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UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

WB MUSIC CORP., a corporation; SONY/ATV TUNES LLC, a limited liability company; VAN HALEN MUSIC, a corporation; UNIVERSAL-POLYGRAM INTERNATIONAL PUBLISHING, INC., a corporation; TARPO MUSIC PUBLISHING; a corporation; EMI APRIL MUSIC, INC., a corporation and NOTTING DALE SONGS, INC., a corporation,

Plaintiffs,

VS.

ROBERT RAMUN, an individual; DOES I through X; and ROE ENTITIES I through X, inclusive,

Defendants.

Case No.: 2:10-cv-01249-GMN-LRL

JUDGMENT

This cause having come pursuant to 55(b)(2) of the Federal Rules of Civil Procedure, the Court being advised in the premises, and good cause therefore appearing, the Court FINDS that Plaintiffs' service of process and Entry of Default against Defendant Robert Ramun are proper and that said Defendant has not answered or otherwise responsively pled to the Summons and Complaint served upon him pursuant to the Federal Rules of Civil Procedure. The Court further finds that the allegations of Plaintiffs' Complaint are sustained. The Court further finds that Defendant was a willful and intentional copyright infringer within the meaning of 17 U.S.C. § 101, et seq. IT IS THEREFORE,

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JUDGMENT

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IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Plaintiffs may also have judgment against Defendant, and any persons acting under the direction, control, permission and authority of Defendant, that said persons are enjoined and restrained permanently from publicly performing, and for causing them or permitting them to be publicly performed, by Robert Ramun, or in any place owned, controlled or conducted by him, and from aiding and abetting the public performance of any copyrighted musical works in the ASCAP repertory without permission obtained from ASCAP or directly from the copyright owner.

The Court in entering this Judgment specifically finds that the award to Plaintiffs hereunder is as a result of acts of intentional copyright infringement committed by Defendant, in the public performance of the songs listed herein all in willful disregard of Plaintiffs' rights as owners of musical copyrights to these songs.

Glorial M. Navarro

United States District Judge

IT IS SO ORDERED this 19th day of May, 2011.

Submitted By:

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