EXHIBIT A

28

ORDR 1 James J. Pisanelli, Esq., Bar No. 4027 CLERK OF THE COURT JJP@pisanellibice.com 2 Todd L. Bice, Esq., Bar No. 4534 TLB@pisanellibice.com 3 Debra L. Spinelli, Esq., Bar No. 9695 DLS@pisanellibice.com 4 PISANELLI BICE PLLC 400 South 7th Street, Suite 300 5 Las Vegas, Nevada 89101 Telephone: 702.214.2100 6 Facsimile: 702.214.2101 7 Robert L. Shapiro, Esq. (pro hac vice admitted) RS@glaserweil.com 8 GLASER WEIL FINK HOWARD **AVCHEN & SHAPIRO LLP** 9 10250 Constellation Boulevard, 19th Floor Los Angeles, California 90067 10 Telephone: 310.553.3000 11 Mitchell J. Langberg, Esq., Bar No. 10118 mlangberg@bhfs.com 12 BROWNSTEIN HYATT FARBER SCHRECK LLP 13 100 North City Parkway. Suite 1600 Las Vegas, Nevada 89106 Telephone: 702.382.2101 14 Attorneys for Wynn Resorts, Limited, Linda Chen, 15 Russell Goldsmith, Ray R. Irani, Robert J. Miller. John A. Moran, Marc D. Schorr, Alvin V. Shoemaker, 16 Kimmarie Sinatra, D. Boone Wayson, and Allan Zeman 17 DISTRICT COURT 18 CLARK COUNTY, NEVADA 19 WYNN RESORTS, LIMITED, a Nevada Case No.: A-12-656710-B Dept. No.: XI Corporation, 20 ORDER ON WYNN RESORTS, Plaintiff, 21 LIMITED'S MOTION TO STAY VS. PENDING PETITION FOR WRIT OF 22 PROHIBITION OR ALTERNATIVELY KAZUO OKADA, an individual, ARUZE MANDAMUS; ON ORDER USA, INC., a Nevada corporation, and 23 SHORTENING TIME UNIVERSAL ENTERTAINMENT CORP., a Japanese corporation, 24 November 3, 2016 Hearing Date: Defendants. 25 8:30 a.m. Hearing Times: 26 AND ALL RELATED CLAIMS

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Wynn Resorts, Limited's Motion to Stay Pending Petition for Writ of Prohibition or Alternatively Mandamus; On Order Shortening Time, filed on November 1, 2016 (the "Motion"). came before this Court for hearing on November 3, 2016 at 8:30 a.m. James J. Pisanelli, Esq., Todd L. Bice, Esq., and Debra L. Spinelli, Esq. of Pisanelli Bice PLLC, appeared on behalf of Plaintiff/Counterdefendant Wynn Resorts, Limited and Counterdefendants Linda Chen, Russell Goldsmith, Ray R. Irani, Robert J. Miller, John A. Moran, Marc D. Schorr, Alvin V. Shoemaker, Kimmarie Sinatra, D. Boone Wayson, and Allan Zeman (collectively the "Wynn Parties"). J. Colby Williams, Esq., of Campbell & Williams, appeared on behalf of Counterdefendant/Cross-defendant Stephen A. Wynn ("Mr. Wynn"). David J. Malley, Esq., of Jolley Urga Woodbury & Little, Daniel F. Polsenberg, Esq. of Lewis Roca Rothgerber Christie LLP, and Michael T. Zeller, Esq. of Quinn Emanuel, appeared on behalf of Counterdefendant/ Counterclaimant/Cross-claimant Elaine P. Wynn ("Ms. Wynn"). And, J. Stephen Peek, Esq. and Robert J. Cassity, Esq., of Holland & Hart LLP, appeared on behalf of Defendant Kazuo Okada ("Okada") and Defendants/Counterclaimants/Counterdefendants Aruze USA, Inc. ("Aruze USA") and Universal Entertainment Corp. ("Universal") (collectively the "Okada Parties").

The Court having considered the Motion, the Opposition filed by the Okada Parties, as well as the arguments of counsel presented at the hearing, and good cause appearing therefor,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that the Motion is GRANTED as follows:

The Order Granting in Part the Okada Parties' Motion to Compel Production of 1. Wynn Resorts, Limited's Improperly Redacted Documents and Motion for Sanctions, and Attorneys' Fees entered by this Court on November 1, 2016 shall be and hereby is stayed for thirty (30) days from the date of the hearing on the Motion, thus expiring on December 5, 2016;

