PISANELLI BICE 400 South 7th Street, Suite 300 Las Vegas, Nevada 89101

IN THE SUPREME COURT OF THE STATE OF NEVADA

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2	WYNN RESORTS LIMITED,	Case No.
3	Petitioners,	Electronically Filed
4	VS.	Nov 20 2017 10:37 a.m Elizabeth A. Brown
5	THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF	APPENDIX ፑሎቱኒፍኒያኒያኒያር ው Rour WRIT OF MANDAMUS OR
6	NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE	ALTERNATIVELY PROHIBITION
7	HONORABLE ELIZABETH GONZALEZ, DISTRICT JUDGE,	
8	DEPT. XI,	VOLUME XIV OF XLIII
9	Respondent,	
10	and	
11	KAZUO OKADA, UNIVERSAL ENTERTAINMENT CORP.	
12	AND ARUZE USA, INC.,	
13	Real Parties in Interest.	
14	DATED this 20th day of Navember	2017
15	DATED this 20th day of November,	, 2017.
16	PISANEL	LI BICE PLLC
17	D	/ / D 1
18	By: Jam	/s/ Debra L. Spinelli es J. Pisanelli, Esq., Bar No. 4027
19	Deb	d L. Bice, Esq., Bar No. 4534 ra L. Spinelli, Esq., Bar No. 9695
20		South 7th Street, Suite 300 Vegas, Nevada 89101
21		for Petitioner Wynn Resorts, Limited
22	Thorneys	of I cuttoffer wyth Resorts, Limited
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WRM00018910-WRM00018915 WRM00018916-WRM00018928 WRM00018929-WRM00018946 WRM00018947-WRM00018964 WRM00018987-WRM00018970 WRM00018987-WRM00018989 WRM00018990-WRM00018999 WRM00019000-WRM00019002 WRM00019003-WRM00019005 WRM00019008-WRM00019007 WRM00019008-WRM00019009 WRM00019010-WRM00019010 WRM00019010-WRM00019010 WRM00019011-WRM00019016 WRM00019018-WRM00019017 WRM00019018-WRM00019019 WRM00019018-WRM00019019 WRM00019020-WRM00019019 WRM00019021-WRM00019020 WRM00019023-WRM00019035 WRM00019036-WRM00019036 WRM00019036-WRM00019078 WRM00019092-WRM00019078 WRM00019092-WRM00019094	3/10/16 Superseding Production Log re WRM docs 3/14/16 14th Supplemental Privilege Log (Privilege Redactions) 3/10/16 Superseding Production Log re WRM docs	Y
WRM00018910-WRM00018915 WRM00018916-WRM00018928 WRM00018929-WRM00018946 WRM00018947-WRM00018964 WRM00018987-WRM00018970 WRM00018987-WRM00018989 WRM00018990-WRM00018999 WRM00019000-WRM00019002 WRM00019003-WRM00019005 WRM00019008-WRM00019007 WRM00019008-WRM00019009 WRM00019009-WRM00019010 WRM00019010-WRM00019010 WRM00019011-WRM00019016 WRM00019011-WRM00019017 WRM00019018-WRM00019018 WRM00019019-WRM00019019 WRM00019020-WRM00019020 WRM00019023-WRM00019032 WRM00019033-WRM00019035 WRM00019036-WRM00019078 WRM00019092-WRM00019078 WRM00019092-WRM00019094 WRM00019095-WRM00019097	3/10/16 Superseding Production Log re WRM docs 3/10/16 Superseding Production Log re WRM docs 3/14/16 14th Supplemental Privilege Log (Privilege Redactions) 3/14/16 14th Supplemental Privilege Log (Privilege Redactions) 3/14/16 14th Supplemental Privilege Log (Privilege Redactions) 3/10/16 Superseding Production Log re WRM docs	Y
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Exhibit 2
THE WYNN PARTIES' NOTICE OF SUBMISSION OF MATERIALS FOR IN CAMERA REVIEW REGARDING (1) MACAU PERSONAL DATA PRIVACY ACT; AND (2) MACAU LAW PROTECTIONS RELATED TO CONCESSIONAIRES

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WRM00018451 02/26/2013 Angela Lai development Asia) assistant) Cotai project Macau Law Privilege; Other Privileg Email exchange and attachment(s) protected by Macau Special Confidential Information	D. 400010442			WDD F (1 / 1			, ,	
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protected by Macau Special Confidential Information	KM00018451	02/26/2013	Angela Lai	development Asia)	assistant)	Cotai project	Macau Law Privilege; Other	Privilege Redacted
protected by Macau Special Confidential Information						Email exchange and attachment(s)		
					•	\ \ \	Confidential Information	
1 Administrativa Dagian Larry 1/MDDDA \ Art & Clausa 02 1						Administrative Region Law	(MPDPA) Art. 8; Clause 92	
WRM00018452- Article 92 regarding governmental of Concession Contract;	RM00018452					_	, ,	
		02/26/2013	Angela Lai	Ian Coughlan: Linda Chen	Sharon Lam: Ian Coughlan	_ = = = = =		Privilege Redacted

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					Email exchange and attachment(s)		
		Circles V WAD CA			protected by Macau Special	Confidential Information	
WRM00017214-		Cindy Ku; WMRSA employee (accounts			Administrative Region Law Article 92 regarding Cotai land	(MPDPA) Art. 8; Clause 92 of Concession Contract;	
WRM00017214-	12/21/2011	• • •	Robert Gansmo	Cindy Ku; Ben Lo		Macau Law Privilege	Privilege Redacted
W KW10001 / 240	12/21/2011	payable)	Robert Galisino	Cilidy Ru, Bell Lo	concession premium payments	Macau Law Filvilege	riiviiege Redacted
					Email and attachment(s) protected		
				Clyde Nakashima; WMRSA	1 7 *	(MPDPA) Art. 8; Clause 92	
WRM00017279-		WMRSA employee		employee (security); WRL		of Concession Contract;	
WRM00017283	06/15/2010	(finance)	Cindy Ku	Executive (CPA)	complementary tax reporting	Macau Law Privilege	Privilege Redacted
					Email and attachment(s) protected	Confidential Information	
				Cindy Ku; WMRSA	by Macau Special Administrative		
WRM00017321-		WMRSA employee		Employee (legal); WRMSA	1 7	of Concession Contract;	
WRM00017347	12/21/2011	1	WRMSA Executive (finance)	1		Macau Law Privilege	Privilege Redacted
			· · · · · ·	Cindy Ku; WMRSA	Email exchange and attachment(s)		
				Employee (legal); WRMSA	protected by Macau Special		
		Cindy Ku; WMRSA		Employee (finance); Ben	Administrative Region Law	Confidential Information	
WRM00017361-		employee (accounts		Lo; WMRSA employee	Article 92 regarding land premium	(MPDPA) Art. 8; Macau Law	
WRM00017387	02/25/2013	payable)		(accounts payable)	payments	Privilege	Privilege Redacted
						Confidential Information;	
					1 5 1	Confidential Information	
					1 .	(MPDPA) Art. 8; Clause 92	
WRM00016178-						of Concession Contract;	
WRM00016185	07/25/2012				permits	Macau Law Privilege	Privilege Redacted
					Letter and attachment(s) protected	Confidential Information	
		Alexandre Correia	Macau government offical; Tien		1	(MPDPA) Art. 8; Clause 92	
WRM00019364-		, 1				of Concession Contract;	
WRM00019366	7/5/2011	A. Wynn	Investment Company Limited		corporate records	Macau Law Privilege	Privilege Redacted

Exhibit 3
THE WYNN PARTIES' NOTICE OF SUBMISSION OF MATERIALS FOR IN CAMERA REVIEW REGARDING (1) MACAU PERSONAL DATA PRIVACY ACT; AND (2) MACAU LAW PROTECTIONS RELATED TO CONCESSIONAIRES

Bates Range	Document Date	Author/From	Recipient/To	ee ee	Description	Privilege	Production Status
WYNN00034146 - WYNN00034151	11/23/2010	Ian Coughlan	Cindy Mitchum; Kim Sinatra, Esq.; Linda Chen; Marc Schorr		Email exchange and attachment(s) protected by Macau Special Administrative Region Law Article 92 regarding Cotal land concession	Clause 92 of Concession Contract; Macau Law Privilege	Privilege Redacted
WYNN00034395 - WYNN00034395	04/28/2011	Angela Lai	Cindy Mitchum; Lori Glassford	Ian Coughlan	Email protected by Macau Special Administrative Region Law Article 92 regarding Cotai land concession	Clause 92 of Concession Contract; Macau Law Privilege	Privilege Redacted
WYNN00041132 - WYNN00041133	08/07/2012	Angela Lai; Cindy Mitchum	Angela Lai; Cindy Mitchum	Ian Coughlan; Linda Chen; Marc Schorr	Email exchange protected by Macau Special Administrative Region Law Article 92 regarding Wynn communications with government officials	Clause 92 of Concession Contract; Macau Law Privilege; Other	Privilege Redacted
WYNN00041134 - WYNN00041136	08/06/2012	Angela Lai; Cindy Mitchum	Angela Lai; Cindy Mitchum	Ian Coughlan; Linda Chen; Marc Schorr		Clause 92 of Concession Contract; Macau Law Privilege; Other	Privilege Redacted
WYNN00046682 - WYNN00046682	04/28/2011	Ian Coughlan	Angela Lai		Email exchange protected by Macau Special Administrative Region Law Article 92 regarding Cotai land concession	Clause 92 of Concession Contract; Macau Law Privilege	Privilege Redacted
WYNN00046712 - WYNN00046724	08/09/2006	Andrew Carr	Jay Schall, Esq.	Michael Neilson, Esq.	Email and attachment(s) protected by Macau Special Administrative Region Law n.° 16/2001 Section I, Article 16 regarding concession agreement	Clause 92 of Concession Contract; Macau Law Privilege	Privilege Redacted
WYNN00046827 - WYNN00046845	06/01/2006	Jay Schall, Esq.	Andrew Carr	Alexandre Correia da Silva, Esq.; Grant Bowie; Jay Schall, Esq.; Kim Sinatra, Esq.; Matt Maddox; Michael Neilson, Esq.	Email and attachment(s) protected by Macau Special Administrative Region Law n.º 16/2001 Section I, Article 16 regarding concession agreement	Clause 92 of Concession Contract; Macau Law Privilege	Privilege Redacted
WYNN00047065 - WYNN00047066	12/12/2011	Ian Coughlan; Marc Schorr	Ian Coughlan		Email exchange protected by Macau Special Administrative Region Law Article 92 regarding Cotai land concession	Clause 92 of Concession Contract; Macau Law Privilege	Privilege Redacted
WYNN00056674 - WYNN00056674	05/05/2011	Ian Coughlan	Cindy Mitchum		Email exchange reflecting confidential legal advice and protected by Macau Special Administrative Region Law Article 92 regarding Cotai land concession	Clause 92 of Concession Contract; Macau Law Privilege	Privilege Redacted

Exhibit 4

THE WYNN PARTIES' NOTICE OF SUBMISSION OF MATERIALS FOR IN CAMERA REVIEW REGARDING (1) MACAU PERSONAL DATA PRIVACY ACT; AND (2) MACAU LAW PROTECTIONS RELATED TO CONCESSIONAIRES

Bates Range	Document Date	Author/From	Recipient/To	CC	Description	Privilege	Production Status	Wynn Notes
			Special Administrative		Letter protected by Macau Special Administrative	Clause 92 of		
WYNN-PRIV036932-			Region, Gaming	John Strzemp;	Region Law n.º 16/2001 Section I, Article 16 re	Concession Contract;		
WYNN-PRIV036939		Stephen Wynn		Marc Schorr		Macau Law Privilege	Privilege Withhold	
		<u> </u>	Macau Commission for			<u> </u>		
			the First Public Tender					
			to Grant Concessions		Letter protected by Macau Special Administrative	Clause 02 of		
WYNN-PRIV036949-			to Operate Casino			Concession Contract;		
		Ct1 W/	*				Dulasii 1 d	
WYNN-PRIV036963		Stephen Wynn	Games of Chance			Macau Law Privilege	Privilege Withhold	
NACED BEINGS 100		E. C .				Clause 92 of		
WYNN-PRIV037126-		Finance Services				Concession Contract;		This document has been released
WYNN-PRIV037283		Bureau of Macau			Article 16 re concession agreement	Macau Law Privilege	Privilege Withhold	and produced as WYNN00061457
WYNN-PRIV037284-		Finance Services			Administrative Region Law n.° 16/2001 Section I,	Clause 92 of Concession Contract;	Deireilana Wishbald	This document has been released
WYNN-PRIV037441		Bureau of Macau				Macau Law Privilege	Privilege Withhold	and produced as WYNN00061615
WWW.DD DD D 1000 440					Agreement protected by Macau Special			
WYNN-PRIV037442-					Administrative Region Law n.° 16/2001 Section I,			This document has been released
WYNN-PRIV037531		Marc Rubinstein, Esq.			Article 16 re gaming concession contract	Macau Law Privilege	Privilege Withhold	and produced as WYNN00061773
WYNN-PRIV037532- WYNN-PRIV037685		Government of Macau Special Administrative Region			Administrative Region Law n.° 16/2001 Section I, Article 16 re concession agreement	Clause 92 of Concession Contract; Macau Law Privilege	Privilege Withhold	This document has been released and produced as WYNN00061863
						Clause 92 of		
WYNN-PRIV037771-					Administrative Region Law n.° 16/2001 Section I,	Concession Contract;		
WYNN-PRIV037774		Edmund Ho Hau Wah	Stephen Wynn		Article 16 re concession agreement	Macau Law Privilege	Privilege Withhold	
					Draft letter protected by Macau Special	Clause 92 of		
WYNN-PRIV037775-					1 1 1	Concession Contract;		
		Edmand Ho Hou Wah	Stanhan Wronn			,	Duizzilaga Withhald	
WYNN-PRIV037777		Edmund Ho Hau Wah	stephen wynn		Article 16 re concession agreement	Macau Law Privilege	Privilege Withhold	
WYNN-PRIV037778- WYNN-PRIV037778		Stephen Wynn	Edmund Ho Hau Wah		1 -	Concession Contract;	Privilege Withhold	
			Macau Commission for					
			the First Public Tender					
			to Grant Concessions		Letter protected by Macau Special Administrative			
WYNN-PRIV037946-			to Operate Casino		, ,	Concession Contract;		
WYNN-PRIV038019		Stephen Wynn	Games of Chance		concession agreement	Macau Law Privilege	Privilege Withhold	
WYNN-PRIV038030- WYNN-PRIV038031		Alexandre Correia da Silva, Esq.	Manuel Neves		Letter protected by Macau Special Administrative Region Law Article 92 re communications with Macau government regarding redemption of Okada's shares.		Privilege Withhold	
						-		
WYNN-PRIV038434- WYNN-PRIV038438		Carla DiBello	Money Gce		Administrative Region Law Article 92 re	Clause 92 of Concession Contract; Macau Law Privilege	Privilege Withhold	
WYNN-PRIV039216- WYNN-PRIV039217	12/20/2001	Stephen Wynn	Edmund Ho Hau Wah		1 5	Concession Contract;	Privilege Withhold	

			Macau Commission for the First Public Tender				
			to Grant Concessions		Letter protected by Macau Special Administrative	Clause 92 of	
WYNN-PRIV039228-				John Strzemp;	Region Law n.º 16/2001 Section I, Article 16 re	Concession Contract;	
WYNN-PRIV039230	01/07/2002	Stephen Wynn	Games of Chance	Marc Schorr	concession agreement	Macau Law Privilege	Privilege Withhold
W#2 D1 DD W1020220					Draft agreement protected by Macau Special		
WYNN-PRIV039328- WYNN-PRIV039411	04/08/2002				Administrative Region Law Article 92 re concession agreement	Macau Law Privilege	Privilege Withhold
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			the First Public Tender to Grant Concessions		Letter protected by Macau Special Administrative	Clause 92 of	
WYNN-PRIV039426-			to Operate Casino			Concession Contract;	
WYNN-PRIV039427	04/16/2002	Stephen Wynn	Games of Chance				Privilege Withhold
			Government of Macau				
			Special Administrative		Letter protected by Macau Special Administrative	Clause 92 of	
WYNN-PRIV039447-			Region, Gaming		, ,	Concession Contract;	
WYNN-PRIV039448	04/26/2002	Albert Powers, Esq.	Commission Macau Commission for		concession agreement	Macau Law Privilege	Privilege Withhold
			the First Public Tender				
WYNN-PRIV039461-			to Grant Concessions to Operate Casino		Letter protected by Macau Special Administrative Region Law n.° 16/2001 Section I, Article 16 re	Clause 92 of Concession Contract;	
WYNN-PRIV039464	05/01/2002	Stephen Wynn	Games of Chance			,	Privilege Withhold
				Albert Powers,			
				Esq.; Becky Quinn; Cindy	Email providing confidential legal advice and protected by Macau Special Administrative	Clause 92 of	
WYNN-PRIV039465-			Alexandre Correia da	Mitchum; Yany		Concession Contract;	
WYNN-PRIV039472	05/07/2002	Marc Rubinstein, Esq.	Silva, Esq.	Kwan	regulatory issues	Macau Law Privilege	Privilege Withhold
			Government of Macau		Letter protected by Macau Special Administrative		
WYNN-PRIV039501- WYNN-PRIV039504	05/15/2002	Stephen Wynn	Special Administrative Region		, ,	Concession Contract; Macau Law Privilege	Privilege Withhold
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					M 1 4 4 11 M S 11	C1 00 C	
WYNN-PRIV039509-					1 1 1	Clause 92 of Concession Contract;	
WYNN-PRIV039515	05/23/2002	Francis Tam				,	Privilege Withhold
					Facsimile and attachment(s) protected by Macau	Clause 92 of	
WYNN-PRIV039643-						Concession Contract;	
WYNN-PRIV039651	06/03/2002	Marc Rubinstein, Esq.	Dan Economos		Section I, Article 16 re concession agreement	Macau Law Privilege	Privilege Withhold
WYNN-PRIV039692-					Letter protected by Macau Special Administrative Region Law n.° 16/2001 Section I, Article 16 re	Clause 92 of Concession Contract;	
WYNN-PRIV039698	06/13/2002	Stephen Wynn	Edmund Ho Hau Wah		1 9		Privilege Withhold
					Letter protected by Macau Special Administrative	Clause 92 of	
WYNN-PRIV039706-						Concession Contract;	
WYNN-PRIV039710	06/14/2002	Stephen Wynn	Edmund Ho Hau Wah			Macau Law Privilege	Privilege Withhold
					Letter protected by Macau Special Administrative		
WYNN-PRIV039727-	06/24/2002	Edmand Ho H W/ 1	Stanhan Waren	Enamaia Tarr	, ,	Concession Contract;	Duivilaga Withhald
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Draft letter rotected by Macua Special Administrative Region Law Article 92 or Region Law Articl	WYNN-PRIVU40008	07/17/2002	Albert Powers, Esq.	Jorge Oliveira	Rubinstein, Esq.	Article 16 re concession agreement	Macau Law Privilege	Privilege withhold	Upon further review, the Wynn
### Resert Macau WYNN-PRIV041639 WYNN-PRIV041630 WYNN-						Draft letter reflecting confidential legal advice and			
## Concession Contract							Clause 92 of		
WYNN-PRIV040832 WYNN-PRIV0406393 WYNN-PRIV0406393 WYNN-PRIV0406394 WYNN-PRIV0406395 WYNN-PRIV0406399 WYNN-PR	WVNN-PRIV040567-								
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Region Law Article 92 re Wynn consumurications (Concession Contract: With government officials with government officials with government officials (Concession Contract: With	W 11414 11414 0 10370	04/11/2003	Wate Raemstent, Esq.	Turiors rum		concession agreement	iviacaa Eaw Tiiviicge	Titvinege Witamiota	Luw Hirinege.
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Region Law n° 16/2001 Section I, Article 16 ro concession Contract: Maseu Law Privilege Withhold WYNN-PRIV041630- WYNN-PRIV041634 03/04/2004 Ronald Kramer Edmund Ho Hau Wah WYNN-PRIV041634 03/04/2004 Ronald Kramer Edmund Ho Hau Wah WYNN-PRIV041635	WYNN-PRIV040883	07/15/2003	Stephen Wynn			with government officials	Macau Law Privilege	Privilege Withhold	
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Region Law n° 16/2001 Section I, Article 16 ro concession Contract: Maseu Law Privilege Withhold WYNN-PRIV041630- WYNN-PRIV041634 03/04/2004 Ronald Kramer Edmund Ho Hau Wah WYNN-PRIV041634 03/04/2004 Ronald Kramer Edmund Ho Hau Wah WYNN-PRIV041635									
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Draft letter protected by Macau Special Administrative Region Law n.º 16/2001 Section I. Article 16 re concession agreement Letter protected by Macau Special Administrative Region Law n.º 16/2001 Section I. Article 16 re concession Contract; Macau Law Privilege Withhold WYNN-PRIV041635-WYNN-PRIV041641 WYNN-PRIV043699-WYNN-PRIV043706 WYNN-PRIV043706 WYNN-PRIV043707-WYNN-PRIV043707-WYNN-PRIV043714 Alexandre Correia da Silva, Bay; Jay Schall, Michael Nellson, Wynn-PRIV044620-WYNN-PRIV044620-WYNN-PRIV044620-WYNN-PRIV044624 WYNN-PRIV044620-WYNN-PRIV044624 WYNN-PRIV044624 Andrew Carr Alexandre Correia da Silva, Bay; Jay Schall, Michael Nellson, Wynn-PRIV044624 Alexandre Correia da Silva, Bay; Grant Draft letter protected by Macau Special Administrative Region Law n.º 16/2001 Section I, Article 16 re concession Contract; Macau Law Privilege Withhold Letter protected by Macau Special Administrative Region Law n.º 16/2001 Section I, Article 16 re concession Contract; Macau Law Privilege Withhold Upon further review, the Wynn Parties are asserting Attorney Cliem Privilege in addition to Clause 92 of Region Law n.º 16/2001 Section I, Article 16 re Region Law n.º 16/2001 Section I, Article 16 re Region Law Article 92 re sub-concession agreement Alexandre Correia da Silva, Bay; Jay Schall, Michael Nellson, Region Law Article 92 re concession agreement Alexandre Correia da Silva, Bay; Jay Schall, Michael Nellson, Region Law Article 92 re concession agreement Alexandre Correia da Silva, Bay; Grant							· /		
WYNN-PRIV041634 WYNN-PRIV041635 WYNN-PRIV041635 WYNN-PRIV041635 WYNN-PRIV043707 WYNN-PRIV043707- WYNN-PRIV043707- WYNN-PRIV043704 WYNN-PRIV044620 WYNN-PRIV04620 WY	WYNN-PRIV041629	03/04/2004	Ronald Kramer	Edmund Ho Hau Wah		concession agreement	Macau Law Privilege	Privilege Withhold	
WYNN-PRIV041634 WYNN-PRIV041635 WYNN-PRIV041635 WYNN-PRIV041635 WYNN-PRIV043707 WYNN-PRIV043707- WYNN-PRIV043707- WYNN-PRIV043704 WYNN-PRIV044620 WYNN-PRIV04620 WY									
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WYNN-PRIV044733-				Letter protected by Macau Special Administrative	Macau Law Privilege;	
WYNN-PRIV044734	06/22/2006	Jaime Roberto Carion		Region Law Article 92 re Cotai land concession	Other	Privilege Withhold
				Letter protected by Macau Special Administrative	Clause 92 of	
WYNN-PRIV045317-					Concession Contract;	
WYNN-PRIV045327	07/27/2006	Jaime Roberto Carion	Stephen Wynn		· /	Privilege Withhold
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WYNN-PRIV046121-				Letter protected by Macau Special Administrative	Macau Law Privilege;	
WYNN-PRIV046130	08/13/2006	Kim Sinatra, Esq.		Region Law Article 92 re GCB inquiry	Other	Privilege Withhold
					Clause 92 of	
				Letter reflecting protected communications with	Concession Contract;	
				Nevada gaming regulatory agencyand protected by	Gaming Privilege;	
WYNN-PRIV047255-				Macau Special Administrative Region Law n.°	Macau Law Privilege;	
WYNN-PRIV047262	10/03/2006	Jay Schall, Esq.		16/2001 Section I, Article 16 re GCB inquiry	Other	Privilege Withhold
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WYNN-PRIV048295-				Region Law n.° 16/2001 Section I, Article 16 re	Concession Contract;	
WYNN-PRIV048300	01/02/2007	Edmund Ho Hau Wah	Stanhan Wymn	Cotai land concession	Macau Law Privilege	Privilege Withhold
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				Draft agreement providing confidential		
				information needed to render legal advice and	G. 02 2	
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WYNN-PRIV051616-		Wynn Legal			Concession Contract;	
WYNN-PRIV051663	06/08/2008	Department		concession agreement	Macau Law Privilege	Privilege Withhold
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				legal advice and protected by Macau Special		
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WYNN-PRIV052775-		Wynn Las Vegas		Article 16 re Wynn communications with	Concession Contract;	
WYNN-PRIV052776	01/14/2009	Executive Office	Cindy Mitchum	government officials	Macau Law Privilege	Privilege Withhold
				Letter protected by Macau Special Administrative	Clause 92 of	
WYNN-PRIV056917-		Alexandre Correia da		Region Law n.º 16/2001 Section I, Article 16 re	Concession Contract;	
WYNN-PRIV056924	04/19/2010	Silva, Esq.	Manuel Neves			Privilege Withhold
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WYNN-PRIV058703-		Alexandre Correia da		Region Law n.° 16/2001 Section I, Article 16 re	Concession Contract;	
WYNN-PRIV058711	07/28/2010	Silva, Esq.	Manuel Neves	, ·		Privilege Withhold
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WYNN-PRIV059478	08/23/2010	Ian Coughlan	Cindy Mitchum	Schorr		Macau Law Privilege	Privilege Withhold	
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WYNN-PRIV061451	02/10/2011	Oscar Lam	Ken Cheang		regulatory issues	Macau Law Privilege	Privilege Withhold	
					Letter protected by Macau Special Administrative	Clause 92 of		
WYNN-PRIV061462-					Region Law n.º 16/2001 Section I, Article 16 re	Concession Contract;		
WYNN-PRIV061482	02/14/2011	Oscar Lam	Ken Cheang		regulatory issues	Macau Law Privilege	Privilege Withhold	
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WYNN-PRIV062774-		Alexandre Correia da			Region Law n.° 16/2001 Section I, Article 16 re	Concession Contract;		
WYNN-PRIV062788	05/04/2011	Silva, Esq.	Manuel Neves			Macau Law Privilege	Privilege Withhold	
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WYNN-PRIV075443	11/07/2011	Teri Peers, CPA			with government officials	Other	Privilege Withhold	
						Clause 92 of		
					Letter protected by Macau Special Administrative	Concession Contract;		
WYNN-PRIV098441-		Alexandre Correia da				Compliance; Macau		
WYNN-PRIV098442	02/24/2012	Silva, Esq.	Manuel Neves		DICJ inquiry	Law Privilege	Privilege Withhold	
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WYNN-PRIV106555	03/09/2012	Stephen Wynn	Committee	DeRuyter Butler;	Wynn communications with government officials	Macau Law Privilege	Privilege Withhold	
				John Littell; John		Clause 92 of		
				Strzemp; Kim		Concession Contract;		
WYNN-PRIV124388-				Sinatra, Esq.;	` ' -	Macau Law Privilege;		
WYNN-PRIV124391	08/20/2012	Ian Coughlan				Other	Privilege Withhold	

Alm D. Column

1	NOTC	CLERK OF THE COURT
2	James J. Pisanelli, Esq., Bar No. 4027	OLLINIO THE COURT
2	JJP@pisanellibice.com Todd L. Bice, Esq., Bar No. 4534	
3	TLB@pisanellibice.com	
4	Debra L. Spinelli, Esq., Bar No. 9695	
4	DLS@pisanellibice.com PISANELLI BICE PLLC	
5	400 South 7th Street, Suite 300	
6	Las Vegas, Nevada 89101	
7	Telephone: 702.214.2100	
	Robert L. Shapiro, Esq. (pro hac vice admitted) RS@glaserweil.com	
8	GLASER WEIL FINK HOWARD	
9	AVCHEN & SHAPIRO LLP 10250 Constellation Boulevard, 19th Floor	
<i>,</i>	Los Angeles, CA 90067	
10	Telephone: 310.553.3000	
11	Mitchell J. Langberg, Esq., Bar No. 10118	
12	<u>mlangberg@bhfs.com</u> BROWNSTEIN HYATT FARBER SCHRECK	
	100 North City Parkway, Suite 1600	
13	Las Vegas, Nevada 89106	
14	Telephone: 702.382.2101	
1.5	Attorneys for Wynn Resorts, Limited, Linda Chen	,
15	Russell Goldsmith, Ray R. Irani, Robert J. Miller, John A. Moran, Marc D. Schorr, Alvin V. Shoema	
16	Kimmarie Sinatra, D. Boone Wayson, and Allan Z	
17	DISTRICT	Γ COURT
18	CLARK COUN	TTY, NEVADA
19	WYNN RESORTS, LIMITED, a Nevada	Case No.: A-12-656710-B
	Corporation,	Dept. No.: XI
20	D1-:4:00	SECOND NOTICE OF SUBMISSION OF
21	Plaintiff, vs.	MATERIALS FOR IN CAMERA
		REVIEW REGARDING (1) MACAU
22	KAZUO OKADA, an individual, ARUZE	PERSONAL DATA PRIVACY ACT;
23	USA, INC., a Nevada corporation, and UNIVERSAL ENTERTAINMENT CORP., a	AND (2) MACAU LAW PROTECTIONS RELATED TO CONCESSIONAIRES
	Japanese corporation,	
24	Defendants.	
25	Defendants.	
26	AND ALL RELATED CLAIMS	
	AND ALL KELATED CLAIMS	
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10, 2016, Plaintiff/ **PLEASE** TAKE NOTICE that June on "Company") ("Wynn Counterdefendant Wynn Resorts, Limited Resorts" the 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"), submitted additional documents for in camera review, as directed by this Court during the hearings on May 3, 2016 and May 5, 2016 in the above-captioned matter.

On May 13, 2016, the Okada Parties provided an Excel spreadsheet of all documents they believe fell within the Court's directive. Upon request, on May 16, the Okada Parties provided an updated spreadsheet that differentiated between the MPDPA documents and the Macau law documents. On June 3, 2016, the Wynn Parties provided the Court for *in camera* review the documents that have been withheld or redacted on the basis of Macau law only, to the extent they exist in the United States. And now, on June 10, 2016, the Wynn Parties have provided the Court for *in camera* review documents related to the Macau Personal Data Privacy Act (the "MPDPA").

Wynn Resorts produced in this action approximately 2,181 documents that were in the possession of non-party Wynn Resorts (Macau) S.A. ("WRMSA"). Because they are WRMSA documents, WRMSA is bound by the MPDPA. And because WRMSA's documents were reviewed and produced out of Macau, they contained redactions based upon the MPDPA, unless a written consent was provided.¹

Wynn Resorts searched for ESI duplicates (e.g., same MD5 hash) that appeared in both the United States and Macau databases before the Macau review commenced, and de-duplicated the documents. Therefore, any exact duplicate that appeared in both the United States and Macau was reviewed and (if responsive) produced out of the United States only.

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WRMSA ultimately obtained 68 consents under the MPDPA for this action, and the related state and federal derivative actions, many of which are from individuals who most frequently appear on the responsive documents. (Wynn Resorts, Limited's Opposition To The Aruze Parties' Motion To Compel Production Of Wynn Resorts, Limited's Improperly Redacted Documents, And Motion For Sanctions And Attorneys' Fees, filed on May 2, 2016, p. 13, n.7; Ex. 1 thereto Spinelli Decl. § 8.) Counsel for the Okada Parties refused to provide consent. (*Id.* at Ex. 15.)

Court's directive, Wynn Resorts searched for content-duplicates (as opposed to ESI duplicates) for all or part of each WRMSA document produced in this action. The Wynn Parties completed a search for content-duplicates in the United States, and identified documents that had already been produced and located some near-content-duplicates that had not been produced out of the United States.²

With this Notice, the Wynn Parties provided to the Court for *in camera* review a series of binders containing each WRMSA document produced in this action. Where there is a full or partial content-duplicate document produced out of the United States without MPDPA redactions, that unredacted (for MPDPA) document appears in the binders immediately following the redacted WRMSA document.³ All documents are Bates numbered.

Per the Court's directive, the Wynn Parties also provided a chart that cross-references content-duplicates and near content-duplicates produced out of the United States. (Exhibit 1.) This chart identifies individual members of a document family, and for each member of the document family, whether a duplicate was produced from the United States, a near match was produced from the United States, that no duplicate or near match was located in the United States, or the WRMSA had no MPDPA reduction in the first instance.

To ensure a timely production of all documents to the Court today, Friday, June 10, a supplemental disclosure and production will be served on the parties on Monday, June 13, 2016.

To the extent the United States version was produced as a native document without redactions, the binders will include a slip sheet identifying that the document was produced in native format. The Okada Parties were provided the native version at the time of service. If necessary, the Wynn Parties can provide the Court with the native version.

A summary of the search results is as follows:

- 137 documents have been produced in full, unredacted form by Wynn Resorts because they existed in the United States;
- 586 documents have a partial United States, unredacted counterpart produced by Wynn Resorts because they existed in the United States;
- 2140 documents have no content-duplicate that could be located in the United States; and
- 109 documents have no MPDPA redactions. 4

In compliance with the Protocol Governing Production of Electronically Stored Information, entered on December 1, 2014, the Wynn Parties code all document families consistently. Therefore, if one member of a document family contains personal data subject to redaction pursuant to the MPDPA, the entire document family is coded as having MPDPA redactions. For the purpose of this in camera exercise, Exhibit 2 identifies individual documents in a family that do not have MPDPA redactions.

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Finally, during the content duplicate review process, the Wynn Parties identified documents currently withheld for attorney-client or accountant-client privilege that contain some duplicate content to that in the WRMSA documents. The Wynn Parties intend to complete this more nuanced review (and apply any necessary privilege redactions) in short order, with a target date of two weeks from the date of this submission, or June 24, 2016.

DATED this 10th day of June, 2016.

PISANELLI BICE PLLC

Ву: __

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

and

Robert L. Shapiro, Esq. (pro hac vice admitted) GLASER WEIL FINK HOWARD AVCHEN & SHAPIRO LLP 10250 Constellation Boulevard, 19th Floor Los Angeles, California 90067

and

Mitchell J. Langberg, Esq. BROWNSTEIN HYATT FARBER SCHRECK 100 N. City Parkway, Suite 1600 Las Vegas, Nevada 89106

Attorneys for Wynn Resorts, Limited, 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

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am an employee of PISANELLI BICE PLLC, and that on this 10t
day of June, 2016, I caused to be electronically served through the Court's filing system tru
and correct copies of the foregoing SECOND NOTICE OF SUBMISSION OF MATERIAL
FOR IN CAMERA REVIEW REGARDING (1) MACAU PERSONAL DATA PRIVAC
ACT; AND (2) MACAU LAW PROTECTIONS RELATED TO CONCESSIONAIRES to the
following:
J. Stephen Peek, Esq. Bryce K. Kunimoto, Esq. Robert J. Cassity, Esq. HOLLAND & HART LLP David S. Krakoff, Esq. Benjamin B. Klubes, Esq. Adam Miller, Esq. BUCKLEY SANDLER LLP

Bryce K. Kunimoto, Esq.
Robert J. Cassity, Esq.
HOLLAND & HART LLP
9555 Hillwood Drive, Second Floor
Las Vegas, NV 89134
Attorneys for Defendants/Counterclaimants
Donald J. Campbell, Esq.

Attorneys for Defendants/Counterclaimants

Richard A. Wright, Esq. WRIGHT STANISH & WINCKLER 300 South 4th Street, Suite 701 Las Vegas, NV 89101 Attorneys for Defendants/Counterclaimants

1250 – 24th Street NW, Suite 700

Washington, DC 20037

J. Colby Williams, Esq. CAMPBELL & WILLIAMS 700 South 7th Street Las Vegas, NV 89101 Attorneys for Stephen A. Wynn

Melinda Haag, Esq. James N. Kramer, Esq. ORRICK, HERRINGTON & **SUTCLIFFE** 405 Howard Street San Francisco, CA 94105 Attorneys for Kimmarie Sinatra

William R. Urga, Esq. David J. Malley, Esq. JOLLEY URGÁ WOODBURY & LITTLE 3800 Howard Hughes Parkway, 16th Floor Las Vegas, NV 89169 Attorneys for Elaine P. Wynn

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

An employee of PISANELLI BICE

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
1	WRM0000001-WRM0000001	3/10/16 Superseding Production Log re WRM docs		No Match	
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3	WRM0000004-WRM00000022	3/10/16 Superseding Production Log re WRM docs		No Match	
3	WRM0000004-WRM00000022	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00020301 - WYNN00020303
3	WRM0000004-WRM00000022	3/10/16 Superseding Production Log re WRM docs		No Redaction	
4	WRM00000023-WRM00000026	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00046633 - WYNN00046634
5	WRM00000027-WRM00000028	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00044834 - WYNN00044835
6	WRM00000029-WRM00000032	3/10/16 Superseding Production Log re WRM docs		No Match	
7	WRM00000033-WRM00000385	3/10/16 Superseding Production Log re WRM docs		No Match	
8	WRM00000386-WRM00000386	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062808 - WYNN00062811
Ç	WRM00000387-WRM00000388	3/10/16 Superseding Production Log re WRM docs		No Match	
10	WRM00000389-WRM00000439	3/10/16 Superseding Production Log re WRM docs		No Match	
11	WRM00000440-WRM00000461	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062434 - WYNN00062459
12	WRM00000462-WRM00000466	3/10/16 Superseding Production Log re WRM docs		No Match	
13	WRM00000467-WRM00000467	3/10/16 Superseding Production Log re WRM docs		No Match	
14	WRM00000468-WRM00000468	3/10/16 Superseding Production Log re WRM docs		No Match	
15	WRM00000469-WRM00000474	3/10/16 Superseding Production Log re WRM docs		No Match	
16	WRM00000475-WRM00000475	3/10/16 Superseding Production Log re WRM docs		No Match	
17	WRM00000483-WRM0000049C	3/10/16 Superseding Production Log re WRM docs		No Match	
18	WRM00000509-WRM00000509	3/10/16 Superseding Production Log re WRM docs		No Match	
19	WRM00000510-WRM00000513	3/10/16 Superseding Production Log re WRM docs		No Match	
20	WRM00000514-WRM00000517	3/10/16 Superseding Production Log re WRM docs		No Match	
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22	WRM00000523-WRM00000523	3/10/16 Superseding Production Log re WRM docs		No Match	
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23	WRM00000524-WRM00000525	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062571 - WYNN00062571
23	WRM00000524-WRM00000525	3/10/16 Superseding Production Log re WRM docs		No Match	
					WYNN00041092 - WYNN00041092;
24	WRM00000526-WRM00000526	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062571 - WYNN00062571
25	WRM00000527-WRM00000527	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062820 - WYNN0006282C
26	WRM00000528-WRM00000528	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00041025 - WYNN00041025
27	WRM00000529-WRM00000532	3/10/16 Superseding Production Log re WRM docs		No Match	
27	WRM00000529-WRM00000532	3/10/16 Superseding Production Log re WRM docs		No Redaction	
27	WRM00000529-WRM00000532	3/10/16 Superseding Production Log re WRM docs		No Redaction	
27	WRM00000529-WRM00000532	3/10/16 Superseding Production Log re WRM docs		No Redaction	
28	WRM00000535-WRM00000539	3/10/16 Superseding Production Log re WRM docs		No Match	
28	WRM00000535-WRM00000539	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062168 - WYNN00062173
29	WRM00000540-WRM00000541	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062114 - WYNN00062118
30	WRM00000542-WRM00000544	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
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32	WRM00000547-WRM00000548	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024545 - WYNN00024546
33	WRM00000549-WRM0000055C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024545 - WYNN00024546
34	WRM00000551-WRM00000552	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024545 - WYNN00024546
35	WRM00000553-WRM00000554	3/10/16 Superseding Production Log re WRM docs		No Match	
36	WRM00000555-WRM00000556	3/10/16 Superseding Production Log re WRM docs		No Match	
37	WRM00000557-WRM00000568	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024545 - WYNN00024546
37	WRM00000557-WRM00000568	3/10/16 Superseding Production Log re WRM docs		No Redaction	
37	WRM00000557-WRM00000568	3/10/16 Superseding Production Log re WRM docs		No Match	
38	WRM00000569-WRM0000057C	3/10/16 Superseding Production Log re WRM docs		No Match	
39	WRM00000571-WRM00000572	3/10/16 Superseding Production Log re WRM docs		No Match	
40	WRM00000573-WRM00000597	3/10/16 Superseding Production Log re WRM docs		No Match	
40	WRM00000573-WRM00000597	3/10/16 Superseding Production Log re WRM docs		No Redaction	
40	WRM00000573-WRM00000597	3/10/16 Superseding Production Log re WRM docs		No Redaction	
40	WRM00000573-WRM00000597	3/10/16 Superseding Production Log re WRM docs		No Redaction	
40	WRM00000573-WRM00000597	3/10/16 Superseding Production Log re WRM docs		No Redaction	
	WRM00000598-WRM00000599	3/10/16 Superseding Production Log re WRM docs		No Match	
41	WRM00000598-WRM00000599	3/10/16 Superseding Production Log re WRM docs		No Match	
42	WRM00000600-WRM00000602	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063205 - WYNN00063206
42	WRM00000600-WRM00000602	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063205 - WYNN00063206
43	WRM00000603-WRM00000603	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062230 - WYNN0006223C
44	WRM00000604-WRM00000609	3/10/16 Superseding Production Log re WRM docs		No Match	
44	WRM00000604-WRM00000609	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062168 - WYNN00062173
45	WRM00000610-WRM0000074C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00046678 - WYNN00046679
45	WRM00000610-WRM0000074C	3/10/16 Superseding Production Log re WRM docs		No Redaction	
45	WRM00000610-WRM0000074C	3/10/16 Superseding Production Log re WRM docs		No Match	
45	WRM00000610-WRM0000074C	3/10/16 Superseding Production Log re WRM docs		No Match	
46	WRM00000741-WRM0000077C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062084 - WYNN00062113
46	WRM00000741-WRM0000077C	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062084 - WYNN00062113
46	WRM00000741-WRM0000077C	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062084 - WYNN00062113
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48	WRM00000777-WRM00000778	3/10/16 Superseding Production Log re WRM docs		No Match	
49	WRM00000779-WRM00000779	3/10/16 Superseding Production Log re WRM docs		No Match	
50	WRM00000780-WRM0000078C	3/10/16 Superseding Production Log re WRM docs		No Match	
51	WRM00000781-WRM00000792	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024545 - WYNN00024546
51	WRM00000781-WRM00000792	3/10/16 Superseding Production Log re WRM docs		No Redaction	
51	WRM00000781-WRM00000792	3/10/16 Superseding Production Log re WRM docs		No Redaction	
52	WRM00000793-WRM00000794	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024545 - WYNN00024546
53	WRM00000795-WRM00000795	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024545 - WYNN00024546

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
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	WRM00000797-WRM0000080C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062040 - WYNN00062048
55	WRM00000797-WRM0000080C	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00024570 - WYNN00024571
56	WRM00000801-WRM00000803	3/10/16 Superseding Production Log re WRM docs		No Match	
56	WRM00000801-WRM00000803	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00024570 - WYNN00024571
57	WRM00000804-WRM00000807	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024568 - WYNN00024569
57	WRM00000804-WRM00000807	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00024570 - WYNN00024571
58	WRM00000808-WRM00000808	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00039343 - WYNN00039343
59	WRM00000809-WRM00000813	3/10/16 Superseding Production Log re WRM docs		No Match	
60	WRM00000814-WRM00000818	3/10/16 Superseding Production Log re WRM docs		No Match	
61	WRM00000819-WRM0000082C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062622 - WYNN00062624
62	WRM00000821-WRM00000823	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062622 - WYNN00062624
63	WRM00000824-WRM00000825	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062628 - WYNN00062628
64	WRM00000826-WRM00000827	3/10/16 Superseding Production Log re WRM docs		No Match	
65	WRM00000828-WRM00000829	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00041107 - WYNN00041109
66	WRM00000830-WRM00000831	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062629 - WYNN00062631
67	WRM00000832-WRM00000832	3/10/16 Superseding Production Log re WRM docs		No Match	
68	WRM00000833-WRM00000833	3/10/16 Superseding Production Log re WRM docs		No Match	
69	WRM00000834-WRM00000834	3/10/16 Superseding Production Log re WRM docs		No Match	
70	WRM00000835-WRM00000836	3/10/16 Superseding Production Log re WRM docs		No Match	
71	WRM00000837-WRM00000838	3/10/16 Superseding Production Log re WRM docs		No Match	
72	WRM00000839-WRM0000084C	3/10/16 Superseding Production Log re WRM docs		No Match	
73	WRM00000841-WRM00000842	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062620 - WYNN00062621
74	WRM00000843-WRM00000845	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062604 - WYNN00062605
7 5	WRM00000846-WRM00000846	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062571 - WYNN00062571
76	WRM00000847-WRM00000848	3/10/16 Superseding Production Log re WRM docs		No Match	
77	WRM00000849-WRM00000849	3/10/16 Superseding Production Log re WRM docs		No Match	
78	WRM00000850-WRM0000085C	3/10/16 Superseding Production Log re WRM docs		No Match	
7 9	WRM00000851-WRM00000852	3/10/16 Superseding Production Log re WRM docs		No Match	
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81	WRM00000855-WRM00000857	3/10/16 Superseding Production Log re WRM docs		No Match	
82	WRM00000858-WRM00000862	3/10/16 Superseding Production Log re WRM docs		No Match	
83	WRM00000863-WRM00000867	3/10/16 Superseding Production Log re WRM docs		No Match	
84	WRM00000868-WRM00000868	3/10/16 Superseding Production Log re WRM docs		No Match	
85	WRM00000869-WRM00000874	3/10/16 Superseding Production Log re WRM docs		No Match	
86	WRM00000875-WRM0000088C	3/10/16 Superseding Production Log re WRM docs		No Match	
87	WRM00000881-WRM00000881	3/10/16 Superseding Production Log re WRM docs		No Match	
88	WRM00000882-WRM00000883	3/10/16 Superseding Production Log re WRM docs		No Match	
89	WRM00000884-WRM00000887	3/10/16 Superseding Production Log re WRM docs		No Match	
90	WRM00000888-WRM0000089C	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
91	WRM00000891-WRM00000892	3/10/16 Superseding Production Log re WRM docs		No Match	
92	WRM00000893-WRM00000899	3/10/16 Superseding Production Log re WRM docs		No Match	
93	WRM00000900-WRM00000905	3/10/16 Superseding Production Log re WRM docs		No Match	
94	WRM00000906-WRM00000913	3/10/16 Superseding Production Log re WRM docs		No Match	
95	WRM00000914-WRM00000924	3/10/16 Superseding Production Log re WRM docs		No Match	
96	WRM00000925-WRM00000935	3/10/16 Superseding Production Log re WRM docs		No Match	
97	WRM00000936-WRM00000938	3/10/16 Superseding Production Log re WRM docs		No Match	
98	WRM00000939-WRM00000942	3/10/16 Superseding Production Log re WRM docs		No Match	
99	WRM00000943-WRM00000946	3/10/16 Superseding Production Log re WRM docs		No Match	
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102	WRM00000953-WRM00000954	3/10/16 Superseding Production Log re WRM docs		No Match	
103	WRM00000955-WRM00000958	3/10/16 Superseding Production Log re WRM docs		No Match	
104	WRM00000959-WRM0000096C	3/10/16 Superseding Production Log re WRM docs		No Match	
105	WRM00000961-WRM00000962	3/10/16 Superseding Production Log re WRM docs		No Match	
106	WRM00000963-WRM00000966	3/10/16 Superseding Production Log re WRM docs		No Match	
107	WRM00000967-WRM0000097C	3/10/16 Superseding Production Log re WRM docs		No Match	
108	WRM00000971-WRM00000974	3/10/16 Superseding Production Log re WRM docs		No Match	
109	WRM00000975-WRM00000977	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034202 - WYNN00034203
110	WRM00000978-WRM00000979	3/10/16 Superseding Production Log re WRM docs		No Match	
111	WRM00000980-WRM00000981	3/10/16 Superseding Production Log re WRM docs		No Match	
112	WRM00000982-WRM00000982	3/10/16 Superseding Production Log re WRM docs		No Match	
113	WRM00000983-WRM00000984	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062601 - WYNN00062602
114	WRM00000985-WRM00000989	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062215 - WYNN00062218
115	WRM00000990-WRM00000991	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062213 - WYNN00062214
116	WRM00000992-WRM00000992	3/10/16 Superseding Production Log re WRM docs		No Match	
117	WRM00000993-WRM00000995	3/10/16 Superseding Production Log re WRM docs		No Match	
118	WRM00000996-WRM00000996	3/10/16 Superseding Production Log re WRM docs		No Match	
119	WRM00000997-WRM00001003	3/10/16 Superseding Production Log re WRM docs		No Match	
120	WRM00001004-WRM00001006	3/10/16 Superseding Production Log re WRM docs		No Match	
121	WRM00001007-WRM0000101C	3/10/16 Superseding Production Log re WRM docs		No Match	
122	WRM00001011-WRM00001038	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00025839 - WYNN00025839
122	WRM00001011-WRM00001038	3/10/16 Superseding Production Log re WRM docs		No Match	
123	WRM00001039-WRM00001039	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00040638 - WYNN00040639
124	WRM00001041-WRM00001042	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062114 - WYNN00062118
125	WRM00001043-WRM00001044	3/10/16 Superseding Production Log re WRM docs		No Match	
126	WRM00001045-WRM00001045	3/10/16 Superseding Production Log re WRM docs		No Match	
127	WRM00001046-WRM0000105C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062608 - WYNN00062612
128	WRM00001051-WRM00001051	3/10/16 Superseding Production Log re WRM docs		No Match	
129	WRM00001052-WRM0000106C	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
130	WRM00001061-WRM00001064	3/10/16 Superseding Production Log re WRM docs		No Match	
131	WRM00001065-WRM00001066	3/10/16 Superseding Production Log re WRM docs		No Match	
132	WRM00001067-WRM00001067	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062140 - WYNN0006214C
133	WRM00001068-WRM00001072	3/10/16 Superseding Production Log re WRM docs		No Match	
134	WRM00001073-WRM00001075	3/10/16 Superseding Production Log re WRM docs		No Match	
135	WRM00001076-WRM00001082	3/10/16 Superseding Production Log re WRM docs		No Match	
136	WRM00001083-WRM00001089	3/10/16 Superseding Production Log re WRM docs		No Match	
137	WRM00001090-WRM00001093	3/10/16 Superseding Production Log re WRM docs		No Match	
138	WRM00001094-WRM00001097	3/10/16 Superseding Production Log re WRM docs		No Match	
139	WRM00001098-WRM00001101	3/10/16 Superseding Production Log re WRM docs		No Match	
140	WRM00001102-WRM00001106	3/10/16 Superseding Production Log re WRM docs		No Match	
141	WRM00001107-WRM00001107	3/10/16 Superseding Production Log re WRM docs		No Match	
142	WRM00001108-WRM0000111C	3/10/16 Superseding Production Log re WRM docs		No Match	
143	WRM00001111-WRM00001114	3/10/16 Superseding Production Log re WRM docs		No Match	
144	WRM00001115-WRM00001116	3/10/16 Superseding Production Log re WRM docs		No Match	
145	WRM00001117-WRM0000112C	3/10/16 Superseding Production Log re WRM docs		No Match	
146	WRM00001121-WRM00001124	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
147	WRM00001125-WRM00001128	3/10/16 Superseding Production Log re WRM docs		No Match	
148	WRM00001129-WRM00001135	3/10/16 Superseding Production Log re WRM docs		No Match	
149	WRM00001136-WRM00001161	3/10/16 Superseding Production Log re WRM docs		No Match	
150	WRM00001162-WRM00001186	3/10/16 Superseding Production Log re WRM docs		No Match	
151	WRM00001187-WRM0000121C	3/10/16 Superseding Production Log re WRM docs		No Match	
152	WRM00001211-WRM00001234	3/10/16 Superseding Production Log re WRM docs		No Match	
153	WRM00001235-WRM0000124C	3/10/16 Superseding Production Log re WRM docs		No Match	
154	WRM00001241-WRM00001244	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
155	WRM00001245-WRM00001245	3/10/16 Superseding Production Log re WRM docs		No Match	
156	WRM00001246-WRM00001252	3/10/16 Superseding Production Log re WRM docs		No Match	
157	WRM00001253-WRM00001261	3/10/16 Superseding Production Log re WRM docs		No Match	
158	WRM00001262-WRM00001266	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
159	WRM00001267-WRM00001284	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039330 - WYNN00039342
160	WRM00001285-WRM00001288	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
161	WRM00001289-WRM00001292	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
162	WRM00001293-WRM00001296	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
163	WRM00001297-WRM00001312	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039330 - WYNN00039342
164	WRM00001313-WRM00001314	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
165	WRM00001315-WRM00001315	3/10/16 Superseding Production Log re WRM docs		No Match	
166	WRM00001316-WRM00001318	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00008035 - WYNN00008064
167	WRM00001319-WRM00001328	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
168	WRM00001329-WRM00001334	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039330 - WYNN00039342
169	WRM00001335-WRM0000134C	3/10/16 Superseding Production Log re WRM docs		No Match	

		Other Non-Macau Law	Corresponding US	
Tab No. Bates Range	Origination	Claims	Produced Document	Produced Bates Range
170 WRM00001341-WRM00001341	3/10/16 Superseding Production Log re WRM docs		No Match	
171 WRM00001342-WRM00001342	3/10/16 Superseding Production Log re WRM docs		No Match	
172 WRM00001343-WRM00001343	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062740 - WYNN00062740
173 WRM00001344-WRM00001345	3/10/16 Superseding Production Log re WRM docs		No Match	
174 WRM00001346-WRM00001346	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062740 - WYNN00062740
175 WRM00001347-WRM00001351	3/10/16 Superseding Production Log re WRM docs		No Match	
176 WRM00001352-WRM00001353	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062952 - WYNN00062953
177 WRM00001354-WRM00001354	3/10/16 Superseding Production Log re WRM docs		No Match	
178 WRM00001355-WRM00001358	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063170 - WYNN00063170
179 WRM00001359-WRM00001359	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00032098 - WYNN00032098
180 WRM00001360-WRM0000136C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00032098 - WYNN00032098
181 WRM00001361-WRM00001366	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039330 - WYNN00039342
182 WRM00001367-WRM00001377	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039330 - WYNN00039342
183 WRM00001378-WRM00001381	3/10/16 Superseding Production Log re WRM docs		No Match	
184 WRM00001382-WRM00001385	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039330 - WYNN00039342
185 WRM00001386-WRM00001387	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00044531 - WYNN00044566
186 WRM00001388-WRM0000139C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00044531 - WYNN00044566
187 WRM00001391-WRM00001392	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00044531 - WYNN00044566
188 WRM00001393-WRM00001394	3/10/16 Superseding Production Log re WRM docs		No Match	
189 WRM00001395-WRM00001403	3/10/16 Superseding Production Log re WRM docs		No Match	
190 WRM00001404-WRM00001405	3/10/16 Superseding Production Log re WRM docs		No Match	
191 WRM00001406-WRM00001415	3/10/16 Superseding Production Log re WRM docs		No Match	
192 WRM00001416-WRM00001424	3/10/16 Superseding Production Log re WRM docs		No Match	
193 WRM00001425-WRM00001432	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062923 - WYNN00062924
194 WRM00001433-WRM00001438	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062923 - WYNN00062924
195 WRM00001439-WRM00001444	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062923 - WYNN00062924
196 WRM00001445-WRM00001449	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062923 - WYNN00062924
197 WRM00001450-WRM00001450	3/10/16 Superseding Production Log re WRM docs		No Match	
198 WRM00001451-WRM00001453	3/10/16 Superseding Production Log re WRM docs		No Match	
199 WRM00001454-WRM00001455	3/10/16 Superseding Production Log re WRM docs		No Match	
200 WRM00001456-WRM00001456	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062923 - WYNN00062924
201 WRM00001457-WRM00001457	3/10/16 Superseding Production Log re WRM docs		No Match	
202 WRM00001458-WRM00001467	3/10/16 Superseding Production Log re WRM docs		No Match	
203 WRM00001468-WRM00001476	3/10/16 Superseding Production Log re WRM docs		No Match	
204 WRM00001477-WRM00001477	3/10/16 Superseding Production Log re WRM docs		No Match	
205 WRM00001478-WRM00001478	3/10/16 Superseding Production Log re WRM docs		No Match	
206 WRM00001479-WRM00001487	3/10/16 Superseding Production Log re WRM docs		No Match	
207 WRM00001488-WRM00001493	3/10/16 Superseding Production Log re WRM docs		No Match	
208 WRM00001494-WRM00001496	3/10/16 Superseding Production Log re WRM docs		No Match	
209 WRM00001497-WRM00001498	3/10/16 Superseding Production Log re WRM docs		No Match	

