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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

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FIFTY-SIX HOPE ROAD MUSIC, LTD.,)
a Bahamian corporation; and ZION)
ROOTSWEAR, LLC, a Florida Limited)
Liability company,)

2:08-CV-00105-PMP-PAL

Plaintiffs,

v.

ORDER

A.V.E.L.A., INC., a Nevada corporation,)
SCI-FI PRODUCTIONS, INC., dba X)
One X Movie Archive, Inc., a Nevada)
corporation, JEM SPORTSWEAR, a)
California corporation, CENTRAL)
MILLS, INC. (Freeze), a New York)
corporation, and LEO VALENCIA,)
an individual,)

Defendants.

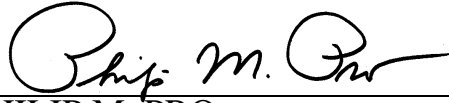
AND RELATED COUNTERCLAIM.

The Court having read and considered Defendants' Motion in Limine #3 to Exclude Evidence of Trademarks Not Alleged in this Action (Doc. #165), filed on June 10, 2010, and having furthered considered the arguments of counsel presented at the hearing conducted August 4, 2010, and good cause appearing,

IT IS ORDERED that Defendants' Motion in Limine #3 to Exclude Evidence of Trademarks Not Alleged in this Action (Doc. #165) is **GRANTED** and Plaintiffs shall be precluded at trial from introducing evidence relating to trademarks

1 such as “TUFF GONG,” ROOTS ROCK REGGAE,” and “CATCH A FIRE,” which
2 are not alleged by Plaintiffs forming the basis for the claims of trademark
3 infringement at issue in this case.

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5 DATED: September 1, 2010.

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8 PHILIP M. PRO
9 United States District Judge
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