1	2.	If the Nevada Supreme Court direc	ets on ar	swer to Wynn Resorts' Petition for Writ	
2		of Prohibition or Alternatively Ma	andamu	s ("Wynn Resorts' Petition") during the	
3		stay, then the stay shall continu	e until	the Nevada Supreme Court rules on	
4		Wynn Resorts' Petition; and			
5	3.	If the Nevada Supreme Court does	not dir	ect an answer to Wynn Resorts' Petition	
6		on or before December 5, 2016, the	n the sta	ny shall expire and any requests to extend	
7		the stay shall be brought before the	Nevada	a Supreme Court.	
8	IT IS SO ORDERED.				
9	DATED: 2 Deello SILAIN O				
10		THE	HONO	RABLE EINZABETH GONZALEZ	
11	Submitted by			() 500	
12	PISANELL	BICE PLLC	HOL4:	AND & HART LLP	
13		X.	1	10001	
14	By: Jame	s J. Pisanelli, Esq., Bar No./4027	By	A Stophen Heek, Esq.	
15	Debr	I L. Bice, Esq., Bar No. 4534 a L. Spinelli, Esq., Bar No. 9695		Bryde K. Klinimoto, Esq. Laura Z. Chester, Esq.	
16		South 7th Street, Suite 300 Vegas, NV 89101		9555 Hillwood Drive, Second Floor Las Vegas, NV 89134	
17	and			and	
18	Robe GLA	ert L. Shapiro, Esq. SER WEIL FINK HOWARD		David S. Krakoff, Esq. Benjamin B. Klubes, Esq.	
19	AVC 1025	CHEN & SHAPIRO LLP O Constellation Blvd., 19th Floor		Adam Miller, Esq. BUCKLEY SANDLER LLP	
20		Angeles, CA 90067		1250 - 24th Street NW, Suite 700 Washington, DC 20037	
21	and) 14 Y Y 3		and	
22	BRC	hell J. Langberg, Esq.)WNSTEIN HYATT FARBER		Richard A. Wright, Esq. WRIGHT STANISH & WINCKLER	
23	100	HRECK N. City Parkway, Suite 1600 Vegas, NV 89106		300 South 4th Street, Suite 701 Las Vegas, NV 89101	
24	Attorneys fo	r Wynn Resorts, Limited, Linda	Attorn	eys for Defendants Kazuo Okada,	
25	Robert J. M.	ll Goldsmith, Ray R. Irani, iller, John A. Moran, Marc D. n V. Shoemaker, Kimmarie	Aruze Entert	ÚSA, Inc. and Universal ainment Corp.	
26	Sinatra, D.	Boone Wayson, and Allan Zeman			
				3	

IN THE SUPREME COURT OF THE STATE OF NEVADA

2

1

3

4

5

6

7

8

9

10

11

12

13 14

15

13

16

17

18

19 20

21

22

23

24

25

26

2728

WYNN RESORTS LIMITED,

Petitioner,

VS.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE ELIZABETH GONZALEZ, DISTRICT JUDGE, DEPT. XI

Respondent,

KAZUO OKADA; UNIVERSAL ENTERTAINEMENT CORP. AND ARUZE USA, INC.,

Real Parties in Interest.

Case No. 71638
Electronically Filed
Dec 16 2016 09:42 a.m.
REPLY IN SEPREDRIT OF BYTOMION
TO EXTENDED THE OF STAY PENDING WRIT
PETITION AND RULE 27(E)
EMERGENCY MOTION FOR
INTERIM EXTENSION OF STAY

The opposition to a stay submitted by the Real Parties in Interest (collectively, the "Okada Parties") confirms Wynn Resorts, Limited's ("Wynn Resorts") entitlement to writ relief. Contrary to what the Okada Parties represent, the District Court made it abundantly clear that if this Court decided to entertain the writ petition, its stay continues. (Exhibit A to Wynn Resorts' Motion at 3. ("I'm going to grant the stay for a period of 30 days. *If we do not have* a response from the Supreme Court ordering an answer at that time, *the stay will expire* ")). 1

Again, contrary to what the Okada Parties write, the case law is clear as to the jurisdictional overreach in ordering production of documents from foreign non-parties through their United States affiliates. (Petition at 27-30.) And that is

Nor is there merit to the Okada Parties' suggestion that Wynn Resorts somehow delayed in bringing the stay issue to this Court's attention. (Opp'n at 1, n.1.) Indeed, the District Court did not even enter its written order until the day Wynn Resorts sought relief in this Court. (Ex. A hereto.)

precisely what the Okada Parties sought and the District Court ordered. As Wynn Resorts has detailed in its Petition, the Okada Parties issued sweeping discovery requests specifically requesting documents from Wynn Macau, which is not a party to this case and is not subject to jurisdiction in the United States. (Petition at 8-9.) Cognizant that it had no actual evidence in which to establish Wynn Resorts' "control" over the documents that are held by a separate publicly-traded foreign corporation, the Okada Parties offered none, despite the law's clear requirement that such proof exist before an order compelling production can be had. (Petition at 24-26.)

The Okada Parties notably fail to address the critical legal significance of the documents belonging to a separate publicly-traded foreign corporation that has minority shareholders, a point addressed in the Petition and by the Delaware Supreme Court. *See Weinstein Enterprises, Inc. v. Orloff,* 87 A.2d 499, 508-09 (Del. 2005) (reversing an order of production that had been stayed pending appellate review because Delaware courts lack jurisdiction to order a parent corporation to produce documents from its subsidiary, where that subsidiary is not subject to jurisdiction and was a separate publicly-traded corporation with its own board of directors).