		Other Non-Macau Law	Corresponding US	
Tab No. Bates Range	Origination	Claims	Produced Document	Produced Bates Range
210 WRM00001499-WRM00001505	3/10/16 Superseding Production Log re WRM docs		No Match	
211 WRM00001506-WRM00001512	3/10/16 Superseding Production Log re WRM docs		No Match	
212 WRM00001513-WRM00001513	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00016506 - WYNN00016507
213 WRM00001514-WRM00001517	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024723 - WYNN00024724
214 WRM00001518-WRM00001518	3/10/16 Superseding Production Log re WRM docs		No Match	
215 WRM00001519-WRM00001519	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017389 - WYNN00017389
216 WRM00001520-WRM0000152C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017389 - WYNN00017389
217 WRM00001521-WRM00001521	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063186 - WYNN00063186
218 WRM00001522-WRM00001526	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062164 - WYNN00062167
219 WRM00001527-WRM00001531	3/10/16 Superseding Production Log re WRM docs		No Match	
220 WRM00001532-WRM00001535	3/10/16 Superseding Production Log re WRM docs		No Match	
221 WRM00001536-WRM00001539	3/10/16 Superseding Production Log re WRM docs		No Match	
222 WRM00001540-WRM00001542	3/10/16 Superseding Production Log re WRM docs		No Match	
223 WRM00001543-WRM00001545	3/10/16 Superseding Production Log re WRM docs		No Match	
224 WRM00001546-WRM00001547	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013871 - WYNN00013882
225 WRM00001548-WRM00001549	3/10/16 Superseding Production Log re WRM docs		No Match	
226 WRM00001550-WRM00001551	3/10/16 Superseding Production Log re WRM docs		No Match	
227 WRM00001552-WRM00001552	3/10/16 Superseding Production Log re WRM docs		No Match	
228 WRM00001553-WRM00001553	3/10/16 Superseding Production Log re WRM docs		No Match	
229 WRM00001554-WRM00001557	3/10/16 Superseding Production Log re WRM docs		No Match	
230 WRM00001558-WRM00001559	3/10/16 Superseding Production Log re WRM docs		No Match	
231 WRM00001560-WRM00001561	3/10/16 Superseding Production Log re WRM docs		No Match	
232 WRM00001562-WRM00001566	3/10/16 Superseding Production Log re WRM docs		No Match	
233 WRM00001567-WRM00001569	3/10/16 Superseding Production Log re WRM docs		No Match	
234 WRM00001570-WRM00001571	3/10/16 Superseding Production Log re WRM docs		No Match	
235 WRM00001574-WRM00001575	3/10/16 Superseding Production Log re WRM docs		No Match	
236 WRM00001576-WRM00001587	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062200 - WYNN00062203
237 WRM00001588-WRM0000159C	3/10/16 Superseding Production Log re WRM docs		No Match	
238 WRM00001591-WRM00001593	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062592 - WYNN00062596
239 WRM00001594-WRM00001599	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062736 - WYNN00062736
240 WRM00001600-WRM00001604	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062736 - WYNN00062736
241 WRM00001605-WRM00001611	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062736 - WYNN00062736
242 WRM00001612-WRM00001618	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062736 - WYNN00062736
243 WRM00001619-WRM00001622	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062205 - WYNN00062208
244 WRM00001623-WRM00001625	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062234 - WYNN00062235
245 WRM00001626-WRM00001629	3/10/16 Superseding Production Log re WRM docs		No Match	
246 WRM00001630-WRM00001633	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00040943 - WYNN00040946
247 WRM00001634-WRM00001641	3/10/16 Superseding Production Log re WRM docs		No Match	
248 WRM00001642-WRM0000166C	3/10/16 Superseding Production Log re WRM docs		No Match	
249 WRM00001661-WRM00001662	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00001664-WRM00001665	3/10/16 Superseding Production Log re WRM docs		No Match	
251	WRM00001666-WRM00001667	3/10/16 Superseding Production Log re WRM docs		No Match	
252	WRM00001668-WRM00001669	3/10/16 Superseding Production Log re WRM docs		No Match	
253	WRM00001670-WRM0000168C	3/10/16 Superseding Production Log re WRM docs		No Match	
254	WRM00001681-WRM00001691	3/10/16 Superseding Production Log re WRM docs		No Match	
255	WRM00001692-WRM00001704	3/10/16 Superseding Production Log re WRM docs		No Match	
255	WRM00001692-WRM00001704	3/10/16 Superseding Production Log re WRM docs		No Match	
256	WRM00001705-WRM00001718	3/10/16 Superseding Production Log re WRM docs		No Match	
256	WRM00001705-WRM00001718	3/10/16 Superseding Production Log re WRM docs		No Match	
257	WRM00001719-WRM00001729	3/10/16 Superseding Production Log re WRM docs		No Match	
257	WRM00001719-WRM00001729	3/10/16 Superseding Production Log re WRM docs		No Match	
258	WRM00001730-WRM00001765	3/10/16 Superseding Production Log re WRM docs		No Match	
258	WRM00001730-WRM00001765	3/10/16 Superseding Production Log re WRM docs		No Match	
259	WRM00001766-WRM00001781	3/10/16 Superseding Production Log re WRM docs		No Match	
259	WRM00001766-WRM00001781	3/10/16 Superseding Production Log re WRM docs		No Match	
260	WRM00001782-WRM00001783	3/10/16 Superseding Production Log re WRM docs		No Match	
261	WRM00001784-WRM00001785	3/10/16 Superseding Production Log re WRM docs		No Match	
262	WRM00001786-WRM0000179C	3/10/16 Superseding Production Log re WRM docs		No Match	
263	WRM00001791-WRM00001795	3/10/16 Superseding Production Log re WRM docs		No Match	
2 63	WRM00001791-WRM00001795	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00027775 - WYNN00027791
264	WRM00001796-WRM00001796	3/10/16 Superseding Production Log re WRM docs		No Match	
265	WRM00001797-WRM00001799	3/10/16 Superseding Production Log re WRM docs		No Match	
266	WRM00001800-WRM00001803	3/10/16 Superseding Production Log re WRM docs		No Match	
267	WRM00001804-WRM00001805	3/10/16 Superseding Production Log re WRM docs		No Match	
268	WRM00001806-WRM00001807	3/10/16 Superseding Production Log re WRM docs		No Match	
269	WRM00001808-WRM00001837	3/10/16 Superseding Production Log re WRM docs		No Match	
269	WRM00001808-WRM00001837	3/10/16 Superseding Production Log re WRM docs		No Redaction	
269	WRM00001808-WRM00001837	3/10/16 Superseding Production Log re WRM docs		No Match	
270	WRM00001838-WRM00001852	3/10/16 Superseding Production Log re WRM docs		No Match	
270	WRM00001838-WRM00001852	3/10/16 Superseding Production Log re WRM docs		No Match	
270	WRM00001838-WRM00001852	3/10/16 Superseding Production Log re WRM docs		No Match	
271	WRM00001853-WRM00001863	3/10/16 Superseding Production Log re WRM docs		No Match	
272	WRM00001864-WRM00001875	3/10/16 Superseding Production Log re WRM docs		No Match	
273	WRM00001876-WRM00001889	3/10/16 Superseding Production Log re WRM docs		No Match	
273	WRM00001876-WRM00001889	3/10/16 Superseding Production Log re WRM docs		No Match	
274	WRM00001890-WRM00001901	3/10/16 Superseding Production Log re WRM docs		No Match	
275	WRM00001902-WRM00001914	3/10/16 Superseding Production Log re WRM docs		No Match	
276	WRM00001915-WRM00001915	3/10/16 Superseding Production Log re WRM docs		No Match	
277	WRM00001916-WRM00001922	3/10/16 Superseding Production Log re WRM docs		No Match	
277	WRM00001916-WRM00001922	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No. Bate	es Range	Origination	Claims	Produced Document	Produced Bates Range
278 WRN	M00001923-WRM00001926	3/10/16 Superseding Production Log re WRM docs	<u> </u>	No Match	
278 WRN	M00001923-WRM00001926	3/10/16 Superseding Production Log re WRM docs		No Match	
279 WRN	M00001927-WRM00001928	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062563 - WYNN00062564
280 WRN	M00001929-WRM00001943	3/10/16 Superseding Production Log re WRM docs		No Match	
280 WRN	M00001929-WRM00001943	3/10/16 Superseding Production Log re WRM docs		No Match	
281 WRN	M00001944-WRM00001945	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034202 - WYNN00034203
282 WRN	M00001946-WRM00001948	3/10/16 Superseding Production Log re WRM docs		No Match	
282 WRN	M00001946-WRM00001948	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00063221 - WYNN00063223
283 WRN	M00001949-WRM0000195C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00029895 - WYNN00029898
284 WRN	M00001951-WRM00001953	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00029895 - WYNN00029898
285 WRN	M00001954-WRM00001957	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00029895 - WYNN00029898
	M00001958-WRM00001959	3/10/16 Superseding Production Log re WRM docs		No Match	
287 WRN	M00001960-WRM00001961	3/10/16 Superseding Production Log re WRM docs		No Match	
288 WRN	M00001962-WRM00001962	3/10/16 Superseding Production Log re WRM docs		No Match	
289 WRN	M00001963-WRM00001964	3/10/16 Superseding Production Log re WRM docs		No Match	
290 WRN	M00001965-WRM00001966	3/10/16 Superseding Production Log re WRM docs		No Match	
290 WRN	M00001965-WRM00001966	3/10/16 Superseding Production Log re WRM docs		No Match	
	M00001967-WRM0000197C	3/10/16 Superseding Production Log re WRM docs		No Match	
291 WRN	M00001967-WRM0000197C	3/10/16 Superseding Production Log re WRM docs		No Match	
292 WRN	M00001971-WRM00001977	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013883 - WYNN00013890
292 WRN	M00001971-WRM00001977	3/10/16 Superseding Production Log re WRM docs		No Match	
293 WRN	M00001978-WRM00001986	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013883 - WYNN00013890
293 WRN	M00001978-WRM00001986	3/10/16 Superseding Production Log re WRM docs		No Match	
294 WRN	M00001987-WRM00001994	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013883 - WYNN00013890
294 WRN	M00001987-WRM00001994	3/10/16 Superseding Production Log re WRM docs		No Match	
295 WRN	M00001995-WRM00002003	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013883 - WYNN00013890
295 WRN	M00001995-WRM00002003	3/10/16 Superseding Production Log re WRM docs		No Match	
296 WRN	M00002004-WRM00002011	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013883 - WYNN00013890
297 WRN	M00002012-WRM00002019	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013883 - WYNN00013890
298 WRN	M00002020-WRM0000203C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013883 - WYNN00013890
298 WRN	M00002020-WRM0000203C	3/10/16 Superseding Production Log re WRM docs		No Match	
299 WRN	M00002031-WRM00002042	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013883 - WYNN00013890
299 WRN	M00002031-WRM00002042	3/10/16 Superseding Production Log re WRM docs		No Match	
300 WRN	M00002043-WRM00002052	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013883 - WYNN00013890
301 WRN	M00002053-WRM00002063	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013883 - WYNN00013890
301 WRN	M00002053-WRM00002063	3/10/16 Superseding Production Log re WRM docs		No Match	
302 WRN	M00002064-WRM00002077	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013883 - WYNN00013890
302 WRN	M00002064-WRM00002077	3/10/16 Superseding Production Log re WRM docs		No Match	
303 WRN	M00002078-WRM00002079	3/10/16 Superseding Production Log re WRM docs		No Match	
30 WRN	M00002078-WRM00002079	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00002080-WRM00002098	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00002080-WRM00002098	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00002080-WRM00002098	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00002099-WRM0000210C	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00002099-WRM0000210C	3/10/16 Superseding Production Log re WRM docs		No Match	
306	WRM00002101-WRM00002103	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00002101-WRM00002103	3/10/16 Superseding Production Log re WRM docs		No Match	
307	WRM00002104-WRM00002106	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00002107-WRM00002127	3/10/16 Superseding Production Log re WRM docs		No Match	
308	WRM00002107-WRM00002127	3/10/16 Superseding Production Log re WRM docs		No Match	
308	WRM00002107-WRM00002127	3/10/16 Superseding Production Log re WRM docs		No Redaction	
	WRM00002107-WRM00002127	3/10/16 Superseding Production Log re WRM docs		No Redaction	
309	WRM00002128-WRM00002136	3/10/16 Superseding Production Log re WRM docs		No Match	
309	WRM00002128-WRM00002136	3/10/16 Superseding Production Log re WRM docs		No Redaction	
310	WRM00002137-WRM00002143	3/10/16 Superseding Production Log re WRM docs		No Match	
310	WRM00002137-WRM00002143	3/10/16 Superseding Production Log re WRM docs		No Redaction	
311	WRM00002144-WRM00002163	3/10/16 Superseding Production Log re WRM docs		No Match	
311	WRM00002144-WRM00002163	3/10/16 Superseding Production Log re WRM docs		No Match	
311	WRM00002144-WRM00002163	3/10/16 Superseding Production Log re WRM docs		No Redaction	
311	WRM00002144-WRM00002163	3/10/16 Superseding Production Log re WRM docs		No Redaction	
312	WRM00002164-WRM00002183	3/10/16 Superseding Production Log re WRM docs		No Match	
312	WRM00002164-WRM00002183	3/10/16 Superseding Production Log re WRM docs		No Match	
313	WRM00002184-WRM00002256	3/10/16 Superseding Production Log re WRM docs		No Match	
313	WRM00002184-WRM00002256	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062345 - WYNN00062417
314	WRM00002257-WRM00002268	3/10/16 Superseding Production Log re WRM docs		No Match	
314	WRM00002257-WRM00002268	3/10/16 Superseding Production Log re WRM docs		No Redaction	
315	WRM00002269-WRM0000227C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062632 - WYNN00062633
315	WRM00002269-WRM0000227C	3/10/16 Superseding Production Log re WRM docs		No Match	
316	WRM00002271-WRM00002278	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062569 - WYNN0006257C
316	WRM00002271-WRM00002278	3/10/16 Superseding Production Log re WRM docs		No Match	
316	WRM00002271-WRM00002278	3/10/16 Superseding Production Log re WRM docs		No Match	
316	WRM00002271-WRM00002278	3/10/16 Superseding Production Log re WRM docs		No Match	
316	WRM00002271-WRM00002278	3/10/16 Superseding Production Log re WRM docs		No Match	
316	WRM00002271-WRM00002278	3/10/16 Superseding Production Log re WRM docs		No Match	
317	WRM00002279-WRM00002283	3/10/16 Superseding Production Log re WRM docs		No Match	
317	WRM00002279-WRM00002283	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00027775 - WYNN00027791
318	WRM00002284-WRM00002292	3/10/16 Superseding Production Log re WRM docs		No Match	
318	WRM00002284-WRM00002292	3/10/16 Superseding Production Log re WRM docs		No Match	
319	WRM00002293-WRM00002336	3/10/16 Superseding Production Log re WRM docs		No Match	
319	WRM00002293-WRM00002336	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00002337-WRM00002379	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00002337-WRM00002379	3/10/16 Superseding Production Log re WRM docs		No Match	
321	WRM00002380-WRM00002383	3/10/16 Superseding Production Log re WRM docs		No Match	
321	WRM00002380-WRM00002383	3/10/16 Superseding Production Log re WRM docs		No Match	
322	WRM00002384-WRM00002385	3/10/16 Superseding Production Log re WRM docs		No Match	
323	WRM00002386-WRM00002395	3/10/16 Superseding Production Log re WRM docs		No Match	
323	WRM00002386-WRM00002395	3/10/16 Superseding Production Log re WRM docs		No Match	
324	WRM00002400-WRM00002403	3/10/16 Superseding Production Log re WRM docs		No Match	
324	WRM00002400-WRM00002403	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00058552 - WYNN00058557
325	WRM00002404-WRM00002405	3/10/16 Superseding Production Log re WRM docs		No Match	
326	WRM00002406-WRM00002407	3/10/16 Superseding Production Log re WRM docs		No Match	
327	WRM00002408-WRM00002413	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00002408-WRM00002413	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00004594 - WYNN00004597
328	WRM00002416-WRM00002446	3/10/16 Superseding Production Log re WRM docs		No Match	
328	WRM00002416-WRM00002446	3/10/16 Superseding Production Log re WRM docs		No Match	
328	WRM00002416-WRM00002446	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00002416-WRM00002446	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062083 - WYNN00062083
328	WRM00002416-WRM00002446	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00041145 - WYNN00041146
328	WRM00002416-WRM00002446	3/10/16 Superseding Production Log re WRM docs		No Match	
328	WRM00002416-WRM00002446	3/10/16 Superseding Production Log re WRM docs		No Match	
328	WRM00002416-WRM00002446	3/10/16 Superseding Production Log re WRM docs		No Match	
328	WRM00002416-WRM00002446	3/10/16 Superseding Production Log re WRM docs		No Match	
328	WRM00002416-WRM00002446	3/10/16 Superseding Production Log re WRM docs		No Match	
328	WRM00002416-WRM00002446	3/10/16 Superseding Production Log re WRM docs		No Match	
328	WRM00002416-WRM00002446	3/10/16 Superseding Production Log re WRM docs		No Match	
328	WRM00002416-WRM00002446	3/10/16 Superseding Production Log re WRM docs		No Match	
328	WRM00002416-WRM00002446	3/10/16 Superseding Production Log re WRM docs		No Match	
328	WRM00002416-WRM00002446	3/10/16 Superseding Production Log re WRM docs		No Match	
328	WRM00002416-WRM00002446	3/10/16 Superseding Production Log re WRM docs		No Match	
329	WRM00002447-WRM00002519	3/10/16 Superseding Production Log re WRM docs		No Match	
329	WRM00002447-WRM00002519	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062345 - WYNN00062417
330	WRM00002520-WRM00002521	3/10/16 Superseding Production Log re WRM docs		No Match	
330	WRM00002520-WRM00002521	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013871 - WYNN00013882
331	WRM00002522-WRM00002555	3/10/16 Superseding Production Log re WRM docs		No Match	
331	WRM00002522-WRM00002555	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00002556-WRM0000256C	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00002556-WRM0000256C	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062327 - WYNN00062329
	WRM00002561-WRM00002634	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00002561-WRM00002634	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00002638-WRM0000264C	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
334	WRM00002638-WRM0000264C	3/10/16 Superseding Production Log re WRM docs		No Match	
335	WRM00002672-WRM00002708	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062223 - WYNN00062225
335	WRM00002672-WRM00002708	3/10/16 Superseding Production Log re WRM docs		No Match	
336	WRM00002709-WRM00002793	3/10/16 Superseding Production Log re WRM docs		No Match	
336	WRM00002709-WRM00002793	3/10/16 Superseding Production Log re WRM docs		No Match	
336	WRM00002709-WRM00002793	3/10/16 Superseding Production Log re WRM docs		No Match	
336	WRM00002709-WRM00002793	3/10/16 Superseding Production Log re WRM docs		No Match	
336	WRM00002709-WRM00002793	3/10/16 Superseding Production Log re WRM docs		No Match	
336	WRM00002709-WRM00002793	3/10/16 Superseding Production Log re WRM docs		No Match	
336	WRM00002709-WRM00002793	3/10/16 Superseding Production Log re WRM docs		No Match	
336	WRM00002709-WRM00002793	3/10/16 Superseding Production Log re WRM docs		No Match	
336	WRM00002709-WRM00002793	3/10/16 Superseding Production Log re WRM docs		No Match	
336	WRM00002709-WRM00002793	3/10/16 Superseding Production Log re WRM docs		No Match	
337	WRM00002794-WRM00002865	3/10/16 Superseding Production Log re WRM docs		No Match	
337	WRM00002794-WRM00002865	3/10/16 Superseding Production Log re WRM docs		No Match	
337	WRM00002794-WRM00002865	3/10/16 Superseding Production Log re WRM docs		No Redaction	
337	WRM00002794-WRM00002865	3/10/16 Superseding Production Log re WRM docs		No Match	
337	WRM00002794-WRM00002865	3/10/16 Superseding Production Log re WRM docs		No Match	
337	WRM00002794-WRM00002865	3/10/16 Superseding Production Log re WRM docs		No Match	
337	WRM00002794-WRM00002865	3/10/16 Superseding Production Log re WRM docs		No Match	
337	WRM00002794-WRM00002865	3/10/16 Superseding Production Log re WRM docs		No Match	
337	WRM00002794-WRM00002865	3/10/16 Superseding Production Log re WRM docs		No Match	
337	WRM00002794-WRM00002865	3/10/16 Superseding Production Log re WRM docs		No Match	
337	WRM00002794-WRM00002865	3/10/16 Superseding Production Log re WRM docs		No Match	
338	WRM00002866-WRM00002935	3/10/16 Superseding Production Log re WRM docs		No Match	
338	WRM00002866-WRM00002935	3/10/16 Superseding Production Log re WRM docs		No Match	
338	WRM00002866-WRM00002935	3/10/16 Superseding Production Log re WRM docs		No Redaction	
338	WRM00002866-WRM00002935	3/10/16 Superseding Production Log re WRM docs		No Match	
338	WRM00002866-WRM00002935	3/10/16 Superseding Production Log re WRM docs		No Match	
338	WRM00002866-WRM00002935	3/10/16 Superseding Production Log re WRM docs		No Match	
338	WRM00002866-WRM00002935	3/10/16 Superseding Production Log re WRM docs		No Match	
338	WRM00002866-WRM00002935	3/10/16 Superseding Production Log re WRM docs		No Match	
338	WRM00002866-WRM00002935	3/10/16 Superseding Production Log re WRM docs		No Match	
338	WRM00002866-WRM00002935	3/10/16 Superseding Production Log re WRM docs		No Match	
339	WRM00002936-WRM00003006	3/10/16 Superseding Production Log re WRM docs		No Match	
339	WRM00002936-WRM00003006	3/10/16 Superseding Production Log re WRM docs		No Match	
339	WRM00002936-WRM00003006	3/10/16 Superseding Production Log re WRM docs		No Match	
339	WRM00002936-WRM00003006	3/10/16 Superseding Production Log re WRM docs		No Match	
339	WRM00002936-WRM00003006	3/10/16 Superseding Production Log re WRM docs		No Match	
339	WRM00002936-WRM00003006	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00002936-WRM00003006	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00002936-WRM00003006	3/10/16 Superseding Production Log re WRM docs		No Match	
339	WRM00002936-WRM00003006	3/10/16 Superseding Production Log re WRM docs		No Match	
339	WRM00002936-WRM00003006	3/10/16 Superseding Production Log re WRM docs		No Match	
340	WRM00003007-WRM00003007	3/10/16 Superseding Production Log re WRM docs		No Match	
341	WRM00003008-WRM00003013	3/10/16 Superseding Production Log re WRM docs		No Match	
341	WRM00003008-WRM00003013	3/10/16 Superseding Production Log re WRM docs		No Match	
342	WRM00003014-WRM00003018	3/10/16 Superseding Production Log re WRM docs		No Match	
343	WRM00003019-WRM00003022	3/10/16 Superseding Production Log re WRM docs		No Match	
343	WRM00003019-WRM00003022	3/10/16 Superseding Production Log re WRM docs		No Match	
344	WRM00003023-WRM00003026	3/10/16 Superseding Production Log re WRM docs		No Match	
344	WRM00003023-WRM00003026	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00028739 - WYNN00028744
345	WRM00003031-WRM00003032	3/10/16 Superseding Production Log re WRM docs		No Match	
346	WRM00003033-WRM00003034	3/10/16 Superseding Production Log re WRM docs		No Match	
347	WRM00003035-WRM00003036	3/10/16 Superseding Production Log re WRM docs		No Match	
348	WRM00003037-WRM00003039	3/10/16 Superseding Production Log re WRM docs		No Match	
348	WRM00003037-WRM00003039	3/10/16 Superseding Production Log re WRM docs		No Match	
349	WRM00003040-WRM0000304C	3/10/16 Superseding Production Log re WRM docs		No Match	
350	WRM00003041-WRM00003041	3/10/16 Superseding Production Log re WRM docs		No Match	
351	WRM00003042-WRM00003064	3/10/16 Superseding Production Log re WRM docs		No Match	
351	WRM00003042-WRM00003064	3/10/16 Superseding Production Log re WRM docs		No Match	
352	WRM00003067-WRM00003067	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062341 - WYNN00062341
353	WRM00003068-WRM00003071	3/10/16 Superseding Production Log re WRM docs		No Match	
353	WRM00003068-WRM00003071	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00032716 - WYNN00032717
353	WRM00003068-WRM00003071	3/10/16 Superseding Production Log re WRM docs		No Redaction	
354	WRM00003098-WRM00003099	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034030 - WYNN00034032
355	WRM00003100-WRM00003103	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062955 - WYNN00062958
355	WRM00003100-WRM00003103	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062955 - WYNN00062958
356	WRM00003104-WRM00003106	3/10/16 Superseding Production Log re WRM docs		No Match	
356	WRM00003104-WRM00003106	3/10/16 Superseding Production Log re WRM docs		No Match	
356	WRM00003104-WRM00003106	3/10/16 Superseding Production Log re WRM docs		No Match	
357	WRM00003107-WRM00003468	3/10/16 Superseding Production Log re WRM docs		No Match	
357	WRM00003107-WRM00003468	3/10/16 Superseding Production Log re WRM docs		No Match	
358	WRM00003469-WRM0000355C	3/10/16 Superseding Production Log re WRM docs		No Match	
358	WRM00003469-WRM0000355C	3/10/16 Superseding Production Log re WRM docs		No Match	
358	WRM00003469-WRM0000355C	3/10/16 Superseding Production Log re WRM docs		No Match	
358	WRM00003469-WRM0000355C	3/10/16 Superseding Production Log re WRM docs		No Match	
359	WRM00003551-WRM00003919	3/10/16 Superseding Production Log re WRM docs		No Match	
359	WRM00003551-WRM00003919	3/10/16 Superseding Production Log re WRM docs		No Match	
360	WRM00003920-WRM00004273	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00003920-WRM00004273	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00004274-WRM0000465C	3/10/16 Superseding Production Log re WRM docs		No Match	
361	WRM00004274-WRM0000465C	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00022393 - WYNN00022768
	WRM00004651-WRM00005036	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062423 - WYNN00062431
	WRM00004651-WRM00005036	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00031143 - WYNN0003152C
	WRM00004651-WRM00005036	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00004651-WRM00005036	3/10/16 Superseding Production Log re WRM docs		No Match	
363	WRM00005037-WRM00005424	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00005037-WRM00005424	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00031143 - WYNN0003152C
	WRM00005037-WRM00005424	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00005037-WRM00005424	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00063211 - WYNN0006322C
	WRM00005425-WRM00005812	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00005425-WRM00005812	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00031143 - WYNN00031520
	WRM00005425-WRM00005812	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00005425-WRM00005812	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00063211 - WYNN00063220
	WRM00005813-WRM00006201	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00005813-WRM00006201	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00031143 - WYNN00031520
	WRM00005813-WRM00006201	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00005813-WRM00006201	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00063211 - WYNN00063220
	WRM00006202-WRM00006569	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00006202-WRM00006569	3/10/16 Superseding Production Log re WRM docs		No Redaction	
	WRM00006202-WRM00006569	3/10/16 Superseding Production Log re WRM docs		No Redaction	
	WRM00006570-WRM00006924	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062734 - WYNN00062735
	WRM00006570-WRM00006924	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00006925-WRM00007266	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024090 - WYNN00024101
	WRM00006925-WRM00007266	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00007267-WRM00007269	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00007267-WRM00007269	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00007267-WRM00007269	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00007270-WRM00007271	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00007272-WRM00007274	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00014510 - WYNN00014512
	WRM00007275-WRM00007276	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00014513 - WYNN00014515
	WRM00007277-WRM00007279	3/10/16 Superseding Production Log re WRM docs		No Match	
373	WRM00007277-WRM00007279	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017335 - WYNN00017336
	WRM00007280-WRM0000728C	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00007281-WRM00007281	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00007282-WRM00007305	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00007282-WRM00007305	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00007282-WRM00007305	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00007282-WRM00007305	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00007282-WRM00007305	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00007282-WRM00007305	3/10/16 Superseding Production Log re WRM docs		No Match	
377	WRM00007306-WRM00007307	3/10/16 Superseding Production Log re WRM docs		No Match	
378	WRM00007308-WRM00007308	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017348 - WYNN00017348
379	WRM00007309-WRM00007311	3/10/16 Superseding Production Log re WRM docs		No Match	
380	WRM00007312-WRM00007317	3/10/16 Superseding Production Log re WRM docs		No Match	
380	WRM00007312-WRM00007317	3/10/16 Superseding Production Log re WRM docs		No Match	
380	WRM00007312-WRM00007317	3/10/16 Superseding Production Log re WRM docs		No Match	
380	WRM00007312-WRM00007317	3/10/16 Superseding Production Log re WRM docs		No Match	
380	WRM00007312-WRM00007317	3/10/16 Superseding Production Log re WRM docs		No Match	
381	WRM00007318-WRM00007318	3/10/16 Superseding Production Log re WRM docs		No Match	
382	WRM00007319-WRM0000732C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00016202 - WYNN00016202
383	WRM00007321-WRM00007322	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017347 - WYNN00017347
384	WRM00007323-WRM00007324	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017347 - WYNN00017347
385	WRM00007325-WRM00007326	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017188 - WYNN00017189
386	WRM00007327-WRM00007328	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00017188 - WYNN00017189
387	WRM00007329-WRM00007332	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017344 - WYNN00017346
388	WRM00007333-WRM00007335	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017344 - WYNN00017346
389	WRM00007336-WRM00007342	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00016251 - WYNN00016251
389	WRM00007336-WRM00007342	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00016252 - WYNN00016257
390	WRM00007343-WRM00007345	3/10/16 Superseding Production Log re WRM docs		No Match	
390	WRM00007343-WRM00007345	3/10/16 Superseding Production Log re WRM docs		No Match	
390	WRM00007343-WRM00007345	3/10/16 Superseding Production Log re WRM docs		No Match	
391	WRM00007346-WRM00007347	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063176 - WYNN00063176
392	WRM00007348-WRM00007349	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062923 - WYNN00062924
393	WRM00007350-WRM00007366	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062906 - WYNN00062922
393	WRM00007350-WRM00007366	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062906 - WYNN00062922
394	WRM00007367-WRM00007367	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062954 - WYNN00062954
395	WRM00007368-WRM00007369	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00008777 - WYNN00008777
396	WRM00007370-WRM00007371	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00008777 - WYNN00008777
397	WRM00007376-WRM00007377	3/10/16 Superseding Production Log re WRM docs		No Match	
398	WRM00007378-WRM00007388	3/10/16 Superseding Production Log re WRM docs		No Match	
398	WRM00007378-WRM00007388	3/10/16 Superseding Production Log re WRM docs		No Match	
398	WRM00007378-WRM00007388	3/10/16 Superseding Production Log re WRM docs		No Match	
399	WRM00007389-WRM00007392	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062196 - WYNN00062199
399	WRM00007389-WRM00007392	3/10/16 Superseding Production Log re WRM docs		No Match	
400	WRM00007393-WRM0000740C	3/10/16 Superseding Production Log re WRM docs		No Match	
400	WRM00007393-WRM0000740C	3/10/16 Superseding Production Log re WRM docs		No Match	
401	WRM00007401-WRM00007405	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00046604 - WYNN00046605
401	WRM00007401-WRM00007405	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
402	WRM00007406-WRM00007424	3/10/16 Superseding Production Log re WRM docs		No Match	
402	WRM00007406-WRM00007424	3/10/16 Superseding Production Log re WRM docs		No Match	
402	WRM00007406-WRM00007424	3/10/16 Superseding Production Log re WRM docs		No Match	
402	WRM00007406-WRM00007424	3/10/16 Superseding Production Log re WRM docs		No Redaction	
402	WRM00007406-WRM00007424	3/10/16 Superseding Production Log re WRM docs		No Match	
402	WRM00007406-WRM00007424	3/10/16 Superseding Production Log re WRM docs		No Redaction	
402	WRM00007406-WRM00007424	3/10/16 Superseding Production Log re WRM docs		No Redaction	
403	WRM00007425-WRM00007427	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00060911 - WYNN00060913
403	WRM00007425-WRM00007427	3/10/16 Superseding Production Log re WRM docs		No Match	
404	WRM00007428-WRM00007431	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00060911 - WYNN00060913
404	WRM00007428-WRM00007431	3/10/16 Superseding Production Log re WRM docs		No Match	
404	WRM00007428-WRM00007431	3/10/16 Superseding Production Log re WRM docs		No Match	
405	WRM00007432-WRM00007434	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00060911 - WYNN00060913
405	WRM00007432-WRM00007434	3/10/16 Superseding Production Log re WRM docs		No Match	
406	WRM00007436-WRM00007443	3/10/16 Superseding Production Log re WRM docs		No Match	
406	WRM00007436-WRM00007443	3/10/16 Superseding Production Log re WRM docs		No Match	
407	WRM00007453-WRM00007454	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00047024 - WYNN00047025
408	WRM00007457-WRM00007464	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00046696 - WYNN00046703
409	WRM00007475-WRM00007475	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062243 - WYNN00062243
410	WRM00007476-WRM00007476	3/10/16 Superseding Production Log re WRM docs		No Match	
411	WRM00007478-WRM00007483	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00046619 - WYNN00046624
412	WRM00007489-WRM00007496	3/10/16 Superseding Production Log re WRM docs		No Match	
413	WRM00007497-WRM00007498	3/10/16 Superseding Production Log re WRM docs		No Match	
414	WRM00007499-WRM00007616	3/10/16 Superseding Production Log re WRM docs		No Match	
415	WRM00007617-WRM00007702	3/10/16 Superseding Production Log re WRM docs		No Match	
416	WRM00007703-WRM00007809	3/10/16 Superseding Production Log re WRM docs		No Match	
417	WRM00007810-WRM00007891	3/10/16 Superseding Production Log re WRM docs		No Match	
418	WRM00007892-WRM00008007	3/10/16 Superseding Production Log re WRM docs		No Match	
419	WRM00008008-WRM00008129	3/10/16 Superseding Production Log re WRM docs		No Match	
420	WRM00008130-WRM00008215	3/10/16 Superseding Production Log re WRM docs		No Match	
421	WRM00008216-WRM00008297	3/10/16 Superseding Production Log re WRM docs		No Match	
422	WRM00008298-WRM00008407	3/10/16 Superseding Production Log re WRM docs		No Match	
423	WRM00008408-WRM00008522	3/10/16 Superseding Production Log re WRM docs		No Match	
424	WRM00008523-WRM00008524	3/10/16 Superseding Production Log re WRM docs		No Match	
425	WRM00008525-WRM00008531	3/10/16 Superseding Production Log re WRM docs		No Match	
425	WRM00008525-WRM00008531	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017005 - WYNN00017028
426	WRM00008532-WRM00008582	3/10/16 Superseding Production Log re WRM docs		No Match	
426	WRM00008532-WRM00008582	3/10/16 Superseding Production Log re WRM docs		No Match	
427	WRM00008583-WRM00008593	3/10/16 Superseding Production Log re WRM docs		No Match	
427	WRM00008583-WRM00008593	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
428	WRM00008594-WRM00008603	3/10/16 Superseding Production Log re WRM docs		No Match	
428	WRM00008594-WRM00008603	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00008905 - WYNN00008909
429	WRM00008604-WRM00008613	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00028624 - WYNN00028625
429	WRM00008604-WRM00008613	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013871 - WYNN00013882
430	WRM00008614-WRM00008615	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00028624 - WYNN00028625
431	WRM00008616-WRM00008617	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00028624 - WYNN00028625
432	WRM00008618-WRM0000862C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017501 - WYNN00017506
432	WRM00008618-WRM0000862C	3/10/16 Superseding Production Log re WRM docs		No Match	
433	WRM00008621-WRM00008622	3/10/16 Superseding Production Log re WRM docs		No Match	
434	WRM00008623-WRM00008624	3/10/16 Superseding Production Log re WRM docs		No Match	
435	WRM00008625-WRM00008627	3/10/16 Superseding Production Log re WRM docs		No Match	
436	WRM00008628-WRM00008632	3/10/16 Superseding Production Log re WRM docs		No Match	
437	WRM00008633-WRM00008638	3/10/16 Superseding Production Log re WRM docs		No Match	
438	WRM00008639-WRM0000864C	3/10/16 Superseding Production Log re WRM docs		No Match	
439	WRM00008641-WRM00008642	3/10/16 Superseding Production Log re WRM docs		No Match	
440	WRM00008643-WRM00008644	3/10/16 Superseding Production Log re WRM docs		No Match	
441	WRM00008645-WRM00008649	3/10/16 Superseding Production Log re WRM docs		No Match	
442	WRM00008650-WRM00008653	3/10/16 Superseding Production Log re WRM docs		No Match	
443	WRM00008654-WRM0000866C	3/10/16 Superseding Production Log re WRM docs		No Match	
444	WRM00008661-WRM00008664	3/10/16 Superseding Production Log re WRM docs		No Match	
445	WRM00008665-WRM00008666	3/10/16 Superseding Production Log re WRM docs		No Match	
446	WRM00008667-WRM00008686	3/10/16 Superseding Production Log re WRM docs		No Match	
446	WRM00008667-WRM00008686	3/10/16 Superseding Production Log re WRM docs		No Match	
447	WRM00008687-WRM00008688	3/10/16 Superseding Production Log re WRM docs		No Match	
448	WRM00008689-WRM00008689	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017490 - WYNN00017500
449	WRM00008690-WRM00008692	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017490 - WYNN00017500
450	WRM00008693-WRM00008694	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017490 - WYNN00017500
451	WRM00008695-WRM00008695	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017490 - WYNN00017500
452	WRM00008696-WRM00008697	3/10/16 Superseding Production Log re WRM docs		No Match	
453	WRM00008698-WRM0000870C	3/10/16 Superseding Production Log re WRM docs		No Match	
454	WRM00008701-WRM00008704	3/10/16 Superseding Production Log re WRM docs		No Match	
454	WRM00008701-WRM00008704	3/10/16 Superseding Production Log re WRM docs		No Match	
455	WRM00008705-WRM00008717	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00044531 - WYNN00044566
455	WRM00008705-WRM00008717	3/10/16 Superseding Production Log re WRM docs		No Match	
456	WRM00008718-WRM00008718	3/10/16 Superseding Production Log re WRM docs		No Match	
457	WRM00008719-WRM00008719	3/10/16 Superseding Production Log re WRM docs		No Match	
458	WRM00008720-WRM00008721	3/10/16 Superseding Production Log re WRM docs		No Match	
458	WRM00008720-WRM00008721	3/10/16 Superseding Production Log re WRM docs		No Match	
459	WRM00008722-WRM00008723	3/10/16 Superseding Production Log re WRM docs		No Match	
460	WRM00008724-WRM00008725	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
460	WRM00008724-WRM00008725	3/10/16 Superseding Production Log re WRM docs		No Match	
461	WRM00008726-WRM00008733	3/10/16 Superseding Production Log re WRM docs		No Match	
462	WRM00008734-WRM0000874C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017501 - WYNN00017506
463	WRM00008741-WRM00008742	3/10/16 Superseding Production Log re WRM docs		No Match	
463	WRM00008741-WRM00008742	3/10/16 Superseding Production Log re WRM docs		No Match	
464	WRM00008743-WRM00008745	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00032093 - WYNN00032094
464	WRM00008743-WRM00008745	3/10/16 Superseding Production Log re WRM docs		No Match	
465	WRM00008746-WRM00008748	3/10/16 Superseding Production Log re WRM docs		No Match	
465	WRM00008746-WRM00008748	3/10/16 Superseding Production Log re WRM docs		No Match	
466	WRM00008749-WRM00008752	3/10/16 Superseding Production Log re WRM docs		No Match	
467	WRM00008753-WRM00008754	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00028624 - WYNN00028625
468	WRM00008755-WRM00008756	3/10/16 Superseding Production Log re WRM docs		No Match	
468	WRM00008755-WRM00008756	3/10/16 Superseding Production Log re WRM docs		No Match	
469	WRM00008757-WRM0000876C	3/10/16 Superseding Production Log re WRM docs		No Match	
469	WRM00008757-WRM0000876C	3/10/16 Superseding Production Log re WRM docs		No Match	
470	WRM00008761-WRM00008764	3/10/16 Superseding Production Log re WRM docs		No Match	
470	WRM00008761-WRM00008764	3/10/16 Superseding Production Log re WRM docs		No Match	
471	WRM00008765-WRM00008767	3/10/16 Superseding Production Log re WRM docs		No Match	
471	WRM00008765-WRM00008767	3/10/16 Superseding Production Log re WRM docs		No Match	
472	WRM00008768-WRM00008768	3/10/16 Superseding Production Log re WRM docs		No Match	
473	WRM00008769-WRM00008772	3/10/16 Superseding Production Log re WRM docs		No Match	
473	WRM00008769-WRM00008772	3/10/16 Superseding Production Log re WRM docs		No Match	
474	WRM00008773-WRM00008774	3/10/16 Superseding Production Log re WRM docs		No Match	
475	WRM00008775-WRM00008777	3/10/16 Superseding Production Log re WRM docs		No Match	
475	WRM00008775-WRM00008777	3/10/16 Superseding Production Log re WRM docs		No Match	
476	WRM00008778-WRM00008779	3/10/16 Superseding Production Log re WRM docs		No Match	
477	WRM00008780-WRM00008782	3/10/16 Superseding Production Log re WRM docs		No Match	
478	WRM00008783-WRM00008783	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062585 - WYNN00062585
479	WRM00008784-WRM00008787	3/10/16 Superseding Production Log re WRM docs		No Match	
479	WRM00008784-WRM00008787	3/10/16 Superseding Production Log re WRM docs		No Match	
480	WRM00008788-WRM00008789	3/10/16 Superseding Production Log re WRM docs		No Match	
481	WRM00008790-WRM0000879C	3/10/16 Superseding Production Log re WRM docs		No Match	
482	WRM00008791-WRM00008792	3/10/16 Superseding Production Log re WRM docs		No Match	
483	WRM00008793-WRM00008794	3/10/16 Superseding Production Log re WRM docs		No Match	
484	WRM00008795-WRM00008797	3/10/16 Superseding Production Log re WRM docs		No Match	
485	WRM00008798-WRM00008799	3/10/16 Superseding Production Log re WRM docs		No Match	
486	WRM00008800-WRM00008801	3/10/16 Superseding Production Log re WRM docs		No Match	
486	WRM00008800-WRM00008801	3/10/16 Superseding Production Log re WRM docs		No Match	
487	WRM00008802-WRM00008802	3/10/16 Superseding Production Log re WRM docs		No Match	
488	WRM00008803-WRM00008804	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00008803-WRM00008804	3/10/16 Superseding Production Log re WRM docs		No Match	
-	WRM00008805-WRM00008805	3/10/16 Superseding Production Log re WRM docs		No Match	
490	WRM00008806-WRM00008807	3/10/16 Superseding Production Log re WRM docs		No Match	
491	WRM00008808-WRM00008809	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062561 - WYNN00062562
492	WRM00008810-WRM0000881C	3/10/16 Superseding Production Log re WRM docs		No Match	
493	WRM00008811-WRM00008811	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062222 - WYNN00062222
	WRM00008812-WRM00008813	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00015773 - WYNN00015774
495	WRM00008814-WRM00008817	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062432 - WYNN00062433
496	WRM00008820-WRM00008823	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062432 - WYNN00062433
	WRM00008824-WRM00008824	3/10/16 Superseding Production Log re WRM docs		No Match	
498	WRM00008828-WRM00008831	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062209 - WYNN00062211
	WRM00008832-WRM00008833	3/10/16 Superseding Production Log re WRM docs		No Match	
500	WRM00008834-WRM00008834	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062560 - WYNN00062560
501	WRM00008835-WRM00008835	3/10/16 Superseding Production Log re WRM docs		No Match	
502	WRM00008836-WRM00008839	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062597 - WYNN00062600
503	WRM00008840-WRM00008842	3/10/16 Superseding Production Log re WRM docs		No Match	
503	WRM00008840-WRM00008842	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00063221 - WYNN00063223
504	WRM00008843-WRM00008845	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062601 - WYNN00062602
505	WRM00008847-WRM00008848	3/10/16 Superseding Production Log re WRM docs		No Match	
505	WRM00008847-WRM00008848	3/10/16 Superseding Production Log re WRM docs		No Match	
506	WRM00008849-WRM0000885C	3/10/16 Superseding Production Log re WRM docs		No Match	
506	WRM00008849-WRM0000885C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004563 - WYNN00004567
507	WRM00008851-WRM00008854	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00046704 - WYNN00046706
508	WRM00008855-WRM00008861	3/10/16 Superseding Production Log re WRM docs		No Match	
509	WRM00008862-WRM00008864	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062306 - WYNN00062313
510	WRM00008865-WRM00008866	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062306 - WYNN00062313
511	WRM00008867-WRM00008867	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062204 - WYNN00062204
512	WRM00008868-WRM00008869	3/10/16 Superseding Production Log re WRM docs		No Match	
513	WRM00008870-WRM00008871	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00046690 - WYNN00046692
514	WRM00008872-WRM00008874	3/10/16 Superseding Production Log re WRM docs		No Match	
515	WRM00008875-WRM00008876	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062314 - WYNN00062324
516	WRM00008889-WRM00008889	3/10/16 Superseding Production Log re WRM docs		No Match	
517	WRM00008890-WRM00008892	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062553 - WYNN00062555
518	WRM00008899-WRM0000890C	3/10/16 Superseding Production Log re WRM docs		No Match	
519	WRM00008901-WRM00008904	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00046685 - WYNN00046688
520	WRM00008905-WRM00008908	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00046685 - WYNN00046688
521	WRM00008909-WRM0000891C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00057410 - WYNN00057411
522	WRM00008911-WRM00008911	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00057409 - WYNN00057409
523	WRM00008912-WRM00008912	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063190 - WYNN00063190
524	WRM00008913-WRM00008915	3/10/16 Superseding Production Log re WRM docs		No Match	

		Other Non-Macau Law	Corresponding US	
Tab No. Bates Range	Origination	Claims	Produced Document	Produced Bates Range
524 WRM00008913-WRM00008			No Match	
525 WRM00008916-WRM00008			No Match	
525 WRM00008916-WRM00008			No Match	
526 WRM00008918-WRM00008			No Match	
526 WRM00008918-WRM00008			No Match	
527 WRM00008921-WRM00008	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063191 - WYNN00063193
528 WRM00008923-WRM00008			Near Match	WYNN00063250 - WYNN00063252
528 WRM00008923-WRM00008			No Match	
529 WRM00008926-WRM00008			Near Match	WYNN00063194 - WYNN00063195
529 WRM00008926-WRM00008			No Match	
530 WRM00008931-WRM00008			No Match	
531 WRM00008933-WRM00008			Near Match	WYNN00014349 - WYNN00014350
532 WRM00008936-WRM00008			Near Match	WYNN00014353 - WYNN00014353
533 WRM00008937-WRM00008			Near Match	WYNN00062991 - WYNN00062993
534 WRM00008939-WRM00008			Near Match	WYNN00063190 - WYNN0006319C
535 WRM00008940-WRM00008			No Match	
535 WRM00008940-WRM00008			No Match	
536 WRM00008943-WRM00008			No Match	
537 WRM00008946-WRM00008			No Match	
538 WRM00008949-WRM00008			No Match	
539 WRM00008952-WRM00008			Near Match	WYNN00014353 - WYNN00014353
540 WRM00008954-WRM00008			Duplicate	WYNN00062174 - WYNN00062174
541 WRM00008955-WRM00008			Near Match	WYNN00024723 - WYNN00024724
542 WRM00008958-WRM00008			Near Match	WYNN00034133 - WYNN00034133
543 WRM00008959-WRM00008			No Match	
544 WRM00008960-WRM00008			Near Match	WYNN00017386 - WYNN00017388
545 WRM00008961-WRM00008			Near Match	WYNN00017386 - WYNN00017388
546 WRM00008962-WRM00008			Near Match	WYNN00063179 - WYNN00063183
547 WRM00008967-WRM00008			Near Match	WYNN00062159 - WYNN00062159
548 WRM00008968-WRM00008			Near Match	WYNN00034136 - WYNN00034139
549 WRM00008970-WRM00008			Near Match	WYNN00062154 - WYNN00062158
549 WRM00008970-WRM00008			No Match	
550 WRM00008973-WRM00008			No Match	
551 WRM00008974-WRM00008			Near Match	WYNN00062337 - WYNN0006234C
551 WRM00008974-WRM00008			No Match	
552 WRM00008976-WRM00008			No Match	
553 WRM00008977-WRM00008			Near Match	WYNN00062590 - WYNN00062591
554 WRM00008979-WRM00008			No Match	
555 WRM00008980-WRM00008			Near Match	WYNN00062337 - WYNN00062340
555 WRM00008980-WRM00008			No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00008983-WRM00008984	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00016288 - WYNN00016289
557	WRM00008985-WRM00008986	3/10/16 Superseding Production Log re WRM docs		No Match	
558	WRM00008987-WRM00008988	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062147 - WYNN00062149
558	WRM00008987-WRM00008988	3/10/16 Superseding Production Log re WRM docs		No Match	
559	WRM00008989-WRM00008989	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00057369 - WYNN00057369
560	WRM00008990-WRM00008991	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00032098 - WYNN00032098
561	WRM00008992-WRM00008992	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00019631 - WYNN00019631
562	WRM00008993-WRM00008993	3/10/16 Superseding Production Log re WRM docs		No Match	
563	WRM00008994-WRM00008996	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062141 - WYNN00062142
563	WRM00008994-WRM00008996	3/10/16 Superseding Production Log re WRM docs		No Match	
564	WRM00008997-WRM00008997	3/10/16 Superseding Production Log re WRM docs		No Match	
565	WRM00008998-WRM00008998	3/10/16 Superseding Production Log re WRM docs		No Match	
566	WRM00008999-WRM0000900C	3/10/16 Superseding Production Log re WRM docs		No Match	
567	WRM00009001-WRM00009002	3/10/16 Superseding Production Log re WRM docs		No Match	
568	WRM00009003-WRM00009003	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034078 - WYNN00034078
569	WRM00009004-WRM00009006	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034082 - WYNN00034084
570	WRM00009007-WRM0000901C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034085 - WYNN00034087
570	WRM00009007-WRM0000901C	3/10/16 Superseding Production Log re WRM docs		No Match	
571	WRM00009011-WRM00009012	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062606 - WYNN00062607
572	WRM00009013-WRM00009014	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062130 - WYNN00062131
573	WRM00009017-WRM00009018	3/10/16 Superseding Production Log re WRM docs		No Match	
574	WRM00009019-WRM00009022	3/10/16 Superseding Production Log re WRM docs		No Match	
574	WRM00009019-WRM00009022	3/10/16 Superseding Production Log re WRM docs		No Match	
575	WRM00009023-WRM00009026	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062066 - WYNN00062067
575	WRM00009023-WRM00009026	3/10/16 Superseding Production Log re WRM docs		No Match	
576	WRM00009027-WRM00009027	3/10/16 Superseding Production Log re WRM docs		No Match	
577	WRM00009028-WRM00009028	3/10/16 Superseding Production Log re WRM docs		No Match	
578	WRM00009029-WRM00009029	3/10/16 Superseding Production Log re WRM docs		No Match	
579	WRM00009030-WRM00009031	3/10/16 Superseding Production Log re WRM docs		No Match	
580	WRM00009032-WRM00009033	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062934 - WYNN00062951
580	WRM00009032-WRM00009033	3/10/16 Superseding Production Log re WRM docs		No Match	
581	WRM00009034-WRM00009035	3/10/16 Superseding Production Log re WRM docs		No Match	
582	WRM00009036-WRM00009036	3/10/16 Superseding Production Log re WRM docs		No Match	
583	WRM00009037-WRM00009038	3/10/16 Superseding Production Log re WRM docs		No Match	
584	WRM00009039-WRM0000904C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00027887 - WYNN00027888
585	WRM00009041-WRM00009041	3/10/16 Superseding Production Log re WRM docs		No Match	
586	WRM00009042-WRM00009043	3/10/16 Superseding Production Log re WRM docs		No Match	
587	WRM00009044-WRM00009045	3/10/16 Superseding Production Log re WRM docs		No Match	
587	WRM00009044-WRM00009045	3/10/16 Superseding Production Log re WRM docs		No Match	
588	WRM00009046-WRM00009048	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
589	WRM00009049-WRM00009049	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00009051-WRM00009052	3/10/16 Superseding Production Log re WRM docs		No Match	
591	WRM00009053-WRM00009053	3/10/16 Superseding Production Log re WRM docs		No Match	
592	WRM00009054-WRM00009055	3/10/16 Superseding Production Log re WRM docs		No Match	
593	WRM00009056-WRM00009057	3/10/16 Superseding Production Log re WRM docs		No Match	
594	WRM00009058-WRM00009059	3/10/16 Superseding Production Log re WRM docs		No Match	
595	WRM00009060-WRM0000906C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062119 - WYNN00062119
596	WRM00009061-WRM00009062	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063257 - WYNN00063258
597	WRM00009063-WRM00009063	3/10/16 Superseding Production Log re WRM docs		No Match	
598	WRM00009064-WRM00009066	3/10/16 Superseding Production Log re WRM docs		No Match	
599	WRM00009067-WRM00009069	3/10/16 Superseding Production Log re WRM docs		No Match	
600	WRM00009070-WRM00009071	3/10/16 Superseding Production Log re WRM docs		No Match	
601	WRM00009072-WRM00009073	3/10/16 Superseding Production Log re WRM docs		No Match	
602	WRM00009074-WRM00009075	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00014353 - WYNN00014353
603	WRM00009076-WRM0000908C	3/10/16 Superseding Production Log re WRM docs		No Match	
604	WRM00009081-WRM00009081	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062033 - WYNN00062039
605	WRM00009082-WRM00009084	3/10/16 Superseding Production Log re WRM docs		No Match	
606	WRM00009085-WRM00009085	3/10/16 Superseding Production Log re WRM docs		No Match	
607	WRM00009086-WRM00009088	3/10/16 Superseding Production Log re WRM docs		No Match	
607	WRM00009086-WRM00009088	3/10/16 Superseding Production Log re WRM docs		No Match	
608	WRM00009089-WRM00009089	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00040629 - WYNN00040629
609	WRM00009090-WRM00009092	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062589 - WYNN00062589
610	WRM00009093-WRM00009093	3/10/16 Superseding Production Log re WRM docs		No Match	
611	WRM00009094-WRM00009094	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062298 - WYNN00062300
612	WRM00009095-WRM00009095	3/10/16 Superseding Production Log re WRM docs		No Match	
613	WRM00009096-WRM00009096	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063184 - WYNN00063185
614	WRM00009097-WRM00009097	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00057409 - WYNN00057409
615	WRM00009098-WRM00009099	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00016245 - WYNN00016246
616	WRM00009106-WRM00009114	3/10/16 Superseding Production Log re WRM docs		No Match	
616	WRM00009106-WRM00009114	3/10/16 Superseding Production Log re WRM docs		No Redaction	
616	WRM00009106-WRM00009114	3/10/16 Superseding Production Log re WRM docs		No Redaction	
617	WRM00009115-WRM00009115	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00057369 - WYNN00057369
618	WRM00009116-WRM00009118	3/10/16 Superseding Production Log re WRM docs		No Match	
619	WRM00009119-WRM00009119	3/10/16 Superseding Production Log re WRM docs		No Match	
620	WRM00009120-WRM0000912C	3/10/16 Superseding Production Log re WRM docs		No Match	
621	WRM00009121-WRM00009124	3/10/16 Superseding Production Log re WRM docs		No Match	
622	WRM00009125-WRM00009128	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062306 - WYNN00062313
623	WRM00009129-WRM00009131	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062306 - WYNN00062313
624	WRM00009132-WRM00009132	3/10/16 Superseding Production Log re WRM docs		No Match	
625	WRM00009133-WRM00009163	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00009133-WRM00009163	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00009133-WRM00009163	3/10/16 Superseding Production Log re WRM docs		No Redaction	
625	WRM00009133-WRM00009163	3/10/16 Superseding Production Log re WRM docs		No Match	
625	WRM00009133-WRM00009163	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062640 - WYNN00062641
625	WRM00009133-WRM00009163	3/10/16 Superseding Production Log re WRM docs		No Redaction	
625	WRM00009133-WRM00009163	3/10/16 Superseding Production Log re WRM docs		No Redaction	
625	WRM00009133-WRM00009163	3/10/16 Superseding Production Log re WRM docs		No Redaction	
625	WRM00009133-WRM00009163	3/10/16 Superseding Production Log re WRM docs		No Redaction	
625	WRM00009133-WRM00009163	3/10/16 Superseding Production Log re WRM docs		No Redaction	
626	WRM00009164-WRM00009182	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062244 - WYNN00062262
626	WRM00009164-WRM00009182	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062244 - WYNN00062262
626	WRM00009164-WRM00009182	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062244 - WYNN00062262
627	WRM00009185-WRM00009308	3/10/16 Superseding Production Log re WRM docs		No Match	
627	WRM00009185-WRM00009308	3/10/16 Superseding Production Log re WRM docs		No Match	
627	WRM00009185-WRM00009308	3/10/16 Superseding Production Log re WRM docs		No Match	
627	WRM00009185-WRM00009308	3/10/16 Superseding Production Log re WRM docs		No Match	
627	WRM00009185-WRM00009308	3/10/16 Superseding Production Log re WRM docs		No Match	
627	WRM00009185-WRM00009308	3/10/16 Superseding Production Log re WRM docs		No Match	
628	WRM00009309-WRM00009309	3/10/16 Superseding Production Log re WRM docs		No Match	
629	WRM00009313-WRM00009314	3/10/16 Superseding Production Log re WRM docs		No Match	
630	WRM00009316-WRM00009328	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00041575 - WYNN00041575
630	WRM00009316-WRM00009328	3/10/16 Superseding Production Log re WRM docs		No Match	
631	WRM00009329-WRM0000933C	3/10/16 Superseding Production Log re WRM docs		No Match	
631	WRM00009329-WRM0000933C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062286 - WYNN00062292
632	WRM00009331-WRM00009339	3/10/16 Superseding Production Log re WRM docs		No Match	
632	WRM00009331-WRM00009339	3/10/16 Superseding Production Log re WRM docs		No Match	
632	WRM00009331-WRM00009339	3/10/16 Superseding Production Log re WRM docs		No Match	
633	WRM00009340-WRM00009347	3/10/16 Superseding Production Log re WRM docs		No Match	
633	WRM00009340-WRM00009347	3/10/16 Superseding Production Log re WRM docs		No Redaction	
633	WRM00009340-WRM00009347	3/10/16 Superseding Production Log re WRM docs		No Redaction	
634	WRM00009353-WRM0000936C	3/10/16 Superseding Production Log re WRM docs		No Match	
634	WRM00009353-WRM0000936C	3/10/16 Superseding Production Log re WRM docs		No Redaction	
634	WRM00009353-WRM0000936C	3/10/16 Superseding Production Log re WRM docs		No Redaction	
635	WRM00009361-WRM00009363	3/10/16 Superseding Production Log re WRM docs		No Match	
635	WRM00009361-WRM00009363	3/10/16 Superseding Production Log re WRM docs		No Match	
636	WRM00009364-WRM00009371	3/10/16 Superseding Production Log re WRM docs		No Match	
636	WRM00009364-WRM00009371	3/10/16 Superseding Production Log re WRM docs		No Redaction	
636	WRM00009364-WRM00009371	3/10/16 Superseding Production Log re WRM docs		No Redaction	
637	WRM00009372-WRM00009375	3/10/16 Superseding Production Log re WRM docs		No Match	
638	WRM00009376-WRM00009377	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
639	WRM00009378-WRM00009386	3/10/16 Superseding Production Log re WRM docs		No Match	
639	WRM00009378-WRM00009386	3/10/16 Superseding Production Log re WRM docs		No Redaction	
639	WRM00009378-WRM00009386	3/10/16 Superseding Production Log re WRM docs		No Redaction	
640	WRM00009387-WRM00009392	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017390 - WYNN00017394
640	WRM00009387-WRM00009392	3/10/16 Superseding Production Log re WRM docs		No Match	
641	WRM00009393-WRM00009395	3/10/16 Superseding Production Log re WRM docs		No Match	
641	WRM00009393-WRM00009395	3/10/16 Superseding Production Log re WRM docs		No Match	
642	WRM00009396-WRM00009425	3/10/16 Superseding Production Log re WRM docs		No Match	
642	WRM00009396-WRM00009425	3/10/16 Superseding Production Log re WRM docs		No Match	
642	WRM00009396-WRM00009425	3/10/16 Superseding Production Log re WRM docs		No Match	
642	WRM00009396-WRM00009425	3/10/16 Superseding Production Log re WRM docs		No Match	
642	WRM00009396-WRM00009425	3/10/16 Superseding Production Log re WRM docs		No Match	
643	WRM00009432-WRM00009438	3/10/16 Superseding Production Log re WRM docs		No Match	
643	WRM00009432-WRM00009438	3/10/16 Superseding Production Log re WRM docs		No Redaction	
643	WRM00009432-WRM00009438	3/10/16 Superseding Production Log re WRM docs		No Redaction	
644	WRM00009459-WRM00009461	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062988 - WYNN00062990
644	WRM00009459-WRM00009461	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062988 - WYNN00062990
645	WRM00009462-WRM00009477	3/10/16 Superseding Production Log re WRM docs		No Match	
645	WRM00009462-WRM00009477	3/10/16 Superseding Production Log re WRM docs		No Match	
645	WRM00009462-WRM00009477	3/10/16 Superseding Production Log re WRM docs		No Match	
645	WRM00009462-WRM00009477	3/10/16 Superseding Production Log re WRM docs		No Redaction	
645	WRM00009462-WRM00009477	3/10/16 Superseding Production Log re WRM docs		No Redaction	
645	WRM00009462-WRM00009477	3/10/16 Superseding Production Log re WRM docs		No Redaction	
645	WRM00009462-WRM00009477	3/10/16 Superseding Production Log re WRM docs		No Redaction	
645	WRM00009462-WRM00009477	3/10/16 Superseding Production Log re WRM docs		No Redaction	
645	WRM00009462-WRM00009477	3/10/16 Superseding Production Log re WRM docs		No Match	
645	WRM00009462-WRM00009477	3/10/16 Superseding Production Log re WRM docs		No Match	
646	WRM00009478-WRM00009484	3/10/16 Superseding Production Log re WRM docs		No Match	
646	WRM00009478-WRM00009484	3/10/16 Superseding Production Log re WRM docs		No Match	
646	WRM00009478-WRM00009484	3/10/16 Superseding Production Log re WRM docs		No Match	
646	WRM00009478-WRM00009484	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062856 - WYNN00062858
647	WRM00009485-WRM00009496	3/10/16 Superseding Production Log re WRM docs		No Match	
647	WRM00009485-WRM00009496	3/10/16 Superseding Production Log re WRM docs		No Redaction	
648	WRM00009497-WRM00009513	3/10/16 Superseding Production Log re WRM docs		No Match	
648	WRM00009497-WRM00009513	3/10/16 Superseding Production Log re WRM docs		No Match	
648	WRM00009497-WRM00009513	3/10/16 Superseding Production Log re WRM docs		No Match	
648	WRM00009497-WRM00009513	3/10/16 Superseding Production Log re WRM docs		No Redaction	
649	WRM00009533-WRM00009539	3/10/16 Superseding Production Log re WRM docs		No Match	
649	WRM00009533-WRM00009539	3/10/16 Superseding Production Log re WRM docs		No Match	
649	WRM00009533-WRM00009539	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
650	WRM00009543-WRM00009545	3/10/16 Superseding Production Log re WRM docs		No Match	
650	WRM00009543-WRM00009545	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00004697 - WYNN00004698
651	WRM00009546-WRM00009548	3/10/16 Superseding Production Log re WRM docs		No Match	
651	WRM00009546-WRM00009548	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00039868 - WYNN00039869
652	WRM00009549-WRM00009552	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062821 - WYNN00062824
653	WRM00009553-WRM00009556	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062825 - WYNN00062829
654	WRM00009557-WRM00009561	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062821 - WYNN00062824
655	WRM00009562-WRM00009564	3/10/16 Superseding Production Log re WRM docs		No Match	
655	WRM00009562-WRM00009564	3/10/16 Superseding Production Log re WRM docs		No Match	
655	WRM00009562-WRM00009564	3/10/16 Superseding Production Log re WRM docs		No Redaction	
656	WRM00009565-WRM00009568	3/10/16 Superseding Production Log re WRM docs		No Match	
656	WRM00009565-WRM00009568	3/10/16 Superseding Production Log re WRM docs		No Match	
656	WRM00009565-WRM00009568	3/10/16 Superseding Production Log re WRM docs		No Match	
657	WRM00009569-WRM00009571	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024568 - WYNN00024569
658	WRM00009572-WRM00009573	3/10/16 Superseding Production Log re WRM docs		No Match	
659	WRM00009574-WRM00009576	3/10/16 Superseding Production Log re WRM docs		No Match	
660	WRM00009577-WRM00009579	3/10/16 Superseding Production Log re WRM docs		No Match	
660	WRM00009577-WRM00009579	3/10/16 Superseding Production Log re WRM docs		No Match	
661	WRM00009580-WRM00009583	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024568 - WYNN00024569
661	WRM00009580-WRM00009583	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00024570 - WYNN00024571
662	WRM00009584-WRM00009587	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024568 - WYNN00024569
662	WRM00009584-WRM00009587	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00024570 - WYNN00024571
663	WRM00009588-WRM00009591	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024568 - WYNN00024569
663	WRM00009588-WRM00009591	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00024570 - WYNN00024571
664	WRM00009592-WRM00009594	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024568 - WYNN00024569
665	WRM00009595-WRM00009597	3/10/16 Superseding Production Log re WRM docs		No Match	
666	WRM00009598-WRM00009601	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024568 - WYNN00024569
666	WRM00009598-WRM00009601	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00024570 - WYNN00024571
667	WRM00009602-WRM00009604	3/10/16 Superseding Production Log re WRM docs		No Match	
667	WRM00009602-WRM00009604	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00024570 - WYNN00024571
668	WRM00009605-WRM00009608	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024568 - WYNN00024569
668	WRM00009605-WRM00009608	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00024570 - WYNN00024571
669	WRM00009609-WRM0000961C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024545 - WYNN00024546
670	WRM00009611-WRM00009612	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024545 - WYNN00024546
671	WRM00009613-WRM00009615	3/10/16 Superseding Production Log re WRM docs		No Match	
671	WRM00009613-WRM00009615	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00024570 - WYNN00024571
672	WRM00009616-WRM00009617	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024545 - WYNN00024546
673	WRM00009618-WRM00009619	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024545 - WYNN00024546
674	WRM00009620-WRM00009624	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00024568 - WYNN00024569
674	WRM00009620-WRM00009624	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00024570 - WYNN00024571

