## **RUSS, AUGUST & KABAT** 1 Larry C. Russ (admitted pro hac vice) lruss@raklaw.com 2 Marc A. Fenster (admitted pro hac vice) 3 mfenster@raklaw.com Benjamin T. Wang (admitted pro hac vice) 4 bwang@raklaw.com Kent N. Shum (admitted pro hac vice) 5 kshum@raklaw.com Bahrad A. Sokhansanj (admitted pro hac vice) 6 bsokhansanj@raklaw.com 7 12424 Wilshire Boulevard, 12th Floor Los Angeles, California 90025 8 Telephone: (310) 826-7474 Facsimile: (310) 826-6991 9 **BORGHESE LEGAL, LTD.** 10 Mark Borghese - Nevada Bar No. 6231 11 mark@borgheselegal.com 10161 Park Run Drive, Suite 150 12 Las Vegas, Nevada 89145 Telephone: (702) 382-0200 13 Facsimile: (702) 382-0212 14 Attorneys for Plaintiff 15 LINKSMART WIRELESS TECHNOLOGY, LLC 16 17 UNITED STATES DISTRICT COURT 18 DISTRICT OF NEVADA 19 20 LINKSMART WIRELESS TECHNOLOGY, Case No.: 2:18-CV-00868-MMD-NJK LLC 21 JOINT MOTION TO SUBSTITUTE 22 Plaintiff, **PARTY** 23 v. Hon. Miranda M. Du 24 WYNN RESORTS, LIMITED 25 Defendant. 26 27 28

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Plaintiff Linksmart Wireless Technology, LLC ("Linksmart") and Wynn Resorts, Limited ("Wynn Resorts") submit this Joint Motion to Substitute Party, and in support thereof state:

- 1. On May 14, 2018, Linksmart filed suit against Wynn Resorts alleging infringement of U.S. Reissued Patent No. RE46,459 (the "'459 patent" or "Asserted Patent"). On June 4, 2018, the Court granted Linksmart's and Wynn Resorts' Joint Stipulation for Extension of Time to Respond to Complaint, setting Wynn Resorts' deadline to answer or otherwise respond to the Complaint to July 16, 2018. On July 12, 2018, the Court granted the Parties' Joint Stipulation for a 30-Day Extension of Time in Which to Answer or Otherwise Respond to Complaint, setting Wynn Resorts' deadline to answer or otherwise respond to the Complaint to August 15, 2018.
- 2. The Parties agree to substitute Wynn Las Vegas, LLC ("Wynn Las Vegas") in place of Wynn Resorts as the defendant in the above-captioned matter, such that all claims made against Wynn Resorts are now made against Wynn Las Vegas.
- 3. Wynn Las Vegas agrees that it is deemed to have been served with the Complaint and Summons on May 25, 2018, by way of service of the same to Wynn Resorts. Wynn Las Vegas agrees to answer or otherwise respond to the Complaint by August 15, 2018.
- 4. The Parties agree to dismiss Wynn Resorts without prejudice under Federal Rule of Civil Procedure 41(a).
- 5. Linksmart has not released, and nothing in this Motion should be construed as a release or discharge of, any claim Linksmart has or may have in the future against Wynn Resorts. All other rights have been expressly reserved.
- 6. Wynn Resorts has not waived, and nothing in this Motion should be construed as a waiver of, any defense Wynn Resorts has or may have in the future against any claims in this action. All other rights have been expressly reserved.

Accordingly, the Parties request that the Court enter an order substituting Wynn Las Vegas, LLC as Defendant in place of Wynn Resorts, Limited, and dismissing Wynn Resorts, Limited without prejudice.

Respectfully submitted,

1	Dated: August 15, 2018		RUSS, AUGUST & KABAT
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## RUSS, AUGUST & KABAT

## **CERTIFICATE OF SERVICE**

I hereby certify that the counsel of record who are deemed to have consented to electronic service are being served on August 14, 2018, with a copy of this document via the Court's CM/ECF system.

/s/ Kent N. Shum

[PROPOSED] ORDER GRANTING JOINT MOTION TO SUBSTITUTE PARTY

Having considered Plaintiff Linksmart Wireless Technology, LLC's Joint Motion to Substitute Party, the Court **GRANTS** the motion and substitutes Wynn Las Vegas, LLC as the defendant in place of Defendant Wynn Resorts Limited. Accordingly, the Court **DISMISSES** Wynn Resorts, Limited **WITHOUT PREJUDICE** and directs the District Clerk to add Wynn Las Vegas, LLC as a defendant in this action.

Dated: August 21, 2018

UNITED STATES DISTRICT JUDGE