/were the trademark(s) directly infringed by Sunny7Shoes.com?

1	5.	Did Louis Vuitton establish that the person(s) who operate Sunny7Shoes.com are					
2		United States citizens?					
3		Yes No					
4	6.	Did Louis Vuitton establish that the direct infrin	gement of	f Louis Vuit	ton Malletier's		
5		trademark(s) by Sunny7Shoes.com have a substant	ntial effec	t on United S	States		
6		commerce?					
7		Yes No					
8	7.	Did each defendant individually intent	ionally	persuade	or influence		
9		Sunny7Shoes.com to infringe Louis Vuitton Mall	letier's tra	demark(s)?			
10		As to Managed Solutions Group, Inc.:	Yes	No _			
11		As to Akanoc Solutions, Inc.:	Yes	No _			
12		As to Steve Chen:	Yes	No _			
13	8.	Did each defendant individually directly control S	Sunny7Sh	oes.com's di	rect		
14		infringement of Louis Vuitton Malletier's tradem	ark(s)?				
15		As to Managed Solutions Group, Inc.:	Yes	No _			
16		As to Akanoc Solutions, Inc.:	Yes	No .			
17		As to Steve Chen:	Yes	No .			
18	9.	Did each defendant individually monitor the infri	ngement o	of Louis Vui	tton		
19		Malletier's trademark(s) on Sunny7Shoes.com's	website?				
20		As to Managed Solutions Group, Inc.:	Yes	No .			
21		As to Akanoc Solutions, Inc.:	Yes	No .			
22		As to Steve Chen:	Yes	No .			
23	10.	If yes to 7, 8 or 9, for each trademark Sunny7Sho	es.com di	rectly infring	ged, list		
24		each such trademark, if any, that each defendar	nt contribu	itorily infrin	ged? If none,		
25		please so indicate.					
26		Managed Solutions Group, Inc					
27							
28		Akanoc Solutions, Inc.					
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2		Steve Chen									
3   4	11.	Could Sunny7Shoes.com directly infringe Louis	Vuitton Mall	etier's trademark(s)							
5		without using the Internet Service Provider defer									
6 7		Yes No									
8	12. Did each defendant who received notice regarding Sunny7Shoes.com										
9		infringement?	itton Wanet	or or unoged tradema							
10		As to Managed Solutions Group, Inc.:	Yes	No							
11		As to Akanoc Solutions, Inc.:	Yes	No							
12		As to Steve Chen:	Yes	No							
13 14											
15	Date:										
16		Jury Foreperson									
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		4		VERDICT FORM No							