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00009625-WRM00009625	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00009627-WRM00009631	3/10/16 Superseding Production Log re WRM docs		No Match	
677	WRM00009632-WRM00009635	3/10/16 Superseding Production Log re WRM docs		No Match	
678	WRM00009636-WRM00009638	3/10/16 Superseding Production Log re WRM docs		No Match	
679	WRM00009639-WRM0000964C	3/10/16 Superseding Production Log re WRM docs		No Match	
679	WRM00009639-WRM0000964C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004563 - WYNN00004567
680	WRM00009641-WRM00009644	3/10/16 Superseding Production Log re WRM docs		No Match	
680	WRM00009641-WRM00009644	3/10/16 Superseding Production Log re WRM docs		No Match	
681	WRM00009645-WRM00009652	3/10/16 Superseding Production Log re WRM docs		No Match	
681	WRM00009645-WRM00009652	3/10/16 Superseding Production Log re WRM docs		No Match	
682	WRM00009653-WRM00009657	3/10/16 Superseding Production Log re WRM docs		No Match	
682	WRM00009653-WRM00009657	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
683	WRM00009658-WRM00009678	3/10/16 Superseding Production Log re WRM docs		No Match	
684	WRM00009679-WRM00009684	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062330 - WYNN00062336
684	WRM00009679-WRM00009684	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062330 - WYNN00062336
685	WRM00009685-WRM00009689	3/10/16 Superseding Production Log re WRM docs		No Match	
685	WRM00009685-WRM00009689	3/10/16 Superseding Production Log re WRM docs		No Match	
686	WRM00009690-WRM00009735	3/10/16 Superseding Production Log re WRM docs		No Match	
686	WRM00009690-WRM00009735	3/10/16 Superseding Production Log re WRM docs		No Match	
687	WRM00009736-WRM0000974C	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
688	WRM00009741-WRM00009742	3/10/16 Superseding Production Log re WRM docs		No Match	
688	WRM00009741-WRM00009742	3/10/16 Superseding Production Log re WRM docs		No Match	
689	WRM00009743-WRM00009749	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063262 - WYNN00063268
689	WRM00009743-WRM00009749	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00063269 - WYNN00063274
690	WRM00009750-WRM00009764	3/10/16 Superseding Production Log re WRM docs		No Match	
690	WRM00009750-WRM00009764	3/10/16 Superseding Production Log re WRM docs		No Match	
690	WRM00009750-WRM00009764	3/10/16 Superseding Production Log re WRM docs		No Match	
690	WRM00009750-WRM00009764	3/10/16 Superseding Production Log re WRM docs		No Match	
690	WRM00009750-WRM00009764	3/10/16 Superseding Production Log re WRM docs		No Match	
690	WRM00009750-WRM00009764	3/10/16 Superseding Production Log re WRM docs		No Match	
690	WRM00009750-WRM00009764	3/10/16 Superseding Production Log re WRM docs		No Match	
690	WRM00009750-WRM00009764	3/10/16 Superseding Production Log re WRM docs		No Match	
690	WRM00009750-WRM00009764	3/10/16 Superseding Production Log re WRM docs		No Match	
690	WRM00009750-WRM00009764	3/10/16 Superseding Production Log re WRM docs		No Match	
690	WRM00009750-WRM00009764	3/10/16 Superseding Production Log re WRM docs		No Match	
690	WRM00009750-WRM00009764	3/10/16 Superseding Production Log re WRM docs		No Match	
690	WRM00009750-WRM00009764	3/10/16 Superseding Production Log re WRM docs		No Match	
690	WRM00009750-WRM00009764	3/10/16 Superseding Production Log re WRM docs		No Match	
690	WRM00009750-WRM00009764	3/10/16 Superseding Production Log re WRM docs		No Match	
691	WRM00009765-WRM00009769	3/10/16 Superseding Production Log re WRM docs		No Match	
692	WRM00009770-WRM00009777	3/10/16 Superseding Production Log re WRM docs		No Match	
692	WRM00009770-WRM00009777	3/10/16 Superseding Production Log re WRM docs		No Match	
693	WRM00009778-WRM00009779	3/10/16 Superseding Production Log re WRM docs		No Match	
694	WRM00009780-WRM00009784	3/10/16 Superseding Production Log re WRM docs		No Match	
694	WRM00009780-WRM00009784	3/10/16 Superseding Production Log re WRM docs		No Match	
695	WRM00009785-WRM00009792	3/10/16 Superseding Production Log re WRM docs		No Match	
696	WRM00009793-WRM00009826	3/10/16 Superseding Production Log re WRM docs		No Match	
696	WRM00009793-WRM00009826	3/10/16 Superseding Production Log re WRM docs		No Redaction	
697	WRM00009827-WRM0000983C	3/10/16 Superseding Production Log re WRM docs		No Match	
697	WRM00009827-WRM0000983C	3/10/16 Superseding Production Log re WRM docs		No Match	
698	WRM00009831-WRM00009832	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063187 - WYNN00063188
698	WRM00009831-WRM00009832	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00063187 - WYNN00063188
699	WRM00009833-WRM00009837	3/10/16 Superseding Production Log re WRM docs		No Match	
699	WRM00009833-WRM00009837	3/10/16 Superseding Production Log re WRM docs		No Match	
699	WRM00009833-WRM00009837	3/10/16 Superseding Production Log re WRM docs		No Match	
699	WRM00009833-WRM00009837	3/10/16 Superseding Production Log re WRM docs		No Match	
699	WRM00009833-WRM00009837	3/10/16 Superseding Production Log re WRM docs		No Match	
700	WRM00009852-WRM00009854	3/10/16 Superseding Production Log re WRM docs		No Match	
700	WRM00009852-WRM00009854	3/10/16 Superseding Production Log re WRM docs		No Match	
700	WRM00009852-WRM00009854	3/10/16 Superseding Production Log re WRM docs		No Redaction	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00009855-WRM00009855	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00009856-WRM00009904	3/10/16 Superseding Production Log re WRM docs		No Match	
702	WRM00009856-WRM00009904	3/10/16 Superseding Production Log re WRM docs		No Match	
703	WRM00009905-WRM00009946	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062223 - WYNN00062225
703	WRM00009905-WRM00009946	3/10/16 Superseding Production Log re WRM docs		No Match	
704	WRM00009947-WRM00009949	3/10/16 Superseding Production Log re WRM docs		No Match	
704	WRM00009947-WRM00009949	3/10/16 Superseding Production Log re WRM docs		No Match	
705	WRM00009950-WRM00009965	3/10/16 Superseding Production Log re WRM docs		No Match	
705	WRM00009950-WRM00009965	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062704 - WYNN00062728
705	WRM00009950-WRM00009965	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062704 - WYNN00062728
706	WRM00009966-WRM00009968	3/10/16 Superseding Production Log re WRM docs		No Match	
706	WRM00009966-WRM00009968	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00009969-WRM0000997C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00009837 - WYNN00009838
707	WRM00009969-WRM0000997C	3/10/16 Superseding Production Log re WRM docs		No Match	
708	WRM00009971-WRM00009979	3/10/16 Superseding Production Log re WRM docs		No Match	
708	WRM00009971-WRM00009979	3/10/16 Superseding Production Log re WRM docs		No Match	
709	WRM00009980-WRM00009991	3/10/16 Superseding Production Log re WRM docs		No Match	
709	WRM00009980-WRM00009991	3/10/16 Superseding Production Log re WRM docs		No Match	
710	WRM00009992-WRM00010005	3/10/16 Superseding Production Log re WRM docs		No Match	
710	WRM00009992-WRM00010005	3/10/16 Superseding Production Log re WRM docs		No Match	
711	WRM00010006-WRM00010015	3/10/16 Superseding Production Log re WRM docs		No Match	
711	WRM00010006-WRM00010015	3/10/16 Superseding Production Log re WRM docs		No Match	
712	WRM00010016-WRM00010029	3/10/16 Superseding Production Log re WRM docs		No Match	
712	WRM00010016-WRM00010029	3/10/16 Superseding Production Log re WRM docs		No Match	
713	WRM00010030-WRM00010033	3/10/16 Superseding Production Log re WRM docs		No Match	
713	WRM00010030-WRM00010033	3/10/16 Superseding Production Log re WRM docs		No Match	
714	WRM00010034-WRM00010035	3/10/16 Superseding Production Log re WRM docs		No Match	
715	WRM00010036-WRM00010038	3/10/16 Superseding Production Log re WRM docs		No Match	
716	WRM00010039-WRM00010044	3/10/16 Superseding Production Log re WRM docs		No Match	
717	WRM00010045-WRM00010049	3/10/16 Superseding Production Log re WRM docs		No Match	
717	WRM00010045-WRM00010049	3/10/16 Superseding Production Log re WRM docs		No Match	
718	WRM00010050-WRM00010056	3/10/16 Superseding Production Log re WRM docs		No Match	
719	WRM00010057-WRM00010063	3/10/16 Superseding Production Log re WRM docs		No Match	
720	WRM00010070-WRM00010081	3/10/16 Superseding Production Log re WRM docs		No Match	
720	WRM00010070-WRM00010081	3/10/16 Superseding Production Log re WRM docs		No Redaction	
721	WRM00010082-WRM00010082	3/10/16 Superseding Production Log re WRM docs		No Match	
722	WRM00010083-WRM00010083	3/10/16 Superseding Production Log re WRM docs		No Match	
72 3	WRM00010084-WRM00010087	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062574 - WYNN00062578
724	WRM00010088-WRM00010093	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00063164 - WYNN00063165
724	WRM00010088-WRM00010093	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00063226 - WYNN0006323C

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
725	WRM00010094-WRM00010094	3/10/16 Superseding Production Log re WRM docs		No Match	
726	WRM00010095-WRM00010096	3/10/16 Superseding Production Log re WRM docs		No Match	
727	WRM00010097-WRM00010148	3/10/16 Superseding Production Log re WRM docs		No Match	
728	WRM00010149-WRM0001015C	3/10/16 Superseding Production Log re WRM docs		No Match	
729	WRM00010151-WRM00010152	3/10/16 Superseding Production Log re WRM docs		No Match	
730	WRM00010153-WRM00010154	3/10/16 Superseding Production Log re WRM docs		No Match	
731	WRM00010155-WRM00010157	3/10/16 Superseding Production Log re WRM docs		No Match	
732	WRM00010158-WRM00010159	3/10/16 Superseding Production Log re WRM docs		No Match	
					WYNN00014584 - WYNN00014586;
733	WRM00010160-WRM00010162	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00014617 - WYNN00014619
734	WRM00010163-WRM00010164	3/10/16 Superseding Production Log re WRM docs		No Match	
735	WRM00010165-WRM00010166	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00010167-WRM00010167	3/10/16 Superseding Production Log re WRM docs		No Match	
737	WRM00010168-WRM00010171	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00027775 - WYNN00027791
738	WRM00010172-WRM0001018C	3/10/16 Superseding Production Log re WRM docs		No Match	
739	WRM00010181-WRM00010193	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00027775 - WYNN00027791
740	WRM00010194-WRM00010203	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00027775 - WYNN00027791
	WRM00010204-WRM0001021C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00027768 - WYNN00027774
742	WRM00010211-WRM00010252	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062223 - WYNN00062225
743	WRM00010253-WRM00010272	3/10/16 Superseding Production Log re WRM docs		No Match	
744	WRM00010273-WRM00010274	3/10/16 Superseding Production Log re WRM docs		No Match	
745	WRM00010275-WRM00010287	3/10/16 Superseding Production Log re WRM docs		No Match	
746	WRM00010288-WRM0001030C	3/10/16 Superseding Production Log re WRM docs		No Match	
747	WRM00010301-WRM00010301	3/10/16 Superseding Production Log re WRM docs		No Match	
748	WRM00010302-WRM00010303	3/10/16 Superseding Production Log re WRM docs		No Match	
749	WRM00010304-WRM00010331	3/10/16 Superseding Production Log re WRM docs		No Match	
750	WRM00010332-WRM00010332	3/10/16 Superseding Production Log re WRM docs		No Match	
751	WRM00010333-WRM00010333	3/10/16 Superseding Production Log re WRM docs		No Match	
752	WRM00010334-WRM00010334	3/10/16 Superseding Production Log re WRM docs		No Match	
753	WRM00010335-WRM00010335	3/10/16 Superseding Production Log re WRM docs		No Match	
754	WRM00010338-WRM00010339	3/10/16 Superseding Production Log re WRM docs		No Match	
755	WRM00010340-WRM0001034C	3/10/16 Superseding Production Log re WRM docs		No Match	
756	WRM00010341-WRM00010342	3/10/16 Superseding Production Log re WRM docs		No Match	
757	WRM00010343-WRM00010343	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00010344-WRM00010359	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00010360-WRM0001036C	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00010361-WRM00010362	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00010363-WRM00010364	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00010365-WRM00010366	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00010367-WRM00010368	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
764	WRM00010371-WRM00010371	3/10/16 Superseding Production Log re WRM docs		No Match	
765	WRM00010372-WRM00010378	3/10/16 Superseding Production Log re WRM docs		No Match	
766	WRM00010379-WRM00010379	3/10/16 Superseding Production Log re WRM docs		No Match	
767	WRM00010380-WRM00010391	3/10/16 Superseding Production Log re WRM docs		No Match	
768	WRM00010392-WRM00010392	3/10/16 Superseding Production Log re WRM docs		No Match	
769	WRM00010393-WRM00010393	3/10/16 Superseding Production Log re WRM docs		No Match	
770	WRM00010394-WRM00010394	3/10/16 Superseding Production Log re WRM docs		No Match	
771	WRM00010395-WRM00010396	3/10/16 Superseding Production Log re WRM docs		No Match	
772	WRM00010398-WRM00010398	3/10/16 Superseding Production Log re WRM docs		No Match	
773	WRM00010399-WRM0001040C	3/10/16 Superseding Production Log re WRM docs		No Match	
774	WRM00010401-WRM00010402	3/10/16 Superseding Production Log re WRM docs		No Match	
775	WRM00010403-WRM00010409	3/10/16 Superseding Production Log re WRM docs		No Match	
776	WRM00010410-WRM00010419	3/10/16 Superseding Production Log re WRM docs		No Match	
777	WRM00010420-WRM00010425	3/10/16 Superseding Production Log re WRM docs		No Match	
778	WRM00010426-WRM00010427	3/10/16 Superseding Production Log re WRM docs		No Match	
779	WRM00010428-WRM00010429	3/10/16 Superseding Production Log re WRM docs		No Match	
780	WRM00010430-WRM0001043C	3/10/16 Superseding Production Log re WRM docs		No Match	
781	WRM00010431-WRM00010431	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062053 - WYNN00062053
782	WRM00010432-WRM00010434	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034176 - WYNN00034178
783	WRM00010435-WRM00010436	3/10/16 Superseding Production Log re WRM docs		No Match	
784	WRM00010437-WRM00010438	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062209 - WYNN00062211
785	WRM00010439-WRM00010441	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062209 - WYNN00062211
786	WRM00010442-WRM00010445	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062209 - WYNN00062211
787	WRM00010446-WRM00010447	3/10/16 Superseding Production Log re WRM docs		No Match	
788	WRM00010448-WRM00010448	3/10/16 Superseding Production Log re WRM docs		No Match	
789	WRM00010449-WRM00010454	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062736 - WYNN00062736
790	WRM00010455-WRM00010467	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062736 - WYNN00062736
791	WRM00010468-WRM0001048C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062736 - WYNN00062736
792	WRM00010481-WRM00010481	3/10/16 Superseding Production Log re WRM docs		No Match	
793	WRM00010482-WRM00010482	3/10/16 Superseding Production Log re WRM docs		No Match	
794	WRM00010483-WRM00010492	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062754 - WYNN00062763
795	WRM00010493-WRM00010504	3/10/16 Superseding Production Log re WRM docs		No Match	
796	WRM00010505-WRM00010505	3/10/16 Superseding Production Log re WRM docs		No Match	
797	WRM00010506-WRM00010507	3/10/16 Superseding Production Log re WRM docs		No Match	
798	WRM00010508-WRM00010509	3/10/16 Superseding Production Log re WRM docs		No Match	
799	WRM00010510-WRM00010512	3/10/16 Superseding Production Log re WRM docs		No Match	
800	WRM00010513-WRM00010516	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00024568 - WYNN00024569
800	WRM00010513-WRM00010516	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00024570 - WYNN00024571
801	WRM00010517-WRM00010518	3/10/16 Superseding Production Log re WRM docs		No Match	
802	WRM00010519-WRM0001052C	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00010521-WRM00010523	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00010524-WRM00010525	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00041107 - WYNN00041109
805	WRM00010526-WRM00010527	3/10/16 Superseding Production Log re WRM docs		No Match	
					WYNN00062583 - WYNN00062584;
					WYNN00062622 - WYNN00062624;
806	WRM00010528-WRM00010529	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062625 - WYNN00062627
807	WRM00010531-WRM00010531	3/10/16 Superseding Production Log re WRM docs		No Match	
808	WRM00010532-WRM00010532	3/10/16 Superseding Production Log re WRM docs		No Match	
809	WRM00010533-WRM00010533	3/10/16 Superseding Production Log re WRM docs		No Match	
810	WRM00010534-WRM00010534	3/10/16 Superseding Production Log re WRM docs		No Match	
811	WRM00010535-WRM00010536	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062219 - WYNN0006222C
812	WRM00010537-WRM00010537	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062579 - WYNN0006258C
813	WRM00010538-WRM00010539	3/10/16 Superseding Production Log re WRM docs		No Match	
814	WRM00010540-WRM00010541	3/10/16 Superseding Production Log re WRM docs		No Match	
815	WRM00010542-WRM00010544	3/10/16 Superseding Production Log re WRM docs		No Match	
816	WRM00010545-WRM00010547	3/10/16 Superseding Production Log re WRM docs		No Match	
817	WRM00010548-WRM00010549	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00040974 - WYNN00040975
818	WRM00010550-WRM00010551	3/10/16 Superseding Production Log re WRM docs		No Match	
819	WRM00010552-WRM00010554	3/10/16 Superseding Production Log re WRM docs		No Match	
820	WRM00010555-WRM00010556	3/10/16 Superseding Production Log re WRM docs		No Match	
821	WRM00010557-WRM00010558	3/10/16 Superseding Production Log re WRM docs		No Match	
822	WRM00010559-WRM00010559	3/10/16 Superseding Production Log re WRM docs		No Match	
823	WRM00010560-WRM00010561	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062221 - WYNN00062221
824	WRM00010562-WRM00010565	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034202 - WYNN00034203
825	WRM00010566-WRM00010566	3/10/16 Superseding Production Log re WRM docs		No Match	
826	WRM00010567-WRM00010568	3/10/16 Superseding Production Log re WRM docs		No Match	
827	WRM00010569-WRM0001057C	3/10/16 Superseding Production Log re WRM docs		No Match	
828	WRM00010571-WRM00010574	3/10/16 Superseding Production Log re WRM docs		No Match	
829	WRM00010575-WRM00010578	3/10/16 Superseding Production Log re WRM docs		No Match	
830	WRM00010579-WRM00010581	3/10/16 Superseding Production Log re WRM docs		No Match	
831	WRM00010582-WRM00010585	3/10/16 Superseding Production Log re WRM docs		No Match	
832	WRM00010586-WRM00010589	3/10/16 Superseding Production Log re WRM docs		No Match	
833	WRM00010590-WRM00010592	3/10/16 Superseding Production Log re WRM docs		No Match	
834	WRM00010593-WRM00010594	3/10/16 Superseding Production Log re WRM docs		No Match	
835	WRM00010595-WRM00010596	3/10/16 Superseding Production Log re WRM docs		No Match	
836	WRM00010597-WRM00010598	3/10/16 Superseding Production Log re WRM docs		No Match	
837	WRM00010599-WRM00010602	3/10/16 Superseding Production Log re WRM docs		No Match	
838	WRM00010603-WRM00010636	3/10/16 Superseding Production Log re WRM docs		No Match	
839	WRM00010637-WRM00010638	3/10/16 Superseding Production Log re WRM docs		No Match	
840	WRM00010639-WRM0001064C	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
841	WRM00010641-WRM00010642	3/10/16 Superseding Production Log re WRM docs		No Match	
842	WRM00010643-WRM00010646	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00027762 - WYNN00027767
843	WRM00010647-WRM00010654	3/10/16 Superseding Production Log re WRM docs		No Match	
844	WRM00010655-WRM00010667	3/10/16 Superseding Production Log re WRM docs		No Match	
845	WRM00010668-WRM00010677	3/10/16 Superseding Production Log re WRM docs		No Match	
846	WRM00010678-WRM00010683	3/10/16 Superseding Production Log re WRM docs		No Match	
847	WRM00010684-WRM00010692	3/10/16 Superseding Production Log re WRM docs		No Match	
848	WRM00010693-WRM00010702	3/10/16 Superseding Production Log re WRM docs		No Match	
849	WRM00010703-WRM00010709	3/10/16 Superseding Production Log re WRM docs		No Match	
850	WRM00010710-WRM0001071C	3/10/16 Superseding Production Log re WRM docs		No Match	
851	WRM00010711-WRM00010719	3/10/16 Superseding Production Log re WRM docs		No Match	
852	WRM00010720-WRM00010725	3/10/16 Superseding Production Log re WRM docs		No Match	
853	WRM00010726-WRM0001073C	3/10/16 Superseding Production Log re WRM docs		No Match	
854	WRM00010731-WRM00010732	3/10/16 Superseding Production Log re WRM docs		No Match	
855	WRM00010733-WRM00010736	3/10/16 Superseding Production Log re WRM docs		No Match	
856	WRM00010737-WRM00010739	3/10/16 Superseding Production Log re WRM docs		No Match	
857	WRM00010740-WRM00010743	3/10/16 Superseding Production Log re WRM docs		No Match	
858	WRM00010744-WRM00010745	3/10/16 Superseding Production Log re WRM docs		No Match	
859	WRM00010746-WRM00010749	3/10/16 Superseding Production Log re WRM docs		No Match	
860	WRM00010750-WRM00010752	3/10/16 Superseding Production Log re WRM docs		No Match	
861	WRM00010753-WRM00010755	3/10/16 Superseding Production Log re WRM docs		No Match	
862	WRM00010756-WRM00010762	3/10/16 Superseding Production Log re WRM docs		No Match	
863	WRM00010763-WRM00010765	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062565 - WYNN00062566
864	WRM00010766-WRM00010766	3/10/16 Superseding Production Log re WRM docs		No Match	
865	WRM00010767-WRM00010771	3/10/16 Superseding Production Log re WRM docs		No Match	
866	WRM00010772-WRM00010774	3/10/16 Superseding Production Log re WRM docs		No Match	
867	WRM00010775-WRM00010778	3/10/16 Superseding Production Log re WRM docs		No Match	
868	WRM00010779-WRM0001078C	3/10/16 Superseding Production Log re WRM docs		No Match	
869	WRM00010781-WRM00010782	3/10/16 Superseding Production Log re WRM docs		No Match	
870	WRM00010783-WRM00010783	3/10/16 Superseding Production Log re WRM docs		No Match	
871	WRM00010784-WRM00010784	3/10/16 Superseding Production Log re WRM docs		No Match	
872	WRM00010785-WRM00010785	3/10/16 Superseding Production Log re WRM docs		No Match	
873	WRM00010786-WRM00010786	3/10/16 Superseding Production Log re WRM docs		No Match	
874	WRM00010787-WRM00010788	3/10/16 Superseding Production Log re WRM docs		No Match	
875	WRM00010789-WRM0001079C	3/10/16 Superseding Production Log re WRM docs		No Match	
876	WRM00010791-WRM00010791	3/10/16 Superseding Production Log re WRM docs		No Match	
877	WRM00010792-WRM00010792	3/10/16 Superseding Production Log re WRM docs		No Match	
878	WRM00010793-WRM00010794	3/10/16 Superseding Production Log re WRM docs		No Match	
879	WRM00010795-WRM00010795	3/10/16 Superseding Production Log re WRM docs		No Match	
880	WRM00010796-WRM00010797	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
881	WRM00010798-WRM00010799	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062572 - WYNN00062573
882	WRM00010800-WRM00010802	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062625 - WYNN00062627
883	WRM00010803-WRM00010805	3/10/16 Superseding Production Log re WRM docs		No Match	
883	WRM00010803-WRM00010805	3/10/16 Superseding Production Log re WRM docs		No Match	
884	WRM00010806-WRM00010806	3/10/16 Superseding Production Log re WRM docs		No Match	
885	WRM00010807-WRM00010808	3/10/16 Superseding Production Log re WRM docs		No Match	
886	WRM00010809-WRM00010809	3/10/16 Superseding Production Log re WRM docs		No Match	
887	WRM00010810-WRM00010811	3/10/16 Superseding Production Log re WRM docs		No Match	
888	WRM00010812-WRM00010812	3/10/16 Superseding Production Log re WRM docs		No Match	
889	WRM00010813-WRM00010813	3/10/16 Superseding Production Log re WRM docs		No Match	
890	WRM00010814-WRM00010815	3/10/16 Superseding Production Log re WRM docs		No Match	
891	WRM00010816-WRM00010817	3/10/16 Superseding Production Log re WRM docs		No Match	
892	WRM00010818-WRM00010819	3/10/16 Superseding Production Log re WRM docs		No Match	
893	WRM00010820-WRM00010821	3/10/16 Superseding Production Log re WRM docs		No Match	
894	WRM00010822-WRM00010823	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00040711 - WYNN00040712
895	WRM00010824-WRM00010824	3/10/16 Superseding Production Log re WRM docs		No Match	
896	WRM00010825-WRM00010825	3/10/16 Superseding Production Log re WRM docs		No Match	
897	WRM00010826-WRM00010828	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063254 - WYNN00063256
898	WRM00010829-WRM00010829	3/10/16 Superseding Production Log re WRM docs		No Match	
899	WRM00010830-WRM0001083C	3/10/16 Superseding Production Log re WRM docs		No Match	
900	WRM00010831-WRM00010831	3/10/16 Superseding Production Log re WRM docs		No Match	
901	WRM00010832-WRM00010833	3/10/16 Superseding Production Log re WRM docs		No Match	
902	WRM00010834-WRM00010835	3/10/16 Superseding Production Log re WRM docs		No Match	
903	WRM00010836-WRM00010839	3/10/16 Superseding Production Log re WRM docs		No Match	
904	WRM00010840-WRM00010841	3/10/16 Superseding Production Log re WRM docs		No Match	
905	WRM00010842-WRM00010842	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062140 - WYNN00062140
906	WRM00010843-WRM00010847	3/10/16 Superseding Production Log re WRM docs		No Match	
907	WRM00010848-WRM00010848	3/10/16 Superseding Production Log re WRM docs		No Match	
908	WRM00010849-WRM00010849	3/10/16 Superseding Production Log re WRM docs		No Match	
909	WRM00010850-WRM00010853	3/10/16 Superseding Production Log re WRM docs		No Match	
910	WRM00010854-WRM00010857	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
911	WRM00010858-WRM0001086C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
912	WRM00010861-WRM00010873	3/10/16 Superseding Production Log re WRM docs		No Match	
913	WRM00010874-WRM00010874	3/10/16 Superseding Production Log re WRM docs		No Match	
914	WRM00010875-WRM00010882	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039330 - WYNN00039342
915	WRM00010883-WRM00010886	3/10/16 Superseding Production Log re WRM docs		No Match	
916	WRM00010887-WRM00010888	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00009827 - WYNN0000983C
917	WRM00010889-WRM00010893	3/10/16 Superseding Production Log re WRM docs		No Match	
918	WRM00010894-WRM00010896	3/10/16 Superseding Production Log re WRM docs		No Match	
919	WRM00010897-WRM00010899	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
920	WRM00010900-WRM00010905	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
921	WRM00010906-WRM0001091C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
922	WRM00010911-WRM00010917	3/10/16 Superseding Production Log re WRM docs		No Match	
923	WRM00010918-WRM00010919	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00044531 - WYNN00044566
924	WRM00010920-WRM00010921	3/10/16 Superseding Production Log re WRM docs		No Match	
925	WRM00010922-WRM00010922	3/10/16 Superseding Production Log re WRM docs		No Match	
926	WRM00010923-WRM00010925	3/10/16 Superseding Production Log re WRM docs		No Match	
927	WRM00010926-WRM00010927	3/10/16 Superseding Production Log re WRM docs		No Match	
928	WRM00010928-WRM00010937	3/10/16 Superseding Production Log re WRM docs		No Match	
929	WRM00010938-WRM00010942	3/10/16 Superseding Production Log re WRM docs		No Match	
930	WRM00010943-WRM00010944	3/10/16 Superseding Production Log re WRM docs		No Match	
931	WRM00010945-WRM00010945	3/10/16 Superseding Production Log re WRM docs		No Match	
932	WRM00010946-WRM00010947	3/10/16 Superseding Production Log re WRM docs		No Match	
933	WRM00010948-WRM00010954	3/10/16 Superseding Production Log re WRM docs		No Match	
934	WRM00010955-WRM00010955	3/10/16 Superseding Production Log re WRM docs		No Match	
935	WRM00010956-WRM00010957	3/10/16 Superseding Production Log re WRM docs		No Match	
936	WRM00010958-WRM00010958	3/10/16 Superseding Production Log re WRM docs		No Match	
937	WRM00010959-WRM00010967	3/10/16 Superseding Production Log re WRM docs		No Match	
938	WRM00010968-WRM00010973	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00010974-WRM00010976	3/10/16 Superseding Production Log re WRM docs		No Match	
940	WRM00010977-WRM00010983	3/10/16 Superseding Production Log re WRM docs		No Match	
941	WRM00010984-WRM00010987	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062150 - WYNN00062153
942	WRM00010988-WRM00010991	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062150 - WYNN00062153
	WRM00010992-WRM00010994	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062150 - WYNN00062153
944	WRM00010995-WRM00010999	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011000-WRM00011002	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011003-WRM00011003	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011004-WRM00011004	3/10/16 Superseding Production Log re WRM docs		No Match	
948	WRM00011005-WRM00011005	3/10/16 Superseding Production Log re WRM docs		No Match	
949	WRM00011006-WRM00011009	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017409 - WYNN0001741C
950	WRM00011010-WRM0001101C	3/10/16 Superseding Production Log re WRM docs		No Match	
951	WRM00011011-WRM00011014	3/10/16 Superseding Production Log re WRM docs		No Match	
952	WRM00011015-WRM00011016	3/10/16 Superseding Production Log re WRM docs		No Match	
953	WRM00011017-WRM0001102C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017409 - WYNN00017410
	WRM00011021-WRM00011021	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017409 - WYNN00017410
——	WRM00011022-WRM00011022	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017409 - WYNN00017410
	WRM00011023-WRM00011027	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00046683 - WYNN00046684
	WRM00011028-WRM00011036	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013871 - WYNN00013882
	WRM00011037-WRM00011039	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062164 - WYNN00062167
	WRM00011040-WRM00011047	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013871 - WYNN00013882

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00011048-WRM00011055	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013871 - WYNN00013882
961	WRM00011056-WRM00011056	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013871 - WYNN00013882
962	WRM00011057-WRM0001106C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013871 - WYNN00013882
963	WRM00011061-WRM00011064	3/10/16 Superseding Production Log re WRM docs		No Match	
964	WRM00011065-WRM00011067	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013869 - WYNN00013870
965	WRM00011068-WRM0001107C	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00013869 - WYNN00013870
966	WRM00011071-WRM00011076	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062180 - WYNN00062192
967	WRM00011077-WRM00011078	3/10/16 Superseding Production Log re WRM docs		No Match	
968	WRM00011079-WRM00011081	3/10/16 Superseding Production Log re WRM docs		No Match	
969	WRM00011082-WRM00011083	3/10/16 Superseding Production Log re WRM docs		No Match	
970	WRM00011084-WRM00011085	3/10/16 Superseding Production Log re WRM docs		No Match	
971	WRM00011086-WRM00011086	3/10/16 Superseding Production Log re WRM docs		No Match	
972	WRM00011087-WRM00011087	3/10/16 Superseding Production Log re WRM docs		No Match	
973	WRM00011088-WRM00011089	3/10/16 Superseding Production Log re WRM docs		No Match	
974	WRM00011090-WRM0001110C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062200 - WYNN00062203
975	WRM00011101-WRM00011106	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062556 - WYNN00062559
					WYNN00014456 - WYNN00014457;
976	WRM00011107-WRM00011108	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00014581 - WYNN00014582
977	WRM00011109-WRM00011112	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062556 - WYNN00062559
					WYNN00006900 - WYNN00006901;
					WYNN00014456 - WYNN00014457;
978	WRM00011113-WRM00011113	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00014581 - WYNN00014582
979	WRM00011114-WRM00011114	3/10/16 Superseding Production Log re WRM docs		No Match	
980	WRM00011115-WRM00011115	3/10/16 Superseding Production Log re WRM docs		No Match	
981	WRM00011116-WRM00011117	3/10/16 Superseding Production Log re WRM docs		No Match	
982	WRM00011118-WRM00011118	3/10/16 Superseding Production Log re WRM docs		No Match	
983	WRM00011119-WRM00011121	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063241 - WYNN00063243
984	WRM00011122-WRM00011123	3/10/16 Superseding Production Log re WRM docs		No Match	
985	WRM00011124-WRM00011125	3/10/16 Superseding Production Log re WRM docs		No Match	
986	WRM00011126-WRM00011127	3/10/16 Superseding Production Log re WRM docs		No Match	
987	WRM00011128-WRM00011129	3/10/16 Superseding Production Log re WRM docs		No Match	
987	WRM00011128-WRM00011129	3/10/16 Superseding Production Log re WRM docs		No Match	
988	WRM00011130-WRM00011132	3/10/16 Superseding Production Log re WRM docs		No Match	
988	WRM00011130-WRM00011132	3/10/16 Superseding Production Log re WRM docs		No Match	
989	WRM00011133-WRM00011135	3/10/16 Superseding Production Log re WRM docs		No Match	
989	WRM00011133-WRM00011135	3/10/16 Superseding Production Log re WRM docs		No Match	
990	WRM00011136-WRM00011137	3/10/16 Superseding Production Log re WRM docs		No Match	
990	WRM00011136-WRM00011137	3/10/16 Superseding Production Log re WRM docs		No Match	
991	WRM00011138-WRM00011138	3/10/16 Superseding Production Log re WRM docs		No Match	
992	WRM00011139-WRM00011146	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062923 - WYNN00062924

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00011139-WRM00011146	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011147-WRM00011161	3/10/16 Superseding Production Log re WRM docs		No Match	
993	WRM00011147-WRM00011161	3/10/16 Superseding Production Log re WRM docs		No Match	
994	WRM00011162-WRM00011164	3/10/16 Superseding Production Log re WRM docs		No Match	
994	WRM00011162-WRM00011164	3/10/16 Superseding Production Log re WRM docs		No Match	
995	WRM00011165-WRM00011173	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00057359 - WYNN00057363
995	WRM00011165-WRM00011173	3/10/16 Superseding Production Log re WRM docs		No Match	
995	WRM00011165-WRM00011173	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00028701 - WYNN00028702
996	WRM00011174-WRM00011182	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00057359 - WYNN00057363
996	WRM00011174-WRM00011182	3/10/16 Superseding Production Log re WRM docs		No Match	
996	WRM00011174-WRM00011182	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00028701 - WYNN00028702
997	WRM00011183-WRM00011185	3/10/16 Superseding Production Log re WRM docs		No Match	
998	WRM00011186-WRM00011187	3/10/16 Superseding Production Log re WRM docs		No Match	
999	WRM00011188-WRM00011189	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
1000	WRM00011190-WRM00011196	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
1000	WRM00011190-WRM00011196	3/10/16 Superseding Production Log re WRM docs		No Match	
1001	WRM00011197-WRM00011203	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
1001	WRM00011197-WRM00011203	3/10/16 Superseding Production Log re WRM docs		No Match	
1002	WRM00011204-WRM0001121C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
1002	WRM00011204-WRM0001121C	3/10/16 Superseding Production Log re WRM docs		No Match	
1003	WRM00011211-WRM00011217	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
1003	WRM00011211-WRM00011217	3/10/16 Superseding Production Log re WRM docs		No Match	
1004	WRM00011218-WRM00011225	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
1004	WRM00011218-WRM00011225	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1005	WRM00011226-WRM00011228	3/10/16 Superseding Production Log re WRM docs		No Match	
1005	WRM00011226-WRM00011228	3/10/16 Superseding Production Log re WRM docs		No Match	
1006	WRM00011229-WRM00011243	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
1006	WRM00011229-WRM00011243	3/10/16 Superseding Production Log re WRM docs		No Match	
1007	WRM00011244-WRM00011258	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
1007	WRM00011244-WRM00011258	3/10/16 Superseding Production Log re WRM docs		No Match	
1008	WRM00011259-WRM00011271	3/10/16 Superseding Production Log re WRM docs		No Match	
1008	WRM00011259-WRM00011271	3/10/16 Superseding Production Log re WRM docs		No Match	
1009	WRM00011272-WRM00011284	3/10/16 Superseding Production Log re WRM docs		No Match	
1009	WRM00011272-WRM00011284	3/10/16 Superseding Production Log re WRM docs		No Match	
1010	WRM00011285-WRM00011297	3/10/16 Superseding Production Log re WRM docs		No Match	
1010	WRM00011285-WRM00011297	3/10/16 Superseding Production Log re WRM docs		No Match	
1011	WRM00011298-WRM00011303	3/10/16 Superseding Production Log re WRM docs		No Match	
1011	WRM00011298-WRM00011303	3/10/16 Superseding Production Log re WRM docs		No Match	
1012	WRM00011304-WRM0001138C	3/10/16 Superseding Production Log re WRM docs		No Match	
1012	WRM00011304-WRM0001138C	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00011381-WRM00011389	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011381-WRM00011389	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011390-WRM00011403	3/10/16 Superseding Production Log re WRM docs		No Match	
1014	WRM00011390-WRM00011403	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011404-WRM00011406	3/10/16 Superseding Production Log re WRM docs		No Match	
1016	WRM00011407-WRM00011409	3/10/16 Superseding Production Log re WRM docs		No Match	
1017	WRM00011410-WRM00011413	3/10/16 Superseding Production Log re WRM docs		No Match	
1018	WRM00011414-WRM0001142C	3/10/16 Superseding Production Log re WRM docs		No Match	
1018	WRM00011414-WRM0001142C	3/10/16 Superseding Production Log re WRM docs		No Match	
1019	WRM00011421-WRM00011429	3/10/16 Superseding Production Log re WRM docs		No Match	
1019	WRM00011421-WRM00011429	3/10/16 Superseding Production Log re WRM docs		No Match	
1020	WRM00011430-WRM00011433	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062923 - WYNN00062924
	WRM00011430-WRM00011433	3/10/16 Superseding Production Log re WRM docs		No Match	
1021	WRM00011434-WRM00011445	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062923 - WYNN00062924
1021	WRM00011434-WRM00011445	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011446-WRM00011457	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062923 - WYNN00062924
1022	WRM00011446-WRM00011457	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034131 - WYNN00034131
1023	WRM00011458-WRM00011465	3/10/16 Superseding Production Log re WRM docs		No Match	
1023	WRM00011458-WRM00011465	3/10/16 Superseding Production Log re WRM docs		No Match	
1024	WRM00011466-WRM00011476	3/10/16 Superseding Production Log re WRM docs		No Match	
1024	WRM00011466-WRM00011476	3/10/16 Superseding Production Log re WRM docs		No Match	
1025	WRM00011477-WRM00011494	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062923 - WYNN00062924
1025	WRM00011477-WRM00011494	3/10/16 Superseding Production Log re WRM docs		No Match	
1025	WRM00011477-WRM00011494	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034131 - WYNN00034131
1026	WRM00011495-WRM00011504	3/10/16 Superseding Production Log re WRM docs		No Match	
1026	WRM00011495-WRM00011504	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034131 - WYNN00034131
1027	WRM00011505-WRM00011529	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062923 - WYNN00062924
1027	WRM00011505-WRM00011529	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034131 - WYNN00034131
1028	WRM00011530-WRM00011546	3/10/16 Superseding Production Log re WRM docs		No Match	
1028	WRM00011530-WRM00011546	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034131 - WYNN00034131
1029	WRM00011547-WRM00011554	3/10/16 Superseding Production Log re WRM docs		No Match	
1029	WRM00011547-WRM00011554	3/10/16 Superseding Production Log re WRM docs		No Match	
1030	WRM00011555-WRM00011566	3/10/16 Superseding Production Log re WRM docs		No Match	
1030	WRM00011555-WRM00011566	3/10/16 Superseding Production Log re WRM docs		No Match	
1031	WRM00011567-WRM00011578	3/10/16 Superseding Production Log re WRM docs		No Match	
1031	WRM00011567-WRM00011578	3/10/16 Superseding Production Log re WRM docs		No Match	
1032	WRM00011579-WRM0001158C	3/10/16 Superseding Production Log re WRM docs		No Match	
1033	WRM00011581-WRM00011583	3/10/16 Superseding Production Log re WRM docs		No Match	
1033	WRM00011581-WRM00011583	3/10/16 Superseding Production Log re WRM docs		No Match	
1034	WRM00011584-WRM00011589	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00011584-WRM00011589	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039330 - WYNN00039342
	WRM00011590-WRM0001159C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00019632 - WYNN00019632
1036	WRM00011591-WRM00011594	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00044531 - WYNN00044566
1036	WRM00011591-WRM00011594	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00016968 - WYNN00017003
1037	WRM00011595-WRM00011597	3/10/16 Superseding Production Log re WRM docs		No Match	
1037	WRM00011595-WRM00011597	3/10/16 Superseding Production Log re WRM docs		No Match	
1038	WRM00011598-WRM0001160C	3/10/16 Superseding Production Log re WRM docs		No Match	
1039	WRM00011601-WRM00011602	3/10/16 Superseding Production Log re WRM docs		No Match	
1039	WRM00011601-WRM00011602	3/10/16 Superseding Production Log re WRM docs		No Match	
1040	WRM00011603-WRM00011606	3/10/16 Superseding Production Log re WRM docs		No Match	
1041	WRM00011607-WRM00011608	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
1042	WRM00011609-WRM00011623	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
1042	WRM00011609-WRM00011623	3/10/16 Superseding Production Log re WRM docs		No Match	
1043	WRM00011624-WRM00011635	3/10/16 Superseding Production Log re WRM docs		No Match	
1043	WRM00011624-WRM00011635	3/10/16 Superseding Production Log re WRM docs		No Match	
1044	WRM00011636-WRM00011648	3/10/16 Superseding Production Log re WRM docs		No Match	
1044	WRM00011636-WRM00011648	3/10/16 Superseding Production Log re WRM docs		No Match	
1045	WRM00011649-WRM0001165C	3/10/16 Superseding Production Log re WRM docs		No Match	
1045	WRM00011649-WRM0001165C	3/10/16 Superseding Production Log re WRM docs		No Match	
1046	WRM00011651-WRM00011652	3/10/16 Superseding Production Log re WRM docs		No Match	
1046	WRM00011651-WRM00011652	3/10/16 Superseding Production Log re WRM docs		No Match	
1047	WRM00011653-WRM00011666	3/10/16 Superseding Production Log re WRM docs		No Match	
1047	WRM00011653-WRM00011666	3/10/16 Superseding Production Log re WRM docs		No Match	
1048	WRM00011667-WRM00011669	3/10/16 Superseding Production Log re WRM docs		No Match	
1048	WRM00011667-WRM00011669	3/10/16 Superseding Production Log re WRM docs		No Match	
1049	WRM00011670-WRM00011673	3/10/16 Superseding Production Log re WRM docs		No Match	
1049	WRM00011670-WRM00011673	3/10/16 Superseding Production Log re WRM docs		No Match	
1050	WRM00011674-WRM0001168C	3/10/16 Superseding Production Log re WRM docs		No Match	
1051	WRM00011681-WRM00011682	3/10/16 Superseding Production Log re WRM docs		No Match	
1052	WRM00011683-WRM00011685	3/10/16 Superseding Production Log re WRM docs		No Match	
1053	WRM00011686-WRM00011688	3/10/16 Superseding Production Log re WRM docs		No Match	
1054	WRM00011689-WRM00011691	3/10/16 Superseding Production Log re WRM docs		No Match	
1055	WRM00011692-WRM00011695	3/10/16 Superseding Production Log re WRM docs		No Match	
1056	WRM00011696-WRM00011699	3/10/16 Superseding Production Log re WRM docs		No Match	
1057	WRM00011700-WRM00011702	3/10/16 Superseding Production Log re WRM docs		No Match	
1057	WRM00011700-WRM00011702	3/10/16 Superseding Production Log re WRM docs		No Match	
1058	WRM00011703-WRM00011704	3/10/16 Superseding Production Log re WRM docs		No Match	
1059	WRM00011705-WRM00011708	3/10/16 Superseding Production Log re WRM docs		No Match	
1059	WRM00011705-WRM00011708	3/10/16 Superseding Production Log re WRM docs		No Match	
1060	WRM00011709-WRM0001171C	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00011711-WRM00011714	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011715-WRM00011717	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011715-WRM00011717	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011718-WRM00011719	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011718-WRM00011719	3/10/16 Superseding Production Log re WRM docs		No Match	
1064	WRM00011720-WRM00011722	3/10/16 Superseding Production Log re WRM docs		No Match	
1064	WRM00011720-WRM00011722	3/10/16 Superseding Production Log re WRM docs		No Match	
1065	WRM00011723-WRM00011724	3/10/16 Superseding Production Log re WRM docs		No Match	
1066	WRM00011725-WRM00011725	3/10/16 Superseding Production Log re WRM docs		No Match	
1067	WRM00011726-WRM00011726	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011727-WRM0001173C	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011731-WRM00011732	3/10/16 Superseding Production Log re WRM docs		No Match	
1070	WRM00011733-WRM00011733	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011734-WRM00011735	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011736-WRM00011738	3/10/16 Superseding Production Log re WRM docs		No Match	
1073	WRM00011739-WRM0001174C	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011741-WRM00011743	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011744-WRM00011748	3/10/16 Superseding Production Log re WRM docs		No Match	
1075	WRM00011744-WRM00011748	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1075	WRM00011744-WRM00011748	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1076	WRM00011749-WRM00011749	3/10/16 Superseding Production Log re WRM docs		No Match	
1077	WRM00011750-WRM00011753	3/10/16 Superseding Production Log re WRM docs		No Match	
1077	WRM00011750-WRM00011753	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062337 - WYNN0006234C
1078	WRM00011766-WRM00011771	3/10/16 Superseding Production Log re WRM docs		No Match	
1078	WRM00011766-WRM00011771	3/10/16 Superseding Production Log re WRM docs		No Match	
1079	WRM00011772-WRM00011773	3/10/16 Superseding Production Log re WRM docs		No Match	
1080	WRM00011774-WRM00011774	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034112 - WYNN00034112
1081	WRM00011775-WRM00011783	3/10/16 Superseding Production Log re WRM docs		No Match	
1082	WRM00011784-WRM00011785	3/10/16 Superseding Production Log re WRM docs		No Match	
1082	WRM00011784-WRM00011785	3/10/16 Superseding Production Log re WRM docs		No Match	
1083	WRM00011789-WRM0001179C	3/10/16 Superseding Production Log re WRM docs		No Match	
1083	WRM00011789-WRM0001179C	3/10/16 Superseding Production Log re WRM docs		No Match	
1084	WRM00011793-WRM00011793	3/10/16 Superseding Production Log re WRM docs		No Match	
1085	WRM00011801-WRM00011835	3/10/16 Superseding Production Log re WRM docs		No Match	
1085	WRM00011801-WRM00011835	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00016968 - WYNN00017003
1086	WRM00011845-WRM00011902	3/10/16 Superseding Production Log re WRM docs		No Match	
1086	WRM00011845-WRM00011902	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00008464 - WYNN00008524
					WYNN00008397 - WYNN00008407;
1086	WRM00011845-WRM00011902	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00017140 - WYNN00017150
1087	WRM00011903-WRM00011906	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00011903-WRM00011906	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00011907-WRM00011911	3/10/16 Superseding Production Log re WRM docs		No Match	
1088	WRM00011907-WRM00011911	3/10/16 Superseding Production Log re WRM docs		No Match	
1089	WRM00011912-WRM00011915	3/10/16 Superseding Production Log re WRM docs		No Match	
1089	WRM00011912-WRM00011915	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00058768 - WYNN00058770
1090	WRM00011916-WRM00011919	3/10/16 Superseding Production Log re WRM docs		No Match	
1090	WRM00011916-WRM00011919	3/10/16 Superseding Production Log re WRM docs		No Match	
1091	WRM00011920-WRM00011924	3/10/16 Superseding Production Log re WRM docs		No Match	
1091	WRM00011920-WRM00011924	3/10/16 Superseding Production Log re WRM docs		No Match	
1092	WRM00011925-WRM00011928	3/10/16 Superseding Production Log re WRM docs		No Match	
1092	WRM00011925-WRM00011928	3/10/16 Superseding Production Log re WRM docs		No Match	
1093	WRM00011929-WRM00011933	3/10/16 Superseding Production Log re WRM docs		No Match	
1093	WRM00011929-WRM00011933	3/10/16 Superseding Production Log re WRM docs		No Match	
1094	WRM00011934-WRM00011937	3/10/16 Superseding Production Log re WRM docs		No Match	
1094	WRM00011934-WRM00011937	3/10/16 Superseding Production Log re WRM docs		No Match	
1095	WRM00011938-WRM00011941	3/10/16 Superseding Production Log re WRM docs		No Match	
1095	WRM00011938-WRM00011941	3/10/16 Superseding Production Log re WRM docs		No Match	
1096	WRM00011942-WRM00011945	3/10/16 Superseding Production Log re WRM docs		No Match	
1096	WRM00011942-WRM00011945	3/10/16 Superseding Production Log re WRM docs		No Match	
1097	WRM00011946-WRM00011947	3/10/16 Superseding Production Log re WRM docs		No Match	
1098	WRM00011948-WRM00011949	3/10/16 Superseding Production Log re WRM docs		No Match	
1098	WRM00011948-WRM00011949	3/10/16 Superseding Production Log re WRM docs		No Match	
1099	WRM00011950-WRM00011951	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062567 - WYNN00062568
1100	WRM00011952-WRM00011954	3/10/16 Superseding Production Log re WRM docs		No Match	
1100	WRM00011952-WRM00011954	3/10/16 Superseding Production Log re WRM docs		No Match	
1101	WRM00011955-WRM00011961	3/10/16 Superseding Production Log re WRM docs		No Match	
1101	WRM00011955-WRM00011961	3/10/16 Superseding Production Log re WRM docs		No Match	
1102	WRM00011962-WRM00011984	3/10/16 Superseding Production Log re WRM docs		No Match	
1102	WRM00011962-WRM00011984	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00027775 - WYNN00027791
1102	WRM00011962-WRM00011984	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00027775 - WYNN00027791
1103	WRM00011985-WRM00012007	3/10/16 Superseding Production Log re WRM docs		No Match	
1103	WRM00011985-WRM00012007	3/10/16 Superseding Production Log re WRM docs		No Match	
1103	WRM00011985-WRM00012007	3/10/16 Superseding Production Log re WRM docs		No Match	
1104	WRM00012008-WRM00012046	3/10/16 Superseding Production Log re WRM docs		No Match	
1104	WRM00012008-WRM00012046	3/10/16 Superseding Production Log re WRM docs		No Match	
1105	WRM00012047-WRM00012054	3/10/16 Superseding Production Log re WRM docs		No Match	
1105	WRM00012047-WRM00012054	3/10/16 Superseding Production Log re WRM docs		No Match	
1105	WRM00012047-WRM00012054	3/10/16 Superseding Production Log re WRM docs		No Match	
1106	WRM00012055-WRM00012097	3/10/16 Superseding Production Log re WRM docs		No Match	
1106	WRM00012055-WRM00012097	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00012098-WRM0001210C	3/10/16 Superseding Production Log re WRM docs		No Match	
1107	WRM00012098-WRM0001210C	3/10/16 Superseding Production Log re WRM docs		No Match	
1108	WRM00012101-WRM00012104	3/10/16 Superseding Production Log re WRM docs		No Match	
1108	WRM00012101-WRM00012104	3/10/16 Superseding Production Log re WRM docs		No Match	
1109	WRM00012105-WRM00012117	3/10/16 Superseding Production Log re WRM docs		No Match	
1109	WRM00012105-WRM00012117	3/10/16 Superseding Production Log re WRM docs		No Match	
1110	WRM00012118-WRM00012129	3/10/16 Superseding Production Log re WRM docs		No Match	
1110	WRM00012118-WRM00012129	3/10/16 Superseding Production Log re WRM docs		No Match	
1111	WRM00012130-WRM00012136	3/10/16 Superseding Production Log re WRM docs		No Match	
1111	WRM00012130-WRM00012136	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00027797 - WYNN00027807
1112	WRM00012137-WRM00012142	3/10/16 Superseding Production Log re WRM docs		No Match	
1112	WRM00012137-WRM00012142	3/10/16 Superseding Production Log re WRM docs		No Match	
1112	WRM00012137-WRM00012142	3/10/16 Superseding Production Log re WRM docs		No Match	
1113	WRM00012143-WRM00012146	3/10/16 Superseding Production Log re WRM docs		No Match	
1113	WRM00012143-WRM00012146	3/10/16 Superseding Production Log re WRM docs		No Match	
1114	WRM00012147-WRM00012159	3/10/16 Superseding Production Log re WRM docs		No Match	
1114	WRM00012147-WRM00012159	3/10/16 Superseding Production Log re WRM docs		No Match	
1115	WRM00012160-WRM0001217C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013883 - WYNN00013890
1115	WRM00012160-WRM0001217C	3/10/16 Superseding Production Log re WRM docs		No Match	
1116	WRM00012171-WRM00012178	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013883 - WYNN00013890
1117	WRM00012179-WRM00012186	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013883 - WYNN00013890
1118	WRM00012187-WRM00012211	3/10/16 Superseding Production Log re WRM docs		No Match	
1118	WRM00012187-WRM00012211	3/10/16 Superseding Production Log re WRM docs		No Match	
1118	WRM00012187-WRM00012211	3/10/16 Superseding Production Log re WRM docs		No Match	
1118	WRM00012187-WRM00012211	3/10/16 Superseding Production Log re WRM docs		No Match	
1119	WRM00012212-WRM00012224	3/10/16 Superseding Production Log re WRM docs		No Match	
1119	WRM00012212-WRM00012224	3/10/16 Superseding Production Log re WRM docs		No Match	
1120	WRM00012225-WRM00012231	3/10/16 Superseding Production Log re WRM docs		No Match	
1120	WRM00012225-WRM00012231	3/10/16 Superseding Production Log re WRM docs		No Match	
1121	WRM00012232-WRM0001226C	3/10/16 Superseding Production Log re WRM docs		No Match	
1121	WRM00012232-WRM0001226C	3/10/16 Superseding Production Log re WRM docs		No Match	
1122	WRM00012261-WRM00012293	3/10/16 Superseding Production Log re WRM docs		No Match	
1122	WRM00012261-WRM00012293	3/10/16 Superseding Production Log re WRM docs		No Match	
1123	WRM00012294-WRM00012299	3/10/16 Superseding Production Log re WRM docs		No Match	
1123	WRM00012294-WRM00012299	3/10/16 Superseding Production Log re WRM docs		No Match	
1123	WRM00012294-WRM00012299	3/10/16 Superseding Production Log re WRM docs		No Match	
1123	WRM00012294-WRM00012299	3/10/16 Superseding Production Log re WRM docs		No Match	
1124	WRM00012335-WRM00012342	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00046683 - WYNN00046684
1124	WRM00012335-WRM00012342	3/10/16 Superseding Production Log re WRM docs		No Match	
1124	WRM00012335-WRM00012342	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00012343-WRM00012343	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012344-WRM00012346	3/10/16 Superseding Production Log re WRM docs		No Match	
1127	WRM00012347-WRM00012351	3/10/16 Superseding Production Log re WRM docs		No Match	
1128	WRM00012352-WRM00012355	3/10/16 Superseding Production Log re WRM docs		No Match	
1129	WRM00012356-WRM00012361	3/10/16 Superseding Production Log re WRM docs		No Match	
1130	WRM00012362-WRM00012368	3/10/16 Superseding Production Log re WRM docs		No Match	
1131	WRM00012369-WRM00012375	3/10/16 Superseding Production Log re WRM docs		No Match	
1132	WRM00012404-WRM00012421	3/10/16 Superseding Production Log re WRM docs		No Match	
1132	WRM00012404-WRM00012421	3/10/16 Superseding Production Log re WRM docs		No Match	
1132	WRM00012404-WRM00012421	3/10/16 Superseding Production Log re WRM docs		No Match	
1132	WRM00012404-WRM00012421	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062327 - WYNN00062329
1132	WRM00012404-WRM00012421	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00058768 - WYNN0005877C
1132	WRM00012404-WRM00012421	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00004594 - WYNN00004597
1133	WRM00012424-WRM00012428	3/10/16 Superseding Production Log re WRM docs		No Match	
1133	WRM00012424-WRM00012428	3/10/16 Superseding Production Log re WRM docs		No Match	
1133	WRM00012424-WRM00012428	3/10/16 Superseding Production Log re WRM docs		No Match	
1133	WRM00012424-WRM00012428	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062460 - WYNN00062462
1134	WRM00012429-WRM00012432	3/10/16 Superseding Production Log re WRM docs		No Match	
1134	WRM00012429-WRM00012432	3/10/16 Superseding Production Log re WRM docs		No Match	
1135	WRM00012433-WRM00012442	3/10/16 Superseding Production Log re WRM docs		No Match	
1135	WRM00012433-WRM00012442	3/10/16 Superseding Production Log re WRM docs		No Match	
1136	WRM00012443-WRM00012449	3/10/16 Superseding Production Log re WRM docs		No Match	
1136	WRM00012443-WRM00012449	3/10/16 Superseding Production Log re WRM docs		No Match	
1137	WRM00012450-WRM00012459	3/10/16 Superseding Production Log re WRM docs		No Match	
1137	WRM00012450-WRM00012459	3/10/16 Superseding Production Log re WRM docs		No Match	
1138	WRM00012460-WRM00012466	3/10/16 Superseding Production Log re WRM docs		No Match	
1138	WRM00012460-WRM00012466	3/10/16 Superseding Production Log re WRM docs		No Match	
1139	WRM00012467-WRM00012471	3/10/16 Superseding Production Log re WRM docs		No Match	
1139	WRM00012467-WRM00012471	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00027775 - WYNN00027791
1140	WRM00012472-WRM0001248C	3/10/16 Superseding Production Log re WRM docs		No Match	
1140	WRM00012472-WRM0001248C	3/10/16 Superseding Production Log re WRM docs		No Match	
1141	WRM00012481-WRM00012493	3/10/16 Superseding Production Log re WRM docs		No Match	
1141	WRM00012481-WRM00012493	3/10/16 Superseding Production Log re WRM docs		No Match	
1142	WRM00012494-WRM00012522	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012494-WRM00012522	3/10/16 Superseding Production Log re WRM docs		No Match	
1143	WRM00012523-WRM00012551	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012523-WRM00012551	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012552-WRM00012571	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012552-WRM00012571	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012572-WRM00012591	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00012572-WRM00012591	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012592-WRM00012614	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012592-WRM00012614	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012615-WRM00012621	3/10/16 Superseding Production Log re WRM docs		No Match	
1147	WRM00012615-WRM00012621	3/10/16 Superseding Production Log re WRM docs		No Match	
1148	WRM00012622-WRM00012665	3/10/16 Superseding Production Log re WRM docs		No Match	
1148	WRM00012622-WRM00012665	3/10/16 Superseding Production Log re WRM docs		No Match	
1149	WRM00012666-WRM00012674	3/10/16 Superseding Production Log re WRM docs		No Match	
1149	WRM00012666-WRM00012674	3/10/16 Superseding Production Log re WRM docs		No Match	
1150	WRM00012675-WRM00012677	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012675-WRM00012677	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012678-WRM00012692	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012678-WRM00012692	3/10/16 Superseding Production Log re WRM docs		No Match	
1152	WRM00012693-WRM00012705	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012693-WRM00012705	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012706-WRM00012717	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012706-WRM00012717	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012718-WRM00012729	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012718-WRM00012729	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012730-WRM00012743	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012730-WRM00012743	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012744-WRM00012767	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012744-WRM00012767	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062219 - WYNN00062220
	WRM00012768-WRM00012774	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062215 - WYNN00062218
	WRM00012768-WRM00012774	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012775-WRM00012776	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012775-WRM00012776	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012777-WRM00012778	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012777-WRM00012778	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012779-WRM0001278C	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012779-WRM0001278C	3/10/16 Superseding Production Log re WRM docs		No Match	
1161	WRM00012781-WRM00012783	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012781-WRM00012783	3/10/16 Superseding Production Log re WRM docs		No Match	
1162	WRM00012784-WRM00012785	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012784-WRM00012785	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012786-WRM00012787	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012786-WRM00012787	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012788-WRM00012791	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012788-WRM00012791	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012788-WRM00012791	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00012788-WRM00012791	3/10/16 Superseding Production Log re WRM docs		No Match	
1165	WRM00012792-WRM00012796	3/10/16 Superseding Production Log re WRM docs		No Match	
1165	WRM00012792-WRM00012796	3/10/16 Superseding Production Log re WRM docs		No Match	
1166	WRM00012797-WRM00012798	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012797-WRM00012798	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012799-WRM00012801	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012799-WRM00012801	3/10/16 Superseding Production Log re WRM docs		No Match	
1168	WRM00012802-WRM00012803	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012802-WRM00012803	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012829-WRM00012832	3/10/16 Superseding Production Log re WRM docs		No Match	
-	WRM00012829-WRM00012832	3/10/16 Superseding Production Log re WRM docs		No Match	
1170	WRM00012833-WRM00012835	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012833-WRM00012835	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012836-WRM00012838	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012836-WRM00012838	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012839-WRM0001284C	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012839-WRM0001284C	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012841-WRM00012846	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012841-WRM00012846	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012841-WRM00012846	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012847-WRM00012875	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012847-WRM00012875	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00019654 - WYNN00019654
	WRM00012876-WRM00012904	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012876-WRM00012904	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00019654 - WYNN00019654
	WRM00012905-WRM0001291C	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012905-WRM00012910	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013891 - WYNN00013894
	WRM00012911-WRM00012938	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013871 - WYNN00013882
	WRM00012911-WRM00012938	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00019654 - WYNN00019654
	WRM00012939-WRM00012967	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013871 - WYNN00013882
1178	WRM00012939-WRM00012967	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00019654 - WYNN00019654
	WRM00012968-WRM00012968	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012969-WRM00012978	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00012969-WRM00012978	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017501 - WYNN00017506
1180	WRM00012969-WRM00012978	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00013871 - WYNN00013882
	WRM00012979-WRM00012981	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013011-WRM00013013	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013011-WRM00013013	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013014-WRM0001302C	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013014-WRM0001302C	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013021-WRM00013028	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00013021-WRM00013028	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013021-WRM00013028	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013021-WRM00013028	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013021-WRM00013028	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013021-WRM00013028	3/10/16 Superseding Production Log re WRM docs		No Match	
1185	WRM00013029-WRM00013032	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013029-WRM00013032	3/10/16 Superseding Production Log re WRM docs		No Match	
1186	WRM00013033-WRM00013036	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00017409 - WYNN00017410
	WRM00013037-WRM00013042	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013037-WRM00013042	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013043-WRM00013045	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013043-WRM00013045	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013046-WRM00013051	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
	WRM00013046-WRM00013051	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039330 - WYNN00039342
	WRM00013052-WRM00013067	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013052-WRM00013067	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013068-WRM00013071	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013068-WRM00013071	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013072-WRM00013074	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00041142 - WYNN00041144
	WRM00013088-WRM00013088	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013089-WRM00013089	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013090-WRM00013093	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013090-WRM00013093	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062286 - WYNN00062292
	WRM00013094-WRM00013096	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013094-WRM00013096	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013094-WRM00013096	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062282 - WYNN00062285
	WRM00013097-WRM00013097	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013098-WRM0001310C	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013101-WRM00013106	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013101-WRM00013106	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039087 - WYNN00039095
	WRM00013107-WRM00013111	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013112-WRM00013116	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013112-WRM00013116	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039087 - WYNN00039095
	WRM00013117-WRM00013122	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013117-WRM00013122	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039087 - WYNN00039095
	WRM00013123-WRM00013128	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013129-WRM0001314C	3/10/16 Superseding Production Log re WRM docs		No Match	1
	WRM00013129-WRM0001314C	3/10/16 Superseding Production Log re WRM docs		No Redaction	1
	WRM00013129-WRM0001314C	3/10/16 Superseding Production Log re WRM docs		No Match	+
	WRM00013129-WRM0001314C	3/10/16 Superseding Production Log re WRM docs		No Redaction	1