Respectfully, United States courts do not have jurisdiction to order a separate publicly-traded foreign corporation to disregard the laws of its home government simply because it is majority-owned by a United States company. (Petition at 27-30.) And, contrary to what the Okada Parties now say, that is exactly what they sought and precisely what the District Court has done.

Nor are the Okada Parties in any way harmed by a stay or having to follow the actual law. They are free to follow the rules for non-party discovery and to seek production of documents from non-party Wynn Macau in Macau. After all, the Okada Parties are currently engaged in litigation with Wynn Macau in the Macau courts concerning Macau's laws for the handling of these documents.

(Petition at 6-7.) Respectfully, the Okada Parties simply do not want to follow the appropriate non-party discovery procedures because they are presently taking the opposite legal position in Macau that they have taken before the District Court. Besides that, the district court proceedings are presently stayed. The Okada Parties can simply identify no harm from having to comply with the ordinary rules for seeking discovery from non-parties.

And also contrary to what the Okada Parties write, the district court has ordered a production of documents that are protected from disclosure pursuant to Macau law. (Petition at 12-14.) Those protections are permanently lost in violation of Macau law as the bell cannot be unrung.² Once again, the Okada Parties are simply wrong in claiming that the purpose of Wynn Resorts' Petition will not be defeated absent an extension of the stay.

Wynn Resorts is entitled to writ relief. If the Okada Parties want discovery from non-parties that are not subject to the Court's jurisdiction, they must follow the discovery procedures for non-parties. The Macau courts can then address the validity of the Okada Parties' discovery requests, including their claims that Macau law

The Okada Parties also represent to this Court that Wynn Resorts "has not sought" any relief from Macau's Office of Personal Data Protection. (Opp'n at 4.) Notably, there is no citation for this representation. *Id.* There could not be any citation because the statement is not accurate.

should not protect its regulatory documents from disclosure without the consent of the Macau gaming regulators. DATED this 15th day of December, 2016. PISANELLI BICE PLLC By: /s/ Todd L. Bice James J. Pisanelli, Esq., Bar No. 4027 Todd L. Bice, Esq., Bar No. 4534 Debra L. Spinelli, Esq., Bar No. 9695 400 South 7th Street, Suite 300 Las Vegas, Nevada 89101 Attorneys for Real Party in Interest Wynn Resorts, Limited

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am an employee of PISANELLI BICE PLLC, and that on this 15th day of December, 2016, I electronically filed and served all parties on the Court's service list and United States Mail a true and correct copy of the above and foregoing REPLY IN SUPPORT OF MOTION TO EXTEND THE DISTRICT COURT'S STAY PENDING WRIT PETITION AND RULE 27(E) EMERGENCY MOTION FOR INTERIM EXTENSION OF STAY properly addressed to the following:

J. Stephen Peek, Esq.
Bryce K. Kunimoto, Esq.
Robert J. Cassity, Esq.
HOLLAND & HART LLP
9555 Hillwood Drive, Second Floor
Las Vegas, NV 89134
Attorneys for Defendants/
Counterclaimants Kazuo Okada,
Aruze USA, Inc. and Universal
Entertainment Corporation

Steve Morris, Esq.
MORRIS LAW GROUP
900 Bank of America Plaza
300 South Fourth Street
Las Vegas, NV 89101
Attorneys for Kazuo Okada, Universal
Entertainment, Inc. and
Aruze USA, Inc.

David S. Krakoff, Esq.
Benjamin B. Klubes, Esq.
BUCKLEY SANDLER LLP
1250 – 24th Street NW, Suite 700
Washington, DC 20037
Attorneys for Defendants/
Counterclaimants Kazu Okada,
Aruze USA, Inc. and Universal
Entertainment Corporation

John B. Quinn, Esq.
Michael T. Zeller, Esq.
Jennifer D. English, Esq.
Susan R. Estrich, Esq.
QUINN EMANUEL URQUHART &
SULLIVAN LLP
865 Figueroa Street, Tenth Floor
Los Angeles, CA 90017
Attorneys for Elaine P. Wynn

Richard A. Wright, Esq.
WRIGHT STANISH & WINCKLER
300 South 4th Street, Suite 701
Las Vegas, NV 89101
Attorneys for Defendants/
Counterclaimants Kazuo Okada,
Aruze USA, Inc. and Universal
Entertainment Cornoration

Daniel F. Polsenberg, Esq.
Joel D. Henriod, Esq.
LEWIS ROCA ROTHGERBER
CHRISTIE
3993 Howard Hughes Parkway, #600
Las Vegas, NV 89169
Attorneys for Elaine P. Wynn

PISANELLI BICE PLLC 400 SOUTH 7TH STREET, SUITE 300 LAS VEGAS, NEVADA 89101

SERVED VIA HAND-DELIVERY

The Honorable Elizabeth Gonzalez Eighth Judicial District court, Dept. XI Regional Justice Center 200 Lewis Avenue Las Vegas, Nevada 89155

/s/ Shannon Thomas
An employee of PISANELLI BICE PLLC