1 2 3 4 5 6 7	JAMES D. BOYLE, ESQ. Nevada Bar No. 08384 Email: jboyle@nevadafirm.com F. THOMAS EDWARDS, ESQ. Nevada Bar No. 09549 Email: tedwards@nevadafirm.com COTTON, DRIGGS, WALCH, HOLLEY, WOLOSON & THOMPSON 400 South Fourth Street, Third Floor Las Vegas, Nevada 89101 Telephone: 702/791-0308 Facsimile: 702/791-1912 Attorneys for Plaintiff		
8 9	τινιτέρι στα τές μ	ISTRICT COURT	
	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
10	DISTRICTO		
11 12	HOLIDAY SYSTEMS INTERNATIONAL OF NEVADA, d/b/a HOLIDAY SYSTEMS INTERNATIONAL, a Nevada corporation,	CASE NO.: 2:10-cv-00471-MMD-(GWF)	
13	Plaintiff,	AMENDED <del>[PROPOSED]</del> -DEFAULT	
14	v.	JUDGMENT AGAINST DEFENDANT VIVARELLI, SCHWARZ AND	
15	VIVARELLI, SCHWARZ AND ASSOCIATES,	ASSOCIATES, S.A. DE C.V.	
16 17	S.A. de C.V., a Mexican corporation; RESORT SOLUTIONS INC., a Virginia corporation; ROYAL ELITE VACATIONS, LLC, a Virginia limited liability company; ROYALE ELITE		
18 19	EXCHANGES LLC, a Virginia limited liability company; and AARON SCHWARZ, an individual,		
20	Defendants.		
21	THIS MATTER having come before the Court pursuant to Plaintiff Holiday Systems of		
22	Nevada's ("HSI") Application for Default Judgment Against Defendant Vivarelli, Schwarz &		
23	Associates, S.A. de C.V. (the "VSA Application") (Dkt. No. 94), and the Court having reviewed		
24	the pleadings and papers submitted in support thereof and having granted the VSA Application		
25	in its entirety (see Dkt. No. 99), now, therefore,		
26	It is hereby ORDERED, ADJUDGED and DECREED that judgment is entered against		
27	Defendant Vivarelli, Schwarz & Associates, S.A. de C.V. ("VSA") as follows:		
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1	1.	HSI shall recover statutory, actual, special and consequential damages against
2		VSA in the amount of <b>\$286,081.73</b> , consisting of the following:
3		a. Pursuant to 15 U.S.C. § 1117(c)(1), HSI is hereby awarded statutory
4		damages against VSA in the amount of <u>\$100,000.00</u> for VSA's violations
5		of 15 U.S.C. § 1114, which shall bear prejudgment interest at the statutory
6		allowance of 28 U.S.C. § 1961 as set forth below; and
7		b. HSI is hereby awarded actual, special and consequential damages against
8		VSA in the total amount of <u>\$186,081.73</u> for VSA's breach of contract and
9		breach of the covenant of good faith and fair dealing, which shall bear
10		prejudgment interest at the statutory allowance of N.R.S. § 17.130 as set
11		forth below.
12	2.	HSI is hereby awarded attorneys' fees incurred in the prosecution of this action
13		against VSA in the amount of <u>\$76,146.21</u> , pursuant to the terms of the Sales
14		Agreement at issue in this action and 15 U.S.C. § 1117(a).
15	3.	HSI is hereby awarded its costs incurred in the prosecution of this action in the
16		amount of <u>\$9,070.52</u> , jointly and severally with Defendant Aaron Schwarz, as set
17		forth in the Bill of Costs filed by HSI pursuant to LR 54-1, the terms of the Sales
18		Agreement at issue in this action, and 15 U.S.C. § 1117(a).
19	4.	HSI is awarded prejudgment statutory interest in the amount of \$38,212.87,
20		pursuant to 28 U.S.C. § 1961 and N.R.S. § 17.130. <sup>1</sup>
21	5.	HSI shall recover the aggregate judgment amount of <u>\$409,511.33</u> against VSA, as
22		denoted in Paragraphs 1 – 4 above.
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27	<sup>1</sup> The calculation of prejudgment interest pursuant to 28 U.S.C. § 1961 and N.R.S. § 17.130 is made through January 31, 2014 for the damages awarded to HSI under federal law and state law (Paragraphs 1(a) and 1(b) above),	
28	respectively.	

1	6. HSI is awarded post-judgment interest pursuant to 28 U.S.C. § 1961.
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3	IT IS SO ORDERED.
4	DATED this_2nd day of February, 2014.
5	and
6	UNITED STATES DISTRICT JUDGE
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