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
1205	WRM00013141-WRM00013143	3/10/16 Superseding Production Log re WRM docs		No Match	
1206	WRM00013144-WRM00013147	3/10/16 Superseding Production Log re WRM docs		No Match	
1207	WRM00013148-WRM0001315C	3/10/16 Superseding Production Log re WRM docs		No Match	
1207	WRM00013148-WRM0001315C	3/10/16 Superseding Production Log re WRM docs		No Match	
1208	WRM00013151-WRM00013155	3/10/16 Superseding Production Log re WRM docs		No Match	
1209	WRM00013156-WRM00013161	3/10/16 Superseding Production Log re WRM docs		No Match	
1209	WRM00013156-WRM00013161	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1210	WRM00013162-WRM00013167	3/10/16 Superseding Production Log re WRM docs		No Match	
1211	WRM00013168-WRM00013173	3/10/16 Superseding Production Log re WRM docs		No Match	
1212	WRM00013174-WRM0001318C	3/10/16 Superseding Production Log re WRM docs		No Match	
1213	WRM00013181-WRM00013185	3/10/16 Superseding Production Log re WRM docs		No Match	
1214	WRM00013186-WRM00013192	3/10/16 Superseding Production Log re WRM docs		No Match	
1215	WRM00013193-WRM00013201	3/10/16 Superseding Production Log re WRM docs		No Match	
1215	WRM00013193-WRM00013201	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1216	WRM00013202-WRM0001321C	3/10/16 Superseding Production Log re WRM docs		No Match	
1216	WRM00013202-WRM0001321C	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1217	WRM00013211-WRM00013219	3/10/16 Superseding Production Log re WRM docs		No Match	
1218	WRM00013220-WRM00013229	3/10/16 Superseding Production Log re WRM docs		No Match	
1219	WRM00013230-WRM0001324C	3/10/16 Superseding Production Log re WRM docs		No Match	
1220	WRM00013241-WRM00013253	3/10/16 Superseding Production Log re WRM docs		No Match	
1220	WRM00013241-WRM00013253	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1220	WRM00013241-WRM00013253	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1221	WRM00013254-WRM00013268	3/10/16 Superseding Production Log re WRM docs		No Match	
1222	WRM00013269-WRM00013275	3/10/16 Superseding Production Log re WRM docs		No Match	
1222	WRM00013269-WRM00013275	3/10/16 Superseding Production Log re WRM docs		No Match	
1222	WRM00013269-WRM00013275	3/10/16 Superseding Production Log re WRM docs		No Match	
1222	WRM00013269-WRM00013275	3/10/16 Superseding Production Log re WRM docs		No Match	
1222	WRM00013269-WRM00013275	3/10/16 Superseding Production Log re WRM docs		No Match	
1223	WRM00013276-WRM00013285	3/10/16 Superseding Production Log re WRM docs		No Match	
1223	WRM00013276-WRM00013285	3/10/16 Superseding Production Log re WRM docs		No Match	
1223	WRM00013276-WRM00013285	3/10/16 Superseding Production Log re WRM docs		No Match	
1223	WRM00013276-WRM00013285	3/10/16 Superseding Production Log re WRM docs		No Match	
1223	WRM00013276-WRM00013285	3/10/16 Superseding Production Log re WRM docs		No Match	
1223	WRM00013276-WRM00013285	3/10/16 Superseding Production Log re WRM docs		No Match	
1223	WRM00013276-WRM00013285	3/10/16 Superseding Production Log re WRM docs		No Match	
1224	WRM00013286-WRM00013291	3/10/16 Superseding Production Log re WRM docs		No Match	
1224	WRM00013286-WRM00013291	3/10/16 Superseding Production Log re WRM docs		No Match	
1225	WRM00013292-WRM00013293	3/10/16 Superseding Production Log re WRM docs		No Match	
1226	WRM00013294-WRM00013296	3/10/16 Superseding Production Log re WRM docs		No Match	
1227	WRM00013297-WRM00013304	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
*****************	WRM00013297-WRM00013304	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00013305-WRM00013312	3/10/16 Superseding Production Log re WRM docs		No Match	
1228	WRM00013305-WRM00013312	3/10/16 Superseding Production Log re WRM docs		No Match	
1229	WRM00013313-WRM0001332C	3/10/16 Superseding Production Log re WRM docs		No Match	
1229	WRM00013313-WRM0001332C	3/10/16 Superseding Production Log re WRM docs		No Match	
1230	WRM00013321-WRM00013324	3/10/16 Superseding Production Log re WRM docs		No Match	
1230	WRM00013321-WRM00013324	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062325 - WYNN00062326
1231	WRM00013325-WRM00013326	3/10/16 Superseding Production Log re WRM docs		No Match	
1231	WRM00013325-WRM00013326	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1232	WRM00013327-WRM00013328	3/10/16 Superseding Production Log re WRM docs		No Match	
1232	WRM00013327-WRM00013328	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1233	WRM00013329-WRM0001333C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062337 - WYNN0006234C
1234	WRM00013331-WRM00013334	3/10/16 Superseding Production Log re WRM docs		No Match	
1234	WRM00013331-WRM00013334	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00028739 - WYNN00028744
1235	WRM00013335-WRM00013339	3/10/16 Superseding Production Log re WRM docs		No Match	
1235	WRM00013335-WRM00013339	3/10/16 Superseding Production Log re WRM docs		No Match	
1236	WRM00013340-WRM00013343	3/10/16 Superseding Production Log re WRM docs		No Match	
1236	WRM00013340-WRM00013343	3/10/16 Superseding Production Log re WRM docs		No Match	
1237	WRM00013344-WRM00013347	3/10/16 Superseding Production Log re WRM docs		No Match	
1237	WRM00013344-WRM00013347	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1237	WRM00013344-WRM00013347	3/10/16 Superseding Production Log re WRM docs		No Match	
1238	WRM00013348-WRM0001335C	3/10/16 Superseding Production Log re WRM docs		No Match	
1238	WRM00013348-WRM0001335C	3/10/16 Superseding Production Log re WRM docs		No Match	
1239	WRM00013351-WRM00013354	3/10/16 Superseding Production Log re WRM docs		No Match	
1239	WRM00013351-WRM00013354	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1239	WRM00013351-WRM00013354	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1240	WRM00013355-WRM00013359	3/10/16 Superseding Production Log re WRM docs		No Match	
1240	WRM00013355-WRM00013359	3/10/16 Superseding Production Log re WRM docs		No Match	
1240	WRM00013355-WRM00013359	3/10/16 Superseding Production Log re WRM docs		No Match	
1241	WRM00013360-WRM00013364	3/10/16 Superseding Production Log re WRM docs		No Match	
1241	WRM00013360-WRM00013364	3/10/16 Superseding Production Log re WRM docs		No Match	
1241	WRM00013360-WRM00013364	3/10/16 Superseding Production Log re WRM docs		No Match	
1242	WRM00013365-WRM00013374	3/10/16 Superseding Production Log re WRM docs		No Match	
1243	WRM00013376-WRM0001338C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00046633 - WYNN00046634
1243	WRM00013376-WRM0001338C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00046607 - WYNN00046607
1244	WRM00013381-WRM00013397	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062613 - WYNN00062619
1244	WRM00013381-WRM00013397	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062613 - WYNN00062619
1245	WRM00013398-WRM00013398	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00041025 - WYNN00041025
1246	WRM00013399-WRM0001340C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1247	WRM00013401-WRM00013403	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00013404-WRM00013406	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00057359 - WYNN00057363
	WRM00013407-WRM00013408	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
					WYNN00029416 - WYNN00029417;
					WYNN-MILLERO0000339 - WYNN-
1250	WRM00013409-WRM00013410	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	MILLER00000340
1251	WRM00013411-WRM00013412	3/10/16 Superseding Production Log re WRM docs		No Match	
1252	WRM00013413-WRM00013415	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062732 - WYNN00062733
1253	WRM00013416-WRM00013418	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063275 - WYNN00063277
1254	WRM00013419-WRM0001342C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1255	WRM00013421-WRM00013423	3/10/16 Superseding Production Log re WRM docs		No Match	
1256	WRM00013424-WRM00013425	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00004695 - WYNN00004696
1257	WRM00013441-WRM00013442	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00004701 - WYNN00004702
1258	WRM00013443-WRM00013443	3/10/16 Superseding Production Log re WRM docs		No Match	
1259	WRM00013445-WRM0001347C	3/10/16 Superseding Production Log re WRM docs		No Match	
1260	WRM00013471-WRM00013471	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00034997 - WYNN00034997
1261	WRM00013472-WRM00013485	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062263 - WYNN00062281
1262	WRM00013486-WRM0001349C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062925 - WYNN00062929
1263	WRM00013491-WRM00013491	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00057359 - WYNN00057363
1264	WRM00013492-WRM00013493	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062175 - WYNN00062176
1264	WRM00013492-WRM00013493	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062175 - WYNN00062176
1265	WRM00013494-WRM00013525	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1265	WRM00013494-WRM00013525	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	+	No Match	
1265	WRM00013494-WRM00013525	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1265	WRM00013494-WRM00013525	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1265	WRM00013494-WRM00013525	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1265	WRM00013494-WRM00013525	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
1266	WRM00013914-WRM00013915	3/10/16 Superseding Production Log re WRM docs		No Match	
1266	WRM00013914-WRM00013915	3/10/16 Superseding Production Log re WRM docs		No Match	
1267	WRM00013916-WRM00013917	3/10/16 Superseding Production Log re WRM docs		No Match	
1267	WRM00013916-WRM00013917	3/10/16 Superseding Production Log re WRM docs		No Match	
1268	WRM00013927-WRM00013932	3/10/16 Superseding Production Log re WRM docs		No Match	
1268	WRM00013927-WRM00013932	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00041589 - WYNN00041589
1269	WRM00013939-WRM00014312	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00030615 - WYNN00030615
1269	WRM00013939-WRM00014312	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00031143 - WYNN0003152C
1270	WRM00014313-WRM00014729	3/10/16 Superseding Production Log re WRM docs		No Match	
1270	WRM00014313-WRM00014729	3/10/16 Superseding Production Log re WRM docs		No Match	
1270	WRM00014313-WRM00014729	3/10/16 Superseding Production Log re WRM docs		No Match	
1270	WRM00014313-WRM00014729	3/10/16 Superseding Production Log re WRM docs		No Match	
1270	WRM00014313-WRM00014729	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1271	WRM00014768-WRM00014808	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00029263 - WYNN00029263

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00014809-WRM00014849	3/10/16 Superseding Production Log re WRM docs		No Match	
1273	WRM00014850-WRM00014862	3/10/16 Superseding Production Log re WRM docs		No Match	
1274	WRM00014924-WRM00014924	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062853 - WYNN00062854
1275	WRM00014925-WRM00014926	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00044716 - WYNN00044717
1276	WRM00014927-WRM00014928	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00004701 - WYNN00004702
1277	WRM00014929-WRM00014929	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00041575 - WYNN00041575
1278	WRM00014930-WRM00014932	3/10/16 Superseding Production Log re WRM docs		No Match	
1279	WRM00014933-WRM00014934	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00041575 - WYNN00041575
1280	WRM00014935-WRM00014935	3/10/16 Superseding Production Log re WRM docs		No Match	
1281	WRM00014936-WRM00014947	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00041575 - WYNN00041575
1281	WRM00014936-WRM00014947	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00041576 - WYNN00041585
1282	WRM00014948-WRM00014957	3/10/16 Superseding Production Log re WRM docs		No Match	
1282	WRM00014948-WRM00014957	3/10/16 Superseding Production Log re WRM docs		No Match	
1282	WRM00014948-WRM00014957	3/10/16 Superseding Production Log re WRM docs		No Match	
1282	WRM00014948-WRM00014957	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1282	WRM00014948-WRM00014958	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1282	WRM00014948-WRM00014958	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
1282	WRM00014948-WRM00014958	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1282	WRM00014948-WRM00014958	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Redaction	
1282	WRM00014948-WRM00014958	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1283	WRM00014958-WRM00014997	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1284	WRM00014958-WRM00014997	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		Duplicate	WYNN00062263 - WYNN00062281
1284	WRM00014958-WRM00014997	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
1284	WRM00014958-WRM00014997	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1284	WRM00014958-WRM00014997	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1284	WRM00014958-WRM00014997	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00004563 - WYNN00004567
1285	WRM00014998-WRM00015004	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1285	WRM00014998-WRM00015004	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	_	Duplicate	WYNN00004563 - WYNN00004567
1286	WRM00015005-WRM00015006	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1286	WRM00015005-WRM00015006	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Redaction	
1287	WRM00015007-WRM00015011	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1288	WRM00015012-WRM00015016	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039087 - WYNN00039095
1289	WRM00015017-WRM00015032	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062301 - WYNN00062305
1290	WRM00015033-WRM0001504C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00020822 - WYNN00020823
1291	WRM00015042-WRM00015048	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039087 - WYNN00039095
1292	WRM00015049-WRM00015052	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039087 - WYNN00039095
1293	WRM00015053-WRM00015055	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039087 - WYNN00039095
1294	WRM00015056-WRM0001506C	3/10/16 Superseding Production Log re WRM docs		No Match	
1294	WRM00015056-WRM0001506C	3/10/16 Superseding Production Log re WRM docs		No Match	
1295	WRM00015061-WRM00015077	3/10/16 Superseding Production Log re WRM docs		No Match	

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Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
1296	WRM00015078-WRM00015094	3/10/16 Superseding Production Log re WRM docs		No Match	
1297	WRM00015095-WRM00015097	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062325 - WYNN00062326
1298	WRM00015098-WRM00015103	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039160 - WYNN00039165
1299	WRM00015104-WRM00015107	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1300	WRM00015108-WRM0001511C	3/10/16 Superseding Production Log re WRM docs		No Match	
1301	WRM00015111-WRM00015116	3/10/16 Superseding Production Log re WRM docs		No Match	
1302	WRM00015117-WRM0001512C	3/10/16 Superseding Production Log re WRM docs		No Match	
1303	WRM00015121-WRM00015121	3/10/16 Superseding Production Log re WRM docs		No Match	
1304	WRM00015122-WRM00015132	3/10/16 Superseding Production Log re WRM docs		No Match	
1305	WRM00015133-WRM00015134	3/10/16 Superseding Production Log re WRM docs		No Match	
1306	WRM00015135-WRM00015135	3/10/16 Superseding Production Log re WRM docs		No Match	
1307	WRM00015136-WRM0001514C	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062301 - WYNN00062305
1308	WRM00015141-WRM00015147	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062330 - WYNN00062336
1309	WRM00015148-WRM00015155	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062330 - WYNN00062336
1310	WRM00015156-WRM00015163	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1311	WRM00015164-WRM00015165	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00039936 - WYNN00039937
1312	WRM00015166-WRM00015166	3/10/16 Superseding Production Log re WRM docs		No Match	
1313	WRM00015167-WRM00015167	3/10/16 Superseding Production Log re WRM docs		No Match	
1314	WRM00015168-WRM00015168	3/10/16 Superseding Production Log re WRM docs		No Match	
1315	WRM00015169-WRM00015169	3/10/16 Superseding Production Log re WRM docs		No Match	
1316	WRM00015170-WRM0001517C	3/10/16 Superseding Production Log re WRM docs		No Match	
1317	WRM00015171-WRM00015172	3/10/16 Superseding Production Log re WRM docs		No Match	
1318	WRM00015173-WRM00015173	3/10/16 Superseding Production Log re WRM docs		No Match	
1319	WRM00015174-WRM00015176	3/10/16 Superseding Production Log re WRM docs		No Match	
1320	WRM00015177-WRM00015179	3/10/16 Superseding Production Log re WRM docs		No Match	
1320	WRM00015177-WRM00015179	3/10/16 Superseding Production Log re WRM docs		No Match	
1321	WRM00015180-WRM00015181	3/10/16 Superseding Production Log re WRM docs		No Match	
1322	WRM00015182-WRM00015182	3/10/16 Superseding Production Log re WRM docs		No Match	
1323	WRM00015183-WRM00015183	3/10/16 Superseding Production Log re WRM docs		No Match	
1324	WRM00015184-WRM00015184	3/10/16 Superseding Production Log re WRM docs		No Match	
1325	WRM00015185-WRM00015186	3/10/16 Superseding Production Log re WRM docs		No Match	
1326	WRM00015187-WRM00015188	3/10/16 Superseding Production Log re WRM docs		No Match	
1327	WRM00015189-WRM0001519C	3/10/16 Superseding Production Log re WRM docs		No Match	
1328	WRM00015191-WRM00015193	3/10/16 Superseding Production Log re WRM docs		No Match	
1329	WRM00015194-WRM00015195	3/10/16 Superseding Production Log re WRM docs		No Match	
1330	WRM00015196-WRM00015196	3/10/16 Superseding Production Log re WRM docs		No Match	
1331	WRM00015197-WRM00015197	3/10/16 Superseding Production Log re WRM docs		No Match	
1332	WRM00015198-WRM00015199	3/10/16 Superseding Production Log re WRM docs		No Match	
1333	WRM00015200-WRM00015201	3/10/16 Superseding Production Log re WRM docs		No Match	
1334	WRM00015202-WRM00015203	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00034105 - WYNN00034106

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Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
1335	WRM00015204-WRM00015204	3/10/16 Superseding Production Log re WRM docs		No Match	
1336	WRM00015205-WRM00015206	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034018 - WYNN00034020
1337	WRM00015207-WRM00015207	3/10/16 Superseding Production Log re WRM docs		No Match	
1338	WRM00015208-WRM00015214	3/10/16 Superseding Production Log re WRM docs		No Match	
1339	WRM00015215-WRM00015215	3/10/16 Superseding Production Log re WRM docs		No Match	
1340	WRM00015216-WRM00015216	3/10/16 Superseding Production Log re WRM docs		No Match	
1341	WRM00015217-WRM00015217	3/10/16 Superseding Production Log re WRM docs		No Match	
1342	WRM00015218-WRM0001522C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062301 - WYNN00062305
1343	WRM00015221-WRM00015224	3/10/16 Superseding Production Log re WRM docs		No Match	
1343	WRM00015221-WRM00015224	3/10/16 Superseding Production Log re WRM docs		No Match	
1344	WRM00015225-WRM00015227	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034018 - WYNN00034020
1345	WRM00015228-WRM0001523C	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00034018 - WYNN0003402C
1346	WRM00015231-WRM00015233	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00034018 - WYNN00034020
1347	WRM00015234-WRM00015237	3/10/16 Superseding Production Log re WRM docs		No Match	
1347	WRM00015234-WRM00015237	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1348	WRM00015238-WRM00015243	3/10/16 Superseding Production Log re WRM docs		No Match	
1348	WRM00015238-WRM00015243	3/10/16 Superseding Production Log re WRM docs		No Match	
1349	WRM00015244-WRM00015246	3/10/16 Superseding Production Log re WRM docs		No Match	
1350	WRM00015247-WRM00015248	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1351	WRM00015249-WRM0001525C	3/10/16 Superseding Production Log re WRM docs		No Match	
1352	WRM00015251-WRM00015253	3/10/16 Superseding Production Log re WRM docs		No Match	
1353	WRM00015254-WRM00015255	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1354	WRM00015256-WRM00015258	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1355	WRM00015259-WRM0001526C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1356	WRM00015261-WRM00015262	3/10/16 Superseding Production Log re WRM docs		No Match	
1357	WRM00015263-WRM00015267	3/10/16 Superseding Production Log re WRM docs		No Match	
1358	WRM00015268-WRM00015268	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00046681 - WYNN00046681
1359	WRM00015269-WRM00015272	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062193 - WYNN00062193
1360	WRM00015273-WRM00015285	3/10/16 Superseding Production Log re WRM docs		No Match	
1360	WRM00015273-WRM00015285	3/10/16 Superseding Production Log re WRM docs		No Match	
1361	WRM00015286-WRM00015292	3/10/16 Superseding Production Log re WRM docs		No Match	
1361	WRM00015286-WRM00015292	3/10/16 Superseding Production Log re WRM docs		No Match	
1362	WRM00015293-WRM00015306	3/10/16 Superseding Production Log re WRM docs		No Match	
1362	WRM00015293-WRM00015306	3/10/16 Superseding Production Log re WRM docs		No Match	
1363	WRM00015307-WRM00015322	3/10/16 Superseding Production Log re WRM docs		No Match	
1363	WRM00015307-WRM00015322	3/10/16 Superseding Production Log re WRM docs		No Match	
1364	WRM00015323-WRM00015334	3/10/16 Superseding Production Log re WRM docs		No Match	
1364	WRM00015323-WRM00015334	3/10/16 Superseding Production Log re WRM docs		No Match	
1365	WRM00015335-WRM00015346	3/10/16 Superseding Production Log re WRM docs		No Match	
1365	WRM00015335-WRM00015346	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00015347-WRM00015358	3/10/16 Superseding Production Log re WRM docs		No Match	
1366	WRM00015347-WRM00015358	3/10/16 Superseding Production Log re WRM docs		No Match	
1367	WRM00015359-WRM0001536C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1368	WRM00015361-WRM00015364	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1368	WRM00015361-WRM00015364	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00004563 - WYNN00004567
1369	WRM00015365-WRM00015376	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
1369	WRM00015365-WRM00015376	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1369	WRM00015365-WRM00015376	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00004563 - WYNN00004567
1369	WRM00015365-WRM00015376	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
1369	WRM00015365-WRM00015376	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1370	WRM00015377-WRM0001539C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1370	WRM00015377-WRM0001539C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
1370	WRM00015377-WRM0001539C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1370	WRM00015377-WRM0001539C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1370	WRM00015377-WRM0001539C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1370	WRM00015377-WRM0001539C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1371	WRM00015391-WRM00015392	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
1371	WRM00015391-WRM00015392	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1372	WRM00015393-WRM00015432	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1372	WRM00015393-WRM00015432	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00062263 - WYNN00062281
1372	WRM00015393-WRM00015432	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00062293 - WYNN00062297
1372	WRM00015393-WRM00015432	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1372	WRM00015393-WRM00015432	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
1372	WRM00015393-WRM00015432	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		Duplicate	WYNN00004563 - WYNN00004567
1373	WRM00015433-WRM00015451	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1373	WRM00015433-WRM00015451	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00028710 - WYNN00028715
1374	WRM00015452-WRM00015453	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00046710 - WYNN00046711
1375	WRM00015454-WRM00015455	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1376	WRM00015456-WRM00015464	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1376	WRM00015456-WRM00015464	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1377	WRM00015465-WRM00015466	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1378	WRM00015467-WRM00015475	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1378	WRM00015467-WRM00015475	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1379	WRM00015476-WRM00015488	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1379	WRM00015476-WRM00015488	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1380	WRM00015489-WRM00015493	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1380	WRM00015489-WRM00015493	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1381	WRM00015494-WRM00015495	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1382	WRM00015496-WRM00015498	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00014513 - WYNN00014515
1383	WRM00015499-WRM0001550C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00063210 - WYNN00063210

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Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
1384	WRM00015501-WRM00015509	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1384	WRM00015501-WRM00015509	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1385	WRM00015510-WRM00015514	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1386	WRM00015515-WRM00015517	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		Near Match	WYNN00017340 - WYNN00017341
1387	WRM00015518-WRM00015521	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		Near Match	WYNN00017340 - WYNN00017341
1387	WRM00015518-WRM00015521	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00017342 - WYNN00017343
1388	WRM00015522-WRM00015523	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00016202 - WYNN00016202
1388	WRM00015522-WRM00015523	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Redaction	
1389	WRM00015524-WRM00015526	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00017344 - WYNN00017346
1390	WRM00015527-WRM00015528	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1391	WRM00015529-WRM00015531	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		Near Match	WYNN00046633 - WYNN00046634
1392	WRM00015532-WRM00015543	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062859 - WYNN0006287C
1392	WRM00015532-WRM00015543	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062859 - WYNN0006287C
1392	WRM00015532-WRM00015543	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		Near Match	WYNN00062859 - WYNN0006287C
1393	WRM00015544-WRM00015546	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062737 - WYNN00062739
1394	WRM00015547-WRM00015551	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00063171 - WYNN00063175
1395	WRM00015552-WRM00015564	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00017349 - WYNN00017349
1395	WRM00015552-WRM00015564	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00062764 - WYNN00062800
1395	WRM00015552-WRM00015564	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1396	WRM00015565-WRM00015567	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00015164 - WYNN00015165
1397	WRM00015568-WRM00015577	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1397	WRM00015568-WRM00015577	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1398	WRM00015578-WRM00015579	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1399	WRM00015580-WRM00015633	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1399	WRM00015580-WRM00015633	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Redaction	
1399	WRM00015580-WRM00015633	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Redaction	
1400	WRM00015634-WRM00015642	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1400	WRM00015634-WRM00015642	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1401	WRM00015643-WRM00015645	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1402	WRM00015646-WRM00015648	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1403	WRM00015649-WRM00015652	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1404	WRM00015653-WRM0001566C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00046617 - WYNN00046617
1404	WRM00015653-WRM0001566C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00046618 - WYNN00046618
1404	WRM00015653-WRM0001566C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00046619 - WYNN00046624
1405	WRM00015661-WRM00015663	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00046617 - WYNN00046617
1406	WRM00015664-WRM00015664	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00046639 - WYNN00046640
1407	WRM00015665-WRM00015667	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1408	WRM00015668-WRM00015669	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00060909 - WYNN00060910
1409	WRM00015670-WRM00015695	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062651 - WYNN00062676
1409	WRM00015670-WRM00015695	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)	Υ	No Redaction	

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Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00015670-WRM00015695	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Redaction	
	WRM00015696-WRM00015714	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
	WRM00015696-WRM00015714	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
	WRM00015696-WRM00015714	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
1410	WRM00015696-WRM00015714	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
1411	WRM00015715-WRM0001572C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
1411	WRM00015715-WRM0001572C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
1411	WRM00015715-WRM0001572C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		Near Match	WYNN00017342 - WYNN00017343
1412	WRM00015721-WRM00015723	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		Near Match	WYNN00062548 - WYNN00062552
1412	WRM00015721-WRM00015723	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Redaction	
1413	WRM00015724-WRM00015727	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		Near Match	WYNN00062548 - WYNN00062552
	WRM00015724-WRM00015727	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
	WRM00015728-WRM0001573C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		Near Match	WYNN00016202 - WYNN00016202
	WRM00015731-WRM0001574C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		Near Match	WYNN00062692 - WYNN00062701
	WRM00015731-WRM0001574C	10/29/2016 Eighth Supplemental Privilege Log (Privilege Redactions)		No Match	
1416	WRM00015741-WRM00015743	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00015744-WRM00015746	3/10/16 Superseding Production Log re WRM docs		No Match	
1418	WRM00015747-WRM00015747	3/10/16 Superseding Production Log re WRM docs		No Match	
1419	WRM00015748-WRM00015751	3/10/16 Superseding Production Log re WRM docs		No Match	
1419	WRM00015748-WRM00015751	3/10/16 Superseding Production Log re WRM docs		No Match	
1420	WRM00015752-WRM00015759	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1420	WRM00015752-WRM00015759	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Redaction	
	WRM00015752-WRM00015759	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00041611 - WYNN00041613
1420	WRM00015752-WRM00015759	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Redaction	
1420	WRM00015752-WRM00015759	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1421	WRM00015760-WRM00015761	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1421	WRM00015760-WRM00015761	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1422	WRM00015760-WRM00015778	3/10/16 Superseding Production Log re WRM docs		No Match	
1422	WRM00015760-WRM00015778	3/10/16 Superseding Production Log re WRM docs		No Match	
1423	WRM00015779-WRM00015796	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1424	WRM00015808-WRM0001582C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00062741 - WYNN00062753
1425	WRM00015821-WRM0001583C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00045881 - WYNN00045890
1426	WRM00015831-WRM0001584C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00063231 - WYNN00063240
1427	WRM00015841-WRM00015842	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00046796 - WYNN00046796
	WRM00015843-WRM00015844	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00015845-WRM00015846	3/10/16 Superseding Production Log re WRM docs		No Match	
1430	WRM00015847-WRM00015848	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00015849-WRM00015867	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
	WRM00015868-WRM00015885	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
	WRM00015886-WRM00015902	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	

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Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00015903-WRM0001591C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00062830 - WYNN00062838
1435	WRM00015911-WRM00015921	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062839 - WYNN00062852
1436	WRM00015922-WRM00015931	3/10/16 Superseding Production Log re WRM docs		No Match	
1437	WRM00015943-WRM00015945	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00015946-WRM00015946	3/10/16 Superseding Production Log re WRM docs		No Match	
1439	WRM00015947-WRM00015949	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1440	WRM00015950-WRM00015954	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00047424 - WYNN00047428
1441	WRM00015955-WRM00015988	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1442	WRM00015989-WRM00016009	3/10/16 Superseding Production Log re WRM docs		No Match	
1443	WRM00016010-WRM00016015	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00047422 - WYNN00047423
1444	WRM00016016-WRM0001603C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1445	WRM00016031-WRM00016049	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1446	WRM00016050-WRM00016067	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1447	WRM00016068-WRM00016072	3/10/16 Superseding Production Log re WRM docs		No Match	
1448	WRM00016075-WRM00016075	3/10/16 Superseding Production Log re WRM docs		No Match	
1449	WRM00016076-WRM00016086	3/10/16 Superseding Production Log re WRM docs		No Match	
1450	WRM00016087-WRM00016087	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00016088-WRM00016089	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00046793 - WYNN00046794
1452	WRM00016090-WRM0001609C	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00046795 - WYNN00046795
1453	WRM00016091-WRM00016092	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00046791 - WYNN00046792
1454	WRM00016093-WRM00016094	3/10/16 Superseding Production Log re WRM docs		No Match	
1455	WRM00016095-WRM00016095	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00046796 - WYNN00046796
1456	WRM00016100-WRM0001614C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1457	WRM00016143-WRM00016152	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1458	WRM00016156-WRM00016158	3/10/16 Superseding Production Log re WRM docs		No Match	
1459	WRM00016159-WRM00016162	3/10/16 Superseding Production Log re WRM docs		No Match	
1460	WRM00016174-WRM00016177	3/10/16 Superseding Production Log re WRM docs		No Match	
1461	WRM00016178-WRM00016185	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1462	WRM00016186-WRM00016197	3/10/16 Superseding Production Log re WRM docs		No Match	
1463	WRM00016198-WRM00016201	3/10/16 Superseding Production Log re WRM docs		No Match	
1464	WRM00016202-WRM00016205	3/10/16 Superseding Production Log re WRM docs		No Match	
1465	WRM00016206-WRM00016209	3/10/16 Superseding Production Log re WRM docs		No Match	
1466	WRM00016210-WRM00016211	3/10/16 Superseding Production Log re WRM docs		No Match	
1467	WRM00016212-WRM00016212	3/10/16 Superseding Production Log re WRM docs		No Match	
1468	WRM00016213-WRM00016214	3/10/16 Superseding Production Log re WRM docs		No Match	
1469	WRM00016215-WRM00016216	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062801 - WYNN00062807
1470	WRM00016217-WRM00016218	3/10/16 Superseding Production Log re WRM docs		No Match	
1471	WRM00016219-WRM0001622C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062801 - WYNN00062807
1472	WRM00016221-WRM00016296	3/10/16 Superseding Production Log re WRM docs		No Match	
1473	WRM00016297-WRM0001630C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062586 - WYNN00062588

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Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00016297-WRM0001630C	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00016297-WRM0001630C	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1474	WRM00016303-WRM00016304	3/10/16 Superseding Production Log re WRM docs		No Match	
1475	WRM00016305-WRM00016306	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00062816 - WYNN00062817
1476	WRM00016307-WRM00016307	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062419 - WYNN00062419
1477	WRM00016308-WRM0001631C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062818 - WYNN00062819
1478	WRM00016311-WRM00016312	3/10/16 Superseding Production Log re WRM docs		No Match	
1479	WRM00016313-WRM00016313	3/10/16 Superseding Production Log re WRM docs		No Match	
1480	WRM00016314-WRM00016316	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00060942 - WYNN00060942
1480	WRM00016314-WRM00016316	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00060943 - WYNN00060943
1480	WRM00016314-WRM00016316	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1481	WRM00016317-WRM00016317	3/10/16 Superseding Production Log re WRM docs		No Match	
1482	WRM00016318-WRM00016318	3/10/16 Superseding Production Log re WRM docs		No Match	
1483	WRM00016319-WRM00016319	3/10/16 Superseding Production Log re WRM docs		No Match	
1484	WRM00016320-WRM0001632C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1485	WRM00016321-WRM00016321	3/10/16 Superseding Production Log re WRM docs		No Match	
1486	WRM00016322-WRM00016323	3/10/16 Superseding Production Log re WRM docs		No Match	
1487	WRM00016324-WRM00016327	3/10/16 Superseding Production Log re WRM docs		No Match	
1487	WRM00016324-WRM00016327	3/10/16 Superseding Production Log re WRM docs		No Match	
1487	WRM00016324-WRM00016327	3/10/16 Superseding Production Log re WRM docs		No Match	
1487	WRM00016324-WRM00016327	3/10/16 Superseding Production Log re WRM docs		No Match	
1488	WRM00016328-WRM00016332	3/10/16 Superseding Production Log re WRM docs		No Match	
1488	WRM00016328-WRM00016332	3/10/16 Superseding Production Log re WRM docs		No Match	
1488	WRM00016328-WRM00016332	3/10/16 Superseding Production Log re WRM docs		No Match	
1488	WRM00016328-WRM00016332	3/10/16 Superseding Production Log re WRM docs		No Match	
1489	WRM00016333-WRM00016335	3/10/16 Superseding Production Log re WRM docs		No Match	
1489	WRM00016333-WRM00016335	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1490	WRM00016336-WRM00016336	3/10/16 Superseding Production Log re WRM docs		No Match	
1491	WRM00016337-WRM00016338	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062603 - WYNN00062603
1492	WRM00016339-WRM00016343	3/10/16 Superseding Production Log re WRM docs		No Match	
1492	WRM00016339-WRM00016343	3/10/16 Superseding Production Log re WRM docs		No Match	
1492	WRM00016339-WRM00016343	3/10/16 Superseding Production Log re WRM docs		No Match	
1492	WRM00016339-WRM00016343	3/10/16 Superseding Production Log re WRM docs		No Match	
1493	WRM00016344-WRM00016344	3/10/16 Superseding Production Log re WRM docs		No Match	
1494	WRM00016345-WRM00016346	3/10/16 Superseding Production Log re WRM docs		No Match	
1494	WRM00016345-WRM00016346	3/10/16 Superseding Production Log re WRM docs		No Match	
1495	WRM00016347-WRM00016348	3/10/16 Superseding Production Log re WRM docs		No Match	
1496	WRM00016349-WRM0001635C	3/10/16 Superseding Production Log re WRM docs		No Match	
1497	WRM00016351-WRM00016353	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00015773 - WYNN00015774
1498	WRM00016354-WRM00016354	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062212 - WYNN00062212

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
1499	WRM00016355-WRM00016355	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034192 - WYNN00034192
1500	WRM00016357-WRM0001636C	3/10/16 Superseding Production Log re WRM docs		No Match	
1500	WRM00016357-WRM0001636C	3/10/16 Superseding Production Log re WRM docs		No Match	
1501	WRM00016361-WRM00016362	3/10/16 Superseding Production Log re WRM docs		No Match	
1502	WRM00016363-WRM00016366	3/10/16 Superseding Production Log re WRM docs		No Match	
1502	WRM00016363-WRM00016366	3/10/16 Superseding Production Log re WRM docs		No Match	
1503	WRM00016367-WRM00016367	3/10/16 Superseding Production Log re WRM docs		No Match	
1504	WRM00016368-WRM00016369	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00046143 - WYNN00046144
1505	WRM00016370-WRM00016376	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
1505	WRM00016370-WRM00016376	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Redaction	
1505	WRM00016370-WRM00016376	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
1506	WRM00016377-WRM00016377	3/10/16 Superseding Production Log re WRM docs		No Match	
1507	WRM00016378-WRM00016379	3/10/16 Superseding Production Log re WRM docs		No Match	
1508	WRM00016380-WRM00016396	3/10/16 Superseding Production Log re WRM docs		No Match	
1508	WRM00016380-WRM00016396	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1508	WRM00016380-WRM00016396	3/10/16 Superseding Production Log re WRM docs		No Match	
1508	WRM00016380-WRM00016396	3/10/16 Superseding Production Log re WRM docs		No Match	
1508	WRM00016380-WRM00016396	3/10/16 Superseding Production Log re WRM docs		No Match	
1508	WRM00016380-WRM00016396	3/10/16 Superseding Production Log re WRM docs		No Match	
1508	WRM00016380-WRM00016396	3/10/16 Superseding Production Log re WRM docs		No Match	
1509	WRM00016397-WRM00016398	3/10/16 Superseding Production Log re WRM docs		No Match	
1510	WRM00016399-WRM00016401	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00058311 - WYNN00058313
1511	WRM00016402-WRM00016402	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1512	WRM00016417-WRM00016433	3/10/16 Superseding Production Log re WRM docs		No Match	
1513	WRM00016437-WRM00016438	3/10/16 Superseding Production Log re WRM docs		No Match	
1514	WRM00016439-WRM00016439	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1515	WRM00016440-WRM00016441	3/10/16 Superseding Production Log re WRM docs		No Match	
1516	WRM00016442-WRM00016442	3/10/16 Superseding Production Log re WRM docs		No Match	
1517	WRM00016443-WRM00016443	3/10/16 Superseding Production Log re WRM docs		No Match	
1518	WRM00016444-WRM00016445	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063198 - WYNN00063199
1518	WRM00016444-WRM00016445	3/10/16 Superseding Production Log re WRM docs		No Match	
1519	WRM00016446-WRM00016447	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063198 - WYNN00063199
1519	WRM00016446-WRM00016447	3/10/16 Superseding Production Log re WRM docs		No Match	
1520	WRM00016448-WRM00016453	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062177 - WYNN00062179
1521	WRM00016454-WRM00016455	3/10/16 Superseding Production Log re WRM docs		No Match	
1522	WRM00016456-WRM00016457	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062194 - WYNN00062195
1523	WRM00016458-WRM0001646C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063196 - WYNN00063197
1524	WRM00016461-WRM00016462	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062194 - WYNN00062195
1525	WRM00016463-WRM00016464	3/10/16 Superseding Production Log re WRM docs		No Match	
1526	WRM00016465-WRM00016465	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00016470-WRM00016472	3/10/16 Superseding Production Log re WRM docs		No Match	
1527	WRM00016470-WRM00016472	3/10/16 Superseding Production Log re WRM docs		No Match	
1528	WRM00016473-WRM00016473	3/10/16 Superseding Production Log re WRM docs		No Match	
1529	WRM00016475-WRM00016476	3/10/16 Superseding Production Log re WRM docs		No Match	
1530	WRM00016477-WRM00016478	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00060917 - WYNN00060918
1531	WRM00016479-WRM00016479	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034133 - WYNN00034133
1532	WRM00016480-WRM00016481	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00040743 - WYNN00040745
1533	WRM00016482-WRM00016483	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063177 - WYNN00063178
1534	WRM00016484-WRM00016484	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034113 - WYNN00034113
1535	WRM00016485-WRM00016486	3/10/16 Superseding Production Log re WRM docs		No Match	
1536	WRM00016487-WRM00016488	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062147 - WYNN00062149
1536	WRM00016487-WRM00016488	3/10/16 Superseding Production Log re WRM docs		No Match	
1537	WRM00016489-WRM00016492	3/10/16 Superseding Production Log re WRM docs		No Match	
1538	WRM00016493-WRM00016494	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062145 - WYNN00062146
1539	WRM00016495-WRM00016497	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034094 - WYNN00034095
1539	WRM00016495-WRM00016497	3/10/16 Superseding Production Log re WRM docs		No Match	
1540	WRM00016498-WRM0001650C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034094 - WYNN00034095
1540	WRM00016498-WRM0001650C	3/10/16 Superseding Production Log re WRM docs		No Match	
1541	WRM00016501-WRM00016503	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00057747 - WYNN00057748
1541	WRM00016501-WRM00016503	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1542	WRM00016504-WRM00016505	3/10/16 Superseding Production Log re WRM docs		No Match	
1543	WRM00016506-WRM00016509	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00041403 - WYNN00041406
1544	WRM00016515-WRM00016516	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062812 - WYNN00062812
1544	WRM00016515-WRM00016516	3/10/16 Superseding Production Log re WRM docs		No Match	
					WYNN00034088 - WYNN00034088;
1545	WRM00016517-WRM00016517	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062812 - WYNN00062812
1546	WRM00016518-WRM0001652C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063168 - WYNN00063169
1547	WRM00016521-WRM00016522	3/10/16 Superseding Production Log re WRM docs		No Match	
1548	WRM00016523-WRM00016523	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062995 - WYNN00062996
1549	WRM00016524-WRM00016526	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062995 - WYNN00062996
1550	WRM00016527-WRM00016528	3/10/16 Superseding Production Log re WRM docs		No Match	
1551	WRM00016529-WRM00016537	3/10/16 Superseding Production Log re WRM docs		No Match	
1551	WRM00016529-WRM00016537	3/10/16 Superseding Production Log re WRM docs		No Match	
1552	WRM00016538-WRM00016539	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062138 - WYNN00062139
1553	WRM00016540-WRM00016543	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062135 - WYNN00062137
1554	WRM00016544-WRM00016544	3/10/16 Superseding Production Log re WRM docs		No Match	
1555	WRM00016545-WRM00016546	3/10/16 Superseding Production Log re WRM docs		No Match	
1556	WRM00016547-WRM00016547	3/10/16 Superseding Production Log re WRM docs		No Match	
1557	WRM00016548-WRM00016548	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00047067 - WYNN00047067
1558	WRM00016549-WRM0001655C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062995 - WYNN00062996

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00016551-WRM00016552	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062995 - WYNN00062996
	WRM00016553-WRM00016553	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063167 - WYNN00063167
1561	WRM00016554-WRM00016555	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062232 - WYNN00062233
1562	WRM00016556-WRM00016557	3/10/16 Superseding Production Log re WRM docs		No Match	
1563	WRM00016558-WRM00016558	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063259 - WYNN00063259
1564	WRM00016560-WRM0001656C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062994 - WYNN00062994
1565	WRM00016561-WRM00016561	3/10/16 Superseding Production Log re WRM docs		No Match	
1566	WRM00016562-WRM00016564	3/10/16 Superseding Production Log re WRM docs		No Match	
1567	WRM00016565-WRM00016567	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062638 - WYNN00062639
1568	WRM00016568-WRM00016568	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00041777 - WYNN00041777
1569	WRM00016569-WRM00016569	3/10/16 Superseding Production Log re WRM docs		No Match	
1570	WRM00016570-WRM0001657C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062547 - WYNN00062547
1571	WRM00016571-WRM00016575	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062542 - WYNN00062546
1571	WRM00016571-WRM00016575	3/10/16 Superseding Production Log re WRM docs		No Match	
1572	WRM00016576-WRM00016577	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062342 - WYNN00062343
1573	WRM00016578-WRM00016578	3/10/16 Superseding Production Log re WRM docs		No Match	
1574	WRM00016579-WRM0001658C	3/10/16 Superseding Production Log re WRM docs		No Match	
1575	WRM00016582-WRM00016582	3/10/16 Superseding Production Log re WRM docs		No Match	
1576	WRM00016583-WRM00016585	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062963 - WYNN00062967
1576	WRM00016583-WRM00016585	3/10/16 Superseding Production Log re WRM docs		No Match	
1577	WRM00016586-WRM00016587	3/10/16 Superseding Production Log re WRM docs		No Match	
1577	WRM00016586-WRM00016587	3/10/16 Superseding Production Log re WRM docs		No Match	
1578	WRM00016588-WRM00016589	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063246 - WYNN00063246
1579	WRM00016590-WRM00016591	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062344 - WYNN00062344
1580	WRM00016592-WRM00016593	3/10/16 Superseding Production Log re WRM docs		No Match	
1580	WRM00016592-WRM00016593	3/10/16 Superseding Production Log re WRM docs		No Match	
1581	WRM00016594-WRM00016595	3/10/16 Superseding Production Log re WRM docs		No Match	
1581	WRM00016594-WRM00016595	3/10/16 Superseding Production Log re WRM docs		No Match	
1582	WRM00016596-WRM00016596	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062634 - WYNN00062634
1583	WRM00016597-WRM00016597	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062634 - WYNN00062634
1584	WRM00016598-WRM00016598	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062634 - WYNN00062634
1585	WRM00016599-WRM00016599	3/10/16 Superseding Production Log re WRM docs		No Match	
1586	WRM00016600-WRM0001660C	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062634 - WYNN00062634
1587	WRM00016601-WRM00016604	3/10/16 Superseding Production Log re WRM docs		No Match	
1588	WRM00016605-WRM00016609	3/10/16 Superseding Production Log re WRM docs		No Match	
1589	WRM00016610-WRM0001661C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062635 - WYNN00062635
1590	WRM00016611-WRM00016611	3/10/16 Superseding Production Log re WRM docs		No Match	
1591	WRM00016612-WRM00016613	3/10/16 Superseding Production Log re WRM docs		No Match	
1592	WRM00016614-WRM00016615	3/10/16 Superseding Production Log re WRM docs		No Match	
1593	WRM00016616-WRM00016616	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062636 - WYNN00062637

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Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00016617-WRM00016618	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00016619-WRM0001662C	3/10/16 Superseding Production Log re WRM docs		No Match	
1596	WRM00016621-WRM00016621	3/10/16 Superseding Production Log re WRM docs		No Match	
1597	WRM00016622-WRM00016623	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00016624-WRM00016626	3/10/16 Superseding Production Log re WRM docs		No Match	
1599	WRM00016627-WRM00016629	3/10/16 Superseding Production Log re WRM docs		No Match	
1600	WRM00016630-WRM00016632	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062126 - WYNN00062128
1601	WRM00016633-WRM00016633	3/10/16 Superseding Production Log re WRM docs		No Match	
1602	WRM00016635-WRM00016637	3/10/16 Superseding Production Log re WRM docs		No Match	
1603	WRM00016638-WRM00016639	3/10/16 Superseding Production Log re WRM docs		No Match	
1604	WRM00016640-WRM0001664C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062054 - WYNN00062054
1605	WRM00016641-WRM00016642	3/10/16 Superseding Production Log re WRM docs		No Match	
1606	WRM00016643-WRM00016643	3/10/16 Superseding Production Log re WRM docs		No Match	
1607	WRM00016644-WRM00016644	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062463 - WYNN00062541
1608	WRM00016645-WRM00016646	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062960 - WYNN00062962
1609	WRM00016647-WRM00016647	3/10/16 Superseding Production Log re WRM docs		No Match	
1610	WRM00016648-WRM00016648	3/10/16 Superseding Production Log re WRM docs		No Match	
1611	WRM00016649-WRM00016649	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062959 - WYNN00062959
1612	WRM00016650-WRM0001665C	3/10/16 Superseding Production Log re WRM docs		No Match	
1613	WRM00016651-WRM00016652	3/10/16 Superseding Production Log re WRM docs		No Match	
1614	WRM00016653-WRM00016654	3/10/16 Superseding Production Log re WRM docs		No Match	
1615	WRM00016655-WRM00016656	3/10/16 Superseding Production Log re WRM docs		No Match	
1616	WRM00016660-WRM00016672	3/10/16 Superseding Production Log re WRM docs		No Match	
1617	WRM00016673-WRM00016703	3/10/16 Superseding Production Log re WRM docs		No Match	
1618	WRM00016704-WRM00016713	3/10/16 Superseding Production Log re WRM docs		No Match	
1619	WRM00016719-WRM00016723	3/10/16 Superseding Production Log re WRM docs		No Match	
1620	WRM00016724-WRM00016731	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00062830 - WYNN00062838
1621	WRM00016759-WRM00016759	3/10/16 Superseding Production Log re WRM docs		No Match	
1622	WRM00016760-WRM0001676C	3/10/16 Superseding Production Log re WRM docs		No Match	
1623	WRM00016761-WRM00016761	3/10/16 Superseding Production Log re WRM docs		No Match	
1624	WRM00016762-WRM00016763	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062690 - WYNN00062691
1625	WRM00016764-WRM00016764	3/10/16 Superseding Production Log re WRM docs		No Match	
1626	WRM00016765-WRM00016765	3/10/16 Superseding Production Log re WRM docs		No Match	
1627	WRM00016783-WRM00016784	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00041575 - WYNN00041575
1628	WRM00016785-WRM00016787	3/10/16 Superseding Production Log re WRM docs		No Match	
1629	WRM00016788-WRM00016791	3/10/16 Superseding Production Log re WRM docs		No Match	
1630	WRM00016792-WRM00016794	3/10/16 Superseding Production Log re WRM docs		No Match	
1630	WRM00016792-WRM00016794	3/10/16 Superseding Production Log re WRM docs		No Match	
1631	WRM00016795-WRM00016795	3/10/16 Superseding Production Log re WRM docs		No Match	
1632	WRM00016796-WRM00016796	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
1633	WRM00016797-WRM00016797	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00016798-WRM00016798	3/10/16 Superseding Production Log re WRM docs		No Match	
1635	WRM00016799-WRM00016799	3/10/16 Superseding Production Log re WRM docs		No Match	
1636	WRM00016800-WRM00016807	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1636	WRM00016800-WRM00016807	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1636	WRM00016800-WRM00016807	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1637	WRM00016808-WRM00016809	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062690 - WYNN00062691
1637	WRM00016808-WRM00016809	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062729 - WYNN00062731
1638	WRM00016816-WRM00016818	3/10/16 Superseding Production Log re WRM docs		No Match	
1638	WRM00016816-WRM00016818	3/10/16 Superseding Production Log re WRM docs		No Match	
1639	WRM00016819-WRM00016822	3/10/16 Superseding Production Log re WRM docs		No Match	
1639	WRM00016819-WRM00016822	3/10/16 Superseding Production Log re WRM docs		No Match	
1639	WRM00016819-WRM00016822	3/10/16 Superseding Production Log re WRM docs		No Match	
1640	WRM00016823-WRM00016825	3/10/16 Superseding Production Log re WRM docs		No Match	
1640	WRM00016823-WRM00016825	3/10/16 Superseding Production Log re WRM docs		No Match	
1641	WRM00016826-WRM00016832	3/10/16 Superseding Production Log re WRM docs		No Match	
1641	WRM00016826-WRM00016832	3/10/16 Superseding Production Log re WRM docs		No Match	
1641	WRM00016826-WRM00016832	3/10/16 Superseding Production Log re WRM docs		No Match	
1642	WRM00016833-WRM00016842	3/10/16 Superseding Production Log re WRM docs		No Match	
1642	WRM00016833-WRM00016842	3/10/16 Superseding Production Log re WRM docs		No Match	
1643	WRM00016843-WRM00016856	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1643	WRM00016843-WRM00016856	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00041611 - WYNN00041613
1643	WRM00016843-WRM00016856	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00051707 - WYNN00051937
1643	WRM00016843-WRM00016856	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1643	WRM00016843-WRM00016856	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1643	WRM00016843-WRM00016856	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1644	WRM00016857-WRM00016876	3/10/16 Superseding Production Log re WRM docs		No Match	
1644	WRM00016857-WRM00016876	3/10/16 Superseding Production Log re WRM docs		No Match	
1644	WRM00016857-WRM00016876	3/10/16 Superseding Production Log re WRM docs		No Match	
1644	WRM00016857-WRM00016876	3/10/16 Superseding Production Log re WRM docs		No Match	
1644	WRM00016857-WRM00016876	3/10/16 Superseding Production Log re WRM docs		No Match	
1645	WRM00016877-WRM00016958	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1645	WRM00016877-WRM00016958	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1645	WRM00016877-WRM00016958	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1645	WRM00016877-WRM00016958	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1646	WRM00016959-WRM00016969	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1646	WRM00016959-WRM00016969	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1646	WRM00016959-WRM00016969	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1647	WRM00016970-WRM00016972	3/10/16 Superseding Production Log re WRM docs		No Match	
1647	WRM00016970-WRM00016972	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00057337 - WYNN00057337

