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BER SCH	LAS VEGAS, NV (702) 382-2101	12
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4	100 City Parkway, Suite 1600 Las Vegas, Nevada 89106-4614 Telephone: (702) 382-2101			
5	Facsimile: (702) 382-8135			
6	BOYD GAMING CORPORATION			
7	UNITED STATES DISTRICT COURT			
8	DISTRICT OF NEVADA			
9				
10	BOYD GAMING CORPORATION, a Nevada Corporation,	Case No.		
11	Plaintiff,	FILED UNDER SEAL (MOTION TO TEMPORARILY FILE UNDER SEAL		
12	v.	FILED CONCURRENTLY HEREWITH)		
13	KING ZULU, LLC, an unknown entity	TEMPORARY RESTRAINING ORDER		
14	doing business in Saint Kitts and Nevis,	AND ORDER SETTING HEARING ON PRELIMINARY INJUNCTION		
15	Defendant.			
16				
17	UPON CONSIDERATION of the motion filed by Plaintiff Boyd Gaming Corporation			
18	("Plaintiff") for a temporary restraining order and preliminary injunction, the supporting			
19	memorandum of points and authorities, the supporting declaration and evidence, the record in this			
20	case, and for other good cause shown;			
21	THE COURT HEREBY FINDS THAT:			
22	1. Plaintiff will suffer irreparable injury if the Court does not require GoDaddy, the			
23	domain name registrar, to place the domain name <ipcasino.com> ("Infringing Domain Name")</ipcasino.com>			
24	on hold and lock, pending further resolution of this dispute.			
25	2. Plaintiff is likely to succeed on the merits of its claim for cybersquatting under the			
26	Anti-cybersquatting Consumer Protection	Act, 15 U.S.C. § 1125(d), because Plaintiff has		

demonstrated that Defendant King Zulu, LLC ("Defendant") registered the Infringing Domain

Name with a bad faith intent to profit from Plaintiff's IP CASINO and related trademarks ("Plaintiff's Marks," as defined in Plaintiff's Motion for Temporary Restraining Order Without Notice), which were distinctive and/or famous at the time Defendant registered the Infringing Domain Name;

- 3. The balance of hardships tips in favor of Plaintiff because issuance of the temporary restraining order would merely place the Infringing Domain Name on hold and lock pending trial, and failure to issue the restraining order would cause Plaintiff to suffer and incur additional expense in having to file additional lawsuit(s) if the Infringing Domain Name was to be transferred to other registrants during the pendency of this action; and
- 4. Granting Plaintiff the relief it requests is in the public interest, because such relief will protect consumers against deception as to the source of Defendant's services.

THEREFORE, IT IS HEREBY ORDERED THAT, pending a full trial on the merits:

- A. The Infringing Domain Name shall be immediately placed on hold and lock by GoDaddy;
  - B. GoDaddy shall disable the current domain name server information;
- C. In the event that GoDaddy refuses or fails to comply with this Order within one day of its service, the top level domain (TLD) Registry for the Infringing Domain Name, Verisign, Inc., shall be authorized to place the Infringing Domain Name on Registry Hold status, thus removing them from the TLD zone files maintained by the Registry which link the Infringing Domain Name to the IP address where the associated website is hosted.
- D. A nominal bond of \$100 shall be required because the evidence indicates that Defendant will only suffer, if at all, minimal damage by the issuance of this temporary restraining order and injunction.

## ORDER SETTING HEARING FOR PRELIMINARY INJUNCTION

UPON CONSIDERATION of the motion filed by Plaintiff for a preliminary injunction enjoining Defendant from maintaining any further registration or use of the Infringing Domain Name, which contains Plaintiff's Mark, the supporting points and memorandum of authorities, the supporting declaration and evidence, the record in this case, and for good cause shown;

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e Defendant receives timely notice of the hearing, given that Defendant must e contact information with the domain name registrar, Plaintiff may, in addition nts of service identified in Federal Rules of Civil Procedure 4 and 5, serve the er, and all other pleadings filed to date on Defendant by e-mail transmission, at is listed in the public WHOIS information; and

URT HEREBY sets the hearing for Plaintiff's motion for preliminary injunction 2012 at 1:30 p.m. to be held in courtroom 6A at the Lloyd D. George ise, 333 South Las Vegas Boulevard, Las Vegas, Nevada.

he Court sets forth the following briefing schedule relating to Plaintiff's motion:

- efendant shall file and serve its opposition papers, if any, no later than \_2012; and
  - January 31 laintiff shall file and serve its reply brief no later than 2012. D this 20th day of January, 2012, at 1:45 p.m.

UNITED STATES DISTRICT JUDGE