1	Emily L. Maxwell (State Bar No. 1856-	46)
2	maxwelle@howrey.com Brett C. Jackson (State Bar No. 239901)
3	jacksonbrett@howrey.com HOWREY LLP	
4	525 Market Street, Suite 3600 San Francisco, California 94105	
5	HOWREY LLP 525 Market Street, Suite 3600	
6	San Francisco, California 94105 Telephone: (415) 848-4847 Facsimile: (415) 848-4999	
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8	Attorneys for Plaintiff Echo Film S.r.l.	
9	UNITED STATES DISTRICT COURT	
10	CENTRAL DISTRICT OF CALIFORNIA	
11		
12	Echo Film S.r.l.,	Case No.: CV09-01455 JFW (AGRx)
13	Plaintiff,	JUDGMENT AND PERMANENT INJUNCTION
14	v.)	Honorable John F. Walter
15	DigiWorld Studios Inc., et al.,	
16	Defendants.	Discovery Cut-off: December 28, 2009 Pre-Trial Conf.: February 19, 2010
17		Trial Date: Vacated
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28		ENT AND PERMANENT INIUNCTION
HOWREY LLP	[PROPOSED] JUDGMENT AND PERMANENT INJUNCTION Case No. CV09-01455 JFW (AGRx)	

This matter comes before the Court on Plaintiff Echo Film S.r.l.'s ("Echo")
 Application for Entry of Default Judgment. On April 15, 2010, pursuant to an Order of
 this Court, Plaintiff Echo filed the above-referenced Application through which Echo
 seeks entry of judgment on the following causes of action alleged in its First Amended
 Complaint: Copyright Infringement; Fraud; Unfair, Unlawful, and Fraudulent Business
 Practices (Cal. Bus. & Prof. Code § 17200); and Violation of 18 U.S.C. § 1962(c) and
 I8 U.S.C. § 1962(d).

8 Previously, on July 16, 2009, the Clerk entered Default Judgment against
9 Defendants DigiWorld Studios, Inc., Daniel Armas, and Bob Reynolds on Echo's First
10 Amended Complaint. Accordingly, all of the factual allegations in Echo's First
11 Amended Complaint are deemed admitted.

12 Echo has presented competent evidence to support its claims for damages and,
13 good cause having been shown, the Court hereby GRANTS Echo's Application for
14 Entry of Default Judgment and ORDERS the following:

Entry of judgment by default in the amount of \$7,770,077.18 against
 DigiWorld Studios, Inc., Daniel Armas and Bob Reynolds for copyright infringement,
 fraud, and violation of 18 U.S.C. §§ 1962(c) and (d). This sum includes a base
 compensatory damages amount of \$2,723,359.06 and has been trebled according to 18
 U.S.C. § 1964(c), and offset by \$400,000 received from Defendants Cinemavault.com,
 Inc., and Monarch Home Video, Inc.

2. Prejudgment interest in the sum of \$126,226.04 calculated at the rate of
 0.47% and trebled pursuant to 18 U.S.C. § 1964(c). This sum includes a base
 prejudgment interest amount of \$42,075.35 which has been trebled.

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3. Postjudgment interest at the rate of .47%.

4. It is further ordered that Plaintiff Echo's counsel, Howrey LLP, is awarded
attorneys' fees in the sum of \$1,287,782.25 and costs in the sum of \$78,385.61 against
DigiWorld Studios, Inc., Daniel Armas and Bob Reynolds.

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5. DigiWorld Studios, Inc., Daniel Armas and Bob Reynolds, as well as their
 officers, directors, principals, agents, servants, employees, successors and assigns are
 hereby permanently enjoined from:

4 (a) copying or making unauthorized use, including the making of
5 derivatives, of the film, "The Listening" or any part of that film; and

6 (b) manufacturing, producing, distributing, circulating, adapting,
7 displaying, advertising, promoting, importing, exporting, marketing, advertising,
8 licensing, broadcasting, offering for sale, and/or selling, or performing of Echo's
9 copyrighted film "The Listening" or any derivative or substantially similar work
10 thereof.

11 6. It is further ordered that Defendants Bob Reynolds, Daniel Armas, and
12 DigiWorld Studios, Inc. must:

(a) deliver to Plaintiff Echo all materials related to Plaintiff's
copyrighted film "The Listening," including all means for copying or producing the
same in these Defendants' possession or control. This includes, but is not limited to, the
return of any prints, copies, negatives, photo negatives or masters or other
representations of "The Listening" in these Defendants' possession, custody or control,
and the return of all promotional, advertising, and marketing material related to "The
Listening" in these Defendants' possession, custody or control;

(b) remove all reference to "The Listening," including, but not limited
to, trailers and advertisements, from the website http://www.digiworldstudios.com and
any other website under these Defendants' control;

23 24 (c) remove all reference to "The Listening" from all advertising and publications in which these Defendants list the movies in their catalogues;

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1	(d) withdraw any and all applications for copyright registration which
2	these Defendants may have filed related to "The Listening".
3	IT IS SO ORDERED.
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5	Date: July 27, 2010
6	JOHN F. WALTER District Court Judge
7	United States District Court
8	Central District of California
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HOWREY LLP	3 JUDGMENT AND PERMANENT INJUNCTION Case No. CV09-01455 JFW (AGRx)