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00016973-WRM00016976	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062970 - WYNN00062973
1648	WRM00016973-WRM00016976	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00041611 - WYNN00041613
1649	WRM00016977-WRM0001698C	3/10/16 Superseding Production Log re WRM docs		No Match	
1649	WRM00016977-WRM0001698C	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00041611 - WYNN00041613
1650	WRM00016981-WRM00016983	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1650	WRM00016981-WRM00016983	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1651	WRM00016984-WRM00016986	3/10/16 Superseding Production Log re WRM docs		No Match	
1651	WRM00016984-WRM00016986	3/10/16 Superseding Production Log re WRM docs		No Match	
1651	WRM00016984-WRM00016986	3/10/16 Superseding Production Log re WRM docs		No Match	
1652	WRM00016987-WRM00017066	3/10/16 Superseding Production Log re WRM docs		No Match	
1652	WRM00016987-WRM00017066	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1652	WRM00016987-WRM00017066	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1653	WRM00017067-WRM00017068	3/10/16 Superseding Production Log re WRM docs		No Match	
1654	WRM00017069-WRM00017072	3/10/16 Superseding Production Log re WRM docs		No Match	
1655	WRM00017073-WRM00017084	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062677 - WYNN00062689
1656	WRM00017091-WRM00017091	3/10/16 Superseding Production Log re WRM docs		No Match	
1657	WRM00017116-WRM00017125	3/10/16 Superseding Production Log re WRM docs		No Match	
1658	WRM00017163-WRM00017176	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1658	WRM00017163-WRM00017176	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1659	WRM00017177-WRM0001718C	3/10/16 Superseding Production Log re WRM docs		No Match	
1660	WRM00017181-WRM00017181	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062231 - WYNN00062231
1661	WRM00017182-WRM00017182	3/10/16 Superseding Production Log re WRM docs		No Match	
1662	WRM00017183-WRM00017183	3/10/16 Superseding Production Log re WRM docs		No Match	
1663	WRM00017196-WRM00017205	3/10/16 Superseding Production Log re WRM docs		No Match	
1663	WRM00017196-WRM00017205	3/10/16 Superseding Production Log re WRM docs		No Match	
1663	WRM00017196-WRM00017205	3/10/16 Superseding Production Log re WRM docs		No Match	
1663	WRM00017196-WRM00017205	3/10/16 Superseding Production Log re WRM docs		No Match	
1663	WRM00017196-WRM00017205	3/10/16 Superseding Production Log re WRM docs		No Match	
1663	WRM00017196-WRM00017205	3/10/16 Superseding Production Log re WRM docs		No Match	
1663	WRM00017196-WRM00017205	3/10/16 Superseding Production Log re WRM docs		No Match	
1663	WRM00017196-WRM00017205	3/10/16 Superseding Production Log re WRM docs		No Match	
1663	WRM00017196-WRM00017205	3/10/16 Superseding Production Log re WRM docs		No Match	
1664	WRM00017206-WRM00017208	3/10/16 Superseding Production Log re WRM docs		No Match	
1664	WRM00017206-WRM00017208	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1665	WRM00017209-WRM00017211	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062079 - WYNN00062082
1665	WRM00017209-WRM00017211	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062073 - WYNN00062074
1666	WRM00017212-WRM00017213	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062068 - WYNN00062072
1667	WRM00017214-WRM0001724C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
1667	WRM00017214-WRM0001724C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
1668	WRM00017241-WRM00017244	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
1669	WRM00017245-WRM00017248	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062344 - WYNN00062344
	WRM00017249-WRM00017253	3/10/16 Superseding Production Log re WRM docs		No Match	
1670	WRM00017249-WRM00017253	3/10/16 Superseding Production Log re WRM docs		No Match	
1670	WRM00017249-WRM00017253	3/10/16 Superseding Production Log re WRM docs		No Match	
1671	WRM00017254-WRM00017256	3/10/16 Superseding Production Log re WRM docs		No Match	
1671	WRM00017254-WRM00017256	3/10/16 Superseding Production Log re WRM docs		No Match	
1672	WRM00017257-WRM0001726C	3/10/16 Superseding Production Log re WRM docs		No Match	
1672	WRM00017257-WRM0001726C	3/10/16 Superseding Production Log re WRM docs		No Match	
1673	WRM00017261-WRM00017261	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00047433 - WYNN00047433
1674	WRM00017262-WRM00017262	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062418 - WYNN00062418
1675	WRM00017263-WRM00017278	3/10/16 Superseding Production Log re WRM docs		No Match	
1675	WRM00017263-WRM00017278	3/10/16 Superseding Production Log re WRM docs		No Match	
1675	WRM00017263-WRM00017278	3/10/16 Superseding Production Log re WRM docs		No Match	
1676	WRM00017279-WRM00017283	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
1676	WRM00017279-WRM00017283	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
1676	WRM00017279-WRM00017283	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
1676	WRM00017279-WRM00017283	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
1676	WRM00017279-WRM00017283	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
1677	WRM00017284-WRM00017312	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062813 - WYNN00062815
1677	WRM00017284-WRM00017312	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062813 - WYNN00062815
1678	WRM00017313-WRM00017314	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063224 - WYNN00063225
1678	WRM00017313-WRM00017314	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00063224 - WYNN00063225
1679	WRM00017315-WRM00017316	3/10/16 Superseding Production Log re WRM docs		No Match	
1680	WRM00017317-WRM00017318	3/10/16 Superseding Production Log re WRM docs		No Match	
1681	WRM00017319-WRM0001732C	3/10/16 Superseding Production Log re WRM docs		No Match	
1681	WRM00017319-WRM0001732C	3/10/16 Superseding Production Log re WRM docs		No Match	
1682	WRM00017321-WRM00017347	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
1682	WRM00017321-WRM00017347	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
1683	WRM00017348-WRM00017351	3/10/16 Superseding Production Log re WRM docs		No Match	
1683	WRM00017348-WRM00017351	3/10/16 Superseding Production Log re WRM docs		No Match	
1683	WRM00017348-WRM00017351	3/10/16 Superseding Production Log re WRM docs		No Match	
1684	WRM00017352-WRM00017353	3/10/16 Superseding Production Log re WRM docs		No Match	
1685	WRM00017359-WRM0001736C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1685	WRM00017359-WRM0001736C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00063224 - WYNN00063225
1686	WRM00017361-WRM00017387	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
1686	WRM00017361-WRM00017387	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
1687	WRM00017388-WRM00017389	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1687	WRM00017388-WRM00017389	3/10/16 Superseding Production Log re WRM docs		No Match	
1688	WRM00017390-WRM00017391	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062968 - WYNN00062969
1688	WRM00017390-WRM00017391	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
1689	WRM00017392-WRM00017393	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1689	WRM00017392-WRM00017393	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1690	WRM00017394-WRM00017396	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1690	WRM00017394-WRM00017396	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1691	WRM00017397-WRM00017399	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1691	WRM00017397-WRM00017399	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1692	WRM00017400-WRM00017401	3/10/16 Superseding Production Log re WRM docs		No Match	
1693	WRM00017402-WRM00017406	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00047424 - WYNN00047428
1694	WRM00017407-WRM00017414	3/10/16 Superseding Production Log re WRM docs		No Match	
1694	WRM00017407-WRM00017414	3/10/16 Superseding Production Log re WRM docs		No Match	
1695	WRM00017415-WRM00017445	3/10/16 Superseding Production Log re WRM docs		No Match	
1696	WRM00017446-WRM00017478	3/10/16 Superseding Production Log re WRM docs		No Match	
1697	WRM00017479-WRM00017479	3/10/16 Superseding Production Log re WRM docs		No Match	
1698	WRM00017480-WRM00017481	3/10/16 Superseding Production Log re WRM docs		No Match	
1698	WRM00017480-WRM00017481	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1699	WRM00017482-WRM00017485	3/10/16 Superseding Production Log re WRM docs		No Match	
1700	WRM00017486-WRM00017489	3/10/16 Superseding Production Log re WRM docs		No Match	
1700	WRM00017486-WRM00017489	3/10/16 Superseding Production Log re WRM docs		No Match	
1701	WRM00017490-WRM00017492	3/10/16 Superseding Production Log re WRM docs		No Match	
1701	WRM00017490-WRM00017492	3/10/16 Superseding Production Log re WRM docs		No Match	
1701	WRM00017490-WRM00017492	3/10/16 Superseding Production Log re WRM docs		No Match	
1702	WRM00017493-WRM00017493	3/10/16 Superseding Production Log re WRM docs		No Match	
1703	WRM00017494-WRM00017496	3/10/16 Superseding Production Log re WRM docs		No Match	
1704	WRM00017497-WRM00017529	3/10/16 Superseding Production Log re WRM docs		No Match	
1705	WRM00017530-WRM00017533	3/10/16 Superseding Production Log re WRM docs		No Match	
1706	WRM00017534-WRM00017542	3/10/16 Superseding Production Log re WRM docs		No Match	
1706	WRM00017534-WRM00017542	3/10/16 Superseding Production Log re WRM docs		No Match	
1706	WRM00017534-WRM00017542	3/10/16 Superseding Production Log re WRM docs		No Match	
1706	WRM00017534-WRM00017542	3/10/16 Superseding Production Log re WRM docs		No Match	
1707	WRM00017543-WRM00017545	3/10/16 Superseding Production Log re WRM docs		No Match	
1708	WRM00017546-WRM00017546	3/10/16 Superseding Production Log re WRM docs		No Match	
1709	WRM00017547-WRM0001755C	3/10/16 Superseding Production Log re WRM docs		No Match	
1709	WRM00017547-WRM0001755C	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1710	WRM00017551-WRM00017557	3/10/16 Superseding Production Log re WRM docs		No Match	
1710	WRM00017551-WRM00017557	3/10/16 Superseding Production Log re WRM docs		No Match	
1711	WRM00017558-WRM0001756C	3/10/16 Superseding Production Log re WRM docs		No Match	
1712	WRM00017561-WRM00017563	3/10/16 Superseding Production Log re WRM docs		No Match	
1713	WRM00017564-WRM00017564	3/10/16 Superseding Production Log re WRM docs		No Match	
1714	WRM00017565-WRM00017595	3/10/16 Superseding Production Log re WRM docs		No Match	
1715	WRM00017596-WRM00017617	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00017596-WRM00017617	3/10/16 Superseding Production Log re WRM docs		No Redaction	
	WRM00017596-WRM00017617	3/10/16 Superseding Production Log re WRM docs		No Match	
1716	WRM00017618-WRM00017618	3/10/16 Superseding Production Log re WRM docs		No Match	
1717	WRM00017619-WRM00017649	3/10/16 Superseding Production Log re WRM docs		No Match	
1718	WRM00017650-WRM0001768C	3/10/16 Superseding Production Log re WRM docs		No Match	
1719	WRM00017681-WRM00017681	3/10/16 Superseding Production Log re WRM docs		No Match	
1720	WRM00017682-WRM00017685	3/10/16 Superseding Production Log re WRM docs		No Match	
1721	WRM00017686-WRM00017687	3/10/16 Superseding Production Log re WRM docs		No Match	
1722	WRM00017688-WRM0001769C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062286 - WYNN00062292
1723	WRM00017691-WRM00017693	3/10/16 Superseding Production Log re WRM docs		No Match	
1724	WRM00017694-WRM00017695	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00039936 - WYNN00039937
1725	WRM00017696-WRM00017697	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039936 - WYNN00039937
1726	WRM00017698-WRM00017707	3/10/16 Superseding Production Log re WRM docs		No Match	
1727	WRM00017708-WRM00017708	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034018 - WYNN0003402C
1728	WRM00017709-WRM0001771C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034018 - WYNN00034020
1729	WRM00017711-WRM00017712	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034018 - WYNN0003402C
1730	WRM00017713-WRM00017713	3/10/16 Superseding Production Log re WRM docs		No Match	
1731	WRM00017714-WRM00017715	3/10/16 Superseding Production Log re WRM docs		No Match	
1731	WRM00017714-WRM00017715	3/10/16 Superseding Production Log re WRM docs		No Match	
1732	WRM00017716-WRM00017717	3/10/16 Superseding Production Log re WRM docs		No Match	
1733	WRM00017718-WRM00017721	3/10/16 Superseding Production Log re WRM docs		No Match	
1734	WRM00017722-WRM00017723	3/10/16 Superseding Production Log re WRM docs		No Match	
1735	WRM00017724-WRM00017739	3/10/16 Superseding Production Log re WRM docs		No Match	
1735	WRM00017724-WRM00017739	3/10/16 Superseding Production Log re WRM docs		No Match	
1735	WRM00017724-WRM00017739	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1735	WRM00017724-WRM00017739	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1735	WRM00017724-WRM00017739	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1735	WRM00017724-WRM00017739	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1736	WRM00017740-WRM00017742	3/10/16 Superseding Production Log re WRM docs		No Match	
1736	WRM00017740-WRM00017742	3/10/16 Superseding Production Log re WRM docs		No Match	
1737	WRM00017743-WRM00017744	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034018 - WYNN00034020
1738	WRM00017745-WRM00017746	3/10/16 Superseding Production Log re WRM docs		No Match	
1739	WRM00017747-WRM00017747	3/10/16 Superseding Production Log re WRM docs		No Match	
1740	WRM00017748-WRM00017748	3/10/16 Superseding Production Log re WRM docs		No Match	
1741	WRM00017749-WRM0001776C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1742	WRM00017761-WRM00017766	3/10/16 Superseding Production Log re WRM docs		No Match	
1742	WRM00017761-WRM00017766	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062236 - WYNN00062242
1743	WRM00017767-WRM00017773	3/10/16 Superseding Production Log re WRM docs		No Match	
1743	WRM00017767-WRM00017773	3/10/16 Superseding Production Log re WRM docs		No Match	
1744	WRM00017774-WRM00017776	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00017774-WRM00017776	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00017777-WRM00017779	3/10/16 Superseding Production Log re WRM docs		No Match	
1745	WRM00017777-WRM00017779	3/10/16 Superseding Production Log re WRM docs		No Match	
1746	WRM00017780-WRM0001778C	3/10/16 Superseding Production Log re WRM docs		No Match	
1747	WRM00017781-WRM00017783	3/10/16 Superseding Production Log re WRM docs		No Match	
1748	WRM00017784-WRM00017785	3/10/16 Superseding Production Log re WRM docs		No Match	
1749	WRM00017786-WRM00017786	3/10/16 Superseding Production Log re WRM docs		No Match	
1750	WRM00017787-WRM00017791	3/10/16 Superseding Production Log re WRM docs		No Match	
1751	WRM00017792-WRM00017796	3/10/16 Superseding Production Log re WRM docs		No Match	
1752	WRM00017797-WRM0001780C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062226 - WYNN00062229
1753	WRM00017801-WRM00017804	3/10/16 Superseding Production Log re WRM docs		No Match	
1754	WRM00017805-WRM00017817	3/10/16 Superseding Production Log re WRM docs		No Match	
1755	WRM00017818-WRM0001783C	3/10/16 Superseding Production Log re WRM docs		No Match	
1756	WRM00017831-WRM00017831	3/10/16 Superseding Production Log re WRM docs		No Match	
1757	WRM00017832-WRM00017834	3/10/16 Superseding Production Log re WRM docs		No Match	
1758	WRM00017835-WRM00017836	3/10/16 Superseding Production Log re WRM docs		No Match	
1758	WRM00017835-WRM00017836	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00032097 - WYNN00032097
	WRM00017837-WRM00017837	3/10/16 Superseding Production Log re WRM docs		No Match	
1760	WRM00017838-WRM00017839	3/10/16 Superseding Production Log re WRM docs		No Match	
1761	WRM00017840-WRM00017841	3/10/16 Superseding Production Log re WRM docs		No Match	
1762	WRM00017842-WRM00017842	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063244 - WYNN00063245
1763	WRM00017843-WRM00017845	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00033977 - WYNN00033978
					WYNN00033977 - WYNN00033978;
1764	WRM00017846-WRM00017847	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00033979 - WYNN00033980
1765	WRM00017848-WRM00017848	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062642 - WYNN0006265C
1766	WRM00017849-WRM00017849	3/10/16 Superseding Production Log re WRM docs		No Match	
1767	WRM00017851-WRM00017852	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062077 - WYNN00062078
1768	WRM00017853-WRM00017855	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00040648 - WYNN0004065C
1769	WRM00017857-WRM00017858	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062124 - WYNN00062125
1770	WRM00017859-WRM00017861	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062120 - WYNN00062123
1771	WRM00017862-WRM00017863	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062124 - WYNN00062125
1772	WRM00017864-WRM00017864	3/10/16 Superseding Production Log re WRM docs		No Match	
1773	WRM00017865-WRM00017866	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062132 - WYNN00062134
1774	WRM00017867-WRM0001787C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062871 - WYNN00062882
1775	WRM00017871-WRM00017871	3/10/16 Superseding Production Log re WRM docs		No Match	
1776	WRM00017872-WRM00017872	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00046682 - WYNN00046682
1777	WRM00017873-WRM00017873	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062231 - WYNN00062231
1778	WRM00017874-WRM00017874	3/10/16 Superseding Production Log re WRM docs		No Match	
1779	WRM00017875-WRM00017877	3/10/16 Superseding Production Log re WRM docs		No Match	
1780	WRM00017878-WRM00017881	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
1781	WRM00017882-WRM00017882	3/10/16 Superseding Production Log re WRM docs		No Match	
1782	WRM00017883-WRM00017884	3/10/16 Superseding Production Log re WRM docs		No Match	
1783	WRM00017885-WRM00017886	3/10/16 Superseding Production Log re WRM docs		No Match	
1784	WRM00017887-WRM00017889	3/10/16 Superseding Production Log re WRM docs		No Match	
1785	WRM00017890-WRM00017891	3/10/16 Superseding Production Log re WRM docs		No Match	
1785	WRM00017890-WRM00017891	3/10/16 Superseding Production Log re WRM docs		No Match	
1786	WRM00017892-WRM00017893	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00063208 - WYNN00063209
1787	WRM00017898-WRM00017926	3/10/16 Superseding Production Log re WRM docs		No Match	
1787	WRM00017898-WRM00017926	3/10/16 Superseding Production Log re WRM docs		No Match	
1788	WRM00017927-WRM00017927	3/10/16 Superseding Production Log re WRM docs		No Match	
1789	WRM00017928-WRM0001794C	3/10/16 Superseding Production Log re WRM docs		No Match	
1790	WRM00017941-WRM00017953	3/10/16 Superseding Production Log re WRM docs		No Match	
1791	WRM00017954-WRM00017956	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00017954-WRM00017956	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00017957-WRM00017957	3/10/16 Superseding Production Log re WRM docs		No Match	
1793	WRM00017958-WRM00017959	3/10/16 Superseding Production Log re WRM docs		No Match	
1794	WRM00017960-WRM0001796C	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00017961-WRM00017965	3/10/16 Superseding Production Log re WRM docs		No Match	
1795	WRM00017961-WRM00017965	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1796	WRM00017966-WRM00017967	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00017966-WRM00017967	3/10/16 Superseding Production Log re WRM docs		No Match	
1797	WRM00017968-WRM0001798C	3/10/16 Superseding Production Log re WRM docs		No Match	
1797	WRM00017968-WRM0001798C	3/10/16 Superseding Production Log re WRM docs		No Match	
1797	WRM00017968-WRM0001798C	3/10/16 Superseding Production Log re WRM docs		No Match	
1798	WRM00017981-WRM00017982	3/10/16 Superseding Production Log re WRM docs		No Match	
1798	WRM00017981-WRM00017982	3/10/16 Superseding Production Log re WRM docs		No Match	
1799	WRM00017983-WRM00017987	3/10/16 Superseding Production Log re WRM docs		No Match	
1799	WRM00017983-WRM00017987	3/10/16 Superseding Production Log re WRM docs		No Match	
1800	WRM00017988-WRM00017995	3/10/16 Superseding Production Log re WRM docs		No Match	
1800	WRM00017988-WRM00017995	3/10/16 Superseding Production Log re WRM docs		No Match	
1801	WRM00017996-WRM00017998	3/10/16 Superseding Production Log re WRM docs		No Match	
1801	WRM00017996-WRM00017998	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1802	WRM00017999-WRM00018005	3/10/16 Superseding Production Log re WRM docs		No Match	
1802	WRM00017999-WRM00018005	3/10/16 Superseding Production Log re WRM docs		No Match	
1803	WRM00018006-WRM00018012	3/10/16 Superseding Production Log re WRM docs		No Match	
1803	WRM00018006-WRM00018012	3/10/16 Superseding Production Log re WRM docs		No Match	
1804	WRM00018013-WRM00018016	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00018017-WRM00018018	3/10/16 Superseding Production Log re WRM docs		No Match	
1805	WRM00018017-WRM00018018	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00044884 - WYNN00044884
1806	WRM00018019-WRM00018021	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
1806	WRM00018019-WRM00018021	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
	WRM00018022-WRM00018024	3/10/16 Superseding Production Log re WRM docs		No Match	
1807	WRM00018022-WRM00018024	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1808	WRM00018025-WRM00018031	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00047323 - WYNN00047326
1808	WRM00018025-WRM00018031	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00047327 - WYNN00047327
1809	WRM00018032-WRM00018035	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00047323 - WYNN00047326
1810	WRM00018036-WRM00018037	3/10/16 Superseding Production Log re WRM docs		No Match	
1811	WRM00018038-WRM00018046	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062997 - WYNN00063006
1812	WRM00018047-WRM00018047	3/10/16 Superseding Production Log re WRM docs		No Match	
1813	WRM00018048-WRM00018048	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062055 - WYNN00062055
1814	WRM00018049-WRM0001805C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062049 - WYNN00062049
1815	WRM00018051-WRM00018051	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062049 - WYNN00062049
1816	WRM00018052-WRM00018055	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00033963 - WYNN00033966
1817	WRM00018056-WRM00018057	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00033971 - WYNN00033972
1818	WRM00018058-WRM00018058	3/10/16 Superseding Production Log re WRM docs		No Match	
1819	WRM00018059-WRM00018059	3/10/16 Superseding Production Log re WRM docs		No Match	
1820	WRM00018060-WRM0001806C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062736 - WYNN00062736
1821	WRM00018061-WRM00018061	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062736 - WYNN00062736
1822	WRM00018062-WRM00018063	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062736 - WYNN00062736
1823	WRM00018064-WRM00018066	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062736 - WYNN00062736
1824	WRM00018067-WRM00018067	3/10/16 Superseding Production Log re WRM docs		No Match	
1825	WRM00018068-WRM00018068	3/10/16 Superseding Production Log re WRM docs		No Match	
1826	WRM00018069-WRM0001807C	3/10/16 Superseding Production Log re WRM docs		No Match	
1827	WRM00018071-WRM00018073	3/10/16 Superseding Production Log re WRM docs		No Match	
1828	WRM00018074-WRM00018075	3/10/16 Superseding Production Log re WRM docs		No Match	
1289	WRM00018076-WRM00018077	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00058314 - WYNN00058315
1830	WRM00018078-WRM0001808C	3/10/16 Superseding Production Log re WRM docs		No Match	
1831	WRM00018081-WRM00018081	3/10/16 Superseding Production Log re WRM docs		No Match	
1832	WRM00018082-WRM00018083	3/10/16 Superseding Production Log re WRM docs		No Match	
1833	WRM00018084-WRM00018084	3/10/16 Superseding Production Log re WRM docs		No Match	
1834	WRM00018085-WRM00018086	3/10/16 Superseding Production Log re WRM docs		No Match	
1835	WRM00018087-WRM00018087	3/10/16 Superseding Production Log re WRM docs		No Match	
1836	WRM00018088-WRM00018089	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062075 - WYNN00062076
1837	WRM00018090-WRM00018091	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062077 - WYNN00062078
1838	WRM00018092-WRM00018094	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063247 - WYNN00063249
1839	WRM00018095-WRM00018097	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063247 - WYNN00063249
1840	WRM00018098-WRM0001810C	3/10/16 Superseding Production Log re WRM docs		No Match	
1841	WRM00018101-WRM00018103	3/10/16 Superseding Production Log re WRM docs		No Match	
1842	WRM00018104-WRM00018106	3/10/16 Superseding Production Log re WRM docs		No Match	
1843	WRM00018108-WRM0001811C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062124 - WYNN00062125

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00018111-WRM00018111	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039417 - WYNN00039417
	WRM00018112-WRM00018113	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062129 - WYNN00062129
1846	WRM00018114-WRM00018115	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00018116-WRM00018116	3/10/16 Superseding Production Log re WRM docs		No Match	
1848	WRM00018117-WRM00018117	3/10/16 Superseding Production Log re WRM docs		No Match	
1849	WRM00018118-WRM00018118	3/10/16 Superseding Production Log re WRM docs		No Match	
1850	WRM00018119-WRM00018119	3/10/16 Superseding Production Log re WRM docs		No Match	
1851	WRM00018120-WRM0001812C	3/10/16 Superseding Production Log re WRM docs		No Match	
1852	WRM00018121-WRM00018121	3/10/16 Superseding Production Log re WRM docs		No Match	
1853	WRM00018122-WRM00018125	3/10/16 Superseding Production Log re WRM docs		No Match	
1853	WRM00018122-WRM00018125	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00041402 - WYNN00041402
1854	WRM00018126-WRM00018128	3/10/16 Superseding Production Log re WRM docs		No Match	
1855	WRM00018129-WRM00018138	3/10/16 Superseding Production Log re WRM docs		No Match	
1856	WRM00018139-WRM00018153	3/10/16 Superseding Production Log re WRM docs		No Match	
1857	WRM00018154-WRM00018162	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039330 - WYNN00039342
1858	WRM00018163-WRM00018173	3/10/16 Superseding Production Log re WRM docs		No Match	
1859	WRM00018174-WRM00018175	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062143 - WYNN00062144
1860	WRM00018176-WRM00018185	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039330 - WYNN00039342
1861	WRM00018186-WRM00018194	3/10/16 Superseding Production Log re WRM docs		No Match	
1862	WRM00018195-WRM0001820C	3/10/16 Superseding Production Log re WRM docs		No Match	
1863	WRM00018201-WRM00018205	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039330 - WYNN00039342
1864	WRM00018206-WRM00018206	3/10/16 Superseding Production Log re WRM docs		No Match	
1865	WRM00018207-WRM00018207	3/10/16 Superseding Production Log re WRM docs		No Match	
1866	WRM00018208-WRM00018209	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00041182 - WYNN00041183
1867	WRM00018210-WRM00018211	3/10/16 Superseding Production Log re WRM docs		No Match	
1868	WRM00018212-WRM00018212	3/10/16 Superseding Production Log re WRM docs		No Match	
1869	WRM00018213-WRM00018215	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062556 - WYNN00062559
1870	WRM00018216-WRM00018216	3/10/16 Superseding Production Log re WRM docs		No Match	
1871	WRM00018217-WRM00018217	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062055 - WYNN00062055
1872	WRM00018218-WRM00018219	3/10/16 Superseding Production Log re WRM docs		No Match	
1872	WRM00018218-WRM00018219	3/10/16 Superseding Production Log re WRM docs		No Match	
1873	WRM00018220-WRM00018221	3/10/16 Superseding Production Log re WRM docs		No Match	
1873	WRM00018220-WRM00018221	3/10/16 Superseding Production Log re WRM docs		No Match	
1874	WRM00018222-WRM00018222	3/10/16 Superseding Production Log re WRM docs		No Match	
1875	WRM00018223-WRM00018223	3/10/16 Superseding Production Log re WRM docs		No Match	
1876	WRM00018224-WRM00018228	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039330 - WYNN00039342
1876	WRM00018224-WRM00018228	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593
1877	WRM00018229-WRM00018243	3/10/16 Superseding Production Log re WRM docs		No Match	
1878	WRM00018244-WRM00018271	3/10/16 Superseding Production Log re WRM docs		No Match	
1878	WRM00018244-WRM00018271	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00018272-WRM00018273	3/10/16 Superseding Production Log re WRM docs		No Match	
1880	WRM00018274-WRM00018291	3/10/16 Superseding Production Log re WRM docs		No Match	
1881	WRM00018292-WRM00018293	3/10/16 Superseding Production Log re WRM docs		No Match	
1882	WRM00018294-WRM00018298	3/10/16 Superseding Production Log re WRM docs		No Match	
1883	WRM00018299-WRM00018304	3/10/16 Superseding Production Log re WRM docs		No Match	
1883	WRM00018299-WRM00018304	3/10/16 Superseding Production Log re WRM docs		No Match	
1884	WRM00018321-WRM00018323	3/10/16 Superseding Production Log re WRM docs		No Match	
1884	WRM00018321-WRM00018323	3/10/16 Superseding Production Log re WRM docs		No Match	
1885	WRM00018324-WRM0001833C	3/10/16 Superseding Production Log re WRM docs		No Match	
1885	WRM00018324-WRM0001833C	3/10/16 Superseding Production Log re WRM docs		No Match	
1886	WRM00018331-WRM00018339	3/10/16 Superseding Production Log re WRM docs		No Match	
1886	WRM00018331-WRM00018339	3/10/16 Superseding Production Log re WRM docs		No Match	
1887	WRM00018340-WRM00018341	3/10/16 Superseding Production Log re WRM docs		No Match	
1887	WRM00018340-WRM00018341	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00044884 - WYNN00044884
1888	WRM00018342-WRM00018345	3/10/16 Superseding Production Log re WRM docs		No Match	
1888	WRM00018342-WRM00018345	3/10/16 Superseding Production Log re WRM docs		No Match	
1889	WRM00018346-WRM00018348	3/10/16 Superseding Production Log re WRM docs		No Match	
1889	WRM00018346-WRM00018348	3/10/16 Superseding Production Log re WRM docs		No Match	
1890	WRM00018349-WRM0001835C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1890	WRM00018349-WRM0001835C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1891	WRM00018351-WRM00018352	3/10/16 Superseding Production Log re WRM docs		No Match	
1891	WRM00018351-WRM00018352	3/10/16 Superseding Production Log re WRM docs		No Match	
1892	WRM00018353-WRM00018354	3/10/16 Superseding Production Log re WRM docs		No Match	
1892	WRM00018353-WRM00018354	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00032097 - WYNN00032097
1893	WRM00018355-WRM00018358	3/10/16 Superseding Production Log re WRM docs		No Match	
1893	WRM00018355-WRM00018358	3/10/16 Superseding Production Log re WRM docs		No Match	
1893	WRM00018355-WRM00018358	3/10/16 Superseding Production Log re WRM docs		No Match	
1893	WRM00018355-WRM00018358	3/10/16 Superseding Production Log re WRM docs		No Match	
1894	WRM00018363-WRM00018363	3/10/16 Superseding Production Log re WRM docs		No Match	
1895	WRM00018364-WRM00018372	3/10/16 Superseding Production Log re WRM docs		No Match	
1895	WRM00018364-WRM00018372	3/10/16 Superseding Production Log re WRM docs		No Match	
1895	WRM00018364-WRM00018372	3/10/16 Superseding Production Log re WRM docs		No Match	
1895	WRM00018364-WRM00018372	3/10/16 Superseding Production Log re WRM docs		No Match	
1896	WRM00018373-WRM00018379	3/10/16 Superseding Production Log re WRM docs		No Match	
1896	WRM00018373-WRM00018379	3/10/16 Superseding Production Log re WRM docs		No Match	
1896	WRM00018373-WRM00018379	3/10/16 Superseding Production Log re WRM docs		No Match	
1896	WRM00018373-WRM00018379	3/10/16 Superseding Production Log re WRM docs		No Match	
1896	WRM00018373-WRM00018379	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00018380-WRM00018384	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00039330 - WYNN00039342
1897	WRM00018380-WRM00018384	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00004576 - WYNN00004593

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00018394-WRM00018425	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00018394-WRM00018425	3/10/16 Superseding Production Log re WRM docs		No Match	
1899	WRM00018426-WRM00018428	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062124 - WYNN00062125
1899	WRM00018426-WRM00018428	3/10/16 Superseding Production Log re WRM docs		No Match	
1900	WRM00018429-WRM0001843C	3/10/16 Superseding Production Log re WRM docs		No Match	
1900	WRM00018429-WRM0001843C	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00018431-WRM00018434	3/10/16 Superseding Production Log re WRM docs		No Match	
1901	WRM00018431-WRM00018434	3/10/16 Superseding Production Log re WRM docs		No Match	
1902	WRM00018435-WRM00018437	3/10/16 Superseding Production Log re WRM docs		No Match	
1902	WRM00018435-WRM00018437	3/10/16 Superseding Production Log re WRM docs		No Match	
1903	WRM00018438-WRM00018439	3/10/16 Superseding Production Log re WRM docs		No Match	
1903	WRM00018438-WRM00018439	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00018440-WRM00018442	3/10/16 Superseding Production Log re WRM docs		No Match	
1904	WRM00018440-WRM00018442	3/10/16 Superseding Production Log re WRM docs		No Match	
1904	WRM00018440-WRM00018442	3/10/16 Superseding Production Log re WRM docs		No Match	
1905	WRM00018443-WRM00018451	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062979 - WYNN00062987
	WRM00018443-WRM00018451	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062979 - WYNN00062987
					WYNN00062057 - WYNN00062065;
1905	WRM00018443-WRM00018451	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062979 - WYNN00062987
1906	WRM00018452-WRM0001846C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		Near Match	WYNN00062057 - WYNN00062065
1906	WRM00018452-WRM0001846C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
1906	WRM00018452-WRM0001846C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
1907	WRM00018461-WRM00018461	3/10/16 Superseding Production Log re WRM docs		No Match	
1908	WRM00018462-WRM00018509	3/10/16 Superseding Production Log re WRM docs		No Match	
1908	WRM00018462-WRM00018509	3/10/16 Superseding Production Log re WRM docs		No Match	
1909	WRM00018510-WRM0001851C	3/10/16 Superseding Production Log re WRM docs		No Match	
1910	WRM00018511-WRM00018511	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062056 - WYNN00062056
1911	WRM00018512-WRM00018514	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00040697 - WYNN00040699
1912	WRM00018515-WRM0001856C	3/10/16 Superseding Production Log re WRM docs		No Match	
1912	WRM00018515-WRM0001856C	3/10/16 Superseding Production Log re WRM docs		No Match	
1913	WRM00018579-WRM0001858C	3/10/16 Superseding Production Log re WRM docs		No Match	
1913	WRM00018579-WRM0001858C	3/10/16 Superseding Production Log re WRM docs		No Match	
1914	WRM00018581-WRM00018582	3/10/16 Superseding Production Log re WRM docs		No Match	
1914	WRM00018581-WRM00018582	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00032097 - WYNN00032097
1915	WRM00018583-WRM00018583	3/10/16 Superseding Production Log re WRM docs		No Match	
1916	WRM00018585-WRM00018601	3/10/16 Superseding Production Log re WRM docs		No Match	
1917	WRM00018602-WRM00018619	3/10/16 Superseding Production Log re WRM docs		No Match	
1918	WRM00018620-WRM00018624	3/10/16 Superseding Production Log re WRM docs		No Match	
1918	WRM00018620-WRM00018624	3/10/16 Superseding Production Log re WRM docs		No Match	
1919	WRM00018625-WRM00018646	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00018625-WRM00018646	3/10/16 Superseding Production Log re WRM docs		No Redaction	
	WRM00018625-WRM00018646	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00018647-WRM00018657	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00018647-WRM00018657	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00018658-WRM00018663	3/10/16 Superseding Production Log re WRM docs		No Match	
1921	WRM00018658-WRM00018663	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00018664-WRM00018667	3/10/16 Superseding Production Log re WRM docs		No Match	
1922	WRM00018664-WRM00018667	3/10/16 Superseding Production Log re WRM docs		No Match	
1922	WRM00018664-WRM00018667	3/10/16 Superseding Production Log re WRM docs		No Match	
1923	WRM00018668-WRM00018678	3/10/16 Superseding Production Log re WRM docs		No Match	
1923	WRM00018668-WRM00018678	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00018679-WRM00018683	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00018684-WRM00018688	3/10/16 Superseding Production Log re WRM docs		No Match	
1925	WRM00018684-WRM00018688	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062160 - WYNN00062163
1925	WRM00018684-WRM00018688	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062160 - WYNN00062163
1926	WRM00018689-WRM00018689	3/10/16 Superseding Production Log re WRM docs		No Match	
1927	WRM00018690-WRM0001869C	3/10/16 Superseding Production Log re WRM docs		No Match	
1928	WRM00018691-WRM00018693	3/10/16 Superseding Production Log re WRM docs		No Match	
1928	WRM00018691-WRM00018693	3/10/16 Superseding Production Log re WRM docs		No Match	
1929	WRM00018694-WRM00018698	3/10/16 Superseding Production Log re WRM docs		No Match	
1929	WRM00018694-WRM00018698	3/10/16 Superseding Production Log re WRM docs		No Match	
1929	WRM00018694-WRM00018698	3/10/16 Superseding Production Log re WRM docs		No Match	
1929	WRM00018694-WRM00018698	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062050 - WYNN00062052
1930	WRM00018699-WRM0001870C	3/10/16 Superseding Production Log re WRM docs		No Match	
1930	WRM00018699-WRM0001870C	3/10/16 Superseding Production Log re WRM docs		No Match	
1931	WRM00018701-WRM00018703	3/10/16 Superseding Production Log re WRM docs		No Match	
1931	WRM00018701-WRM00018703	3/10/16 Superseding Production Log re WRM docs		No Match	
1932	WRM00018704-WRM00018705	3/10/16 Superseding Production Log re WRM docs		No Match	
1933	WRM00018706-WRM00018707	3/10/16 Superseding Production Log re WRM docs		No Match	
1934	WRM00018708-WRM00018717	3/10/16 Superseding Production Log re WRM docs		No Match	
1934	WRM00018708-WRM00018717	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00039418 - WYNN00039425
1935	WRM00018751-WRM00018757	3/10/16 Superseding Production Log re WRM docs		No Match	
1936	WRM00018758-WRM00018763	3/10/16 Superseding Production Log re WRM docs		No Match	
1936	WRM00018758-WRM00018763	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1937	WRM00018764-WRM00018775	3/10/16 Superseding Production Log re WRM docs		No Match	
1937	WRM00018764-WRM00018775	3/10/16 Superseding Production Log re WRM docs		No Match	
1938	WRM00018776-WRM00018782	3/10/16 Superseding Production Log re WRM docs		No Match	
1938	WRM00018776-WRM00018782	3/10/16 Superseding Production Log re WRM docs		No Match	
1938	WRM00018776-WRM00018782	3/10/16 Superseding Production Log re WRM docs		No Match	
1939	WRM00018783-WRM00018788	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
	WRM00018783-WRM00018788	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00018783-WRM00018788	3/10/16 Superseding Production Log re WRM docs		No Match	
1940	WRM00018789-WRM00018797	3/10/16 Superseding Production Log re WRM docs		No Match	
	WRM00018789-WRM00018797	3/10/16 Superseding Production Log re WRM docs		No Match	
1940	WRM00018789-WRM00018797	3/10/16 Superseding Production Log re WRM docs		No Match	
1941	WRM00018798-WRM00018802	3/10/16 Superseding Production Log re WRM docs		No Match	
1941	WRM00018798-WRM00018802	3/10/16 Superseding Production Log re WRM docs		No Match	
1942	WRM00018803-WRM00018824	3/10/16 Superseding Production Log re WRM docs		No Match	
1942	WRM00018803-WRM00018824	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1943	WRM00018825-WRM0001885C	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063203 - WYNN00063204
1943	WRM00018825-WRM0001885C	3/10/16 Superseding Production Log re WRM docs		No Match	
1944	WRM00018851-WRM00018855	3/10/16 Superseding Production Log re WRM docs		No Match	
1944	WRM00018851-WRM00018855	3/10/16 Superseding Production Log re WRM docs		No Match	
1945	WRM00018856-WRM00018858	3/10/16 Superseding Production Log re WRM docs		No Match	
1946	WRM00018859-WRM00018861	3/10/16 Superseding Production Log re WRM docs		No Match	
1947	WRM00018862-WRM00018869	3/10/16 Superseding Production Log re WRM docs		No Match	
1947	WRM00018862-WRM00018869	3/10/16 Superseding Production Log re WRM docs		No Match	
1948	WRM00018870-WRM00018877	3/10/16 Superseding Production Log re WRM docs		No Match	
1948	WRM00018870-WRM00018877	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1948	WRM00018870-WRM00018877	3/10/16 Superseding Production Log re WRM docs		No Redaction	
1948	WRM00018870-WRM00018877	3/10/16 Superseding Production Log re WRM docs		No Match	
1949	WRM00018878-WRM00018894	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1950	WRM00018895-WRM00018905	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062839 - WYNN00062852
1951	WRM00018906-WRM00018906	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00063260 - WYNN00063261
1952	WRM00018907-WRM00018909	3/10/16 Superseding Production Log re WRM docs		No Match	
1953	WRM00018910-WRM00018912	3/10/16 Superseding Production Log re WRM docs		No Match	
1954	WRM00018913-WRM00018915	3/10/16 Superseding Production Log re WRM docs		No Match	
1955	WRM00018916-WRM00018928	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1956	WRM00018929-WRM00018946	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1957	WRM00018947-WRM00018964	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1958	WRM00018968-WRM0001897C	3/10/16 Superseding Production Log re WRM docs		No Match	
1959	WRM00018987-WRM00018989	3/10/16 Superseding Production Log re WRM docs		No Match	
1960	WRM00018990-WRM00018999	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1961	WRM00019000-WRM00019002	3/10/16 Superseding Production Log re WRM docs		No Match	
1962	WRM00019003-WRM00019005	3/10/16 Superseding Production Log re WRM docs		No Match	
1963	WRM00019006-WRM00019007	3/10/16 Superseding Production Log re WRM docs		No Match	
1964	WRM00019008-WRM00019008	3/10/16 Superseding Production Log re WRM docs		No Match	
1965	WRM00019009-WRM00019009	3/10/16 Superseding Production Log re WRM docs		No Match	
1966	WRM00019010-WRM0001901C	3/10/16 Superseding Production Log re WRM docs		No Match	
1967	WRM00019011-WRM00019016	3/10/16 Superseding Production Log re WRM docs		No Match	

			Other Non-Macau Law	Corresponding US	
Tab No.	Bates Range	Origination	Claims	Produced Document	Produced Bates Range
1968	WRM00019017-WRM00019017	3/10/16 Superseding Production Log re WRM docs		No Match	
1969	WRM00019018-WRM00019018	3/10/16 Superseding Production Log re WRM docs		No Match	
1970	WRM00019019-WRM00019019	3/10/16 Superseding Production Log re WRM docs		No Match	
1971	WRM00019020-WRM0001902C	3/10/16 Superseding Production Log re WRM docs		No Match	
1972	WRM00019021-WRM00019022	3/10/16 Superseding Production Log re WRM docs		No Match	
1973	WRM00019023-WRM00019032	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Duplicate	WYNN00063231 - WYNN00063240
1974	WRM00019033-WRM00019035	3/10/16 Superseding Production Log re WRM docs		No Match	
1975	WRM00019036-WRM00019066	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1976	WRM00019067-WRM00019078	3/10/16 Superseding Production Log re WRM docs		No Match	
1977	WRM00019092-WRM00019094	3/10/16 Superseding Production Log re WRM docs		No Match	
1978	WRM00019095-WRM00019097	3/10/16 Superseding Production Log re WRM docs		No Match	
1979	WRM00019098-WRM0001910C	3/10/16 Superseding Production Log re WRM docs		No Match	
1980	WRM00019104-WRM00019106	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00034033 - WYNN00034036
1981	WRM00019107-WRM00019124	3/10/16 Superseding Production Log re WRM docs		No Match	
1981	WRM00019107-WRM00019124	3/10/16 Superseding Production Log re WRM docs		No Match	
1981	WRM00019107-WRM00019124	3/10/16 Superseding Production Log re WRM docs		No Match	
1981	WRM00019107-WRM00019124	3/10/16 Superseding Production Log re WRM docs		No Match	
1982	WRM00019125-WRM00019136	3/10/16 Superseding Production Log re WRM docs		No Match	
1982	WRM00019125-WRM00019136	3/10/16 Superseding Production Log re WRM docs		No Match	
1983	WRM00019137-WRM00019229	3/10/16 Superseding Production Log re WRM docs		No Match	
1983	WRM00019137-WRM00019229	3/10/16 Superseding Production Log re WRM docs		No Match	
1983	WRM00019137-WRM00019229	3/10/16 Superseding Production Log re WRM docs		No Match	
1983	WRM00019137-WRM00019229	3/10/16 Superseding Production Log re WRM docs		No Match	
1983	WRM00019137-WRM00019229	3/10/16 Superseding Production Log re WRM docs		No Match	
1983	WRM00019137-WRM00019229	3/10/16 Superseding Production Log re WRM docs		No Match	
1983	WRM00019137-WRM00019229	3/10/16 Superseding Production Log re WRM docs		No Match	
1983	WRM00019137-WRM00019229	3/10/16 Superseding Production Log re WRM docs		No Match	
1983	WRM00019137-WRM00019229	3/10/16 Superseding Production Log re WRM docs		No Match	
1984	WRM00019230-WRM00019231	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00045880 - WYNN00045880
1984	WRM00019230-WRM00019231	3/10/16 Superseding Production Log re WRM docs		No Match	
1985	WRM00019232-WRM00019233	3/10/16 Superseding Production Log re WRM docs		No Match	
1986	WRM00019234-WRM00019241	3/10/16 Superseding Production Log re WRM docs		No Match	
1986	WRM00019234-WRM00019241	3/10/16 Superseding Production Log re WRM docs		No Match	
1987	WRM00019247-WRM0001925C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062420 - WYNN00062422
1988	WRM00019251-WRM00019252	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00027889 - WYNN00027889
1989	WRM00019253-WRM00019255	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062702 - WYNN00062703
1990	WRM00019256-WRM00019258	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00062883 - WYNN00062903
1991	WRM00019259-WRM0001926C	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00063253 - WYNN00063253
1992	WRM00019261-WRM00019268	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00046625 - WYNN00046625
1992	WRM00019261-WRM00019268	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00046618 - WYNN00046618

		Other Non-Macau Law	Corresponding US	
Tab No. Bates Range	Origination	Claims	Produced Document	Produced Bates Range
1992 WRM00019261-WRM000192	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00046619 - WYNN00046624
1993 WRM00019269-WRM000192	7C 3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00062855 - WYNN00062855
1994 WRM00019271-WRM000192	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	No Match	
1995 WRM00019273-WRM000192	3/10/16 Superseding Production Log re WRM docs		No Match	
1995 WRM00019273-WRM000192	3/10/16 Superseding Production Log re WRM docs		No Match	
1996 WRM00019285-WRM000192	3/10/16 Superseding Production Log re WRM docs		No Match	
1997 WRM00019286-WRM000192	3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00062904 - WYNN00062905
1998 WRM00019287-WRM000192	3/10/16 Superseding Production Log re WRM docs		No Match	
1999 WRM00019289-WRM000193	3/10/16 Superseding Production Log re WRM docs		No Match	
2000 WRM00019312-WRM000193	28 3/10/16 Superseding Production Log re WRM docs		No Match	
2001 WRM00019329-WRM000193	3/10/16 Superseding Production Log re WRM docs		No Match	
2002 WRM00019331-WRM000193	3/10/16 Superseding Production Log re WRM docs		No Match	
2003 WRM00019333-WRM000193	3/10/16 Superseding Production Log re WRM docs		No Match	
2004 WRM00019341-WRM000193	3/10/16 Superseding Production Log re WRM docs		No Match	
2005 WRM00019343-WRM000193	3/10/16 Superseding Production Log re WRM docs		No Match	
2006 WRM00019364-WRM000193	3/14/16 14th Supplemental Privilege Log (Privilege Redactions)		No Match	
2007 WRM00019367-WRM000194	3/10/16 Superseding Production Log re WRM docs		No Match	
2008 WRM00019414-WRM000195	08 3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063007 - WYNN00063101
2009 WRM00019509-WRM000195	18 3/10/16 Superseding Production Log re WRM docs		No Match	
2010 WRM00019519-WRM000195	3/10/16 Superseding Production Log re WRM docs		No Match	
2011 WRM00019536-WRM000195	3/10/16 Superseding Production Log re WRM docs		No Match	
				WYNN00063102 - WYNN00063163;
				WYNN00063102 - WYNN00063163;
				WYNN00063102 - WYNN00063163;
2012 WRM00019549-WRM000196	3/10/16 Superseding Production Log re WRM docs		Near Match	WYNN00063102 - WYNN00063163
2013 WRM00019606-WRM000196	06 3/10/16 Superseding Production Log re WRM docs		Duplicate	WYNN00046796 - WYNN00046796
2014 WRM00019607-WRM000196	09 3/14/16 14th Supplemental Privilege Log (Privilege Redactions)	Υ	Near Match	WYNN00063200 - WYNN00063202
2015 WRM00019610-WRM000196	LC 3/10/16 Superseding Production Log re WRM docs		No Match	
2041 WYNN00056533-WYNN00056	643 3/14/16 15th Supplemental Privilege Log (Privilege Redactions)	Υ	No Redaction	

Alun J. Column

CLERK OF THE COURT

TRAN

DISTRICT COURT
CLARK COUNTY, NEVADA
* * * * *

WYNN RESORTS LIMITED

Plaintiff . CASE NO. A-656710

VS.

DEPT. NO. XI

KAZUO OKADA, et al.

Transcript of
Proceedings

Defendants .

BEFORE THE HONORABLE ELIZABETH GONZALEZ, DISTRICT COURT JUDGE

HEARING ON MOTIONS

THURSDAY, JUNE 16, 2016

COURT RECORDER: TRANSCRIPTION BY:

JILL HAWKINS FLORENCE HOYT

District Court Las Vegas, Nevada 89146

Proceedings recorded by audio-visual recording, transcript produced by transcription service.

APPEARANCES:

FOR THE PLAINTIFF: JAMES J. PISANELLI, ESQ.

TODD L. BICE, ESQ. DEBRA SPINELLI, ESQ.

FOR THE DEFENDANTS: BRYCE K. KUNIMOTO, ESQ.

DONALD JUDE CAMPBELL, ESQ.

COLBY J. WILLIAMS, ESQ. WILLIAM R. URGA, ESQ. DAVID MALLEY, ESQ.

MICHAEL T. ZELLER, ESQ.

LAS VEGAS, NEVADA, THURSDAY, JUNE 16, 2016, 8:33 A.M.

(Court was called to order)

THE COURT: So, since the motion to associate is sort of interrelated with the motion for protective order, I put them on at the same time. So I'm going to start with the motion for protective order.

MR. PISANELLI: Thank you, Your Honor.

So, Your Honor, in light of what we saw in the opposition to our motion this seems to be one of those circumstances where it makes sense to define where we're here and why we're not. To be clear, this is a motion about the preservation of an attorney-client privilege, and that is it. This is not anything other than Wynn Resorts' and our related entities' attempt to protect themselves from the prejudice that is ongoing. Quinn Emanuel is in possession of Wynn Resorts' privileged information. We know that. The only issue is how much and what is the degree of prejudice and not whether we have been prejudiced yes or no.

So this motion is not about disqualification. Your Honor has already set the wheels in process for that issue. So we now, as we sit here going through depositions, await the disclosure, as tardy as it is, from Quinn Emanuel to see what exactly they are in possession of, including everything that is both privileged and potentially privileged as you instructed. We're going to wait and see if we get their

interview notes, or you do, anyway; if we get their emails; Ms. Wynn's emails to their firm; Ms. Wynn's text messages to their firm. We're going to wait and see if they're in possession of unredacted meeting minutes and other company email from Ms. Wynn to general counsel and otherwise. So we'll wait and see what it is that they present to you. Rather than just this tip of the iceberg, as you identified before, we're hoping that this won't be a fight over actual disclosure to you and that the entire iceberg of information that Ms. Wynn passed on to her new lawyers will be disclosed and we can see what to do.

This motion also, Your Honor, is not about avoiding any depositions. I'm going to address that in my closing remarks, but just as a prefatory remark you should know that Mr. Wynn has already sat for his deposition for Mr. Okada's team over last week and this week. I think we went through four days of it. So this isn't, as they're trying to suggest, a delay tactic or any attempt to avoid discovery. This is purely one issue, preservation of attorney-client privilege.

So let me talk just briefly about the law, the standard. It doesn't appear that we have much of a debate here. Nor should we. We have very clear law that is set forth in a few cases, Merits Incentives, of course, and Sands-Jacobs. Sands-Jacobs told us very two important things that govern this dispute right now. First, of course, is that the

privilege is the company's. It is not Ms. Wynn's to waive and to give away or to use to her advantage. It is the company's privilege. And, secondly, we know that -- from Sands-Jacobs we know that discovery should be stayed pending the resolution of that issue. Sands-Jacobs court said, and I quote, "Allowing a former fiduciary of a corporation to access and use privileged information after he or she becomes adverse to the corporation solely based on his or her fiduciary role is entirely inconsistent with the purpose of the attorney-client privilege." That is about as on point as we can get. And Your Honor may recall, because that was, of course, your case to manage and handle at the trial court level. That's exactly what happened as the issue was wrestled with both at this court and the Supreme Court, is discovery having to do with those issues were stayed until the issue was finally resolved by our high court.

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So to the extent, Your Honor, that there is any ambiguity at all or that Quinn Emanuel is going to stand up in front of you in a few minutes and debate that issue let me quote to you what this law firm said in relation to the Keker motion. In a letter dated March 30th, 2016, this law firm stated that, "KVN," that's the Keker firm, "has an ethical obligation to not participate in this case or engage in communications with Mr. Wynn's counsel until Ms. Wynn's motion to disqualify has been decided." An "ethical obligation" was

the words that they offered when the tables were turned. And so, of course, it raises the question does Quinn Emanuel actually believe that the law it cites to protect Ms. Wynn doesn't apply to that, or, alternatively I suppose we can ask are they just simply conceding that the ethical obligation that they quoted to Mr. Keker has been violated by their actions in this case. I await Mr. Zeller's response to his own standard that he used in this case.

So let me take just a few minutes about their opposition. As I said, there is no question about the law, there's no question that they're in possession of privileged materials, there's no question that they did not follow Merits Incentives but that they did the opposite, that they sat on this material that they had from her, and we don't know how much yet, for months and months and months, and they sprang it at the deposition, disclosing it under 16.1 the day before the deposition, and now claim no harm, no foul, or, the last resort, it wasn't privileged in the first place. But that's what another motion is going to resolve.

So you'll recall when we were debating about that other motion, Your Honor, you were expressing some frustration with Quinn Emanuel on the opening motion because Counsel was dodging your issues about the <u>Merits Incentives</u> compliance.

Well, you remember they offered the preposterous proposition that Elaine Wynn gave them one email, one email. The tip of

the iceberg is all that exists, they told you. And the Court noted that email was clearly not all that was at issue. So this tactic of dodging is at issue now in this opposition.

What did we see from the opposition? Did we see a debate about what they're in possession of? Did they say, no, don't stop the depositions, because we don't have anything?

No. What they did is went on the attack, dodging the issue.

They didn't deal with the law. What they did was starting to attack counsel, me and Mr. Campbell in particular, and to attack Mr. Wynn. Somehow, I suppose, you know, the age-old strategy of distraction, dodging the issue by claiming that we are getting a second bite at the apple when the record is crystal clear that Your Honor made no comment whatsoever about whether all discovery should be stayed or whether simply Quinn Emanuel should not participate. That issue was never resolved.

And then, of course, they go full frontal attack on Mr. Wynn. And I have to close with a remark about that. You'll notice, Your Honor, despite how much of this opposition was dedicated to attacking Mr. Wynn and his credibility, claiming that he's running from them and afraid of their deposition tactics, you'll note that you never got a motion to compel related to his deposition. What you did get, as you saw as Exhibit 10 in their opposition, was their own stipulation for the rescheduling of that deposition. And the

reason they did that is because you saw Exhibits 9, 12, and 14, a declaration from Mr. Campbell and letters from different doctors across the nation that performed multiple surgeries on Mr. Wynn's back and gave them detailed information not only about the physical impairment, which took a while to recover from, but the mental and emotional -- I don't know about emotional, but the mental impairment from the massive amounts of drugs that he had to take as a result of the infectious disease that was inside of his spine. So we've shared all this information with them. The parties active cooperatively to reschedule it. It was rescheduled until this moment when we realized that they had not been disclosing the privileged information they had. And then they spend the majority of this opposition attacking his credibility, trying to suggest that we or he has been jerking them around and now he is so terrified of their examination techniques that he's just running from them and that privilege is not an issue.

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Well, that is utter nonsense, Your Honor. I have brought, if you want to see it, Mr. Wynn's testimony from Mr. Okada's team where he explained everything about his surgeries, everything that occurred to him from the massive medications he was taking, his inability to focus, falling asleep in meetings, things of that sort. So if that matters to you, if this distraction you think is relevant in the decision of whether or not we should get a protective order to

stop Quinn Emanuel's participation in this case, I have that for you, if you want it. I also have the letter from Quinn Emanuel where they set the ethical standard when the tables were turned, but now they're running from that standard now that they've been caught with their figurative hand in the cookie jar.

THE COURT: I'd like that letter, but I'd also like you to elaborate on the issue that you believe is occurring between Ms. Wynn cooperating with the Okada parties and potentially sharing privileged information, which is of concern to me.

MR. PISANELLI: Yeah, it is of concern to us, too.

And, Your Honor, the problem that we have here is that we are
like the only party in the room that doesn't know what's going
on. I can tell you this as an officer of the court, that the
tenor and tone of the depositions has changed markedly from
the time that Munger Tolles & Olson left this case and Quinn
Emanuel emerged. We know specifically that Munger Tolles &
Olson was in possession of at least some privileged
information. We made demands upon them to sequester, and, as
far as I understand, they complied with that. We don't know
and don't believe that Quinn Emanuel, once receiving those
files, did the same thing. They now come into this case, and
the examinations changed even from the Okada team. Now, I
can't sit and point the finger at the Okada team and say that

they are now as tainted as Quinn Emanuel, because I just don't know. I can only say as a person who doesn't have access to their private communications and I don't have access to what has been shared outside of the room that things have changed. I've also noted that even if we assume for the sake of debate and give the Okada every benefit of a doubt, they are sitting in the room as Ms. Wynn is pulling out privileged documents, at least one so far, to use as an exhibit in the deposition. They are sitting in the room as Quinn Emanuel asks questions — this is just in response to your answer.

THE COURT: I know. But you've got to wrap it up, because you didn't have any time left already.

MR. PISANELLI: Yes. Okay.

They are sitting in the room, listening to the questions that are loaded with privileged and confidential information that they otherwise would not have had. Simply because I instructed my witnesses and my clients not to answer because this was an open and obvious violation of privileges doesn't mean that the Okada team isn't sitting there absorbing it all and now being able to take advantage of these violations of our rights.

So, Your Honor, the point of the matter is we're not delaying anything. We're moving forward with the Okada team and getting lots done. We sit and defend depositions virtually daily. There is no prejudice to Quinn Emanuel if

they follow the very ethical standard that they imposed upon the Keker firm to make sure that they stand down until this Court or the high court decides if they are tainted and if they need to be removed from this case. And that's all that we ask for you today, is to help us preserve our privilege.

THE COURT: Thank you.

MR. PISANELLI: Thanks.

THE COURT: Mr. Zeller.

MR. ZELLER: As a practical matter Mr. Wynn's deposition is scheduled for the 21st and 22nd. It was done by a stipulation and order that was signed by the parties and entered by the Court after these issues arose, I mean, according to them. We made very clear that this was in the pleadings back in March.

THE COURT: I understand your position, Counsel.

MR. ZELLER: But in addition, however, even when they claim they first realized this, that was in Ms. Sinatra's deposition. That is the same time they signed the stipulation, and then the Court entered it on the 26th, setting this deposition. This would literally be third time that Mr. Wynn will have avoided his deposition that we have been trying to schedule since December.

Mr. Campbell is going to be gone from June 26th until July 10th or 11th. Then Wynn Macau has its grand opening August 8th. Expert reports are due September 1st.

This is effectively asking for a stay of the case. It's not possible to simply exclude Elaine Wynn from participating in the case and have it move forward. That isn't even a conceivable -- Elaine Wynn is a defendant against the Okada parties, as well. I will tell the Court there has not been any communications about any of these matters between Quinn Emanuel and the Okada parties' counsel. And there's no evidence of it. They provided none. And in fact in this interim period since the issues arose there have been many depositions, there's been motion practice, there's been a variety of things, and they have not pointed to a single instance where they claim that somehow there's been use.

