1 Michael J. McCue (NV Bar No. 6055) MMcCue@LRLaw.com Jonathan W. Fountain (NV Bar No. 10351) 2 JFountain@LRLaw.com 3 LEWIS AND ROCA LLP 3993 Howard Hughes Parkway, Suite 600 Las Vegas, Nevada 89169 Tel: (702) 949-8200 Fax: (702) 949-8398 5 Attorneys for Plaintiff 6 LAS VEGAS SANDS CORP. 7 8 9 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 10 11 LAS VEGAS SANDS CORP., a Nevada Case No. 2:12-cv-01043-KJD-CWH 12 corporation, 13 Plaintiff, **DEFAULT JUDGMENT** 14 15 TRAFFIC LABEL LIMITED, a business organization of the United Kingdom, 16 Defendant. 17 Plaintiff Las Vegas Sands Corp. ("Plaintiff" and/or "LVSC"), having moved the Court 18 for entry of default judgment against Defendant Traffic Label Limited ("Defendant" and/or 19 "Traffic Label") pursuant to Rule 55 of the Federal Rules of Civil Procedure, the Clerk of the 20 Court, having entered Defendant's default on July 17, 2012, and, the Court having given due 21 consideration to Plaintiff's motion, as well as the papers, pleadings, declarations, and exhibits 22 offered in support thereof, and the Court being otherwise further fully advised, Plaintiff's motion 23 is granted. 24 JUDGMENT is awarded in favor of Plaintiff and against Defendant. The Court hereby 25 FINDS the following: 26 Las Vegas Sands Corp. owns U.S. trademark rights in the SANDS trademark, 27 including the following United States trademark registrations (hereinafter the "SANDS Marks"): 28

Lewis and Roca LLP 3993 Howard Hughes Parkway Suite 600 Las Vegas, Nevada 89169

1	Mark	U.S. Reg. No.	U.S. Reg. Date	Goods and Services
_				
2	SANDS	4042291	10/18/2011	Hotel, restaurant, bar services, catering services,
2				providing facilities for conventions, banquets,
3	CANDO	2050500	0/21/2010	social functions, fund raising and special events.
4	SANDS	3850500	9/21/2010	Casino services; gambling services; gaming services; entertainment services in the nature of
4				boxing contests and art exhibition; arranging of
_				seminars and conferences; educational
5				demonstrations; rental of portable stages; rental
6				of audio-visual equipment; preparation of special
6				effects for trade show booths and exhibitions;
7				entertainment, namely, lighting production.
/		1209102	9/14/1982	Entertainment Services-Namely, Providing Stage
8	Sands Sands			Show, Gambling and Casino Services.
9	Sauce	3838397	8/24/2010	Casino services; gambling services; gaming services; Entertainment services in the nature of
10	Sumos			boxing contests and art exhibitions; arranging of
10				seminars and conferences; educational demonstrations; rental of audio-visual
11				equipment; rental of portable stages; rental of
				audio-visual equipment; preparation of special
12				effects for trade show booths and exhibitions;
				entertainment, namely, lighting production.
13				, ,, ,,
		3504043	9/23/2008	Providing and rental of exhibition stands and
14				booths including respective equipment;
	Sands			organizing exhibitions for commercial or
15	》《FEXPO			advertising purposes; planning and conducting of
1.6				trade fairs, exhibitions and presentations for
16				economic or advertising purposes; consultation relating to trade fairs; rental of advertising space;
17				rental of office machinery and equipment.
17	11.67	3930913	3/15/2011	Providing convention facilities; Resort hotels
18		3730713	3/13/2011	110 riding convention facilities, resort notes
10				
19	Sands			
19	ECO 360° GLOBAL SUSTAINABLE DEVELOPMENT			
20	ASSOCIATION OF SELECTION OF			
20	7 7 7 7 7			

- 3. Las Vegas Sands Corp. owns the exclusive right to use the SANDS Marks in commerce in connection with casino services;
- 3. Traffic Label Limited registered the lasvegassandscorp.com domain name with a bad faith intent to profit therefrom;
- 6. Traffic Label Limited is liable to Las Vegas Sands Corp. for cybersquatting pursuant to the Anti-cybersquatting Consumer Protection Act;
- 7. Absent a permanent injunction, should Traffic Label Limited's use of marks identical to or confusingly similar to the SANDS Marks continue, Las Vegas Sands Corp. will

28

21

22

23

24

25

26

27

continue to suffer irreparable injury to the goodwill and reputation Las Vegas Sands Corp. has established in the SANDS Marks, for which an award of money damages would be inadequate;

- 8. The balance of hardships associated with a permanent injunction weighs in favor of Las Vegas Sands Corp. and against Traffic Label Limited; and
- 9. The public interest in favor of preventing consumer confusion weighs in favor of granting Las Vegas Sands Corp. a permanent injunction against Traffic Label Limited.

Accordingly, IT IS HEREBY ORDERED that Traffic Label Limited, along with its agents, servants, employees and/or all other persons acting in concert or participation with it a hereby PERMANENTLY ENJOINED: (1) from making any use of the SANDS Marks or any confusingly similar variations thereof, alone or in combination with any other letters, words, letter strings, phrases or designs, in commerce or in connection with any business or for any purpose whatsoever (including, but not limited to, on websites, in domain names, in hidden text, or in metatags); and (2) from maintaining registrations for, registering, or trafficking in any domain name containing the SANDS Marks or any confusingly similar variations thereof, alone or in combination with any other letters, words, letter strings, phrases or designs, including but not limited to the <lasvegassandscorp.com> domain name;

IT IS HEREBY FURTHER ORDERED that the domain name registration for the lasvegassandscorp.com domain name be forfeited and transferred to Las Vegas Sands Corp.;

IT IS HEREBY FURTHER ORDERED that the current registrar of the lasvegassandscorp.com domain name and/or the ".com" registry, including, without limitation, GoDaddy.com, Inc., shall forthwith transfer the registration for the lasvegassandscorp.com domain name to Las Vegas Sands Corp.;

IT IS HEREBY FURTHER ORDERED that Traffic Label Ltd. shall pay Las Vegas Sands Corp. damages in the amount of \$100,000.00 pursuant to the Anti-cybersquatting Consumer Protection Act;

IT IS HEREBY FURTHER ORDERED that the Clerk of the Court shall refund the \$100.00 cash deposit paid by Las Vegas Sands Corp. by mailing a check in the amount of \$100 to Las Vegas Sands Corp.'s counsel of record;

IT IS HEREBY FURTHER ORDERED that the Court shall retain jurisdiction of this case for the purpose of enforcing this order .

UNITED STATES DISTRICT JUDGE

DATED: November 13th, 2012