The Court ordered the process that it's already ordered. We are going to comply with that. It will confirm what it is that we've already told the Court. In terms of the documents that Mr. Pisanelli raises, the Munger documents, the company documents that Elaine Wynn had, those have continued to be sequestered. That's the end of the story there.

So there was a process, and he finally admits now that they've known about this for a very long time there was a process in place, the documents were sequestered, and they continue to be sequestered.

THE COURT: Okay. Can you tell me about -
MR. ZELLER: The other thing -- I'm sorry, Your

Honor.

THE COURT: Go ahead.

MR. ZELLER: The other thing is that it's not true that we didn't file a motion to compel Mr. Wynn to set it for deposition. We in fact filed it. I think it was about May 3rd. The whole reason -- but we took it off calendar when they agreed finally to stipulate to an order, you know, for the date certain, which is now again next week, 6/21 and 6/22.

In terms of the Keker issue he raises, the fact is that, number one, he does not mention that Keker in fact ignored our requests. He continued to participate in the case. And, number two, of course, this is not a situation where Keker is with Quinn. This would disrupt the case. This would effectively be a stay of the case. Keker had not been involved. This was early in the participation, and these are the only kind of cases that they actually cite where there --you know, where there has been a stay pending a disqualification motion are just -- are not even similar to the circumstances here, which will disrupt the entire case schedule. Thank you.

THE COURT: So you believe the reason that your situation is different than the Keker situation is because of the amount of time you've been participating in the case?

MR. ZELLER: That's one reason, Your Honor.

THE COURT: Anything else you want to tell me?

MR. ZELLER: Yes. Yes. The other reason is because

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the fact that they did participate, they wrote motions, they
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    continued to work on the case notwithstanding what we asked
    them to do in the letter. They refused. That's what Mr.
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    Pisanelli leaves out.
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              THE COURT:
                          Thanks.
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              Because of the concern related to the disclosure of
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   privileged information by Quinn Emanuel to the Okada parties,
    I am staying any discovery participation by Quinn Emanuel.
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   That does not mean that Jolley Urga cannot participate in
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    depositions or that otherwise the depositions can be taken off
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    calendar. I will leave that to counsels' discretion.
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              You're going to give me your response by next
   Tuesday; correct?
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              MR. ZELLER: Yes, Your Honor.
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              THE COURT: And anything you want to tell me before
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   we talk about a schedule for that?
             MR. ZELLER: No, Your Honor.
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              THE COURT:
                          Okay.
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              MR. ZELLER: I mean, I -- no, Your Honor.
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              MR. PISANELLI: Your Honor, I understand your
            And my question to you is to ensure that this
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   prejudice that we've suffered at the hands of Quinn Emanuel
   has not spread into Jolley Urga.
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              THE COURT: I know Mr. Urga knows the rules.
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                              I'm sorry. I didn't hear you.
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              MR. PISANELLI:
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THE COURT: I know Mr. Urga knows the rules.

MR. PISANELLI: I'm only asking if Your Honor is requiring Mr. Urga to make a similar disclosure to you about what he is in possession of so that we can know that we don't have two law firms that are tainted by what Quinn Emanuel has done.

THE COURT: Let's wait and see what we do with Quinn Emanuel before we go to that next step.

MR. PISANELLI: Okay. Thank you, Your Honor.

THE COURT: Anything else?

MR. ZELLER: Just so it's clear, Your Honor, we are going to take his deposition off calendar, because we are entitled to participate.

THE COURT: Okay. That's fine.

MR. ZELLER: That is -- and we are going to --

THE COURT: Well, you're entitled to participate if I decide you don't get disqualified.

MR. ZELLER: Well, Your Honor, we're not going to be disqualified. That's just -- I can tell here that there is no there there. There is only -- you know, Your Honor, a disqualification motion has to be based on evidence. There is no evidence that they have submitted. None. The only evidence of record shows that those communications, the one email, is not privileged. There is absolutely -- they did not put in a single declaration disputing that.

THE COURT: One of the problems you have, Mr. 1 Zeller, is the position you took in the Keker motion, just so 2 you know. Anything else? 3 4 MR. ZELLER: Well, Your Honor, again, I don't think 5 that that has any resemblance. Because the case continued to 6 go forward. And by the way, the case has been going forward in the interim. 7 8 THE COURT: Mr. Zeller, I'm done with your case 9 today. 10 MR. ZELLER: I understand. I understand. Thank you, Your Honor. 11 Thank you, Your Honor. 12 MR. PISANELLI: 13 THE COURT: 'Bye. MR. URGA: Your Honor, this is also the time for the 14 15 normal monthly status report. Counsel better not leave, because I've got one question -- or one issue. 16 17 THE COURT: Okay. We have put on -- you've got on your 18 MR. URGA: calendar for the 8th of July and then the 15th of July some --19 THE COURT: Hold on. Let me go back to your 20 calendar. 21 22 The Wayson & Goldsmith fee designation MR. URGA: you had on your Friday calendar. Ours is on for Wayson & 23 Goldsmith I believe July 8th. The Aruze parties have it for 24

the 15th. And we would like to have that set on a hearing

1 motion -- or date. THE COURT: What date would you like? 2 3 MR. URGA: And then also you -- let me -- Shoemaker 4 you said was premature a week or so ago. I'm not quite sure what that was based on, because they'd already passed their time to object. But could we put all three of them on a 6 7 hearing calendar? 8 THE COURT: Yes. When would you like? 9 MS. SPINELLI: Your Honor, I met and conferred with BuckleySandler and Quinn Emanuel related to the Shoemaker 10 order that you entered, and so that one's not yet ripe for a 11 hearing. But we did talk about consolidating the two dates, 12 the Okada motion and the Ms. Wynn motion. I don't care what 13 14 date. 15 THE COURT: Let me ask one more time. What date do 16 you want? 17 MS. SPINELLI: I don't care what date. THE COURT: Pick a Tuesday or a Thursday. 18 MR. URGA: Whatever's good for the Court. 19 MR. ZELLER: Your Honor, if I may. If --20 21 I'm out on the 2nd to the 11th. MS. SPINELLI: 22 If Quinn Emanuel's not allowed to MR. ZELLER: participate in the case, we're going to object to any of this 23 moving forward. It's effectively a stay of the case. 24 25 Okay. So, Mr. Urga, what date do you THE COURT:

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   want?
              MR. URGA: Well, we'd better have it after the 11th,
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    then, Your Honor.
              THE COURT: So do you want it on the 12th or the
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    14th of July?
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                        12th is fine.
              MR. URGA:
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              THE COURT: Are you here on the 12th? Ms. Spinelli,
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   are you here on the 12th?
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              MS. SPINELLI: Yes. I return on the 11th in the
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    evening.
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              THE COURT: Would you like it on the 14th instead?
              MS. SPINELLI: I'd prefer the 14th, thank you.
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                          Can we do the 14th, Mr. Urga? All
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              THE COURT:
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    right.
                         That's fine, Your Honor.
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              MR. URGA:
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              MR. PISANELLI: The Quinn Emanuel letter you said
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   you wanted into the record.
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                          I would really like that letter.
              THE COURT:
   you. Can I mark this as Court's Exhibit 1?
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              MR. ZELLER: Your Honor, may I also supplement the
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   record later today by providing the responses that they gave
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    and put in a declaration as to what Keker did so the Court has
   a complete record?
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              THE COURT: Mr. Zeller, you have a filing due next
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             You can file anything related to this issue with
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that filing date you want to, okay. 1 2 MR. ZELLER: Okay. Thank you. THE COURT: Mr. Kunimoto. 4 MR. KUNIMOTO: Your Honor, if the Aruze parties may 5 give a brief status update. 6 THE COURT: In the absence of Mr. Peek you're going 7 to give me a status update? 8 MR. KUNIMOTO: I will do my best, Your Honor. 9 THE COURT: Okay. MR. PISANELLI: There were two. 10 11 THE COURT: Okay. Court's Exhibit 2. MR. KUNIMOTO: As this Court may be aware, following 12 our motion to compel the production of Macau documents Wynn 13 14 Resorts filed their first notice of submission of materials 15 and their second notice of submission of materials on June 3rd 16 and June 10th, respectively. The Aruze parties would like to file a response in the next 10 days to address certain issues 17 in these submissions, Your Honor, if we may. 18 19 THE COURT: Sure. 20 MR. KUNIMOTO: Also, during the May 31st hearing you 21 had commented that there were certain Aruze documents that had been submitted to the Court in Japanese without translations. 23 THE COURT: And I mentioned it to him yesterday when I was recruiting pro bono lawyers at his firm, and he reminded 24 25 me he doesn't read Japanese.

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MR. KUNIMOTO: And my speaking is also nothing to be
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    proud of, Your Honor.
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              THE COURT: It's okay, Mr. Kunimoto.
              MR. KUNIMOTO: More my speaking abilities.
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    clarification, I believe you were referring to the defendants'
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    notice of Japanese testimony pursuant to letters rogatory
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    which was filed on May 27th, 2016, Your Honor. And if that is
    the case, I'm informed that the substantive text of Japanese
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    documents which were directed to this Court, as opposed to the
    parties, were those documents that were translated into
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    English but not necessarily the notices to the parties.
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    Nonetheless, if that is the document that you are referencing,
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    Your Honor, that needed to be translated, we will start the
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    process to translate those notices for the Court.
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              THE COURT:
                          Thank you.
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              Does anybody think I need the actual notices
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    translated? Apparently no.
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                             Thank you.
              MR. KUNIMOTO:
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                          Thank you for looking into that, Mr.
              THE COURT:
    Kunimoto.
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                             Thank you, Your Honor.
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              MR. KUNIMOTO:
                          So I have one question before you -- Mr.
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    Kunimoto, are you done?
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              MR. KUNIMOTO: I actually have one more topic.
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25
              THE COURT:
                          Go.
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MR. KUNIMOTO: And Ms. Spinelli may correct me if I have misspoken. And it deals with predictive coding. My understanding is that the parties have been in touch -- well, I do know that the parties have been in touch with Mr. Keeling and are currently working out the details of his engagement and the processes he will follow.

We've also supplied him with necessary background information which I understand has been agreed to by both sides.

MS. SPINELLI: Yes.

MR. KUNIMOTO: One of the threshold issues that needs to be cited by Mr. Keeling is whether Keeling's team will review the full validation set or only a sample.

THE COURT: That's correct.

MR. KUNIMOTO: Both sides have given him views on that, but we are still waiting for his views.

THE COURT: I'm waiting for his views.

MR. KUNIMOTO: If it suits the Court, we would request the Court schedule a conference call with both sides and Mr. Keeling as soon as possible to resolve that issue, though I do not know Mr. Keeling's schedule.

MS. SPINELLI: I think that he was provided the background materials on Friday, Your Honor, and it was both parties -- all parties' intent -- both parties' to have him read the materials that were exchanged about the predictive

coding, about the validation set, the full set, and then we would set the call. So I have no problem setting it, and we can communicate so there will be no ex parte --THE COURT: Will you work with Laura to set it up. MS. SPINELLI: Well, absolutely. If we can contact Mr. Keeling, we'll do that all together and suggest a date. THE COURT: Will you call Laura after you work it out. Because I do have some challenges. MS. SPINELLI: Yes. Absolutely. THE COURT: Okay. I have one question. Somebody delivered 15 boxes of binders for me to do a review related to the Macau Data Privacy Act documents. In reviewing them I have a question. So Laura reminded me I want to ask you all here in open court. Under Tab 4 of Binder 1 I have a document that appears to relate to Aruze. And then behind that I have a blue sheet of paper with some other numbers and a document that doesn't seem to exactly match, but seems to be part of a related email string. Am I right in what I'm assuming? MS. SPINELLI: Yes, Your Honor. What we did -- I don't know about Tab 4, so I'll check that when I go back to

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my office.

But --

THE COURT: Okay. Give me your general answer.

MS. SPINELLI: What we did was if we could find all -- an entire document that was in Macau in the United States,

we provided it. But we also provided parts of documents that we found. So if you have an email string with five emails from Macau produced and then there's a document in the United States with only three of those five, we gave you the document to show the three of the five emails unredacted, and we couldn't find the top two in the United States.

THE COURT: Okay. Then let me ask the next question. On the first of the documents I have one Bates

question. On the first of the documents I have one Bates number, and on the second of the documents I have a different Bates number is because that document was produced, the second one?

MS. SPINELLI: All documents and Bates numbers were produced.

THE COURT: Okay. So both have been produced, one in a redacted format, one in an unredacted format.

MS. SPINELLI: Yes. Because we went through this -THE COURT: Okay. Let me go to the next question.

MS. SPINELLI: Okay.

THE COURT: What do you need from Aruze for their employees' emails which you have redacted under the Macau Data Privacy Act that relate to Mr. Okada's actions to be released to them?

MS. SPINELLI: I would need consents signed [inaudible] same consents we provided to the people in Macau.

THE COURT: By their employees?

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MS. SPINELLI: Yes.
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              THE COURT:
                          Okay.
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              MS. SPINELLI: And Mr. Okada. Because a lot of them
    are Mr. Okada's -- well, his name -- his name in the document.
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                         His name's there, but his name just
              THE COURT:
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    saying -- having one of his employees say, this is Mr. Okada's
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   X thing, isn't enough for Mr. Okada's name to be removed, I
   don't think. But that's a different issue. I'm not quite
 9
    there.
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              MS. SPINELLI: Okay.
              THE COURT: All right.
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12
                         Your Honor --
              MR. URGA:
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              THE COURT:
                          Yes.
                         I'm concerned about what you've ruled.
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              MR. URGA:
    If we get everything in to you by tomorrow, which is a Friday
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   before your 24th, would you have the ability to be looking at
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   this sooner? Because basically --
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              THE COURT: Absolutely. Give me your stuff.
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              MR. URGA:
                         Pardon?
                          Whenever you get it to me I will review
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              THE COURT:
21
    it.
22
              MR. URGA:
                         All right.
23
              THE COURT: Just tell me that it's here, okay.
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              MR. URGA:
                         Okay.
                          So if you have Mr. Malley or some runner
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drop over a stack this high and you want me to review it over the weekend, I will.

MR. PISANELLI: And, Your Honor, I would request Counsel to make sure that we get a timely submission so that if we want to bring anything to your attention, deficiencies, for instance, we'll do that.

THE COURT: Remember, part of what they're give me is for an in-camera review.

MR. PISANELLI: I'm assuming whether we call it a log, an index or whatever so we know generally what it is.

Because we have --

THE COURT: They have to provide a description of what they submit to me for an in-camera review if they give me something to review in camera.

MR. PISANELLI: I'm more interested in what's missing than what's there. That's why I want to see it.

THE COURT: I'm not there yet.

MR. ZELLER: Your Honor, just to follow up on what Mr. Urga was saying, we will get the materials -- the Court is going to find out they are not voluminous. But, in any event, we would ask for it. Perhaps as part of this process is if we can make a determination, we can still go forward with the deposition of Mr. Wynn as it's been scheduled on the 21st. That would be Tuesday. So I think -- I have every confidence the Court is going to be satisfied.

THE COURT: Mr. Zeller, on the Keker thing there were two emails and a conversation. MR. ZELLER: Well, I would also --THE COURT: Remember? MR. ZELLER: Well, there was more than that. But one thing is, Your Honor, they've never said that they didn't have those materials. All the other counsel had the same materials, the same taint issue. MR. PISANELLI: That misses the point. THE COURT: Guys. Don't argue. I've already ruled. You're taking up way more than your 10, 20 minutes. So anything else? MR. PISANELLI: No, Your Honor. Thank you. MR. KUNIMOTO: Thank you, Your Honor. THE PROCEEDINGS CONCLUDED AT 9:01 A.M.

CERTIFICATION

I CERTIFY THAT THE FOREGOING IS A CORRECT TRANSCRIPT FROM THE AUDIO-VISUAL RECORDING OF THE PROCEEDINGS IN THE ABOVE-ENTITLED MATTER.

AFFIRMATION

I AFFIRM THAT THIS TRANSCRIPT DOES NOT CONTAIN THE SOCIAL SECURITY OR TAX IDENTIFICATION NUMBER OF ANY PERSON OR ENTITY.

FLORENCE HOYT Las Vegas, Nevada 89146

FLORENCE M. HOYT, TRANSCRIBER

5/17/16

DATE

Alm to Chim

CLERK OF THE COURT

TRAN

. .

DISTRICT COURT
CLARK COUNTY, NEVADA
* * * * *

WYNN RESORTS LIMITED

Plaintiff . CASE NO. A-656710

VS.

. DEPT. NO. XI

KAZUO OKADA, et al. .

Defendants . Transcript of Proceedings

BEFORE THE HONORABLE ELIZABETH GONZALEZ, DISTRICT COURT JUDGE

TELEPHONE CONFERENCE

THURSDAY, JULY 7, 2016

COURT RECORDER: TRANSCRIPTION BY:

JILL HAWKINS FLORENCE HOYT

District Court Las Vegas, Nevada 89146

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APPEARANCES:

FOR THE PLAINTIFF: JAMES J. PISANELLI, ESQ.

TODD L. BICE, ESQ. MAGALI CALDERON, ESQ.

FOR THE DEFENDANTS: J. STEPHEN PEEK, ESQ.

BRYCE KUNIMOTO, ESQ.
DAVID KRAKOFF, ESQ.
WILLAM ERWIN, ESQ.
WILLIAM R. URGA, ESQ.
DAVID MALLEY, ESQ.
IAN SHELTON, ESQ.

MICHAEL T. ZELLER, ESQ.

FOR THE PROPOSED INTERVENOR: G. MARK ALBRIGHT, ESQ.

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LAS VEGAS, NEVADA, THURSDAY, JULY 7, 2016, 3:35 P.M.
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                      (Court was called to order)
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                           Counsel, could I do a roll call.
              THE COURT:
              MR. PISANELLI:
                              Good afternoon, Your Honor.
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    Pisanelli Bice here. Todd Bice, Jim Pisanelli, and Magali
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    Calderon.
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              MR. ERWIN: Bill Erwin, Campbell & Williams, on
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    behalf of Mr. Wynn.
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              MR. PEEK:
                         Stephen Peek, Holland & Hart.
              MR. KUNIMOTO: Bryce Kunimoto, Holland & Hart.
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              MR. KRAKOFF: David Krakoff, BuckleySandler for the
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   Aruze parties.
                         William Urga on behalf of Elaine Wynn.
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              MR. URGA:
              MR. ZELLER: Mike Zeller on behalf of Elaine Wynn.
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              MR. SHELTON:
                            Ian Shelton on behalf of Elaine Wynn.
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                           David Malley on behalf of Elaine Wynn.
              MR. MALLEY:
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                          Okay. So when Mr. Malley --
              THE COURT:
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              MR. PEEK:
                         Your Honor, wait a minute. We have the
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   proposed -- we have proposed intervenors who have joined on
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    the phone, as well.
              MR. ALBRIGHT: Your Honor, this is Mark Albright on
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    behalf of Intervenor Sokolowski.
                                      We were --
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              THE COURT: Isn't that the same guy who was on my
    calendar in Jacobs-Sands this morning?
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              MR. PEEK: Yes, it is, Your Honor.
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MR. ALBRIGHT: Same petitioner, yes. But a 1 2 different case. Okay. So can I tell you guys why I 3 THE COURT: 4 wanted to --5 Your Honor, this is Bill Urga. MR. URGA: 6 Can I tell you why I wanted to talk to THE COURT: 7 you. 8 Your Honor, this is Bill Urga. MR. URGA: 9 concerned about other people being on this call, because we 10 kind of believed this was a little separate understanding --11 THE COURT: No. I specifically told Mr. Malley I 12 needed everybody in the world on this call. 13 MR. URGA: Oh. Okay. This is not a substantive call, this is 14 THE COURT: 15 a procedural call. 16 MR. URGA: Okay. 17 THE COURT: Ready? Mr. Malley brought me an OST today. I haven't seen it yet, but Laura has it, and 18 apparently there are concerns about how it is served and who 19 it is disseminated to, because it relates to the Elaine Wynn 20 counsel -- the motion to disqualify Elaine Wynn's counsel, the 21 22 Quinn Emanuel firm. 23 Mr. Peek, when you were on vacation I think I had Mr. Kunimoto here and we got him to agree that he didn't need 24 25 to be involved in the initial process for the deposit of the

devices, the identification of the vendor, and that activity. Now we're getting to the point where I have motion practice related to those activities, and I just want to make sure everybody is comfortable with that information's dissemination being limited to the Wynn parties and Elaine Wynn parties, but not to the Aruze parties and, in this case, any potential proposed intervenor.

MR. PEEK: Your Honor, if you're asking my view on that or Mr. Krakoff's view on that, is that I don't think that our view has changed so long as there is not some implication, as there was suggested in one of the hearings, that somehow information has been imparted to the Aruze parties by Quinn Emanuel. We certainly don't see a need for us to be involved in that process --

THE COURT: Okay. And my recollection is --

MR. PEEK: -- of deciding what the protocol is.

THE COURT: Okay. And my recollection of that suggestion related to the use of information at depositions. Is that correct, Mr. Pisanelli?

MR. PISANELLI: Say that again, Your Honor, please.
I'm sorry.

THE COURT: My recollection of the Wynn parties' suggestion that Quinn Emanuel may have shared information with Aruze parties related to information that was shared at the depositions we discussed at the time of those motions.

MR. PISANELLI: Yeah, that's right. I wasn't 1 2 suggesting that we were aware of any --3 THE COURT: Okay. 4 MR. PISANELLI: -- specific circumstance. 5 MR. PEEK: Okay. 6 I just wanted to make sure we were all THE COURT: 7 clear on what that issue was so that Mr. Peek and Mr. Krakoff and Mr. Kunimoto can make sure they are making the right 9 decision from a procedural posture before I move to the next 10 step here. 11 Okay. Mr. Albright, you appear to be new to this 12 case and probably don't know what I'm talking about. 13 MR. ALBRIGHT: Correct, Your Honor. There has been a motion to 14 THE COURT: Okay. 15 disqualify the Quinn Emanuel firm by the Pisaenlli Bice firm 16 and related entities on that side of the room because of alleged confidential communications that are -- have been 17 provided on certain devices and maybe in other formats by 18 19 their client to them. So I'm trying to resolve that issue on 20 the disqualification motion without potentially poisoning 21 anyone else with that potentially privileged information. 22 Is that a fair characterization, everybody? 23 MR. KRAKOFF: Yes, Your Honor. 24 I think so. MR. PISANELLI: So you don't want it, either; right, Mr. 25

Albright? 1 2 MR. ALBRIGHT: Yeah. We can drop off -- our team 3 can drop off the call, Your Honor. 4 Okay. Well, I don't need you to drop THE COURT: 5 off the call or not. What I'm going to now do is I'm going to 6 go back and I'm going to look at the OST. But the direction I 7 will give to Mr. Malley is to -- we will file it under seal, but then we will serve it by traditional email methods only to those folks who are involved and not serve it through the 10 Wiznet system. Okay. I haven't looked at it yet. I've got to go back in the office and look. 11 12 Laura wants to tell me something now. Hold on, 13 guys. (Off-record colloquy - Law Clerk and Court) 14 THE COURT: Okay. Anything else? All right. 15 you for getting on the call on short notice. I just wanted to 16 make sure everybody was on board with the process that I 17 thought we needed to follow so we didn't have a potential 18 19 issue of further contamination related to this alleged 20 privileged information. Thank you, Your Honor. This is Jim 21 MR. PISANELLI: Pisanelli. May I ask you a quick question? 23 THE COURT: Sure. On what case? 24 MR. PISANELLI: We have seen -- on this Okada case. 25 THE COURT: Okay.

MR. PISANELLI: We have seen on Odyssey that there are still during the month of July four discovery-related motions that are pending. In order to make sure that we don't waste time preparing or showing up, is it fair for us to all assume that those motions are off in light of the stay?

THE COURT: Yes, it is fair to you to assume that is off. Dulce usually asks me the week before about that, and she and I have not yet coordinated for next week.

MR. PISANELLI: Okay. We have four of them. I'd be happy to identify them, if you need. But whatever you'd like.

THE COURT: I'm sure she can figure them out.

But I have been trying to decide the motions to seal so that I process those, but I've been trying not to get too deep on the discovery motions because of the potential disqualification issues.

MR. PISANELLI: That makes sense to us. Thank you.

THE COURT: Okay.

MR. KRAKOFF: Your Honor, this is David Krakoff.
Could I just ask a point of clarification.

THE COURT: Sure.

MR. KRAKOFF: We will not be served, as I understand the process, and we agreed to it because this is an issue that we do not want to be contaminated with in any way, as the Court said. If the -- and so we will not see those motions. However, if there's anything in the motions particularly from

Wynn Resorts that makes allegations similar to those that they have made before about prior contamination by -- of the Aruze parties, I think we should be allowed to respond to that. I've already submitted a declaration to the Court denying any such contamination. But if there are certain allegations in motions coming to the Court, I think we should be so advised at least in a limited way so that we can respond to that. I don't disagree. So, Mr. Pisanelli, if THE COURT: you guys are going to raise it any further than you already have, we need to make sure it's raised in a fashion that the Aruze parties can respond to. 12 MR. PISANELLI: I think that makes sense. We'll do 13 that, Your Honor. 14 THE COURT: All right. MR. PISANELLI: We'll make sure that they're on 15 notice of anything that implicates their interests. 16 17 THE COURT: Anything else that anyone wants to ask 18 me about? 19 I had suggested to Mr. Kunimoto and Ms. Spinelli that they consider what would happen if the 15 boxes in my --Dan's office, which currently are sitting there which are my Macau Data Privacy Act redactions had the word "Okada" removed from being redacted, as Mr. Okada has in my mind by this 23 litigation waived any ability to have protection under the 25 Macau Data Privacy Act. And I haven't gotten a response. And

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since I don't currently have anything on calendar, when I look 1 at those 15 boxes I'm wondering a mechanism to figure that So I'm going to let you guys talk outside of my presence and figure out if there is a mechanism for pursuing that or if you want me to just leave the boxes sitting Dan's office for 6 now. 7 Your Honor, I'm not sure I understood MR. PEEK: what the -- what the ask was. Are you just asking --9 THE COURT: I'm going to let Bryce tell you about 10 it, because you weren't here when I gave that to him. when I did my random sample --11 MR. PEEK: I did read the -- yeah, I read the 12 13 transcript. Yeah. Okay. THE COURT: When I did my random sample a number of 14 the redactions were Mr. Okada. 15 16 MR. KUNIMOTO: And, Your Honor -- this is Bryce Kunimoto -- just to seek clarification, is this only in 17 relation to references to Mr. Okada, or to any other 18

THE COURT: I would be willing to extend it to the other Universal employees or Aruze employees, because there are other individuals of those associations who have been redacted as part of my random review that I did.

MR. KUNIMOTO: Okay.

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25 THE COURT: But I want you guys to think about it.

I'm not trying to force you to do anything other than like in Jacobs, where I said Mr. Jacobs didn't have to sign the form that was offered to him, but he had waived any protection under the Macau Data Privacy Act to avoid those kind of issues that might otherwise get people in trouble.

MR. PEEK: Yeah. But you did it a little bit different than that in Jacobs, Your Honor --

THE COURT: I know.

MR. PEEK: -- if you recall. But I'm not going to argue that point with you, because that's past and this is now a new case.

THE COURT: Right. And I'm just trying to figure out a way to get through the 15 boxes of documents in a more efficient way than me turning every page and then comparing the email that was located that is similar with the one that is in front of it that's still redacted.

MR. PEEK: Yeah. We would like you to get through those, Your Honor. So we'll get back to you on that. We'd like you to get through those boxes, because we'd like to get this issue resolved.

THE COURT: Okay. So at some point in time you're going to tell me whether you think that Mr. Okada's stuff can be unredacted and the other Universal and Aruze parties, because that will substantially limit the number of entries I have to review.

MR. PEEK: Okay. MR. KUNIMOTO: Okay. MR. KRAKOFF: And we will get back to Your Honor --this is David Krakoff -- very quickly on that. THE COURT: Well, just talk to Mr. Pisanelli and see if you guys can come to an agreement. MR. KRAKOFF: Okay. THE COURT: Okay. All right. 'Bye. THE PROCEEDINGS CONCLUDED AT 3:47 P.M.

CERTIFICATION

I CERTIFY THAT THE FOREGOING IS A CORRECT TRANSCRIPT FROM THE AUDIO-VISUAL RECORDING OF THE PROCEEDINGS IN THE ABOVE-ENTITLED MATTER.

AFFIRMATION

I AFFIRM THAT THIS TRANSCRIPT DOES NOT CONTAIN THE SOCIAL SECURITY OR TAX IDENTIFICATION NUMBER OF ANY PERSON OR ENTITY.

FLORENCE HOYT Las Vegas, Nevada 89146

FLORENCE M. HOYT, TRANSCRIBER

7/8/16

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Plaintiffs Wynn Resorts, Limited ("WRL") and Defendants Kazuo Okada, Aruze USA, Inc., and Universal Entertainment Corp. (the "Aruze Parties" and, together with WRL, the "Parties"), by and through their undersigned counsel of record, respectfully submit this Joint Status Report to the Court regarding the Court's recent question about the waiver of the Macau Personal Data Protection Act ("MPDPA") in this case.

PROCEDURAL HISTORY

The Aruze Parties filed a Motion to Compel Production of Wynn Resorts, Limited's Improperly Redacted Documents and Motion for Sanctions and Attorneys' Fees ("Motion to Compel") on April 15, 2016. WRL filed its Opposition to the Motion to Compel on May 2, 2016. At the hearing, held on May 3, 2016, the Court stated that it had yet to make a "wholesale ruling" about whether WRL could rely on the MPDPA. Hr'g Tr. (May 3, 2016), at 13-14. The Court believed it needed "to do a document-by-document or at least category-by-category analysis" and ordered that WRL submit the subject documents for in camera review. Id. at 26. Wynn Resorts submitted the ordered materials related to the MPDPA for the Court's in camera review on June 10, 2016. Second Notice of Submission, filed on June 10, 2016.

Later and during a conference call on June 17, 2016, the Court asked the parties whether waiver of the protection of the MPDPA could apply to the Aruze Parties and/or its employees under a theory similar to that which the Court invoked in Jacobs v. Las Vegas Sands Corp., et al. (A-10-627691-C). See Tel. Conf. Tr. (June 17, 2016), at 16:15-20. The Court later explained that it had ceased the in camera review pending resolution of its question regarding waiver. Tel. Conf. Tr. (July 7, 2016), at 9-10.

WAIVER DOES NOT APPLY IN THIS CASE II.

Counsel for the Parties have conferred multiple times about the Court's question. The Parties are in agreement that there is no waiver in this case because a corporate entity cannot

waive its employee's MPDPA rights. Consequently, the filing of counterclaims by Aruze USA and Universal Entertainment Corp. did not create a waiver of any MPDPA rights held by Mr. Okada or any other individual(s) employed by Aruze USA or Universal. And unlike Mr. Jacobs, Mr. Okada himself did not file any counterclaims, so he did not waive his own rights under the MPDPA.

III. SUPPLEMENTAL BRIEFING SCHEDULE

The Parties further agree and request that they provide additional briefs relating to the Motion to Compel to address, among other things, additional issues raised by the Court's question. The Parties will present the Court with a proposed Order containing a briefing schedule as soon as possible.

Dated this 5th day of August, 2016.

Dated this 5th day of August, 2016.

David S. Krakoff, Esq. (Pro Hac Vice)
Benjamin B. Klubes, Esq. (Pro Hac Vice)
Adam Miller, Esq. (Pro Hac Vice)
BUCKLEYSANDLER LLP
1250 24th Street NW, Suite 700
Washington DC 20037

James J. Pisanelli, Esq.
Todd L. Bice, Esq.
Debra L. Spinelli, Esq.
PISANELII BICE PLLC
400 South 7th Street, Suite 300
Las Vegas, Nevada 89101

Attorneys for Wynn Resorts, Limited, Linda Chen, Russell Goldsmith, Ray R. Irani, Robert J. Miller, John A. Moran, Mare De. Schorr, Alvin V. Shoemaker, Kimmarie Sinatra, D. Boone Wayson, and Allan Zeman

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CERTIFICATE OF SERVICE

I hereby certify that on the 5th day of August 2016, a true and correct copy of the foregoing **JOINT STATUS REPORT TO THE COURT ON ISSUE OF MPDPA WAIVER** was served by the following method(s):

Electronic: by submitting electronically for filing and/or service with the Eighth Judicial District Court's e-filing system and served on counsel electronically in accordance with the E-service list to the following email addresses:

James J. Pisanelli, Esq.
Todd L. Bice, Esq.
Debra L. Spinelli, Esq.
PISANELII BICE PLLC
400 South 7th Street, Suite 300
Las Vegas, Nevada 89101

Paul K. Rowe, Esq. (pro hac vice)
Bradley R, Wilson, Esq. (pro hac vice)
Grant R. Mainland, Esq. (pro hac vice)
WACHTELL, LIPTON, ROSEN & KATZ
51 West 52nd Street
New York, NY 10019

Robert L Shapiro, Esq, (pro hac vice) GLASER WEIL FINK HOWARD AVCHEN & SHAPIRO, LLP 10529 Constellation Blvd., 19th Floor Los Angeles, California 90067

Mitchell J. Langberg, Esq.
BROWNSTEIN HYATT FARBER SCHRECK, LLP
100 North City Parkway, Suite 1600
Las Vegas, NV 89106

Attorneys for Wynn Resorts, Limited, Linda Chen, Russell Goldsmith, Ray R. Irani, Robert J. Miller, John A. Moran, Mare De. Schorr, Alvin V. Shoemaker, Kimmarie Sinatra, D. Boone Wayson, and Allan Zeman William R. Urga, Esq.
David J. Malley, Esq.
JOLLY URGA WOODBURY & LITTLE
3800 Howard Hughes Parkway, 16th Floor
Las Vegas, Nevada 89169

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

Richard A. Wright, Esq.
WRIGHT STANISH & WINCKLER
300 S. 4th Street Ste 701
Las Vegas, NV 89101

Attorneys for Defendant Kazuo Okada and Defendants/Counterclaimants Aruze USA, Inc., and Universal Entertainment Corp.

Donald J. Campbell, Esq.
J. Colby Williams, Esq.
CAMPBELL & WILLIAMS
700 South Seventh Street
Las Vegas, Nevada 89109
Attorneys for Stephen A. Wynn

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Floor 34	13
LP 2nd F1 89134	14
Holland & Hart LLP Hillwood Drive, 2nd Is Vegas, Nevada 891	15
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Holland & 155 Hillwood I Las Vegas, N	17
) 9555 E Las	18
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	25
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///
Melinda Haag, Esq. (pro hac vice)
James N. Kramer, Esq. (pro hac vice)
ORRICK, HERRINGTON & SUTCLIFFE LLP
405 Howard Street
San Francisco, CA 94015

Attorneys for Kimmarie Sinatra

G. Mark Albright, Esq. William H. Stoddard, Jr. Esq. ALBRIGHT, STODDARD, WARNICK & ALBRIGHT 801 South Rancho Drive, Ste D-4 Las Vegas, NV 89106

Attorneys for Intervenor

/s/ Valerie Larsen
An Employee of Holland & Hart, LLP

SUPP CLERK OF THE COURT James J. Pisanelli, Esq., Bar No. 4027 JJP@pisanellibice.com Todd L. Bice, Esq., Bar No. 4534 3 TLB@pisanellibice.com Debra L. Spinelli, Esq., Bar No. 9695 DLS@pisanellibice.com 4 PISANELLI BICE PLLC 400 South 7th Street, Suite 300 Las Vegas, NV 89101 Telephone: 702.214.2100 6 7 Robert L. Shapiro, Esq. (pro hac vice admitted) RS@glaserweil.com GLASER WEIL FINK HOWARD **AVCHEN & SHAPIRO LLP** 10250 Constellation Boulevard, 19th Floor Los Angeles, CA 90067 Telephone: 310.553.3000 10 Mitchell J. Langberg, Esq., Bar No. 10118 11 mlangberg@bhfs.com BROWNSTEIN HYATT FARBER SCHRECK 12 100 North City Parkway Suite 1600 Las Vegas, Nevada 89106 13 Telephone: 702.382.2101 14 Attorneys for Wynn Resorts, Limited, 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 16 17 DISTRICT COURT 18 **CLARK COUNTY, NEVADA** 19 WYNN RESORTS, LIMITED, a Nevada Case No.: A-12-656710-B Corporation, Dept. No.: XI 20 Plaintiff, WYNN RESORTS, LIMITED'S 21 SUPPLEMENTAL BRIEF RELATED VS. TO THE MACAU PERSONAL DATA 22 KAZUO OKADA, an individual, ARUZE PRIVACY ACT ("MPDPA") USA, INC., a Nevada corporation, and UNIVERSAL ENTERTAINMENT CORP., a 23 Japanese corporation, Hearing Date: September 1, 2016 24 Defendants. Hearing Time: 8:30 a.m. 25 AND RELATED CLAIMS 26 27

MEMORANDUM OF POINTS AND AUTHORITIES

I. INTRODUCTION

There is no basis for the Okada Parties to compel Wynn Resorts, Limited ("Wynn Resorts," "WRL," or the "Company") to produce the documents of its non-party, Macau subsidiary Wynn Resorts (Macau), S.A. ("WRMSA"), in violation of Macau privacy laws. The Okada Parties have acknowledged the validity of the MPDPA. They acknowledge that the privacy rights of third parties protected by the MPDPA cannot be waived, and they do not want to be deemed to have waived them by seeking affirmative relief that they belief implicate documents that exist in Macau. In fact, Mr. Okada refuses to consent to waive the MPDPA for purposes of his protected data that may exist in the documents he now seeks, and he refuses to agree that the companies he controls may have waived his MPDPA privacy rights by seeking affirmative relief in this Court. Yet, Mr. Okada and his companies want this Court to order Wynn Resorts to violate the MPDPA.

Perhaps the order they seek will fuel Mr. Okada, Universal, and Aruze's lawsuit they brought against the Wynn parties in Macau for . . . violation of privacy rights under the MPDPA. But, even if that is so, the Okada Parties cannot use this Court to play such games. When forced with the Court's question about their potential waiver, the tide shifted.

If Mr. Okada will not consent – and he will not – to waive his rights under the MPDPA, and the Okada Parties acknowledge that no one can waive the MPDPA rights of third parties, the relief they seek via their motion to compel is unattainable (not to mention in less than good faith). Their motion to compel the "properly" redacted documents produced by non-party WRMSA in this litigation must be denied.

II. ADDITIONAL RELEVANT FACTS

A. The Court's Question Related to the Okada Parties' Pending Motion to Compel.

On April 15, 2016, the Okada Parties moved to compel the re-production of documents that belong to non-party WRMSA via Wynn Resorts, Limited. (See generally Okada Parties' Motion to Compel ("MTC"), filed on April 15, 2016, on file.) Wynn Resorts filed its Opposition

(see generally WRL Opp'n, filed on May 2, 2016, on file), and the matter was heard on shortened time on May 3, 2016. (See generally MTC Hr'g Tr., May 3, 2016, on file.)

During the hearing, the Court stated that it was going to conduct an *in camera* "document-by-document or at least a category-by-category review analysis" of the WRMSA documents that contained redactions based upon the MPDPA. (MTC Hr'g Tr., May 5, 2016, 26:1-3.) Pursuant to the Court's instruction, Wynn Resorts submitted the ordered documents to the Court for *in camera* review on June 10, 2016. (WRL's Second Notice of Submission for *In Camera* Review, June 10, 2016, on file.)

One week later, on June 17, 2016, the Court advised that the *in camera* review had commenced and it had a question for the parties to consider: "whether the waiver I imposed in the *Jacobs* [v. Las Vegas Sands Corp., et al., Case No. A-627691] case of the Macau Data Privacy Act by being involved in the litigation applies to Mr. Okada similarly in this case, which would remove some of the issues in the 15 boxes of documents I've been randomly sampling at the moment." (Hr'g Tr., June 17, 2016, 16:16-20, on file.)

B. The Ruling on Waiver of the MPDPA in the Jacobs/Sands Action.

Very briefly, in Jacobs, Plaintiff Steven C. Jacobs filed suit against Defendants Las Vegas Sands Corp. and its Macau affiliate, Sands China, Limited (collectively, "Sands"), concerning various issues and events that took place in both Nevada and Macau. The case, now resolved, was pending before this same Court. Jacobs requested documents from Sands China, a named defendant in that action. Sands China produced documents from Macau, and redacted them based upon the MPDPA. At some point, Sands China asked that Jacobs consent to the review in Macau and production outside of Macau documents that contain his personal data (i.e., waive his rights under the MPDPA). Jacobs refused to sign the form of consent provided by Sands (for a variety of reasons that are of no moment to the instant debate), and Sands China moved the Court to compel Jacobs "to sign [a] consent to transfer personal data otherwise protected by the Macau

The facts and arguments in Wynn Resorts' Opposition as well as the arguments offered at the hearing in this matter are incorporated by this reference as though fully restated herein.

Personal Data Protection Act." (Ex. 17, SCL's Motion to Compel Plaintiff to Sign Consent to Transfer, filed on Jan. 19, 2016.)

During the resulting hearing, the Court asked counsel for Mr. Jacobs: "Assume for a moment that I'm not going to order your client to sign a consent that requires him to be subject to Macanese law for any purpose. Don't you believe that [Jacobs] has waived any objection he may have had if any privilege [sic] did exist by bringing this litigation related to those documents [discoverable documents that exist in Macau]?" (See Ex. 18, Jacobs/Sands Hr'g Tr., Feb. 18, 2016, 23:21-24.) The response from Jacobs was "Yes." (Id. at 23:25.) The Court thus ruled as follows: "The motion is denied. However, you may submit an order asking me to find that Mr. Jacobs has waived the ability to object to any release of that information by the bringing of this lawsuit which puts in issue the documents which are in Macau." (Id. at 26:12-16.)

C. The Parties Considered the Court's Question and Agree that There Was No Waiver of the MPDPA by Okada.

In light of the above, the question necessarily posed to the parties in the instant action by this Court is as follows: "[Whether Mr. Okada] has waived the ability to object to any release of that information by the bringing of this lawsuit which puts in issue the documents which are in Macau." (See id. at 26:12-16.)² The parties engaged in multiple discussions related to the Court's question, and ultimately agreed that the waiver applied to Plaintiff Jacobs in the Jacobs/Sands case does not apply in this action. (See Joint Status Report to the Court on Issue of MPDPA Waiver ("Joint Status Report"), dated Aug. 5, 2016, on file.)

However, the Court's question raised a number of issues that are relevant to the Court's ongoing consideration of the Okada Parties' Motion to Compel documents without the MPDPA redactions. Therefore, the parties agreed that further briefing to the Court on these MPDPA issues was warranted. (*Id.*)

In this case, the Court asked the parties to consider if Mr. Okada waived any objections to the MPDPA "by being involved" in the litigation, like the "waiver I imposed in *Jacobs*." (Hr'g Tr., June 17, 2016, 16:16-20.) But, this Court in Jacobs/Sands found waiver of the MPDPA by Jacobs "by the bringing of th[at] lawsuit. . . . " (Ex. 18, Jacobs/Sands Hr'g Tr., Feb. 18, 2016, 23:21-24.)

III. ADDITIONAL ANALYSIS

A. The Facts Related to the MPDPA in the Jacobs/Sands Action Are Unlike the Facts in this Action.

1. Unlike in Jacobs/Sands, Mr. Okada has not asserted affirmative claims for relief in this Nevada action.

In Jacobs/Sands, Plaintiff Jacobs asserted affirmative claims and sought affirmative relief related to activities and events in both Nevada and Macau, the latter of which necessarily implicated documents in Macau. In the instant action, the Okada Parties are defendants, not plaintiffs. But, more importantly, Mr. Okada did not individually assert affirmative counterclaims for relief in this Nevada action. Rather, Universal and Aruze are the only named counterclaimants in this action.³ This means that Okada could not have waived his own privacy rights under the MPDPA by seeking affirmative relief in this action in the same way that this Court ruled that Jacobs did (and Jacobs agreed that he waived but he refused to sign Sands' presented form of consent).⁴ (See Ex. 18, Jacobs/Sands Hr'g Tr., Feb. 18, 2016, 23:21-25.)

The parties also agree that a corporate entity cannot waive its employees' MPDPA rights. (Joint Status Report, 2:26-3:1.) Therefore, by asserting affirmative counterclaims in this Nevada court, the corporate entities – Universal and Aruze – could not have waived Mr. Okada's privacy rights, or any of the privacy rights of their current employees, or the privacy rights of its former employees. (Joint Status Report, 3:1-3.)

2. Unlike in Jacobs/Sands, WRMSA is not a named party, and it acted diligently with regard to Nevada discovery obligations and Macau laws.

There are many more reasons this case is not like Jacobs/Sands when it comes to the MPDPA. In Jacobs/Sands, Sands China, LVSC's Macau affiliate, was a named party.

As discussed in more detail in Section B(3) below, Mr. Okada (along with Universal and Aruze) does assert claims for affirmative relief against the Wynn Parties in Macau. But, because of the claims that he and his companies have asserted in Macau related to the MPDPA, he does not believe that his or his companies' pursuit of affirmative relief in either forum constitutes a waiver of the MPDPA.

Of course, Okada is the plaintiff in the books and records writ proceeding that he brought against Wynn Resorts on January 12, 2012 in the Eighth Judicial District Court, and presided over by this Court. That writ proceeding remains pending and was coordinated with this case for purposes of discovery. (Ex. 19, Docket in Case No. A-654522; see also Hr'g Tr. in Case Nos. A-654522 & A656710, June 28, 2013, 25:17-21, on file.)

Sands China had its own NRCP 16.1 obligations and obligations to respond to NRCP 34 requests that it chose to disregard.

Here, WRMSA is not a named party in this action. Rather, Wynn Resorts worked with its non-party Macau subsidiary to gather documents responsive to various discovery requests and Rule 16.1 obligations that the Okada Parties propounded on Wynn Resorts. Wynn Resorts acted with WRMSA, and pursuant to the laws that bind its Macau subsidiary, including the MPDPA, and did so with the utmost diligence. In this regard, non-party WRMSA and Wynn Resorts' conduct in this case as it relates to the production of documents from Macau is also dissimilar to the conduct by Las Vegas Sands and Sands China in the Jacobs/Sands case. Here, Wynn Resorts has been open and upfront about the WRMSA's invocation of the MPDPA, and Wynn Resorts is not avoiding its discovery obligations and refusing to produce discoverable documents of its Macau affiliate in this action. (See WRL's Opp'n to MTC, II.A.) Exactly the opposite is true here. But this was not the case at the outset of the Jacobs/Sands case.

Here, WRMSA sought consents from current and former employees and, in the end, received consents from 79 individuals. (Ex. 20, Spinelli Decl. ¶ 2.) This was not the case at the outset of the Jacobs/Sands case. And here, WRMSA did not wholesale redact documents in a way that made documents unreadable or the subject matter indecipherable, which was not the case at the outset of the Jacobs action. Indeed, the MPDPA redaction logs WRMSA and Wynn Resorts served provided information as to the type of personal data redacted and, without identifying any personal data, a general description of duties or identities, when possible. (See Ex. K to Okada Parties' MTC, WRMSA Disclosure and Redaction Log.) This also was not the case in the Jacobs/Sands action.

B. The Okada Parties Agree that the MPDPA is a Valid and Enforceable Law to Protect Third Parties.

1. Just like the Okada Parties, neither Wynn Resorts nor non-party WRMSA has the right or ability to waive third parties' privacy rights afforded by the MPDPA.

This Court's question about MPDPA waiver made the Okada Parties think about the relief they were seeking via their Motion to Compel, and the potential consequences if they agreed that

one could waive the privacy rights of third parties by bringing affirmative claims that implicate Macau data. The Okada Parties realized that they could not agree to such a proposition. In so doing, the Okada Parties undermined their own positions in their Motion to Compel.

In their Motion to Compel "improperly redacted documents," the Okada Parties argue that Wynn Resorts and/or WRMSA should be compelled to produce WRMSA's documents without MPDPA redactions and without any regard for the privacy rights of third parties that the MPDPA is designed to protect. But the Court's question about waiver forced the Okada Parties to acknowledge and state aloud to this Court that the MPDPA applies to documents in Macau and protects third parties. (Joint Status Report, 2:26-3:5.) The Court's question also forced the Okada Parties to acknowledge that, if this Court orders that Universal or Aruze waived its employees and/or former employees' privacy rights afforded under the MPDPA by seeking relief that implicated Macau documents, they – the Okada Parties – would be subject to liability in Macau for their violations of these non-parties' privacy rights.

2. Thus, the Sword/Shield Privilege Doctrine the Okada Parties request cannot apply here to the detriment of third parties' privacy rights.

The Okada Parties argued in their Motion to Compel and at the hearing that Wynn Resorts should not be able to use the MPDPA as both a sword and a shield, analogizing the MPDPA to the context of attorney-client privilege, and asking the Court to borrow and apply the privilege doctrine to privacy laws that protect third parties' rights. (See, e.g., MTC 9:15-28; see also MTC Hr'g Tr., May 3, 2016, 14:20-23, 17:2-13, 19:7-20:2 ("Call it waiver or call it sword/shield, Your Honor,").) But, given the Okada Parties' acknowledgement that there can be no waiver of third parties' privacy rights, the sword shield privilege/waiver analogy cannot have any valid application here.

In the context of attorney-client privilege, the sword/shield doctrine is applied so that a party cannot selectively waive its own privilege to use as a sword against its adversary when the privileged information is to its own benefit, but invoke the attorney client privilege as a shield against production of its own privileged information when the privileged information is to its disadvantage. You either waive your privilege or you do not waive your privilege.

But, in the context of the MPDPA (or other privacy laws), the discussion is not about Wynn Resorts' privacy rights. It is about the privacy rights of others afforded by the MPDPA. The Okada Parties were forced to acknowledge this recognition aloud and in writing. And, it cuts against not only the argument they make – *i.e.*, that the MPDPA redactions in WRMSA's documents were "improper" – but also the relief they seek – *i.e.*, that Wynn Resorts and WRMSA be compelled to violate the acknowledged privacy rights of third parties (*e.g.*, current and former employees of WRMSA, the current and former employees of the Okada Parties, and any other third party's name who may appear in the documents they seek to compel in unredacted form). The sword/shield argument fails when discussing the privacy rights of non-parties.

3. The Okada Parties' lawsuit in Macau is revealing.

Yet another reason that the Okada Parties do not want to be deemed to have waived the MPDPA for third parties (or themselves, as it relates to Okada) is that it undermines their position against Wynn Resorts in separate litigation. Specifically, in or around February 12, 2015, the Okada Parties filed suit in Macau against WRMSA, Mr. Wynn, Wong Chi Seng, and Linda Chen, asserting a number of affirmative claims and making many, if not all, of the same allegations that Universal and Aruze have in this action. (See generally Ex. 21, English Translation of Okada Parties' Macau Complaint filed against the Wynn Parties ("Macau Compl."), filed on Feb. 12, 2015.) One set of allegations and causes of action that appears in Macau but not in the United States is that the Wynn Parties violated the MPDPA by providing information to the Freeh Group without the authorization required under the MPDPA. (See id. ¶¶ 163-195.)

In the Okada Parties' Macau Complaint, some of the relevant allegations about the applicability and enforceability of the MPDPA are as follows:

authorization for the use of their personal information, their personal data, by [WRMSA], its employees, WYNN RESORTS, LIMITED or any other person, company or entity, much less did they solicit these citizens' authorization for the transmission of said information and personal data outside the MSAR.

Yes, although Mr. Okada has not joined in his companies' affirmative claims in the United States, he has assertive affirmative claims on many of the same issues and facts in Macau.

168. It must be emphasized that [the MPDPA], modeled as it is on the Council of the European Union's Directive 2005/85/CE, is much more demanding in this respect than the law in effect in the United States of America.

(Id. ¶¶ 167-68 (emphasis added).) The Okada Parties go on to allege that an intentional or reckless violation of a third parties' rights under the MPDPA is "an unlawful and wrongful infringement upon the right of another or any legal provision designed to protect the interests of others. ..." (Id.. ¶¶ 187-188 (emphasis added).)

And, the Okada Parties affirmatively allege what the MPDPA requires to protect third parties' privacy rights. Specifically, they allege that the Wynn Parties "knew that none of those citizens had authorized them to transmit their data... and they also knew that they needed said authorization to do so...." and that the Wynn Parties "also knew that they had not requested authorization from (or even notified) the GPDP according to the terms of the Personal Data Protection Law in order to be able to perform those acts lawfully, and they also knew that they needed to have done so in order to proceed lawfully." (Id. ¶¶ 191-192.)

Of course, the Okada Parties are seeking monetary compensation⁶ for their purported injuries as a result of the Wynn Parties' violation of the MPDPA, and state that the Macau MPDPA statute "leaves no room for doubt that a violation of the provisions of the Personal Data Protection Law is sufficient grounds for claiming compensation for damages resulting from said violation, since, furthermore, there is a presupposition of vicarious liability, when, in no. 1 of the aforementioned article, it states that the 'damage resulting from the unlawful handling of data or from any other act that violates a legal or regulatory provision governing the protection of personal data' gives the injured . . . the right to seek compensation from the 'party responsible' . . ." (Id. ¶ 185 (emphasis in original).)

Because of their positions taken in Macau and the relief they seek there, the Okada Parties cannot agree that by seeking affirmative relief that implicates Macau documents they are waiving the MPDPA as it relates to themselves or to their current or former employees and/or third parties.

The Okada Parties also seek "dissolution" of WRMSA.

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This would be intentional to perhaps reckless conduct that would subject them to vicarious liability, according to their own allegations.

But, this double speak also reveals several other important admissions:

- The Okada Parties acknowledge that the MPDPA is a valid and enforceable 1. statute;
- 2. The Okada Parties know the MPDPA applies to WRMSA's documents;
- The Okada Parties know that the MPDPA protects third parties' rights; 3.
- 4. The Okada Parties know that the MPDPA can only be waived by an individual whose personal data is at issue; and
- 5. The Okada Parties know that there are serious consequences to violating the MPDPA.

Yet, in spite of all of this, the Okada Parties ask this Court to compel Wynn Resorts (and thereby non-party WRMSA) to violate the MPDPA and the rights of third parties. No. The Okada Parties' position on the MPDPA cannot be permitted to vacillate depending upon the forum and the desired outcome. The MPDPA applies to WRMSA's documents and, given the great efforts to comply with both Macau and Nevada law (discussed more below), there is no valid basis to compel Wynn Resorts or WRMSA to violate that law or impose any sanction.

Mr. Okada still refuses to waive the MPDPA.

As this Court knows, the Wynn Parties asked Mr. Okada whether he would consent to the production of his personal data for purposes of this action, and he refused. (Ex. 15 to WRL's Opp'n to MTC.) Given Mr. Okada's position in Macau that the MPDPA is valid and enforceable, and his understanding (as he alleged in his Macau Complaint) that only he can waive his privacy rights under the MPDPA, Mr. Okada still refused to consent to allow WRMSA to produce documents out of Macau with just his name unredacted for the limited purpose of this action. (Ex. 20, Spinelli Decl. ¶ 3.) This position is telling.

During the meet and confer discussions, Wynn Resorts again asked if Mr. Okada would consent to the production of his personal data under the MPDPA for this action. (Id. ¶¶ 3-4.) To this end, Wynn Resorts explained how personal data in WRMSA's documents was redacted, and

further explained that Mr. Okada's personal data was redacted with a different tool/tag than the personal data of others. (*Id.* ¶¶ 4-5.) This was done so that *if* Mr. Okada ever changed his mind and signed a waiver consenting to the production of his personal data from Macau for purposes of this action, *then* the entire WRMSA production could be reproduced with Mr. Okada's name unredacted without the time consuming (and expensive) process of sending teams of counsel back to Macau to re-review the entire production and adjust the redactions. (*Id.* ¶ 5.)

In this context, Wynn Resorts stated that if Mr. Okada signed the waiver (and thus eliminated any potential liability as to WRMSA or any Wynn party or affiliate for violation of Mr. Okada's rights under the MPDPA), WRMSA would be able to re-produce the WRMSA documents with Mr. Okada's name unredacted and was prepared to do so as swiftly as possible. (Id. ¶¶ 5-6.) Despite this – which would address the Court's stated frustration with the redaction of Mr. Okada's name – Mr. Okada declined. (Id. ¶ 8.)

Now, Mr. Okada certainly has the right to decline to consent under the MPDPA. But, if he chooses to do so, neither he nor the companies he runs should be entitled to complain that his rights are being trampled in this Court to his detriment. And, neither he nor his companies should be entitled to the relief he seeks via his Motion to Compel, which would thus subject Wynn Resorts and non-party WRMSA to attack by the Okada Parties in a different forum.

C. Wynn Resorts Complied with its Discovery Obligations and Nevada Law.

As previously discussed in Wynn Resorts' Opposition, in oral argument at the hearing, and in the Second Notice of *In Camera* Submission, Wynn Resorts took great efforts to gather and produce discoverable documents (related to the Okada Parties' affirmative defenses and counterclaims) from its non-party Macau affiliate and produce them in this Nevada action. Despite these efforts, and as expected, the Okada Parties argue in their Motion to Compel that Wynn Resorts' production of non-party WRMSA's documents from Macau with MPDPA

While the production would be much easier and quicker than previous Macau reviews and production, the process would still require time for counsel to travel to Macau to gather the data, and then time to address the typical production logistics once the data arrives in the United States. (Ex. 20, Spinelli Decl. ¶ 7.)

redactions is not permitted under Nevada law. (MTC 8:18-9:14, citing Las Vegas Sands Corp. v. Eighth Judicial District Court, 130 Nev. Adv. Op. 61, 331 P.3d 876, 877 (2014).)

The Okada Parties first argued that "a privacy statute does not, by itself, excuse a party from complying with a discovery order" (id. at 8:25-26 (emphasis in MTC), and claimed that this Court had already ordered Wynn Resorts to produce the subject documents without regard to any privileges or protections, including the MPDPA (id. at 9:10-14). There was no such order, as this Court stated during the May 3, 2016 hearing. (Id. at 13:20-14:8 (THE COURT....Why do you think I issued an order already telling [Wynn] that they couldn't rely on the Macau Data Privacy Act?... Okay. I didn't make a wholesale ruling on that issue [the MPDPA] at this point.... So, let's deal with this as a motion to compel now, rather than a motion for sanctions").)8

The Okada Parties next argued that Wynn Resorts (and non-party WRMSA purportedly) had redacted documents that existed outside of Macau. (MTC 10:1-11:4.) They appeared to argue (though mistakenly) that documents provided to the Freeh Group could not be redacted based upon the MPDPA because they were already transferred out of Macau. (See id. at 9:15-28.) Wynn Resorts explained, again, that documents from Macau provided to the Freeh Group were not redacted based upon the MPDPA. (MTC Hr'g Tr., May 3, 2016, 25:5-9.) They were either provided to the Okada Parties without redactions or appear on a privilege log, consistent with Wynn Resorts' privilege assertions over communications both pre and post-redemption with the Freeh Group. MTC Hr'g Tr., May 3, 2016, 25:5-9.)

Thus, this Court has denied the sanction portion of the Okada Parties' current Motion.

The Court, and then the Okada Parties discussed this further at the hearing, and seemed to acknowledge that Wynn Resorts did not apply MPDPA redactions to documents given to Judge Freeh that were subject to the violation and fine by the Macau Government. (See MTC Hr'g Tr., May 3, 2016, 17:14-22.) The Court further acknowledged this based upon its in camera review of some of the documents on the Wynn Parties' Freeh-related privilege log. (See id. at 26:3-7.) This Court ordered that no privilege or protection applies to the Wynn Parties' communications with the Freeh Group pre-redemption. (See Order Regarding (1) Motions to Compel Freeh Documents and (2) In Camera Review of Freeh Group Documents, dated May 3, 2016, on file.) The Wynn Parties filed a Petition for Writ of Prohibition or Mandamus with the Nevada Supreme Court with respect to this Order on May 24, 2016. On July 12, 2016, the Supreme Court directed the Okada Parties to file an answer to the Petition, which they did on August 12, 2016. The Wynn Parties' reply in support of the writ is due on or before August 29, 2016.

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The Okada Parties provided some examples as exhibits to their Motion. To be clear on this point: if a discoverable document could only be located in Macau, the document was produced out of Macau by WRMSA with MPDPA redactions. Some were identified during the review process, and others during the manual review and comparison for each WRMSA-produced document. Each of the Okada Parties' exhibits is addressed in turn:

Finally, the Okada Parties argued that Wynn Resorts failed to produce documents and/or

Exhibit H consists of four email strings. The <u>first</u> email chain, WRM00008868-69, has only Macau custodians throughout the chain, and is a WRMSA document that does not exist in the United States. The <u>second</u> email chain, WRM00000821-823, does have U.S. custodians on parts of the chain, and a manual search in the United States located a near match, WYNN00062622-24. The <u>third</u> email chain, WRM00001039, consists of three emails. The top email in the chain, which consists of only "FYI" has only two custodians and they are Macau custodians. So, the entire chain was produced out of Macau with MPDPA redactions. However, the two substantive emails in this chain were produced unredacted by Wynn Resorts, more than once (WYNN00033983, 40638, 33985). The <u>fourth</u> and final email in Exhibit H (WRM00007428-29), consists of three emails. The first email in the chain has only Macau custodians, therefore personal data was redacted out of email string when it was produced out of Macau. But, the two bottom emails – the ones with the substance – were located in the United States and produced by Wynn Resorts without MPDPA redactions, WYNN00060911.

Exhibit I consists of one email string with four emails in the string (WRM00001041-42). The top two emails are between a Macau custodian and someone in Hong Kong, and a duplicate does not exist in the United States and therefore was produced by WRMSA out of Macau with MPDPA redactions. A near duplicate string, with the third and fourth emails in the chain, was located in the United States and produced by Wynn Resorts without MPDPA redactions, WYNN00062114.

Exhibit J consists of one email string, with no U.S. custodians (WRM00009133). This document may discuss US issues, but it was not located in the United States and thus produced out of Macau by WRMSA with MPDPA redactions.

Exhibit L consists of two email strings. The <u>first</u> string (WRM00016314) contains both MPDPA and Macau privilege redactions. The top email has no U.S. custodian, so the entire email was produced out of Macau with MPDPA and privilege redactions. The bottom email has US custodians and was produced out of the United States by Wynn Resorts without MPDPA redactions, but the privilege redactions remain (WYNN0060942). The <u>second</u> string has U.S. custodians (WRM00016399), and a content duplicate was produced by Wynn Resorts without MPDPA redactions (though privilege redactions remain (WYNN00058311).

Exhibit M consists of two email strings. The top two emails in the <u>first</u> string have no U.S. custodian, and thus the entire documents was produced out of Macau by WRMSA with MPDPA redactions. However, the third, fourth and fifth emails in the strings have U.S. custodians, were located in and produced out of the United States by Wynn Resorts without any

Briefly, before commencing the review of WRMSA's documents in Macau for discoverability, Wynn Resorts sent its entire database to Macau so that exact duplicates of documents already in the United States would be removed (i.e., de-duplicated) from the Macau population. (See WRL's Second Notice of Submission for In Camera Review, June 10, 2016, 2:20-23.) Therefore, all exact ESI duplicates – whether responsive or not – were removed from the Macau data population and responsive documents produced out of the United States without redactions. (Id.)

Following this explanation, the Court wanted to compare each WRMSA document

Following this explanation, the Court wanted to compare each WRMSA document produced out of Macau with MPDPA redactions with every duplicate, near duplicate, or partial duplicate that Wynn Resorts produced from Nevada without redactions. The Court directed Wynn Resorts to compile the documents, and asked that they be submitted for *in camera* review with a chart that cross-referenced the WRMSA and WRL produced documents.

Different than an electronic search for duplicates (*i.e.*, a computer searches for and identifies ESI duplicates), the search for content duplicates must be manually done, document by document. (WRL's Second Notice of Submission for *In Camera* Review, June 10, 2016, 3:1-6.) This was a time-intensive process, as Wynn Resorts searched not only for exact duplicates, but also for near duplicates and parts of each email string, parts of each family of documents, etc. During this manual review, some additional near or partial duplicate documents were located in the United States and disclosed and produced without MPDPA redactions (because they were Wynn Resorts' documents). (*Id.*)¹¹ On June 10, 2016, Wynn Resorts provided the requested documents and chart to the Court for her in camera review. (*See generally id.*)

In sum, Wynn Resorts made great efforts to locate and produce duplicates, content duplicates, near duplicates, and/or partial duplicates of any WRMSA document that could be

MPDPA redactions (WYNN00029895, 62601). The <u>second</u> string (WRM00016477) has a U.S. custodian, and a content duplicate located in the United States and produced without MPDPA redactions by Wynn Resorts (WYNN00060917).

Some WRMSA documents may have a WRL sender or recipient, but those documents, despite deliberate searches, could not be located in the United States data population and therefore, the responsive document could only be produced by WRMSA out of Macau and thus with MPDPA redactions.

located in the United States and, if and when found, produced them without MPDPA redactions. But some documents could not be located in the United States, and others were just not ever in the United States. In that scenario, the only available discoverable document belonged to non-party WRMSA and necessarily had to be produced out of Macau with the MPDPA redactions. Thus, WRMSA and Wynn Resorts did so.

IV. CONCLUSION

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In light of the foregoing, Wynn Resorts respectfully requests that the Okada Parties' motion to compel the re-production of WRMSA's documents but without MPDPA redactions be denied in its entirety. The Okada Parties have acknowledged the validity of the MPDPA and the third party privacy rights that stem therefrom. The Okada Parties have stated that they have not, and will not, agree to waive the privacy rights of third parties, including their current employees. And, Mr. Okada has refused to waive his own MPDPA rights or allow his companies to waive his rights. Rather, the Okada Parties ask this Court to order the production and violation of the MPDPA in this Nevada action so that WRMSA and Wynn Resorts (and the other defendants in his Macau lawsuit) may be held liable in the lawsuit he brought against the Wynn Parties in Macau. The motion most be denied.

DATED this 19th day of August, 2016.

By:

PISANEL

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

and

Robert L. Shapiro, Esq. (pro hac vice admitted) GLASER WEIL FINK HOWARD AVCHEN & SHAPIRO LLP 10250 Constellation Boulevard, 19th Floor Los Angeles, California 90067

and

PISANELLI BICE PLLC 10 SOUTH 7TH STREET, SUITE 300 LAS VEGAS, NEVADA 89101

Mitchell J. Langberg Esq., Bar No. 10118 BROWNSTEIN HYATT FARBER SCHRECK 100 North City Parkway, Suite 1600 Las Vegas, Nevada 89106

Attorneys for Wynn Resorts, Limited, 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

And in case of the last of the	CERTIFICATE OF SER	VICE									
-	I HEREBY CERTIFY that I am an employee of PISANELLI BICE PLLC, and that on this										
************	19th day of August, 2016, I caused to be electronically served through the Court's filing										
***************************************	system true and correct copies of the foregoing	WYNN RESORTS, LIMITED'S									
***********	SUPPLEMENTAL BRIEF RELATED TO THE MAC	AU PERSONAL DATA PRIVACY									
************	ACT ("MPDPA") to the following:										
	Bryce K. Kunimoto, Esq. Benjamit Robert J. Cassity, Esq. Adam M HOLLAND & HART LLP BUCKLI 9555 Hillwood Drive, Second Floor 1250 – 2- Las Vegas, NV 89134 Washing	Krakoff, Esq. n B. Klubes, Esq. iller, Esq. EY SANDLER LLP 4th Street NW, Suite 700 ton, DC 20037									
	J. Colby Williams, Esq. WRIGHT CAMPBELL & WILLIAMS 300 Sout	A. Wright, Esq. I STANISH & WINCKLER h 4th Street, Suite 701 is, NV 89101									
***************************************	James N. Kramer, Esq. David M. ORRICK, HERRINGTON & SUTCLIFFE JOLLEY 3800 Hov	R. Urga, Esq. alley, Esq. URGA WOODBURY & LITTLE ward Hughes Parkway, 16th Floor is, NV 89169									
	Michael T. Zeller, Esq. Joel D. H. Jennifer D. English, Esq. LEWIS Susan R. Estrich, Esq. LLP QUINN EMANUEL URQUHART & 3993 Hov	Polsenberg, Esq. lenriod, Esq. ROCA ROTHGERBER CHRISTIE ward Hughes Parkway, Suite 600 is, NV 89169									

An employee of PISANELLI BICE PLLC

EXHIBIT 17

J. Randall Jones, Esq. Nevada Bar No. 1927 jrj@kempjones.com Mark M. Jones, Esq.

Nevada Bar No. 267

m.jones@kempjones.com

KEMP, JONES & COULTHARD, LLP 3800 Howard Hughes Parkway, 17th Floor Las Vegas, Nevada 89169

Attorneys for Sands China, Ltd.

J. Stephen Peek, Esq. Nevada Bar No. 1758 speek@hollandhart.com Robert J. Cassity, Esq. Nevada Bar No. 9779 bcassity@hollandhart.com HOLLAND & HART LLP 9555 Hillwood Drive, 2nd Floor Las Vegas, Nevada 89134

Attorneys for Las Vegas Sands Corp.

CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

STEVEN C. JACOBS,

and Sands China, Ltd.

Plaintiff,

V.

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LAS VEGAS SANDS CORP., a Nevada corporation; SANDS CHINA LTD., a Cayman Islands corporation; SHELDON G. ADELSON, in his individual and representative capacity; DOES I-X; and ROE CORPORATIONS I-X.

Defendants.

AND ALL RELATED MATTERS.

CASE NO.: A627691-B

DEPT NO.: XI

MOTION TO COMPEL PLAINTIFF TO SIGN CONSENT TO TRANSFER PERSONAL DATA OTHERWISE PROTECTED BY THE MACAU PERSONAL DATA PROTECTION ACT

Defendant Sands China, Ltd. ("SCL") moves under NRCP 37(a) and EDCR 2.34 for an order compelling Plaintiff Steven Jacobs ("Jacobs") to execute a release authorizing SCL to transfer personal data, attached hereto as Exhibit A. As required under EDCR 2.34 and detailed

11 KEMP, JONES & COULTHA 3800 Howard Hughes Parkw Seventeenth Floor Las Vegas, Nevada 8916 (702) 385-6000 • Fax (702) 385 kic@kempiones.com 16 17 18 19 20 21 22 23

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in the declaration below, the parties have conferred on the subject and could not resolve the issue by mutual agreement.

PROCEDURAL NOTE: NRS 1.235(5) provides that a judge "against whom an affidavit alleging bias or prejudice is filed shall proceed no further with the matter " Consistent with that provision, this Court, through its Judicial Executive Assistant, has informed SCL that it would not entertain any requests or applications for orders shortening time while LVSC's Motion for Disqualification was pending. Also consistent with NRS 1.235(5), on January 15, 2016, the Court entered a minute order vacating the hearing on Defendant Sands China, Ltd.'s Motion for Order to Show Cause, which was set for January 19, 2016.

Given the short time left for discovery in this case, the instant motion would be filed with a request for an order shortening time. However, given the Court's interpretation of NRS 1.235(5), the motion is now being filed in the ordinary course without any waiver of the right to request an expedited hearing before the judicial officer to whom the case remains, or is, assigned to once the disqualification issue is resolved. This motion is not and should not be construed as a request for the Court to take action prior to the resolution of LVSC's Motion for Disqualification.

DATED this 19th day of January, 2016.

/s/ J. Randall Jones J. Randall Jones, Esq.

Mark M. Jones, Esq. Kemp, Jones & Coulthard, LLP 3800 Howard Hughes Pkwy., 17th Floor Las Vegas, Nevada 89169 Attorneys for Sands China, Ltd.

J. Stephen Peek, Esq. Robert J. Cassity, Esq. Holland & Hart LLP 9555 Hillwood Drive, 2nd Floor Las Vegas, Nevada 89134 Attorneys for Las Vegas Sands Corp. and Sands China, Ltd.

Las Ve (702) 385-60

DECLARATION OF J. RANDALL JONES, ESQ. IN SUPPORT OF MOTION TO COMPEL

- 1. I am a partner with Kemp, Jones & Coulthard, LLP and represent Sands China, Ltd. I have personal knowledge of the facts stated in this declaration, and I am competent to testify to them.
- 2. This motion is brought for the purpose of resolving a discovery dispute regarding SCL's request that Jacobs execute the MPDPA consent form attached hereto as Exhibit A.
- 3. On October 1, 2014, my partner, Mark Jones sent an email to Todd Bice, Esq., counsel for Jacobs, requesting that Jacobs sign a form consenting to the transfer of certain personal identifying information outside of Macau for use in this litigation. *See* email attached hereto as Exhibit B.
- 4. On October 8, 2014, Mr. Bice responded to this email denying the request for consent using the flawed reasoning that doing so would violate the Court's previous rulings. See letter attached hereto as Exhibit C.
- 5. On October 5, 2015, I sent an email to Mr. Bice, requesting that Jacobs sign an MPDPA consent. *See* email attached hereto as Exhibit D. Mr. Bice responded via telephone and indicated that he would like certain terms of the consent form rephrased.
- 6. In spite of multiple requests for him to do so, Mr. Bice never presented any proposed alterations, revisions, or comments to the draft MPDPA consent form.
- 7. Based on the foregoing, it is clear that Jacobs does not intend to voluntarily consent to have his name unreducted from documents produced in this case by signing the MPDPA consent form.
 - 8. I certify that this motion is brought for a proper purpose.

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1	9. I declare under penalties of perjury of the laws of the State of Nevada that the
2	foregoing is true and correct.
3	Dated this 13th day of January, 2016.
4	/s/J. Randall Jones
5	J. RANDALL JONES, ESQ.
6	
7	NOTICE OF MOTION
8	PLEASE TAKE NOTICE that DEFENDANTS SAND CHINA, LTD. will bring their
9	MOTION TO COMPEL PLAINTIFF TO SIGN CONSENT TO TRANSFER
10	PERSONAL DATA OTHERWISE PROTECTED BY THE MACAU PERSONAL DATA
11 E 12	PROTECTION ACT on for hearing before the above-entitled Court on the 19 day of
13 13	, 2016, at the hour of a.m./p.m. in Department XI of the Eighth Judicial
kic@kempiones.com 13 14 15	District Court.
kic@ 15	DATED this 19th day of January, 2016.
16	A A we see the state of
17	/s/ J. Randall Jones J. Randall Jones, Esq.
18	Mark M. Jones, Esq. Kemp, Jones & Coulthard, LLP
19	3800 Howard Hughes Pkwy., 17th Floor Las Vegas, Nevada 89169
20	Attorneys for Sands China, Ltd.
21	J. Stephen Peek, Esq. Robert J. Cassity, Esq.
22	Holland & Hart LLP 9555 Hillwood Drive, 2nd Floor
23	Las Vegas, Nevada 89134 Attorneys for Las Vegas Sands Corp.
24	and Sands China, Ltd.
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I.

INTRODUCTION AND BACKGROUND

In spite of SCL's numerous requests that Jacobs sign an MPDPA consent, he has refused to do so and failed to justify his refusal with any credible or logical reasoning. Based on the lack of support for his conduct, it is clear that Jacobs' true motivation in refusing consent is to promote his agenda of procedural gamesmanship and posturing. Jacobs clearly intends to prosecute his case by manufacturing imagined discovery torts instead of focusing on the merits of his allegations (or lack thereof).

The Macau Personal Data Protection Act (the "MPDPA") has been at issue frequently enough in this litigation that a lengthy recitation of its requirements and applicability in this case is unnecessary. However, a few key facts regarding the MPDPA are particularly relevant to the instant motion. First, the Court's prior sanction prohibiting SCL from redacting any documents pursuant to the MPDPA expired when merits discovery commenced. See September 14, 2012 Decision and Order, on file herein, at 8:20-23. As a result, SCL is permitted to redact certain information from documents in its possession before producing the documents consistent with the June 23, 2011 Stipulation and Order Regarding ESI Discovery. See June 23, 2011 Stipulation and Order, on file herein. Second, contrary to Plaintiff's repeated claims to the contrary, the MPDPA is not a pretext that SCL uses to conveniently deprive him from discoverable information. In fact, Plaintiff's own law firm, Pisanelli Bice, has redacted information from its documents pursuant to the MPDPA in a related case, Wynn Resorts v. Okada, A-12-656710-B. And the substantive merits of SCL's MPDPA objections are legitimized by the fact that SCL has already been sanctioned by the Macau Office of Personal Data Protection ("OPDP"). The MPDPA is a stringent foreign privacy law that carries significant consequences for its violation.

In spite of these challenges, SCL has consistently attempted to minimize any impact of its MPDPA redactions to Plaintiff. For example, SCL created a 163-page redaction log, which identified the entities that employed the individuals whose personal data was redacted. SCL also coordinated with LVSC to locate duplicate or near-duplicate documents in custody of Co-

9 10 KEMP, JONES & COULTHA 3800 Howard Hughes Parkw Seventeenth Floor Las Vegas, Nevada 89169 (702) 385-6000 • Fax (702) 385 kic@kempiones.com 14 15 16 17

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Defendant, Las Vegas Sands Corp. ("LVSC") (which were not subject to the MPDPA), and produce those documents. Finally, SCL also obtained consents from key employees and personnel, authorizing SCL to unredact information for individuals.

Prior to commencement of merits discovery, SCL requested that Jacobs consent to unredact his name from SCL's documents. In October of 2014, SCL requested that Jacobs sign an MPDPA authorization and Jacobs objected on the facially nonsensical reasoning that this Court's prior rulings prohibited him from doing so. See Exs. B and C. The reality is that Jacobs' self-serving discovery tactics, not this Court's rulings, prohibited him from doing so. More recently, in October of 2015, SCL again reiterated its request that Jacobs sign an MPDPA consent. This time, in spite of initially agreeing to sign some form of an MPDPA consent, Jacobs has dragged his feet and largely ignored SCL's request.

As argued more fully below, Jacobs' refusal to sign an MPDPA consent prejudices SCL's ability to defend against his claims. There can be no doubt that correspondence, documents, and other written evidence prepared by or transmitted to or from Jacobs is relevant to this matter. By failing to consent to permit SCL to unredact his name from these documents, Jacobs deprives SCL of the ability to use this relevant evidence at trial. Jacobs has affirmatively placed this information at issue by bringing suit against SCL. As a plaintiff with affirmative claims, he cannot be permitted to continue to deprive SCL of this relevant information.

II.

ARGUMENT

A. Jacobs Must be Compelled to Authorize SCL to Unredact his Name From Relevant Evidence in its Possession.

NRCP 37(a)(2)(A) authorizes a party to request an order to compel discovery that is discoverable pursuant to NRCP 16.1(a). Relevant evidence includes any evidence which tends to make the existence of any fact of consequence to the determination of the action more or less probable than it would be without the evidence. See NRS 48.015.

It is hornbook law that when a party places a particular set of facts at issue in litigation, the party must be compelled to produce important evidence he or she possesses on that topic in KEMP, JONES & COULTHARD, LLP 3800 Howard Hughes Parkway Seventeenth Floor

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spite of any privacy interest that might otherwise attach to the evidence. See, e.g., Schlatter v. Eighth Jud. Dist. Ct. In and For Clark County, 561 P.2d 1342, 1343 (Nev. 1977); Ambac Assur. Corp. v. DLJ Mortg. Capital. Inc., 939 N.Y.S.2d 333, 335 (N.Y. App. Div. 1st Dept. 2012). For example, Nevada courts have long held that a party that places his or her mental health or physical health at issue must be compelled to make normally confidential and private medical records discoverable to other parties. See Schlatter, 561 P.2d at 1343 ("Where . . . a litigant's physical condition is in issue, a court may order discovery of medical records . . . related thereto); Potter v. W. Side Transp., Inc., 188 F.R.D. 362, 365 (D. Nev. 1999) ("Plaintiffs have placed their emotional and mental health in issue in this case. Examination and treatment by any psychotherapist for emotional or mental related conditions . . . is relevant and not protected by privilege."). Accord Eisendrath v. Super. Ct., 134 Cal. Rptr. 2d 716, 724 (Cal. App. 2d Dist. 2003); Mattison v. Poulen, 353 A.2d 327, 329 (Vt. 1976).

It states the obvious to observe that documents and evidence in SCL's possession that were sent and/or received by Jacobs are relevant to Jacobs' claims in this action. These documents are just as relevant to this action as medical records are to an action involving physical or emotional injury damages. However, due to the restrictions of the MPDPA, SCL has been forced to redact Jacobs' name and other personal information from these documents to avoid criminal or civil prosecution. This restriction can be avoided by Jacobs consenting to unredact his name from SCL's documents. Jacobs' steadfast refusal to authorize SCL to disclose this information outside of Macau is no different from a personal injury plaintiff refusing to authorize release of medical records. Jacobs' conduct deprives SCL of the ability to present relevant relating to Jacobs' claims.

SCL has attempted to obtain Jacobs' consent to disclose his information and unredact his name from relevant documents in its possession numerous times. In response, Jacobs has failed to provide a logical or rational justification for his failure to do so. For example, in October of 2014, prior to the second sanctions hearing against SCL, Jacobs sought to defend his refusal to consent by claiming that this Court's prior orders somehow precluded SCL from seeking consents. SCL argued then and now repeats that Jacobs' reasoning is nonsense. Nothing

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in this Court's orders precluded SCL from attempting to comply with both this Court's order to produce documents in unredacted form and Macau's data privacy laws by securing appropriate consents. More recently, Jacobs has not provided any reasoning justifying his refusal to consent to the disclosure. He has agreed to provide a proposed form that he would be willing to sign, but has never presented a proposed form and ignored requests to sign SCL's proposed consent form (the same form SCL has used for consents from other SCL employees or officers). It is clear that Jacobs cannot justify his lack of cooperation on this issue. The documents

for which SCL seeks to unredact Jacobs' information do not contain sensitive personal information. I Jacobs has no personal privacy or confidentiality interest in the documents. The MPDPA is the only reason that SCL cannot unredact Jacobs' name from documents, emails, and other evidence for which he is a sender or recipient.

Given that (a) Jacobs has never articulated a credible (or even half-plausible) reason for withholding his consent, and (b) that Jacobs does not possess any personal or privacy interest in keeping his name redacted in SCL's documents, it is clear that Jacobs' true motivation in refusing consent is, again, one of procedural gamesmanship and posturing. Jacobs clearly intends to prosecute his case by manufacturing imagined discovery torts instead of proving the merits of his allegations.

III.

CONCLUSION

The true result of Jacobs' conduct is that SCL is denied use of relevant evidence in the case. SCL respectfully requests that the Court enter an order compelling Jacobs to execute and

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¹ Even if the redacted personally identifying information was private or confidential, the terms of the parties' Stipulated Confidentiality Agreement and Protective Order prohibit Jacobs from disclosing information solely on that basis.

return the attached MPDPA consent form.

DATED this 19th day of January, 2016.

/s/ J. Randall Jones

J. Randall Jones, Esq.
Mark M. Jones, Esq.
Kemp, Jones & Coulthard, LLP
3800 Howard Hughes Pkwy., 17th Floor
Las Vegas, Nevada 89169
Attorneys for Sands China, Ltd.

J. Stephen Peek, Esq.
Robert J. Cassity, Esq.
Holland & Hart LLP
9555 Hillwood Drive, 2nd Floor
Las Vegas, Nevada 89134
Attorneys for Las Vegas Sands Corp. and
Sands China, Ltd.

KEMP, JONES & COULTHARD, LLP 3800 Howard Hughes Parkway

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CERTIFICATE OF SERVICE

I hereby certify that on the 19th day of January, 2016, the foregoing MOTION TO

COMPEL PLAINTIFF TO SIGN CONSENT TO TRANSFER PERSONAL DATA

OTHERWISE PROTECTED BY THE MACAU PERSONAL DATA PROTECTION

ACT was served on the following parties through the Court's electronic filing system:

James J. Pisanelli, Esq.
Todd L. Bice, Esq.
Debra L. Spinelli, Esq.
Jordan T. Smith, Esq.
Pisanelli Bice PLLC
400 South 7th Street, Suite 300
Las Vegas, Nevada 89101
Attorneys for Plaintiff Steven C. Jacobs

Steve Morris, Esq.
Rosa Solis-Rainey, Esq.
Morris Law Group
900 Bank of America Plaza
300 South Fourth Street
Las Vegas, NV 89101\

J. Stephen Peek, Esq. Robert J. Cassity, Esq. Holland & Hart 9555 Hillwood Drive, 2nd Floor Las Vegas, NV 89134

James Ferguson, Esq. Mayer Brown 71 S. Wacker Drive Chicago, IL 60606

/s/ Erica M. Bennett

An employee of Kemp, Jones & Coulthard, LLP

EXHIBIT A

CONSENT FOR TRANSFER OF PERSONAL DATA

I hereby authorize Venetian Macau Limited ("VML") to process, disclose and transfer my personal data under its control or custody, namely my name, professional contact information, such as email address and telephone number, emails related with VML or any of its Affiliates¹, to Las Vegas Sands Corp. ("LVSC").

I hereby also acknowledge and consent to the communication of the above information to: (1) Plaintiff Steven C. Jacobs and his counsel and any additional personnel working at their direction; (2) Defendants Las Vegas Sands Corp., Sands China Ltd. and Sheldon G. Adelson and their counsel and any additional personnel working at their direction; and (3) the Nevada Court in the United States of America (the "Data Recipients") in connection with the matter of Steven C. Jacobs v. Las Vegas Sands Corp., et al., Case No. A-10-627691-B (Clark Co., Nev.), which is currently pending in the Nevada District Court if determined to be required by law.

At any time, I have the right to view my personal data, request additional information about its storage and processing, require any necessary amendments or refuse or withdraw the consent herein, in any case without cost.

Notwithstanding my consent, the disclosure and communication of the above mentioned records and emails to Las Vegas Sands Corp. and the Data Recipients shall at all times be subject to the laws of Macau.

I declare that I have been given the opportunity to make due enquiry as to my rights under Macau law.

Signature:				
Name:	••••		,	<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>
Place and date:		 , ₁ , 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,		

¹ Affiliates being any person or entity directly or indirectly controlling, controlled or under direct or indirect common control of VML.

EXHIBIT B

From: Mark Jones

Sent: Wednesday, October 01, 2014 6:30 PM

To: 'tlb@pisanellibice.com'

Cc: Debra Spinelli (dls@pisanellibice.com); Jordan T. Smith (JTS@pisanellibice.com); Steve Peek Esq.

(speek@hollandhart.com); Steve Morris (sm@morrislawgroup.com); Michael Lackey Esq.

(mlackey@mayerbrown.com); Randall Jones

Subject: Jacobs matter: Consent for transfer of personal data

Todd,

As you know, we have previously suggested that if you would identify the redacted documents that you believe are relevant to your current jurisdictional theory, we would then seek to obtain consents under the MPDPA from the relevant U.S. parties so that we could "unredact" their names from the documents you identified.

Having received no response from you, we have now decided to proceed on our own by getting consents from the relevant U.S. parties who are willing to provide them. To that end, I attach a consent for your client, Steven Jacobs, to sign.

We plan to begin soon the process of unredacting the relevant documents in Macau. Accordingly, if we do not hear from you by October 6, 2014, we will conclude that your client has declined to execute the consent.

Regards,

Mark M. Jones, Esq.

KEMP, JONES & COULTHARD
3800 Howard Hughes Parkway, 17th Floor
Las Vegas, Nevada 89169
Phone (702) 385-6000
Fax (702) 385-6001
m.jones@kempjones.com

This e-mail transmission, and any documents, files, or previous e-mail messages attached to it may contain confidential information that is legally privileged. If you are not the intended recipient or a person responsible for delivering it to the intended recipient, you are hereby notified that any disclosure, copying, distribution or use of any of the information contained in or attached to this transmission is prohibited. If you have received this transmission in error, please immediately notify us by reply e-mail, by forwarding this to sender, or by telephone at (702) 385-6000, and destroy the original transmission and its attachments without reading or saving them in any manner. Thank you.

CONSENT FOR TRANSFER OF PERSONAL DATA

I hereby authorize Venetian Macau Limited ("VML") to process, disclose and transfer my personal data under its control or custody, namely my name, professional contact information, such as email address and telephone number, emails related with VML or any of its Affiliates¹, to Las Vegas Sands Corp. ("LVSC").

I hereby also acknowledge and consent to the communication of the above information to: (1) Plaintiff Steven C. Jacobs and his counsel and any additional personnel working at their direction; (2) Defendants Las Vegas Sands Corp., Sands China Ltd. and Sheldon G. Adelson and their counsel and any additional personnel working at their direction; and (3) the Nevada Court in the United States of America (the "Data Recipients") in connection with the matter of Steven C. Jacobs v. Las Vegas Sands Corp., et al., Case No. A-10-627691-B (Clark Co., Nev.), which is currently pending in the Nevada District Court if determined to be required by law.

At any time, I have the right to view my personal data, request additional information about its storage and processing, require any necessary amendments or refuse or withdraw the consent herein, in any case without cost.

Notwithstanding my consent, the disclosure and communication of the above mentioned records and emails to Las Vegas Sands Corp. and the Data Recipients shall at all times be subject to the laws of Macau.

I declare that I have been given the opportunity to make due enquiry as to my rights under Macau law.

Signature:			_,	
Name:		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
Place and d	ate:	 		 **************************************

¹ Affiliates being any person or entity directly or indirectly controlling, controlled or under direct or indirect common control of VML.

EXHIBIT C

B PISANELLI BICE

October 8, 2014

TODD L. BICE ATTORNEY AT LAW TLB@PISANELLIBICE.COM

VIA E-MAIL

Mark M. Jones, Esq.
J. Randall Jones, Esq.
KEMP, JONES & COULTHARD
3800 Howard Hughes Parkway, 17th Floor
Las Vegas, NV 89169
r.jones@kempjones.com
m.jones@kempjones.com

J. Stephen Peek, Esq.
Robert J. Cassity, Esq.
HOLLAND & HART
9555 Hillwood Drive, Second Floor
Las Vegas, NV 89134
speek@hollandhart.com
bcassity@hollandhart.com

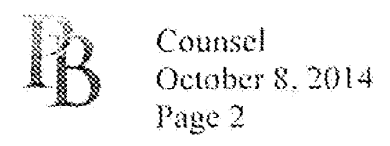
Michael E. Lackey, Jr., Esq. MAYER BROWN LLP 1999 K Street, N.W. Washington, DC 20006 mlackey@mayerbrown.com

RE: Steven C. Jacobs v. Las Vegas Sands Corp., et al. Eighth Judicial District Court, Case No. A627691-B

Dear Mark,

I write in response to your October 1, 2014 email regarding Mr. Jacobs' "Consent for Transfer of Personal Data."

The issues raised by your email have already been litigated and decided by the Court's September 14, 2012 Decision and Order regarding sanctions and the Court's March 27, 2013 Order Regarding Plaintiff Steven C. Jacobs' Renewed Motion for NRCP 37 Sanctions on Order Shortening Time.



The Court has repeatedly ruled that Sands China, Ltd. ("Sands China") is not permitted to rely upon the MPDPA as a basis for not responding to discovery (i.e., as an "objection"), regardless of any "consent" from the parties to the documents. Your attempt to require Mr. Jacobs, or any other person, to provide a "consent" contravenes the Court's Orders imposing sanctions and will not be condoned.

Sincerely,

Todd L. Bice

TLB/JTS

EXHIBIT D

Mark Jones

From:

Randall Jones

Sent:

Monday, October 05, 2015 10:01 AM

To:

tlb@pisanellibice.com; JTS@pisanellibice.com; dls@pisanellibice.com;

jjp@pisanellibice.com

Cc:

Mark Jones; SM@morrislawgroup.com; speek@hollandhart.com; James Ferguson

(JFerguson@mayerbrown.com); Rosa Solis-Rainey

Subject:

Jacobs matter - request for Mr. Jacobs' execution of an MPDPA consent

Attachments:

CONSENT FOR TRANSFER OF PERSONAL DATA.PDF

> Todd:

>

- > As the jurisdictional hearing has been completed we are again requesting that Mr. Jacobs sign a consent to allow Sands China to unredact his name from documents produced from Macau. Please let me know by Tuesday, October 6, 2015, whether or not Mr. Jacobs is willing to sign a consent. Attached hereto is a form of consent in the event that Mr. Jacobs is willing to execute it.
- > If Mr. Jacobs continues to refuse to sign a consent we will seek intervention of the court to compel his doing so.

>

> Regards,

>

> Randall

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CONSENT FOR TRANSFER OF PERSONAL DATA

I hereby authorize Venetian Macau Limited ("VML") to process, disclose and transfer my personal data under its control or custody, namely my name, professional contact information, such as email address and telephone number, emails related with VML or any of its Affiliates¹, to Las Vegas Sands Corp. ("LVSC").

I hereby also acknowledge and consent to the communication of the above information to: (1) Plaintiff Steven C. Jacobs and his counsel and any additional personnel working at their direction; (2) Defendants Las Vegas Sands Corp., Sands China Ltd. and Sheldon G. Adelson and their counsel and any additional personnel working at their direction; and (3) the Nevada Court in the United States of America (the "Data Recipients") in connection with the matter of Steven C. Jacobs v. Las Vegas Sands Corp., et al., Case No. A-10-627691-B (Clark Co., Nev.), which is currently pending in the Nevada District Court if determined to be required by law.

At any time, I have the right to view my personal data, request additional information about its storage and processing, require any necessary amendments or refuse or withdraw the consent herein, in any case without cost.

Notwithstanding my consent, the disclosure and communication of the above mentioned records and emails to Las Vegas Sands Corp. and the Data Recipients shall at all times be subject to the laws of Macau.

I declare that I have been given the opportunity to make due enquiry as to my rights under Macau law.

Signature:	
Name:	
Place and date:	

Affiliates being any person or entity directly or indirectly controlling, controlled or under direct or indirect common control of VML.

EXHIBIT 18

Alm D. Chrim

CLERK OF THE COURT

TRAN

DISTRICT COURT
CLARK COUNTY, NEVADA
* * * *

STEVEN JACOBS

Plaintiff

CASE NO. A-627691

•

VS.

DEPT. NO. XI

LAS VEGAS SANDS CORP., et al..

Defendants

Transcript of Proceedings

BEFORE THE HONORABLE ELIZABETH GONZALEZ, DISTRICT COURT JUDGE

HEARING ON MOTIONS

THURSDAY, FEBRUARY 18, 2016

APPEARANCES:

FOR THE PLAINTIFF:

JAMES J. PISANELLI, ESQ.

TODD L. BICE, ESQ. JORDAN T. SMITH, ESQ.

FOR THE DEFENDANTS:

J. STEPHEN PEEK, ESQ.
ROBERT CASSITY, ESQ.
JON RANDALL JONES, ESQ.
STEVE L. MORRIS, ESQ.

ALSO PRESENT: For Patrick Dumont DANIEL HEIDTKE, ESQ. DOMINICA ANDERSON, ESQ.

COURT RECORDER:

TRANSCRIPTION BY:

JILL HAWKINS

FLORENCE HOYT

District Court

Las Vegas, Nevada 89146

Proceedings recorded by audio-visual recording, transcript produced by transcription service.

LAS VEGAS, THURSDAY, FEBRUARY 18, 2016, 8:54 A.M. (Court was called to order) That takes me to Jacobs versus Sands THE COURT: unless there is someone in the room who thinks their case is relatively short. MR. BICE: Good morning, Your Honor. 6 THE COURT: Good morning. MR. PEEK: Good morning, Your Honor. Good morning. How is everyone today? THE COURT: Tired. 10 MR. PEEK: THE COURT: I understand the feeling. 11 12 MR. MORRIS: Good morning, Your Honor. 13 Mr. Morris, how are you? THE COURT: 14 MR. MORRIS: I'm okay, I hope. THE COURT: Good. Okay. Can everyone please 15 identify themselves, starting with Mr. Pisanelli and moving 16 all the way across the room so Jill and Dulce can keep up. 17 18 MR. PISANELLI: Good morning, Your Honor. Pisanelli on behalf of the plaintiff, Steven Jacobs. 19 20 MR. BICE: Todd Bice on behalf of Mr. Jacobs. 21 MR. SMITH: Jordan Smith on behalf of Mr. Jacobs. 22 MR. PEEK: 'Morning, Your Honor. Stephen Peek on behalf of Las Vegas Sands and Sands China Limited. 23 24 MR. MORRIS: Steve Morris on behalf of Sheldon 25 Adelson.

MR. CASSITY: Robert Cassity on behalf of Las Vegas Sands and Sands China. MS. ANDERSON: Dominica Anderson on behalf of Mr. Dumont. MR. HEIDTKE: Good morning, Your Honor. Danny Heidtke on behalf of Mr. Dumont. THE COURT: Good morning. Okay. MR. RANDALL JONES: Your Honor, Randall Jones. THE COURT: Oh. Sorry. I knew who you were. MR. RANDALL JONES: Randall Jones on behalf of Sands 10 China Limited. 11 12 THE COURT: I moved all the motions we vacated 13 during the pendency of the most recent motion to disqualify to today. There may be some that you think are better heard on a 14 different day. I went through and read them, and the only one 15 that I think may be better served being coordinated with a 16 different motion is the one for the number of days/hours for 17 18 Mr. Adelson and the motion for protective order that's scheduled for tomorrow. So I can either hear them together, 19 20 or I can hear them not together. 21 MR. RANDALL JONES: Your Honor, my only comment 22 about that is, as you probably recall, Mr. Jacobs is having his deposition taken, so it'll -- if we put that over till 23 24 tomorrow, it'll interfere, we'll have to come back here

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before --

THE COURT: Well, you're already having to come to back here tomorrow, because I set the OST that was sent over yesterday for tomorrow. MR. RANDALL JONES: If we've got to come back tomorrow, then we've got to -- then it probably doesn't make a difference. MR. BICE: I think, Your Honor, my view on this is it's going to be somewhat influenced by the question of the number of days that the Court authorizes the taking of Mr. Adelson's deposition and as to whether we will then be able to 10 work out the schedule thereafter. So I think if the Court 11 12 resolves that question today, we may not need to be here 13 tomorrow. 14 THE COURT: Okay. 15 MR. BICE: Or we can even discuss -- I don't mind discussing it today. 16 17 THE COURT: Okay. So is anyone objecting to 18 advancing the motion for protective order on schedule for 19 tomorrow to today? 20 MR. BICE: I'm not. 21 THE COURT: Is that okay with you, Mr. Morris? 22 MR. MORRIS: I'm not. 23 MR. PEEK: I'm not, either, Your Honor. 24 THE COURT: Okay. So we'll do that -- we'll add that to today's calendar.

So let's deal with Mr. Dumont's motion to transfer first, since that's sort of an isolated issue compared to the others.

MS. ANDERSON: Thank you, Your Honor. Good morning.

THE COURT: Good morning. Sorry we couldn't get
that other case settled.

MS. ANDERSON: I know. They're still working on it.

Last time we were here it was the day after Mr. Dumont's deposition. During that deposition there were instructions not to answer relating to questions relating to the media. And at that hearing the following morning we made an argument to Your Honor to transfer the issue about the appropriateness of those instructions to another judge.

appropriateness of those instructions to another judge.

During that hearing the Court refused or declined to transfer the issue and instead substantively ruled on the appropriateness of those objections and striking the instructions not to answer, ordering the witness back to the deposition, and instructing counsel not to instruct not to answer.

THE COURT: Except on the basis of privilege or harassment.

MS. ANDERSON: Right. And our position was that the questions were so far afield from the issues in the case that they were harassing. But, rather than get into the substance and the appropriateness of those objections and instructions,

we asked this Court to transfer that issue to another judge.

Immediately after that hearing we received the Court's minute order via email, setting up a procedure whereby certain media questions would be transferred to another judge.

And we attached that email --

THE COURT: To the Discovery Commissioner and another judge for review purposes or unavailability purposes.

MS. ANDERSON: Right. That order set the procedure up so that questions relating to statements to the media about the litigation would be transferred. Questions relating to -- questions to the media about or statements to the media about Jacobs would remain with Your Honor.

THE COURT: Correct.

MS. ANDERSON: I have a couple issues with that. One is that if -- and I believe the Court looked at the questions from the deposition the night before.

THE COURT: I did. Somebody had sent me the transcript, and I had reviewed it the night before.

MS. ANDERSON: So the problem with that is that the questions are complete interrelated. Question, "Have you discussed Mr. Jacobs or this litigation with so and so?"

Question, "Have you discussed this litigation or Mr. Jacobs with somebody else?" So one of my concerns is that the procedure the Court set up was not followed that morning, because those questions are intertwined, and there was no

discussion about, well, let's go through these question by question.

More importantly I believe is that the fact that those questions are interrelated shows that the order that the Court has set up has some problems, because the litigation is about Jacobs, and Jacobs is the litigation. The questions about the media occur about media events that are after the litigation begins. So those two are so intertwined that the distinction I believe the Court has drawn is a distinction without a difference.

Not only that, but our position is that the Court's order really is evidence, if you will, of the fact that there is some concern on the Court's part that questions relating to this part of the media but not that part should be transferred out to the discovery master and then a different judge. That in itself shows that there are some concerns, and we've laid out in our motion not only that day in court, but since we filed our motion the reasons we believe the Court has personal interest in the media questions, has an interest in the answer to the media questions, has an interest to the questions about who bought the Review-Journal and how did that happen and all of the questions. I think our position is the Court has an interest in those, a personal interest in those, answers to those questions.

We laid out in our motion how the Court has

obviously been monitoring -- through some of the comments, monitoring the media, interjecting itself into the media. All of those are of concern. And, of course, as Your Honor knows, the standard is not that we have to prove beyond a reasonable doubt or anything even close to that that there is this concern. We only have to show that there -- a reasonable person might think that this Court cannot be impartial. And when you lay all those issues together, we strongly believe that the issue about instructions not to answer with respect to media questions need to be transferred to another judge.

THE COURT: And you're suggesting a different procedure than the one I've already set up?

MS. ANDERSON: I am, because the -- as I said a minute ago, first of all, the questions that were asked -- each question is both Mr. Jacobs and the litigation. And the reason for that is logically because the two are the same. They're so intertwined that the -- when I read the Court's order I did not understand it, and I think it's because that really is a distinction without a difference, because the litigation is about Jacobs, and Jacobs is the litigation. The questions about the media are not questions about what happened with the media prior to this litigation. The questions are about events that occurred after this litigation was well underway. So the litigation's about Jacobs.

THE COURT: Okay. So is there wording in the order

that I -- and it's not really an order, it's direction that I provided to Commissioner Bulla and Judge Togliatti to ask them to do a favor for us all to handle certain issues. Is there certain language in that that you think would -- should be clarified? That's all I'm trying to get from you. Because I understand what you're telling me, that maybe it's not clear because none of counsel had an opportunity to weigh in on that prior to me sending it to Commissioner Bulla and Judge Togliatti. But if there's language that you think would make it clearer, I'm happy to consider that issue to help clarify But the intention from me was if it had to do with Jacobs it would be handled in here, if had to do with other issues that relate to the litigation, that would be handled by Commissioner Bulla and Togliatti because of some of the issues that have been raised and Judge Barker's ruling on disqualification motions.

MS. ANDERSON: And I understand now -- I think I understand the order. The problem I have with it is if I was to submit a proposed order it would say that, questions relating to the media post litigation need to be referred to another judge and that there is no distinction between the litigation and Jacobs. And you can see through these questions and you can see that they're intertwined. And the litigation is Jacobs, and Jacobs is the litigation.

THE COURT: Okay.

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MS. ANDERSON: So my proposed order would be that the Court follow its procedure and transfer these issues out. And I do believe that the fact that some media questions are being transferred and others are not could cause a reasonable person to believe that there's some difficulty on the Court's part of being impartial on the media questions.

THE COURT: Okay. Thank you.

Mr. Bice.

MR. BICE: Yes, Your Honor. First of all, I'm unclear on what the basis of the motion is. The only order that the Court originally gave was is that the instructions not to answer were improper. And they were improper. Mr. Dumont was told not to answer questions that were reasonably calculated to lead to the discovery of admissible evidence. Counsel essentially confirms that when they say that, well, there's no way to differentiate Mr. Jacobs and his claims from the media coverage that the defendants have been trying to generate about his claims. And let's make no mistake about it is is we have alleged there's a defamation claim in this case, and that is in no small the product of a campaign to smear Mr. Jacobs that has been brought by the defendants.

What happened after the Court said that those instructions were inappropriate just demonstrates how inappropriate that they were. There was -- we went to the deposition the next day, there was no instructions not to

answer, and, guess what, we got answers to the questions. They didn't like the answers, because it showed what we had always suspected and what we knew, is that this campaign to smear Mr. Jacobs is continuing to this day and Mr. Dumont was in communications with this individual Mr. Schroeder/Clarken or whatever name he goes by and that Mr. Dumont was -- had even received a draft of an article about Mr. Jacobs.

So our point was this. Those instructions were inappropriate. If they have an issue, the Court had given the procedure, call Judge Togliatti or call Judge --

THE COURT: Commissioner Bulla.

MR. BICE: -- Commissioner Bulla. My apologies. They chose not to do that, the questions were asked, the questions were answered, and the matter, as far as I am concerned, at least with respect to Mr. Dumont, is certainly moot. And I don't believe that there's any basis to simply try and transfer portions of the case away because the defendant would prefer that someone unfamiliar with the facts and circumstances of this case be deciding these questions. And that's all I can offer the Court on the point.

THE COURT: Has the Dumont deposition concluded, with the exception of issues related to claims of privilege?

MR. BICE: Yes.

THE COURT: Okay.

MR. BICE: That is my position, yes, Your Honor.

THE COURT: Ms. Anderson.

MS. ANDERSON: I have a couple points. Now I've made it clear, but maybe not enough for Mr. Bice, that were not here to argue the appropriateness of the instructions not to answer. We're here purely on the transfer issue. Our papers laid out that the media issues which Mr. Jacobs chose to bring into this litigation have absolutely no bearing on this case. Media events that occurred five years or more after the beginning of this litigation can have no relevance to the case. So obviously we are not making any statement that it's part of the case. My point was simply that when they're asking about the litigation they're asking about Jacobs, when they're asking about Jacobs they're asking about the litigation with respect to the media occurring five years after the beginning of the litigation.

Finally, the fact that the following day or later that same day Mr. Dumont's deposition went forward with no instructions not to answer was not because the questions were appropriate, it was because this Court ordered Mr. Dumont to answer the questions and ordered my partner to instruct -- not to instruct not to answer or he would have his pro hac potentially removed. And so there was no decision, well, let's go in and not instruct not to answer; it was a Court order. So it wasn't because the questions were appropriate.

THE COURT: Thank you.

The motion to transfer the issue is denied. The procedure that has been established to deal with issues that relate solely to the litigation, which is for any dispute related to questions during a deposition to go to Commissioner Bulla and/or Judge Togliatti, I think is a fair procedure and protects everyone's interests given the concerns that have previously been expressed. However, there is no reason for me to transfer issues related to Jacobs to anyone else.

Anything else on that issue?

All right. If I could go to the motion to strike Exhibit 887A. Mr. Jones.

MR. RANDALL JONES: Good morning, Your Honor.

THE COURT: They have a total of 10 minutes for all their motions.

(Off-record colloquy - Law Clerk and Court)

THE COURT: How are you and Mr. Peek going to split this up today?

MR. RANDALL JONES: Quickly. With that in mind, Your Honor, it's not relevant under NRS 48.015, not relevant because the Supreme Court told us it's not relevant under -- because there's no basis for finding a general jurisdiction as it relates to Sands China Limited, my client. And, of course, there's -- we have a protective order, so our position is that that document essentially would revert back to its status as a document produced in the case subject to confidentiality

order. There's no reason -- I mean, I think, as I recall, even the Court's statements that -- you indicated yourself that it was limited -- "887A was used for the limited purpose of assessing general jurisdiction." That's at page 43 of the transcript on December 15th of last year. I think you also said, it was only reviewed in connection with the specific issue of agency and shared services, which the Supreme Court said was part of the general jurisdiction. And so that's our position, Your Honor.

THE COURT: It's part of our record. I've never heard of anybody telling me after the fact to remove something from the record after an appellate review is done.

MR. RANDALL JONES: Well, I guess I would say it this way. Not only is there always a first time, just because you haven't heard of it before, as we all know, that doesn't mean that's not an appropriate --

THE COURT: I'm not saying it's not appropriate.

I'm just saying it's the first time I've ever heard of this.

MR. RANDALL JONES: Your Honor, I've been doing this longer than you have, and it's the first time I've done it.

But it's the first time I've had a circumstance where I thought it was appropriate. So it just -- especially when we're talking about this bulk exhibit that had, you know, hundreds of pages and is full of confidential and highly confidential documents that should not have been in the record

in the first place from our perspective. And the Supreme Court has now acknowledged that, and that's what they ruled. So that's why we think that that's -- it's not appropriate.

If it came in at a hearing, as you ruled, it's part of the record in a hearing, but it --

THE COURT: Evidentiary hearing.

MR. RANDALL JONES: An evidentiary hearing. But it was our position that it should not have come in. And that has been justified -- our position has been justified by the Supreme Court. And I don't -- I guess I would ask the Court why wouldn't it be taken out. What would be the purpose of leaving it in there if the Court didn't rely upon it for its decision that was upheld.

THE COURT: Well, I did rely upon it for my decision.

MR. RANDALL JONES: Sure. No. That was upheld by the Supreme Court. In other words, the Supreme Court said, no, that's -- that is not a basis for jurisdiction. Specific jurisdiction, sure. But that's not what you relied on these documents for, your decision on specific jurisdiction. If you had, I would be arguing to maintain the confidentiality of those documents.

So at a minimum we've asked alternatively that especially under these unique circumstances that you at least maintain the confidentiality of these documents.

THE COURT: So can I do a fallback position for you?

MR. RANDALL JONES: Sure.

THE COURT: I asked eight or nine months ago for your office to tell me which particular portions of 887A you wanted sealed.

MR. RANDALL JONES: Right.

THE COURT: I haven't heard.

MR. RANDALL JONES: I thought -- you know what, Your Honor, I thought we had submit that. I certainly will check into that, because I know we spent a lot of time actually trying to do that. So how that got lost in the mix --

THE COURT: Well, I think there was a change in strategy.

MR. RANDALL JONES: And it may be because the Supreme Court decision came down. I don't recall. But I do know that we started that process and we were very far into that process at one point. And that -- you know, candidly, with all that's been going on lately, what exactly I did several months ago related to a different issue, I wouldn't want to say that we didn't submit it. Because if you're telling me you don't have it --

THE COURT: I don't remember. But, remember, a lot of stuff has happened to me, too, not just in this case. I have lots of other cases that I deal with. So I don't recall ever in motion practice seeing the designations for purposes

of sealing portions of Exhibit 887A, which is where I thought we were going to go, as opposed to this motion, which is to strike it after I've entered a decision in which I reviewed it and relied upon at least parts of it.

MR. RANDALL JONES: Yeah. And again, Your Honor, based on the transcript, we looked at the transcript -- that's why we cited the transcripts. Because if you had relied on it for specific jurisdiction, I wouldn't have filed this motion. And so it's a unique circumstance. I've certainly never dealt with this kind of situation before, and that's why we filed the motion the way we did. We also did alternatively ask that it be held -- maintain its confidentiality even if you don't strike it because of the unique circumstances. And, as we all know, if we go to trial, that's a whole different situation. And if documents come in -- but at least in my experience, Your Honor, I've never seen an exhibit come into evidence the way that exhibit came into evidence, either. We've put both documents into evidence, but not over an objection like that where there were virtually -- or most documents were designated confidential. So we would certainly ask the Court for some consideration of this unique circumstance and ask you to maintain confidentiality. We don't think that the public's interest as it relates to these documents under the circumstances outweigh our clients' right to privacy and confidentiality of these documents under the particular

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circumstances.

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THE COURT: Okay. Mr. Bice. Is this yours? Or Ms. Spinelli?

MR. BICE: Your Honor, the request is -- I think, as Mr. Jones agrees, it's extraordinary, and I think here's the problem with it. Let's remember how we got to Exhibit 887A. And it was essentially the product of the defendants, because they insisted that -- remember when we had the jurisdictional -- or the sanctions hearing, the first sanctions hearing, and we offered a number of the redacted documents with the witnesses. When they went up on a writ to the Supreme Court they tried to play up the fact that we did not spend days and days and days using redacted documents with the witnesses. when we had the jurisdictional hearing we were not going to take that position or let them take that position again, which is why we had to offer all of the redacted documents. And that's when the Court then made us go through the exercise of bringing in -- I don't remember -- it was 50 or so individual documents that we just pulled out of that bulk.

THE COURT: I made you do a random sample.

MR. BICE: Right. And --

THE COURT: It wasn't random.

MR. BICE: Yeah, it wasn't random. But to pull them in and just show that the documents were not essentially usable in light of the redactions.

That brings us to this point, Your Honor. Contrary to Mr. Jones's argument, the Court did rely upon that, and in fact it was not, as they advertise, rejected by the Supreme Court. The Supreme Court upheld this Court's sanctions order. And remember the sanctions were in fact noted by the Supreme Court as an additional basis for the Court's underlying jurisdictional ruling on both general as well as specific jurisdiction. And that fact was upheld by the Supreme Court. I do not believe that there is any legal authority that would allow a Court to -- documents that were admitted and relied upon and form part of the record to then be withdrawn from the record after the fact. If they -- the Court has given then ample opportunity to demonstrate under the sealing procedures set up by the Nevada Supreme Court to demonstrate why these particular documents on a document-by-document basis can be sealed. They have declined to do that, and I don't know how many times we have been over here on this issue. But I would submit that we've been here enough times now. I thank the Court.

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THE COURT: Mr. Jones, anything else on 887A?

MR. RANDALL JONES: Very briefly, Your Honor. First of all, if this is not an extraordinary request, it's an unusual request. And there's a difference. Secondly, we're not asking about the 50 or so documents that were individually marked and admitted. We're asking about the bulk document

1 | 887.

THE COURT: Well, no. You are, actually. You are actually including those, because they're part of 887A.

You're asking me to strike 887A.

MR. RANDALL JONES: I thought they were separate documents.

THE COURT: No, they weren't. They were all part of 887A.

MR. RANDALL JONES: In any event -- in any event,
Your Honor, the Court clearly has the authority to do this.
Court under -- under our rules of evidence Court should not
admit nonrelevant documents, period. The Supreme Court has
said those are not relevant to the Court's findings. There is
no general jurisdiction over my client. Those documents were
only admitted for the purpose of general jurisdiction. So
this Court has the authority and the discretion and the right
and the power, especially as indicated by the Nevada Supreme
Court, to do this. So it's inappropriate to leave them in as
a bulk exhibit. I believe they were improperly admitted in
the first instance. You disagreed with us. The Supreme Court
has now said those documents are not relevant to the
jurisdiction in this case. If they're not relevant --

THE COURT: They didn't say that.

MR. RANDALL JONES: It did -- well, I -- Your Honor, I don't want to argue with the Court.

THE COURT: Okay.

MR. RANDALL JONES: I believe that it certainly did not find general jurisdiction.

THE COURT: Okay. Anything else you want to tell me?

MR. RANDALL JONES: No, Your Honor.

THE COURT: The motion is denied with requests to strike Exhibit 887A. You may have four weeks to provide me with a detailed listing of any documents within 887A for which you are seeking sealing. That doesn't mean blanket objections.

Okay. We have a motion on the consent related to Mr. Jacobs and the MDPA.

MR. RANDALL JONES: Yes, Your Honor.

Your Honor, I think this is pretty straightforward. We asked Mr. Jacobs to sign a consent going back to October of 2014. We asked repeated since October of this year again, and Mr. Bice at least initially started -- indicated that he was going to give us his proposed consent because he didn't apparently like the language in ours. And we followed up -- I followed up myself and asked him several times if we were going to get the consent and when we could see his proposed language. I never saw it. And we think that it's relevant and appropriate that he sign a consent under the circumstances of the case.

THE COURT: Okay. So tell me why the form of consent that you have submitted, which includes the following language, "Notwithstanding my consent, the disclosure and communication of the above-mentioned records and emails to Las Vegas Sands Corp. [unintelligible] shall at all times be subject to the laws of Macau" -
MR. RANDALL JONES: Well, Your Honor, it's because it's our understanding that that is what is required for a consent under Macanese law, that's why. We certainly didn't

THE COURT: I'm just -- I was asking. When I went through that was the page that I circled and marked on and had to ask about --

do it because we were trying to harass or cause a problem

MR. RANDALL JONES: Sure.

THE COURT: -- because in reading it that was -- I understood concerns being expressed.

MR. RANDALL JONES: That is the only reason, and that is my understanding of what I've been told is required. So I believe that is the same language -- I believe the same language of the other consents.

THE COURT: Okay. Thank you.

Mr. Bice.

for --

MR. BICE: Yes, Your Honor. There's more history here about the consent issue, Your Honor, than we even knew

when we initially opposed this motion. And we learned it in Mr. Chum's deposition, the 30(b)(6) deposition, or what we were able to take of it last week, and that was, as the Court will recall, this issue about the consents and the alleged inability to obtain consents or the requirements to obtain consents and what the law requires regarding these consents has been bantered about quite a bit in this case. Mr. Chum revealed for the first time at his deposition on behalf of the company that back in 2011, despite all of the representations, including testimony offered by Sands China Limited as to their not getting consents from anyone regarding this case, Mr. Chum admitted that the company had obtained over 200 -- or approximately 200 consents back in 2011. That fact was never revealed to us, it wasn't revealed to the Court, they haven't been produced in this case. We do not know what they say, et cetera, et cetera, et cetera.

THE COURT: So can I stop you for a second.

MR. BICE: Yep.

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THE COURT: Assume for a minute that I'm not going to order your client to sign a consent that requires him to be subject to Macanese law for any purpose. Don't you believe that your client has waived any objection he may have had if any privilege did exist by bringing this litigation related to those documents?

MR. BICE: Yes.

THE COURT: Okay. And we have never asserted that. MR. BICE: THE COURT: Thank you. MR. BICE: Right. But he should not --I understand what you're saying. THE COURT: MR. BICE: Thank you. Anything else, Mr. Jones? THE COURT: MR. RANDALL JONES: Yes, Your Honor. I'll only say that to the extent that the Court -- it's my understanding, as I said before, it's the same consent, form of consent that all 10 the other people that have signed consents have had to sign. 11 12 So if the Court orders us to sign -- or orders Mr. Jacobs to sign a consent that is not enforceable in Macau, where we have to get the documents, then it's a meaningless gesture. And so 14 we would ask -- there's nothing untoward. All we want to do 15 is try to be able to get his documents unredacted. I don't 16 see -- and the Court can -- if --17 18 THE COURT: These are documents that aren't the ones 19 that are in Advance Discovery, these are other documents? 20 MR. RANDALL JONES: These are documents that would 21 be in Macau that we can't unredact in Macau. 22 THE COURT: No. The ones at Advance Discovery. You 23 know, the ones that were brought to the U.S. so they're here? 24 You're talking about additional documents, not those? 25 MR. RANDALL JONES: We're talking about documents

produced by Sands China Limited from Macau that have been redacted. That's what we're talking about. We can't see if Mr. Jacobs's name is on those until we get a consent. And, Your Honor, if there's any issue with Macanese law as it relates to the consent for Mr. Jacobs, he certainly has the ability to come to this Court and ask for some kind of relief. But we can't get the redactions without a properly filed or signed consent.

THE COURT: Isn't one of the ways that the Macau

Data Privacy Act allows your client to produce information is

when it is subject to an order from another jurisdiction?

MR. RANDALL JONES: No, actually, Your Honor. At least my understanding. Because that's the whole problem we've had. We've taken your orders and actually gave them specifically to the OPDP, and we've got letters back that said, this is not sufficient. If VML was sued --

THE COURT: Well, what the testimony was in that hearing, and I think that was before your time and I think it was Mr. Fleming, who was then retiring and going gardening, said that he never followed up on the issues where they said there were information that was still missing that needed to be subject to that request to the ODPD to comply with my order.

MR. RANDALL JONES: I believe what Mr. Fleming said -- and I was a part of the case at that time --

THE COURT: Were you part of the case then? MR. RANDALL JONES: Yes, Your Honor, I was. THE COURT: Okay. MR. RANDALL JONES: -- was that they never appealed the decision because we got to the point of the hearing and there was insufficient time to have an appeal and have a resolution. Your Honor, I mean, I think you made the point. We think Mr. Jacobs has waived his right to object to give us this information. And I've never been a case where the plaintiff has brought a suit and isn't ordered to provide a 10 11 consent. 12 THE COURT: Okay. The motion is denied. However, you may submit an order asking me to find that Mr. Jacobs has waived the ability to object to any release of that 14 information by the bringing of this lawsuit which puts in 15 issue those documents which are in Macau. 16 I have a motion to associate counsel, Mr. Morris. 17 18 MR. MORRIS: Your Honor, thank you. 19 I'm delighted to have the opportunity to address you 20 on something, rather than just respond to who I am when court 21 is convened. 22 THE COURT: Well, we didn't offer you coffee today. 23 I feel bad about that. It was a little late in the morning 24 for the offer of coffee, so --25 MR. MORRIS: I'll be brief with this, though. Our

motion to associate counsel is in the plural. There are two, Nicole Wade and L. Lin Wood. The only opposition is the filing we received yesterday afternoon, which you did, too, and we replied to last evening --

THE COURT: And I got a chance to read that.

MR. MORRIS: -- to L. Lin Wood. The opposition essentially says this, we ordinarily don't oppose motions like this and they should be granted, should result in approval by the Court as the Supreme Court pointed out in Imperial Credit. And it's just general proposition if the application for admission pro hac vice complies with the requirements of Rule 42, it does, it should -- and it does here, it should be granted. We've done that.

The opposition says, acknowledging that, tortures a little bit to what Imperial Credit has to say, and tries to link the Supreme Court decision in Imperial Credit to a couple of decisions that are not just not in point, they're outrageously not in point. One is the Kohlmayer case. The other is the Kampitch case. And each one of those cases involved an attorney, a notorious attorney, not only in the district in which he was seeking -- and both were hes in that case -- seeking admission pro hac vice, but in other jurisdictions. They involved the filing of false applications, failure to disclose information that was require on their pro hac vice application. One case, the Kohlmayer

case, involved -- and the judge went to lengths to point this out -- the guy applying for admission in this case has not only been sanctioned numerous times, he has failed to respond to sanction orders, he has failed to respond to orders to show cause, and he's been responsible over the years for mistrials due to his misconduct within the case being tried, which included one that interested the judge in particular and said, as a result of that, I don't want this guy in my court. The pro hac vice applicant in that case threatened to kill his opposing counsel during the course of a proceeding in which he had been admitted.

Your Honor, it's facile, and I know that it's satisfying to the other side to tender cases like this that are sensational, but they are not appropriately tendered in this case for this motion.

THE COURT: Thank you, Mr. Morris. I appreciate that.

Mr. Bice.

MR. BICE: Thank you, Your Honor.

Mr. Morris is right, that we would not ordinarily oppose such a request and we would ordinarily have no issue with it whatsoever.

THE COURT: Well, then Mr. Pisanelli did roll his eyes when the one was advanced on Wynn-Okada, and that didn't show up on the record.

MR. BICE: And when Mr. Kozlov from the firm Duane Morris showed up, I instantly consented to his application in front of the Court. But I do believe this is a bit different here, and that is because, as the application says, we have a new attorney coming into the case for a party who is already represented and has been represented and has appeared in this action for some five years, and he's coming in, at least according to the application, solely for the purpose of appearing for Mr. Adelson at his upcoming deposition, which is scheduled for Monday.

I say that because this is exactly what happened in the Florida case. This same attorney was not a participant in that case. Mr. Adelson's -- the first phase of Mr. Adelson's deposition went forward, and then, of course, then there was a subsequent order that he had to reappear, and there was a special master appointed over the strenuous objection, I might add, of Mr. Adelson, and that special master being a former Florida appellate court judge, to sit in on his renewed deposition. It was only then that Mr. Wood was -- then sought an emergency pro hac vice application to appear to defend Mr. Adelson at the second phase of his deposition. And, as the Court knows, Mr. Adelson, at least in the jurisdictional discovery, his deposition has already been started. He was represented by counsel, and he has very able counsel.

The issue has become -- it's as simple as this.

Either the conduct in the Florida deposition, which we have outlined to the Court, is appropriate deposition conduct or it's not. According to Mr. Wood's declaration -- he's not here today, but according to his declaration, he deemed that conduct to be appropriate. And it is no consolation -- he says, well, you know, Jacobs never moved for a sanction against me in that case. That's right, we didn't; because I believe summary judgment was granted either a week or two weeks after that phase of the deposition.

So our point here is, Your Honor, either that conduct is appropriate that we have outlined, or it isn't. Because Mr. Wood has made it clear, I think, he intends to engage in it in this case. And he's not here denying it. He simply claims that, well, you know, when you're representing Sheldon Adelson under these circumstances that sort of activity is deemed to be appropriate. That right there under our Supreme Court rules says counsel does not qualify. Just because you say, well, I've checked off all the boxes on this and I've said that I'm going to follow the rules, does not mean that you have satisfied the requirements. The appearance in the court is a privilege especially for out-of-state counsel. They have to demonstrate to the Court that they qualify under the rule and that they are going to actually comply with the Court's rules and the Court's rulings.

You see from Mr. Wood's declaration he doesn't say

any -- he doesn't say, you know, that conduct was unique, that conduct was unprecedented and here's why and I won't do that again in this case. I think he makes it crystal clear he intends to repeat that performance in this case. And let me tell you why that's a problem for us, Your Honor. I would submit and I've submitted to this Court before the objective here is to blow up this trial date. And that is the number one objective, and that's why this attorney is being brought in at the last possible moment just to appear for Mr.

Adelson's deposition, to pick a fight, we will then have all sorts of -- the deposition will get delayed, then the Court will have to address the conduct in the deposition, and that is exactly mission accomplished. And that's why we're asking that it not be allowed.

THE COURT: All right. Thank you, Mr. Bice.

MR. BICE: Thank you.

THE COURT: The motion is granted. However, Mr.

Morris needs to be communicated to Mr. Wood that in Nevada we can't instruct the witness not to answer except on the basis of privilege or harassment, and if there are issues relating to speaking objections or coaching witnesses, that I will take that unkindly and may issue sanctions. I've had other cases where I've stricken pro hac vices for that kind of conduct. So one would hope that he will act appropriately under the Nevada rules here.

MR. MORRIS: And I'm hoping that he will, too. And I have talked with him about that subject and the points you just mentioned. Thank you, Mr. Morris. THE COURT: MR. MORRIS: Thank you, Your Honor. THE COURT: So they're both granted. MR. MORRIS: Your Honor, can I note that this -- I think this is the first motion I've won in four years. THE COURT: That's not true, Mr. Morris. You won, 10 and then the Supreme Court reversed me on another one. 11 So can we go --12 MR. MORRIS: But that -- I said four years. 13 That was -- thank you, Mr. Morris, THE COURT: Oh. for making me feel old. 14 Then I'm on the motion related to the length of time 15 for Mr. Adelson's deposition. Is there anything that anybody 16 wants to add to that, understanding I'm fairly familiar with 17 18 the issues, and then we can deal with the protective order 19 issue? 20 MR. BICE: It's our motion, Your Honor. 21 THE COURT: And technically everybody's out of time, 22 according to Laura. But you can have a couple of minutes. 23 MR. BICE: It's our motion, Your Honor. I think you 24 understand the history of the case, you understand the

complexity of it, the documentation, et cetera.

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THE COURT: Okay. Mr. Peek, did you want to say anything? MR. PEEK: No, Your Honor. Mr. Morris? THE COURT: MR. PEEK: I think we've adequately covered it in our opposition. I would only repeat --THE COURT: Given my observations of Mr. Adelson's testimony during I think it was the jurisdictional hearing and the manner in which the estimates by counsel of the time needed to accommodate that testimony and the time that was 10 actually needed for that testimony, I'm going to grant the 11 12 request for excess time for Mr. Adelson's deposition. 13 I am going to grant seven days of seven hours of examination time. That doesn't include counsel arguing with 14 each other or breaks or other kinds of things. 15 Now I want to go to the motion for protective order 16 part of this, which is now implied. So what do you want to do 17 18 now? 19 MR. PEEK: Your Honor, I don't know. Because I've 20 been talking to Mr. Bice about that, as I pointed out in the 21 motion. Mr. Adelson's available to start on the 24th. Mr. 22 Bice wants to interrupt Jacobs and come back later, after Mr. 23 Adelson is finished. 24 THE COURT: When are you going to finish Mr. Jacobs? 25 I don't think we'll finish him within the MR. PEEK:

seven days and seven hours. But we will certainly go the seven days and seven hours that the Court has allowed us. THE COURT: So when do the seven days end? MR. PEEK: Ends Tuesday, the 23rd. THE COURT: Okay. So your --So we'll start Mr. Adelson on the 24th. MR. PEEK: THE COURT: Your proposal is to not double track Mr. Adelson and Mr. Jacobs. MR. PEEK: I told Mr. Bice I was going to double track if he wanted to. Mr. Bice said that he did not want to 10 double track --11 12 THE COURT: Okay. 13 -- that he wanted to start on the 22nd. MR. PEEK: 14 THE COURT: And you also think it would be a better 15 use of the time that has been allotted to the Jacobs deposition to not have an interruption which might then 16 adversely affect the way you can use your limited number of 17 18 hours you've been awarded. 19 MR. PEEK: That is correct, Your Honor. 20 THE COURT: Okay. Thank you. 21 Mr. Bice. 22 MR. PEEK: Oh. Your Honor, there was one other 23 thing I talked to Mr. Bice about, and that was Mr. Adelson is available the following week, is my understanding. So there 24

was one day, the 26th, Friday the 26th -- I don't know if Mr.

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Bice still objects to that -- when Mr. Wood is being honored at his alma mater for a contribution that he has made and he would like to attend on the Friday the 26th. So we'd go the 24th, 25th, and reconvene on the 29th for those next five days now that you've ordered five -- now that you ordered seven days.

THE COURT: Thank you.

Mr. Bice.

MR. BICE: Yes, Your Honor. When you recall when we were trying to hammer out the schedule because we have some deadlines coming up, including experts and things like that, one of the things that was proposed -- that they had proposed is that they would -- they originally asked you for 10 days for Mr. Jacobs. Mr. Peek says that they're going to seek additional time on Mr. Jacobs. We will be opposing that, and we --

THE COURT: Well, I'll either see that in a motion or I won't.

MR. BICE: And we may be actually addressing other issues. But with respect to -- here was what I had proposed, which is what I really thought was on the Court's original schedule, is regardless of whether Mr. Jacobs's went five days or ten days, as they originally proposed, we had said that we would start Mr. Jacobs on that week of -- and I believe it was the 15th -- I've lost track of all days, Your Honor -- and

then Mr. Adelson would then start on the week of the 22nd. They always knew under their own proposal that Mr. Adelson would interrupt Mr. Jacobs's deposition if the Court said more than five days, because they knew that. They had originally proposed wanting ten days. And they can't seriously suggest that they thought that we were going to allow Mr. Adelson to then push off his deposition. All I have said is --

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And part of my concern, Your Honor, is that I do not want to run into the situation -- and I do think this is going to happen, and I may be proven wrong, but I still am obviously very cautious about it, is that we're going to get -- they would like to continue for seven days straight with Mr. Jacobs and then we will start with Mr. Adelson, and then there will be a blowup in an attempt to obstruct his deposition so that it cannot be done and that we cannot get our expert disclosures done and the like. So therefore, Your Honor, that's why I would like to proceed with Mr. Adelson the week of the 22nd. You've given me seven days for Mr. Adelson. We'll see whether that's going to be sufficient or not. But that will at least allow me to get the information from him that week. They can then resume for the last two days with Mr. Jacobs, and I can then resume for the last two days with Mr. Adelson. We will have obtained I think a lot of the information that we would like to get to our experts from Mr. Adelson. But pushing me off yet another week and then saying,

well, now we've got to accommodate Mr. Wood's travel, which I'm willing to do -- but pushing all that off a week before I get to talk to Mr. Adelson with the full expectation that then there's going to be an interruption, an attempted interruption and disruption of it is really putting us at risk on these deadlines, and I just don't think that it's appropriate.

And that's why I've asked to proceed with the week of the 22nd, they can then resume with Mr. Jacobs, we'll have a week of Mr. Adelson, he had indicated he was available that week, we'll have a full week of Mr. Adelson, and then they can resume with Mr. Jacobs, and I will then resume with Mr. Adelson after those two days of Mr. Jacobs are completed.

THE COURT: Thank you.

The motion for protective order is granted in part.

The deposition of Mr. Adelson may commence on the 24th of

February, go the 25th, because there's seems to be an

agreement, I will grant the request for the 26th to be dark,

and then go the entire following week, 29th through the 4th.

If for any reason you have problems during deposition, I would

rather hear from you sooner, rather than later to the extent

those are available.

I had two remained issues that I read about last night, and I can't figure out which motion they go with. One had to do with maintaining confidentially [sic] related to the Advance Discovery, and others had to deal with some deposition

disclosures. And then Laura says there's also a motion to temporarily seal that's been objected to. MR. PEEK: I' not even sure I -- Your Honor, I got the minute order. I tried to look at --MR. BICE: Mr. Peek, can we take those off and put those on for I don't care what timing? Because I think Mr. Peek and I and Mr. Jones were all together yesterday, and we did briefly try to sort out what some of these things were. THE COURT: You want me to continue those till when? 10 MR. PEEK: Your Honor, I don't think that they're of urgent nature, unless somebody tells me otherwise on this 11 12 table. 13 MR. BICE: Two weeks? 14 MR. PEEK: Yeah. 15 MR. BICE: Mr. Cassity's whispering two weeks to me, 16 and I'll agree. 17 THE COURT: Okay. Two weeks it is. And I'm not 18 sure what motion that is. So if you guys could -- Mr. Cassity, you are tasked with calling Laura or sending her an 19 20 email copying all other counsel as to what those issues related to. 21 22

The other issue that I have for Dulce is on the bottom of the page it says, "Status Check 887A." Can you put that on the chambers calendar five weeks from tomorrow.

THE CLERK: Yes, Your Honor.

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THE COURT: That will be to see if Mr. Jones produced his more detailed log of items on 887A that should be sealed.

THE CLERK: Yes, Your Honor. March --

MR. PEEK: I'm sorry. When?

THE CLERK: March 25.

MR. PEEK: That's for the status check on 887A?

THE COURT: Mr. Jones.

MR. PEEK: As to these other motions, Your Honor, I think that a couple of those that are on the calendar were actually addressed last December. I'll task Mr. Cassity to work with Mr. Smith and perhaps between the two of them they can work that out as to whether those are or are not mooted by what you did in December. So that may address at least a couple of those that are on the calendar that we think have already been addressed by the Court.

THE COURT: Okay. And then there is an objection to a request for temporary sealing of the information filed by Mr. Jacobs related to his opposition and motion for a transfer. I am going to grant the motion, but I'm going to have the redaction and sealing not be temporary at this point. If you wish to have those documents be sealed or unredacted, I need it to occur in the normal course.

MR. PEEK: And I think we actually have a motion with respect to the Dumont deposition that has been filed but

not been set -- or maybe it has been set in the ordinary course. THE COURT: I'm going to have Laura talk to --MR. PEEK: Laura can work this out with Bob and Jordan. THE COURT: You guys are going to figure it out, and then somebody's going to tell me. MR. BICE: Could you do that? Because I've lost track. 10 MR. PEEK: Yeah. MR. BICE: And Mr. Jones and I think we have 11 12 resolved -- I'm pretty sure we have resolved the tax issue, Your Honor. So I don't know if that was technically on, the tax return issue. We're going to unredact that line entry 14 15 that --16 THE COURT: Okay. And then I reviewed the medical records. I have a question. The declaration that was 17 18 submitted with the records I reviewed in camera, that declaration of the doctor had been provided to counsel; 19 20 correct? 21 MR. RANDALL JONES: I believe it had. 22 MR. PEEK: It had, Your Honor. THE COURT: Okay. That was my -- in the middle of 23 24 the night last night that was the one thing I woke up worrying

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about before I saw you.

MR. BICE: What we did not apparently do, and I don't know if we even gave the Court this, is we didn't give them a log of the notes. And I don't -- in hindsight I --THE COURT: I didn't need a log to review the notes. They weren't very long. MR. BICE: -- I don't think we gave one to you, either. So the Court was probably annoyed with us. THE COURT: I didn't need a log. I can look at medical records --MR. PEEK: We have since received it. 10 MR. BICE: We have since --11 12 MR. PEEK: We have since received a log. As to its sufficiency, that may be addressed later. But we'll --14 MR. BICE: Okay. That's fine. THE COURT: I looked at it. It was lab reports and 15 kinds of examination reports and DAP notes, and it was stuff I 16 was familiar with from my life before I was a judge, and it 17 wasn't very hard for me to go through. But the declaration 18 19 was very helpful. 20 MR. BICE: We intended to give you that log, and we apologize for having failed to do so. 21 22 THE COURT: For that purpose I didn't need it. 23 There are a lot of things I need a log for. That limited 24 amount of medical records wasn't it.

In addition, there is a plaintiff Steven Jacobs's

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motion for order permitting filing under seal and order
   redacting portions of Exhibit 1 to his opposition to the
   defendants' motion for protective order regarding the 30(b)(6)
   motion, the Weidner deposition, and the motion to quash
   related to Weidner. Does anybody have an objection to that?
             MR. CASSITY: Your Honor, that was another one of
   the temporary sealing issues.
             THE COURT: This doesn't say temporary.
             MR. CASSITY: It's in the body.
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             THE COURT: Okay. So it's granted, but it's not
   temporary. And I said on my notes, "Okay to maintain
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    confidentiality." So it's not temporary.
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             MR. CASSITY: Thank you, Your Honor.
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             THE COURT: Well, you didn't see my notes, but
   that's what I wrote down.
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             Anything else? Thank you. Lovely seeing you all,
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   Have a lovely afternoon.
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             MR. BICE: Thank you, Your Honor.
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             MR. MORRIS: Thank you, Your Honor.
             THE COURT: And I am not going to see you tomorrow,
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   because we took care of tomorrow's calendar.
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             MR. MORRIS: We're not on tomorrow?
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              THE COURT: You're not on -- I moved the protective
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    order up and ruled on it already.
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             MR. MORRIS: Good. All right.
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THE COURT: Unless something you guys think is happening in court. MR. MORRIS: One of these days we'll announce some good news. MR. PEEK: Maybe in another case, Your Honor. THE COURT: Well, let's see. THE PROCEEDINGS CONCLUDED AT 9:46 A.M.

CERTIFICATION

I CERTIFY THAT THE FOREGOING IS A CORRECT TRANSCRIPT FROM THE AUDIO-VISUAL RECORDING OF THE PROCEEDINGS IN THE ABOVE-ENTITLED MATTER.

AFFIRMATION

I AFFIRM THAT THIS TRANSCRIPT DOES NOT CONTAIN THE SOCIAL SECURITY OR TAX IDENTIFICATION NUMBER OF ANY PERSON OR ENTITY.

FLORENCE HOYT Las Vegas, Nevada 89146

Three M. Hoyt, TRANSCRIBER

2/18/16

DATE

EXHIBIT 19

Civil/Criminal Case Records Search Results

Location : District Court Civil/Criminal Help Skip to Main Content Logout My Account Search Menu New District Civil/Criminal Search Refine Search

Record Count: 1

Search By: Case Case Search Mode: Cross Ref Number Case Number: a654522 All All Sort By: Filed Date

Citation Number Style/Defendant Info Filed/Location Case Number Type/Status Charge(s) A-12-654522-B 01/11/2012 **Business Court** Kazuo Okada, Plaintiff(s) vs. Wynn Department 11 Reactivated

Resorts Limited, Defendant(s)

Skip to Main Content Logout My Account Search Menu New District Civil/Criminal Search Refine Search Back Location : District Court Civil/Criminal Help

REGISTER OF ACTIONS

Case No. A-12-654522-B

Kazuo Okada, Plaintiff(s) vs. Wynn Resorts Limited, Defendant(s)

Case Type: Business Court
Subtype: NRS Chapters 78-89
Date Filed: 01/11/2012

Location: Department 11 Cross-Reference Case Number: A654522

PARTY INFORMATION

Defendant Wynn Resorts Limited Lead Attorneys

Kirk Banks Lenhard

Retained 702-382-2101(W)

Plaintiff Okada, Kazuo Bryce K. Kunimoto

Retained 7022222500(W)

	Retaine 7022222
	Events & Orders of the Court
	OTHER EVENTS AND HEARINGS
01/11/2012	Case Opened
	Discovery Heard by Department/Deemed Complex
	Complaint (Business Court)
0.44440040	Petition for a Writ of Mandamus
01/11/2012	Affidavit in Support Affidavit of Charles H. McCrea, Jr. in Support of Petition for a Writ of Mandamus and Motion for Expedited Consideration
01/11/2012	Memorandum
	Memorandum of Law in Support of Petition for a Writ of Mandamus
01/11/2012	Ex Parte Motion
01/12/2012	Exparte Motion for Expedited Consideration of Issuance of Alternative Writ of Mandamus Motion (1:00 PM) (Judicial Officer Gonzalez, Elizabeth)
01/12/2012	Parties Present
	Minutes Deput Matter Heard
01/12/2012	Result: Matter Heard Notice of Appearance
0171272012	Notice of Appearance
01/12/2012	Initial Appearance Fee Disclosure
01/12/2012	Initial Appearance Fee Disclosure Motion to Associate Counsel
01/12/2012	Motion to Associate Counsel - Gidon Menahem Caine
01/13/2012	Writ of Mandamus
0.4.(4.0.(0.0.4.0	Alternative Writ of Mandamus
01/13/2012	Affidavit of Service Affidavit of Service
01/20/2012	Consent to Service By Electronic Means
	Consent to Service by Electronic Means
01/25/2012	Motion to Associate Counsel
01/26/2012	Motion to Associate Counsel - Steven Morse Collins Certificate of Service
0 172072012	Certificate of Service
01/27/2012	Opposition
04/20/2012	Respondent's Opposition To Petition For A Writ Of Mandamus Motion to Associate Counsel
01/30/2012	Motion to Associate Counsel Motion to Associate Robert L. Shapiro as Counsel on Order Shortening Time
01/30/2012	Receipt of Copy
0.4/0.4/0.040	Receipt of Copy
01/31/2012	Motion for Protective Order Respondent Wynn Resorts, Limited's Motion for Protective Order on Order Shortening Time
01/31/2012	Motion to Associate Counsel
	Application for Order Shortening Time for Hearing on Petitioner's Motions to Associate Counsel
01/31/2012	Receipt of Copy
02/02/2012	Receipt of Copy of Respondent Wynn Resorts, Limited's Motion for Protective Order on Order Shortening Time Motion to Associate Counsel (9:00 AM) (Judicial Officer Gonzalez, Elizabeth)
02/02/2012	Deft's motion to Associate Robert L. Shapiro as Counsel on Order Shortening Time
02/02/2012	Motion for Protective Order (9:00 AM) (Judicial Officer Gonzalez, Elizabeth)
00/00/0040	Respondent Wynn Resorts, Limited's Motion for Protective Order on Order Shortening Time
02/02/2012	Motion to Associate Counsel (9:00 AM) (Judicial Officer Gonzalez, Elizabeth) Application for Order Shortening Time for Hearing on Petitioner's Motions to Associate Counsel
02/02/2012	All Pending Motions (9:00 AM) (Judicial Officer Gonzalez, Elizabeth)
	Parties Present
	Minutes
	Result: Granted
	larkes untrescutto us (Anonymous (Coop Datail conv. 2Coop ID = 0.4 E 46.20

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02/02/2012 Order Admitting to Practice
              Order Admitting To Practice - Robert L Shapiro Esq
02/02/2012 Order Admitting to Practice
              Order Admitting to Practice - Gidon M Caine Esq
02/02/2012 Order Admitting to Practice
             Order Admitting to Practice - Steven Morse Collins Esq
02/02/2012 Notice of Entry of Order
             Notice of Entry of Order Admitting To Practice Gidon M. Caine
02/02/2012 Notice of Entry of Order
             Notice of Entry of Order Admitting to Practice Steven Morse Collins
02/02/2012 Answer
              Respondent Wynn Resorts, Limited's Verified Answer To Petition For Writ Of Mandamus
02/02/2012 Notice of Entry of Order
             Notice of Entry of Order
02/03/2012 Reply in Support
             Petitioner's Reply Memorandum of Law in Support of Petition for a Writ of Mandamus
02/06/2012 Proof of Compliance
             Proof of Compliance (Gidon M. Caine)
02/06/2012 Proof of Compliance
              Proof of Compliance (Steven M. Collins)
02/07/2012 Telephonic Conference (1:00 PM) (Judicial Officer Gonzalez, Elizabeth)
             Status Check Re: Media Request
             Minutes
            Result: Matter Heard
           Response
02/07/2012
             Response to Notification of Media Request
02/08/2012
           Telephonic Conference (1:45 PM) (Judicial Officer Gonzalez, Elizabeth)
              Parties Present
              Minutes
            Result: Matter Heard
02/08/2012 Order
             Protective Order
02/08/2012 Notice of Entry of Order
             Notice of Entry of Protective Order
02/09/2012 At Request of Court (9:00 AM) (Judicial Officer Gonzalez, Elizabeth)
              02/09/2012, 03/08/2012
              At the Request of the Court: Argument on Writ of Mandamus
              Parties Present
              Minutes
               02/23/2012 Reset by Court to 03/08/2012
            Result: Matter Continued
02/09/2012 Receipt of Copy
             Receipt of Copy of Supplement to Respondent's Opposition to Petition for a Writ of Mandamus
02/09/2012 Filed Under Seal
             Supplement to Respondent's Opposition to Petition for a Writ of Mandamus
02/13/2012 Transcript of Proceedings
             Transcript of Proceedings Hearing on Petition For Writ of Mandamus February 9, 2012
02/16/2012 Media Request and Order
             Media Request And Order For Camera Access To Court Proceedings
02/17/2012 | Motion to Associate Counsel (3:00 AM) (Judicial Officer Gonzalez, Elizabeth)
             <u>Minutes</u>
            Result: Matter Heard
02/28/2012 Motion to Associate Counsel (9:00 AM) (Judicial Officer Gonzalez, Elizabeth)
             Pltf's Motion to Associate Counsel
              Parties Present
             <u>Minutes</u>
            Result: Matter Heard
           Order Admitting to Practice
02/28/2012
              Order Admitting to Practice - Steven Morse Collins Esq
03/07/2012 Supplement to Opposition
             Wynn Resorts, Limited's Second Supplement To Respondent's Opposition To Petition For A Writ Of Mandamus
03/07/2012 Certificate of Service
              Certificate of Service
03/07/2012 Supplement
              Supplemental Submission in Support of Petition for a Writ of Mandamus and Opposition to Motion for a Stay
03/09/2012 Notice of Compliance
             Notice Of Compliance With March 8, 2012 Court Direction
03/13/2012 Transcript of Proceedings
             Transcript Of Proceedings Hearing At Request Of The Court: Argument On Writ Of Mandamus March 8, 2012
04/03/2012 Order to Statistically Close Case
              Civil Order To Statistically Close Case
04/10/2012 Media Request and Order
             Media Request and Order For Camera Access to Court Proceedings
05/03/2012 Motion to Amend
              Motion on Order Shortening Time to Amend Petition for Writ of Mandamus
05/04/2012 Errata
              Errata to Motion on Order Shortening Time to Amend Petition for Writ of Mandamus
05/16/2012 Opposition to Motion
             Wynn Resorts, Limited's Opposition to Kazuo Okada's Motion on Order Shortening Time to Amend Petition for Writ of Mandamus
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05/16/2012 Notice of Appearance Notice of Appearance 05/17/2012 | Motion to Amend (9:00 AM) (Judicial Officer Gonzalez, Elizabeth) Pltf's Motion on Order Shortening Time to Amend Petition for Writ of Mandamus Parties Present <u>Minutes</u> Result: Granted 05/23/2012 Transcript of Proceedings Transcript of Proceedings Hearing on Plaintiff's Motion to Amend Petition for Writ of Mandamus May 17, 2012 05/25/2012 Amended Petition First Amended Petition for Writ of Mandamus 05/30/2012 Answer Respondent Wynn Resorts, Limited's Verified Answer to First Amended Petition for Writ of Mandamus 06/08/2012 Supplement Supplemental Submission in Support of First Amended Petition for a Writ of Mandamus 06/18/2012 Motion Wynn Resorts, Limited's Expedited Motion for Leave to Depose Kazuo Okada; Order Shortening Time 06/19/2012 Notice of Hearing Notice of Hearing 06/26/2012 Memorandum Status Memorandum 06/27/2012 Opposition Memorandum of Points and Authorities in Opposition to Wynn Resorts, Limited's Expedited Motio for Leave to Depose Kazuo Okada and Alternative Counter-Motion for Leave to Depose the Wynn Resorts Directors 06/27/2012 Appendix Appendix to Memorandum of Points and Authorities in Opposition to Wynn Resorts, Limited's Expedited Motion for Leave to Depose Kazuo Okada and Alternative Counter-Motion for Leave to Depose the Wynn Resorts Directors 06/27/2012 | Memorandum Response to Wynn Resort's Status Report 06/28/2012 Decision (9:00 AM) (Judicial Officer Gonzalez, Elizabeth) /ARGUMENT: REASONABLENESS OF REQUEST AND RELATIONSHIP TO THE DUTIES AS A DIRECTOR 06/28/2012 Motion for Leave (9:00 AM) (Judicial Officer Gonzalez, Elizabeth) Wynn Resorts, Limited's Expedited Motion for Leave to Depose Kazuo Okada; Order Shortening Time 06/28/2012 All Pending Motions (9:00 AM) (Judicial Officer Gonzalez, Elizabeth) Parties Present <u>Minutes</u> Result: Granted 07/05/2012 Transcript of Proceedings Transcript of Proceedings Hearing on Motions June 28, 2012 07/17/2012 Notice of Appearance Notice of Appearance of Counsel 07/17/2012 Notice of Appearance Notice of Appearance of Counsel 07/20/2012 Motion to Associate Counsel Motion to Associate Counsel (Howard M. Privette, II) 07/20/2012 Motion to Associate Counsel Motion to Associate Counsel (William F. Sullivan) 07/20/2012 Motion to Associate Counsel Motion to Associate Counsel (John S. Durrant) 07/20/2012 Motion to Associate Counsel Motion to Associate Counsel (Paul M. Spagnoletti) 07/20/2012 Motion to Associate Counsel Motion to Associate Counsel (Linda Chatman Thomsen) 07/20/2012 Motion to Associate Counsel Motion to Associate Counsel (Greg D. Andres) 07/20/2012 Motion to Associate Counsel Motion to Associate Counsel (Gina M. Cora) 07/20/2012 Motion to Associate Counsel Motion to Associate Counsel (Jami S. Johnson) 07/27/2012 Certificate of Service Certificate of Service 07/27/2012 Substitution of Attorney Substitution of Attorneys 08/22/2012 Stipulation and Order Stipulation and Order Regarding Supplemental Briefing and Hearing 08/22/2012 Order Order Regarding Wynn Resorts, Limited's Motion for Leave to Depose Kazuo Okada 08/23/2012 Notice of Entry of Order Notice of Entry of Stipulation and Order Regarding Supplemental Briefing and Hearing 08/23/2012 Notice of Entry of Order Notice of Entry of Order Regarding Wynn Resorts, Limited's Motion for Leave to Depose Kazuo Okada 08/24/2012 Motion to Associate Counsel (3:00 AM) (Judicial Officer Gonzalez, Elizabeth) Motion to Associate Counsel (Howard M. Privette, II) 08/24/2012 Motion to Associate Counsel (3:00 AM) (Judicial Officer Gonzalez, Elizabeth) Motion to Associate Counsel (William F. Sullivan) 08/24/2012 Motion to Associate Counsel (3:00 AM) (Judicial Officer Gonzalez, Elizabeth) Motion to Associate Counsel (John S. Durrant) 08/24/2012 Motion to Associate Counsel (3:00 AM) (Judicial Officer Gonzalez, Elizabeth) Motion to Associate Counsel (Paul M. Spagnoletti) 08/24/2012 Motion to Associate Counsel (3:00 AM) (Judicial Officer Gonzalez, Elizabeth) Motion to Associate Counsel (Linda Chatman Thomsen) 08/24/2012 Motion to Associate Counsel (3:00 AM) (Judicial Officer Gonzalez, Elizabeth)

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Motion to Associate Counsel (Greg D. Andres)
08/24/2012 Motion to Associate Counsel (3:00 AM) (Judicial Officer Gonzalez, Elizabeth)
              Motion to Associate Counsel (Gina M. Cora)
08/24/2012 Motion to Associate Counsel (3:00 AM) (Judicial Officer Gonzalez, Elizabeth)
             Motion to Associate Counsel (Jami S. Johnson)
08/24/2012 All Pending Motions (3:00 AM) (Judicial Officer Gonzalez, Elizabeth)
             <u>Minutes</u>
            Result: Granted
08/28/2012
           Order Admitting to Practice
              Order Admitting to Practice Paul M. Spagnoletti
08/28/2012 Order Admitting to Practice
              Order Admitting to Practice Jami S. Johnson
08/28/2012 Order Admitting to Practice
              Order Admitting to Practice Gina M. Cora
08/28/2012 Order Admitting to Practice
              Order Admitting to Practice Greg D. Andres
08/28/2012 Order Admitting to Practice
              Order Admitting to Practice Linda Chatman Thomsen
08/28/2012 Order Admitting to Practice
              Order Admitting to Practice John S. Durrant
08/28/2012 Order Admitting to Practice
              Order Admitting to Practice Howard M. Privette, II
08/28/2012 Order Admitting to Practice
              Order Admitting to Practice William F. Sullivan
08/29/2012 Motion to Associate Counsel
             Motion to Associate Counsel (Daniel Scott Carlton)
08/29/2012 Notice of Entry of Order
             Notice of Entry of Order Admitting to Practice William F. Sullivan
08/29/2012 Notice of Entry of Order
             Notice of Entry of Order Admitting to Practice John S. Durrant
08/29/2012 Notice of Entry of Order
             Notice of Entry of Order Admitting to Practice Greg D. Andres
08/29/2012 Notice of Entry of Order
             Notice of Entry of Order Admitting to Practice Howard M. Privette, II
08/29/2012 Notice of Entry of Order
             Notice of Entry of Order Admitting to Practice Paul M. Spagnoletti
08/29/2012 Notice of Entry of Order
             Notice of Entry of Order Admitting to Practice Linda Chatman Thomsen
08/29/2012 Notice of Entry of Order
              Notice of Entry of Order Admitting to Practice Gina M. Cora
08/29/2012 Notice of Entry of Order
             Notice of Entry of Order Admitting to Practice Jami S. Johnson
09/21/2012 Motion to Associate Counsel
             Motion to Associate Counsel (Gina Caruso)
09/28/2012 Supplement to Opposition
              Wynn Resorts, Limited's Supplemental Brief in Opposition to First Amended Petition for a Writ of Mandamus
10/01/2012 Reply
              Reply to Wynn Resorts, Limited's Supplemental Brief in Opposition to First Amended Petition for a Writ of Mandamus
10/01/2012 Receipt of Copy
              Receipt of Copy
10/02/2012 Hearing (8:30 AM) (Judicial Officer Gonzalez, Elizabeth)
             Hearing, Re: Reasonableness
10/02/2012 Petition for Writ of Mandamus (8:30 AM) (Judicial Officer Gonzalez, Elizabeth)
10/02/2012 All Pending Motions (8:30 AM) (Judicial Officer Gonzalez, Elizabeth)
              Parties Present
              Minutes
            Result: Matter Heard
10/03/2012 Order Admitting to Practice
              Order Admitting to Practice (Daniel Scott Carlton)
10/03/2012 Order Admitting to Practice
              Order Admitting to Practice (Gina Caruso)
10/05/2012 CANCELED Motion to Associate Counsel (3:00 AM) (Judicial Officer Gonzalez, Elizabeth)
              Vacated - per Judge
             Motion to Associate Counsel (Daniel Scott Carlton)
10/11/2012 Notice of Entry of Order
              Notice of Entry of Order Admitting to Practice Gina Caruso
10/15/2012 Order
              Order On First Amended Petition For Writ Of Mandamus
10/15/2012 Notice of Entry of Order
             Notice of Entry of Order on First Amended Petition for Writ of Mandamus
10/16/2012 Notice of Entry of Order
             Notice of Entry of Order Admitting to Practice Daniel Scott Carlton
10/16/2012 Notice of Compliance
             Notice of Compliance
10/17/2012 Transcript of Proceedings
             Transcript Of Proceedings Petition For Writ Of Mandamus October 2, 2012
11/02/2012 CANCELED Motion to Associate Counsel (3:00 AM) (Judicial Officer Gonzalez, Elizabeth)
              Vacated - per Judge
              Motion to Associate Counsel (Gina Caruso)
11/02/2012 Motion to Compel
              Petitioner's Motion To Compel And Request To Depose Wynn Resorts' Nrcp 30(B)(6) Representative On An Order Shortening Time
11/05/2012 Certificate of Service
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04/28/2014 Substitution of Attorney

Substitution of Counsel 01/12/2015 Notice of Change of Firm Name

Notice of Change of Firm Name

Certificate of Electronic Service 11/07/2012 Opposition to Motion to Compel Wynn Resorts, Limited's Opposition to Kazuo Okada's Motion to Compel and Request to Depose Wynn Resorts' NRCP 30(b)(6) Representative on an Order Shortening Time 11/08/2012 Motion to Compel (8:30 AM) (Judicial Officer Gonzalez, Elizabeth) Petitioner's Motion To Compel And Request To Depose Wynn Resorts' Nrcp 30(B)(6) Representative On An Order Shortening Time Parties Present **Minutes** Result: Matter Heard 11/13/2012 Transcript of Proceedings Transcript Of Proceedings Hearing On Motion To Compel 30(b)(6) Deposition November 8, 2012 11/15/2012 Notice of Withdrawal Notice of Withdrawal of Attorneys 11/26/2012 Order Denying Motion Order Denying Petitioner Kazuo Okada's Motion to Compel and Request to Depose Wynn Resorts' NRCP 30(b)(6) Representative 11/26/2012 Notice of Entry of Order Notice of Entry of Order Denying Motion to Compel and Request to Depose 01/21/2013 Notice of Withdrawal of Attorney Notice of Withdrawal of Attorneys

FINANCIAL INFORMATION

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EXHIBIT 20

1	DECL		
2	James J. Pisanelli, Esq., Bar No. 4027 JJP@pisanellibice.com		
3	Todd L. Bice, Esq., Bar No. 4534 TLB@pisanellibice.com		
4	Debra L. Spinelli, Esq., Bar No. 9695 DLS@pisanellibice.com PISANELLI BICE PLLC		
5	400 South 7th Street, Suite 300 Las Vegas, NV 89101		
6	Telephone: 702.214.2100		
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, CA 90067		
10	Telephone: 310.553.3000		
11	Mitchell J. Langberg, Esq., Bar No. 10118 mlangberg@bhfs.com		
12	BROWNSTEIN HYATT FARBER SCHRECK 100 North City Parkway Suite 1600		
13	Las Vegas, Nevada 89106 Telephone: 702.382.2101		
14 15	Attorneys for Wynn Resorts, Limited, Linda Chen, Russell Goldsmith, Ray R. Irani, Robert J. Miller,		
16	John A. Moran, Marc D. Schorr, Alvin V. Shoen Kimmarie Sinatra, D. Boone Wayson, and Allan	·	
17	DISTRICT COURT		
18	CLARK COUNTY, NEVADA		
19	WYNN RESORTS, LIMITED, a Nevada Corporation,	Case No.: A-12-656710-B	
20	Plaintiff,	Dept. No.: XI	
21	vs.	DECLARATION OF DEBRA L. SPINELLI, ESQ., IN SUPPORT OF	
22	KAZUO OKADA, an individual, ARUZE USA, INC., a Nevada corporation, and	WYNN RESORTS, LIMITED'S SUPPLEMENTAL BRIEF RELATED	
23	UNIVERSAL ENTERTAINMENT CORP., a Japanese corporation,	TO THE MACAU PERSONAL DATA PRIVACY ACT ("MPDPA")	
24	Defendants.		
25			
26	AND RELATED CLAIMS		
27			
28			

I, Debra L. Spinelli, Esq., declare as follows:

- 1. I am a resident of the State of Nevada, and a partner with the law firm PISANELLI BICE PLLC, counsel for Plaintiff/Counterdefendant Wynn Resorts, Limited ("Wynn Resorts" and/or the "Company") 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") in the above-captioned matter pending before this Court. I respectfully submit this Declaration in support of Wynn Resorts, Limited's Supplemental Brief Related to the Macau Personal Data Privacy Act ("MPDPA"). I have personal knowledge of the facts stated herein and I am competent to testify to those facts.
- 2. I previously submitted a declaration in support of Wynn Parties' Opposition to the Aruze Parties' Motion to Compel Production of Wynn Resorts, Limited's Improperly Redacted Documents, and Motion for Sanctions and Attorneys' Fees (the "Motion to Compel"). In paragraph 8 of my declaration, I stated that "WRMSA ultimately obtained 68 consents under the MPDPA for this action" At that time, I had forgotten that at the outset of this case and during the first round of WRMSA document production, WRMSA had obtained consents from a number of individuals. Therefore, the total number of consents obtained by WRMSA related to this action is 79.
- 3. Following this Court's suggestions that the parties confer about waiver of the MPDPA by Mr. Okada, I and my colleague, Jim Pisanelli, engaged in a few meet and confer conferences with counsel for the Okada Parties, including David Krakoff, Lauren Randell, Adam Miller, and Steve Peek. During the first call, we asked whether Mr. Okada would consent to the production of his personal data under the MPDPA for this action. During a subsequent discussion, his counsel confirmed that he would not.
- 4. In an effort to address one of the Court's frustrations, I explained during the first conference that if Mr. Okada were to sign a consent, we could re-produce all of the documents WRMSA produced in this case without Mr. Okada's name redacted, in fairly short order. I went

on to explain how and why this could be done easily with regard to Mr. Okada but not to any other individual.

- 5. I explained how personal data in WRMSA's documents was redacted, and that Mr. Okada's personal data was treated differently: it was redacted with a different tool/tag than the personal data of others. Although this took more time while doing the MPDPA redactions in Macau, we proceeded this way so that if Mr. Okada ever changed his mind and signed a waiver consenting to the production of his personal data from Macau for purposes of this action, then the entire WRMSA production could be reproduced with Mr. Okada's name unredacted without the time consuming (and expensive) process of sending teams of counsel back to Macau to re-review the entire production and adjust the redactions.
- 6. I explained that if Mr. Okada signed a waiver/consent (and thus eliminated any potential liability as to WRMSA or any Wynn party or affiliate for violation of Mr. Okada's rights under the MPDPA), WRMSA would be able to re-produce the WRMSA documents with Mr. Okada's name unreducted and was prepared to do so as swiftly as possible.
- 7. While this production would be much easier and quicker than previous Macau reviews and production, the process would still require time for travel by counsel to Macau to gather the data, and then time to address the typical production logistics once the data arrives in the United States.
- 8. Despite this, Mr. Okada declined to consent/waive, and would proceed to ask this Court to compel Wynn Resorts to produce the documents, knowing to do so would violate his and others privacy rights under the MPDPA.

I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct and that I executed this declaration on this 19th day of August, 2016.

DÉBRÁ I. SPÍNELLI, ESQ.

EXHIBIT 21

LAWYER AND NOTARY

Luís Relgadas

Paulo Araújo e Sá Rodolfo Tam Simone Almeida Martins

Frederico Rangel Alice Leong Wai In LAWYERS

[barcode sticker] Court of First Instance — Central Division Entry no.: 20040/2015 Entered on: 12 February 2015 at 16:05:01

> Your Honor Judge, Court of First Instance

- 1. ARUZE USA, INC., trading company with headquarters at 745 Grier Drive, Las Vegas, Nevada 89119-3703, United States of America ("1st Plaintiff");
- 2. UNIVERSAL ENTERTAINMENT CORP., trading company with headquarters at Ariake Frontier Building, Tower A, 3-7-26 Ariake, Koto-ku, Tokyo, Japan ("2nd Plaintiff"); and
- 3. KAZUO OKADA, married male, resident at 11 Wan Hoi Street, Hung Hom, Kowloon, Hong Kong ("3rd Plaintiff"),

do hereby file this

NEGATIVE DECLARATORY ACTION by ordinary proceedings

against

1. WYNN RESORTS (MACAU) S.A., in Chinese, "永利渡假村(澳門)股份有限公司", and, in English, "WYNN RESORTS (MACAU) LIMITED", limited trading company with headquarters in Macau, at Rua Cidade de Sintra, NAPE, Hotel Wynn, listed in the Business and Property Registry under no. 14917(SO) ("1st Defendant");

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- 2. STEPHEN ALAN WYNN, a.k.a. STEVE WYNN, married male, resident at One Shadow Creek Drive, North Las Vegas, Nevada 89031, United States of America ("2nd Defendant");
- 3. MARC DENNIS SCHORR, married male, resident at 3145 Las Vegas Boulevard, South Las Vegas, Nevada 89109, United States of America ("3rd Defendant");
- 4. WONG CHI SENG (黄志成), married male, resident in Macau, at 1 Avenida do Colonel Mesquita, 38th floor B, Block B ("4th Defendant"); and
- 5. LINDA CHEN, married female, with business address in Macau, at Rua Cidade de Sintra, NAPE, Hotel Wynn ("5th Defendant"),

which they do on the basis of the following terms and grounds:

I - IDENTIFICATION OF THE PARTIES

(1)

The 1st Plaintiff, ARUZE USA, INC., is a trading company established and organized in accordance with the laws of the State of Nevada, in the United States of America, and is held in full by its parent company, UNIVERSAL ENTERTAINMENT CORP., the present 2nd Plaintiff (Documents 1, 2 and 3).

(2)

The 2nd Plaintiff, UNIVERSAL ENTERTAINMENT CORP. (formerly named ARUZE CORP.), is a trading company established and registered in accordance with the laws of Japan, with headquarters at Ariake Frontier Building, Tower A, 3-7-26 Ariake, Koto-ku, Tokyo, Japan,

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dedicated to the manufacture of gaming devices, slot machines, pachinko and arcade games and the publishing of video games, in addition to other branches of activity, being, as was stated, owner of 100% of the shares in the 1st Plaintiff (Document 4 and see Document 3).

(3)

KAZUO OKADA is a successful and very well-respected Japanese businessman, being a true pioneer in the gaming industry, above all, in Asia.

(4)

Through the company OKADA HOLDINGS GK, the 3rd Plaintiff, **KAZUO OKADA**, together with his closest family, holds 67.9% of the shares in **UNIVERSAL ENTERTAINMENT CORP.**, the present 2nd Plaintiff, and presides as Chairman of its Board of Directors (see Document 3).

(5)

The 3rd Plaintiff is also President, Treasurer and Secretary of the 1st Plaintiff (see Document 1).

(6)

The 1st Plaintiff was (and, in the view of the Plaintiffs, "continues to be") holder of 24,549,222 (twenty-four million five hundred forty-nine thousand two hundred twenty-two) shares out of the total share capital of **WYNN RESORTS**, **LIMITED** (Documents 5 and 6), equivalent to 19.66% of said capital, making it the largest individual shareholder in this company, which, in turn, as will be stated below, controls, indirectly, a majority stake in the 1st Defendant.

(7)

In the context of the corporate relationships described above, the 3rd Plaintiff was a Director on the Board of **WYNN RESORTS**, **LIMITED**, until the 21st of

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February, 2013, on which date he submitted his resignation from said post (Document 7).

(8)

The aforementioned **WYNN RESORTS, LIMITED** is a company established and organized in accordance with the laws of the State of Nevada, in the United States of America (see Documents 5 and 6), and is listed on the NASDAQ Stock Exchange, where it is identified by the ticker symbol **WYNN**.

(9)

WYNN RESORTS, LIMITED owns 100% of the shares in the company WYNN LAS VEGAS, LLC (Document 8), proprietor of the casino-resorts Wynn Las Vegas and Encore, located in Las Vegas, in the United States of America, and furthermore a majority stake in the company WYNN MACAU, LIMITED (Document 9), headquartered in the Cayman Islands, which, in turn, is listed on the Hong Kong Stock Exchange, where it is identified by the ticker symbol HKG:1128.

(10)

WYNN MACAU, LIMITED, in turn, is owner of 100% of the shares in the 1st Defendant, WYNN RESORTS (MACAU), S.A., a limited trading company with headquarters in Macau, at Rua Cidade de Sintra, NAPE, Hotel Wynn, with a share capital totaling MOP\$200,000,000.00 (two hundred million patacas) divided among 200,000 registered shares, each with a nominal value of MOP\$1,000.00, established on the 17th of October, 2001, and listed in the Business and Property Register under no. 14917(SO), declaring as its corporate purpose the "operation of games of fortune or chance or other casino games; operation of hotels; food and beverage trade; management and operation of tourism and transportation services

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and entertainment, recreation, conference and sauna venues, retail trade and import and export" (Document 10).

(11)

And, despite the present 4th Defendant WONG CHI SENG's (黄志成) owning 10% of the shares in the 1st Defendant as Managing Director of said company in compliance with the terms of article 19, no. 2 of Law no. 16/2001 (Legal system for the operation of games of fortune or chance in casinos), the fact is that, as was stated, WYNN MACAU, LIMITED is the true owner of 100% of the shares in the 1st Defendant.

(12)

WYNN RESORTS (MACAU), S.A., the present 1st Defendant, is one of the gaming concessionaires operating in the Macau Special Administrative Region, under a concession contract for the operation of games of fortune or chance or other casino games in the MSAR, entered into on the 24th of June, 2002, by and between the Government of Macau and said company (Document 11).

(13)

STEVE WYNN, in turn, has been Chairman of the Board of Directors of WYNN RESORTS, LIMITED, Chairman of the Board of Directors of WYNN MACAU, LIMITED and, furthermore, Chairman of the Board of Directors of WYNN RESORTS (MACAU), S.A., the present 1st Defendant, from the dates of establishment of said companies to the present time.

(14)

MARC DENNIS SCHORR was on the Board of Directors of WYNN RESORTS, LIMITED from June of 2002 to June of 2013, on the Board of Directors of WYNN MACAU, LIMITED from the 16th of September, 2009 to the 28th of March, 2013, and on the Board of Directors of WYNN RESORTS (MACAU), S.A., the present 1st Defendant, from October of 2001 to May of 2013.

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(15)

WONG CHI SENG (黃志成) has been on the Board of Directors of WYNN RESORTS (MACAU), S.A., the present 1st Defendant, from the date of establishment of said company (i.e. since October of 2001) to the present time.

(16)

Finally, LINDA CHEN was on the Board of Directors of WYNN RESORTS LIMITED from October of 2007 to December of 2012 and has been on the Board of Directors of WYNN MACAU, LIMITED, from the date of establishment of said company (16th of September, 2009) to the present time, furthermore occupying a prominent position in the management structure of the 1st Defendant, as Chief Operating Officer and Executive Director, above all in the area of operations of said company.

II - CONTEXTUALIZATION OF THE UNLAWFUL ACTS PERPETRATED BY THE DEFENDANTS

(17)

To properly evaluate the severity of the acts perpetrated by the Defendants, it is necessary, before all else, to understand the context in which they took place.

(18)

In demonstration that those unlawful acts were not committed simply by chance, in error or through mere lack of diligence or effort on the part of the Defendants in fulfilling the legal obligations to which they are bound,

(19)

But rather through the Defendants' premeditated, organized and bad-faith behavior, the sole intent of which was to damage the Plaintiff companies, striking furthermore at the good name and reputation of their principal representative, Mr Kazuo Okada, the present 3rd Plaintiff, while simultaneously preventing the 1st

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Plaintiff from becoming the largest individual shareholder and therefore the reference shareholder in WYNN RESORTS, LIMITED and, by extension, in WYNN MACAU, LIMITED and in the 1st Defendant.

(20)

The origins of the present-day WYNN RESORTS, LIMITED hark back to the final months of 2000 and a Nevada company called VALVINO LAMORE, LLC, which was used by STEVE WYNN as a holding company for his new casino project in Las Vegas and in Macau.

(21)

In March of 2000, MGM GRAND Inc. acquired MIRAGE RESORTS Inc., ending STEVE WYNN's reign as founder and chairman of that company (Document 12).

(22)

Thus, STEVE WYNN had just lost the company he had run and developed for 27 years, MIRAGE RESORTS Inc., which, at the time, controlled three casinos in Las Vegas (The Mirage, Treasure Island and Bellagio), to his rival, MGM GRAND Inc., after a series of failed investments and overspends (considered over the top) on his projects led to a sharp devaluation of the company's stock (Document 13).

(23)

During that final period at the helm of **MIRAGE RESORTS Inc.**, STEVE WYNN earned a bad reputation in financial circles for the loose corporate governance and lavish spending his administration had displayed, facts that were widely reported (see Document 13).

(24)

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STEVE WYNN's strategy in Las Vegas at the time included demolishing the DESERT INN and building a new casino-resort aimed at younger consumers, in search of a new casino concept.

(25)

And with the news that the Macau Government was preparing to bring an end to the regime of exclusivity that had kept **STDM** in the role of sole gaming concessionaire, **STEVE WYNN** was also planning for international expansion by obtaining one of the gaming concessions that would be awarded in Macau.

(26)

Without capital of his own to develop his new project, the fact is the aforementioned reputation **STEVE WYNN** was enjoying also prevented him from gathering other investors.

(27)

OKADA, a Japanese businessman and pioneer in the gaming industry, who believed in the project and decided to finance it, using his company ARUZE USA, INC. (the present 1st Plaintiff) to effect an immediate capital injection in the amount of USD260,000,000.00 (two hundred sixty million US dollars) in exchange for a 50% stake in the aforementioned VALVINO LAMORE, LLC.

(28)

It was this capital that allowed for the development of what today is WYNN RESORTS, LIMITED and, consequently, WYNN MACAU, LIMITED and its subsidiary WYNN RESORTS (MACAU), S.A., the present 1st Defendant.

(29)

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Meanwhile, on the 16th of April, 2001, a new partner would join the fledgeling project, and investment fund named BARON ASSET MANAGEMENT FUND.

(30)

Later, in April of 2002, ARUZE USA, INC. provided VALVINO LAMORE, LLC with two more capital injections, totaling USD120,000,000.00 (one hundred twenty million US dollars), likewise to be channeled to the new project.

(31)

Twenty-five per cent of the total of those two contributions made in April of 2002 (that is, thirty million US dollars) were applied to the project in Macau, according to what **STEVE WYNN** told the 3rd Plaintiff, **KAZUO OKADA**, though there are many doubts as to the real fate of those USD120,000,000.00 (hundred twenty million US dollars).

(32)

At that time, the shareholders in **VALVINO LAMORE**, **LLC** (STEVE WYNN, ARUZE USA, INC. and BARON ASSET MANAGEMENT FUND) had already agreed to list the new company on the stock exchange under the name "WYNN RESORTS" through an initial public offering.

(33)

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To that end, it was necessary to draft a series of legal instruments, among them a stockholders agreement by means of which the three partners in **VALVINO LAMORE**, **LLC** established the conditions for the transferral of their shares in said company to the new company, "WYNN RESORTS, LIMITED".

(34)

The transferral took place, governed by an agreement entered into by the three parties on the 11th of April, 2002, designated "Stockholders Agreement", which laid out certain restrictions on the sale of shares in the new company, as well as on the establishment of various rights concerning the ownership and management of "WYNN RESORTS, LIMITED" (Document 14).

(35)

Thus, in the context of this agreement, guidelines were established regarding restrictions on the transmission of shares and regarding all the rights and duties of the shareholders with respect to WYNN RESORTS, LIMITED, such that said agreement was the indispensable instrument (conditio sine qua non) governing the transferral of the interests and capital of the shareholders in VALVINO LAMORE, LLC to the new company.

(36)

In this agreement it was explicitly stipulated that the shares and interests controlled by ARUZE USA, INC. in WYNN RESORTS, LIMITED could only be transferred to the 3rd Plaintiff, KAZUO OKADA, to a direct relative, to a family trust or to a company related to ARUZE USA, INC., such that WYNN RESORTS, LIMITED could under no condition redeem, buy back or take possession of any stake in WYNN RESORTS, LIMITED controlled by ARUZE USA, INC.

(37)

Later, STEVE WYNN established WYNN RESORTS, LIMITED, on the 3rd of June, 2002.

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(38)

On the 10th of June, 2002, WYNN RESORTS, LIMITED, STEVE WYNN, ARUZE USA, INC., BARON ASSET MANAGEMENT FUND and a new partner, KENNETH R. WYNN FAMILY TRUST, entered into a new agreement, designated "Contribution Agreement", by means of which all the partners agreed to contribute all their rights, capital and interests in VALVINO LAMORE, LLC to WYNN RESORTS, LIMITED, in exchange for shares in this company (Document 15).

(39)

That agreement furthermore granted **STEVE WYNN** powers of representation to sign all the documentation necessary for the contribution of all rights, capital and interests held by **ARUZE USA**, **INC**. in **VALVINO LAMORE**, **LLC** to **WYNN RESORTS**, **LIMITED**.

(40)

Meanwhile, the competition for the conferral of the three concessions for the operation of games of fortune or chance in casinos in Macau was now open, in accordance with the terms of Chief Executive Order no. 26/2001.

(41)

Considering the fact that, on the 8th of February, 2002, Chief Executive Order no. 26/2002 was published, provisionally awarding one of the aforementioned concessions to the present 1st Defendant.

(42)

The provisional award being made definite by Order no. 142/2002, published in the Official Gazette no. 26/2002, Series II, of June 26th, 2002.

(43)

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An outcome that relied fundamentally on the Plaintiff companies' financial support and know-how and, what is more, the reputation, knowledge, experience and involvement of the 3rd Plaintiff, above all in the area of gaming, particularly in this region of Asia.

(44)

On the 16th of September, 2002, and before effecting the contributions of all rights, capital and interests in **VALVINO LAMORE**, **LLC** to the new company - which explains why the other contributors had not yet acquired the quality of shareholder in the new company - STEVE WYNN altered the bylaws of WYNN RESORTS, LIMITED, without ever informing the other contributors of those alterations (Document 16).

(45)

An alteration which included the possibility of WYNN RESORTS, LIMITED being able undertake the redemption of the shares held by the shareholders of said company.

(46)

On the 28th of September, 2002, STEVE WYNN finally effected the contributions from VALVINO LAMORE, LLC to WYNN RESORTS, LIMITED, including the contribution made by ARUZE USA, INC. in the total amount of USD380,000,000.00 (three hundred eighty million US dollars), and the 3rd Plaintiff, KAZUO OKADA, was named to the Board of Directors of WYNN RESORTS, LIMITED on the 21st of October, 2002, a position in which he served, as was stated, until the 21st of February, 2013.

(47)

Finally, on the 25th of October, 2002, WYNN RESORTS, LIMITED made its initial public offering of shares on the NASDAQ Stock Exchange, at a price of 13 US dollars per share, and, at that time, STEVE WYNN and the 1st Plaintiff each controlled around 30% of the share capital.

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(48)

On the 28th of April, 2005, the company WYNN RESORTS, LIMITED, through WYNN LAS VEGAS, LLC, opened its hotel-casino Wynn Las Vegas in the United States of America (Document 17).

(49)

After which the 1st Defendant, a subsidiary of **WYNN RESORTS**, **LIMITED**, opened its hotel-casino (called "Wynn") in Macau on the 6th of September, 2006 (Document 18).

(50)

Followed by the opening, years later, of the hotel-casino Encore, in Las Vegas, on the 22nd of December, 2008, and the hotel-casino Encore, in Macau, on the 21st of April, 2010 (Documents 19 and 20).

(51)

Businesses which turned out to be extremely lucrative.

(52)

The foregoing clearly supports the conclusion that the success of WYNN RESORTS, LIMITED and of its subsidiaries (among them the 1st Defendant) would not have been possible without the present Plaintiff companies' financing, support and know-how, as well as the involvement and personal participation of the 3rd Plaintiff, KAZUO OKADA.

III - ON THE UNIVERSAL ENTERTAINMENT CORP. PROJECT IN THE PHILIPPINES

(53)

Later, following contact initiated by the Republic of the Philippines Government in 2005, **UNIVERSAL ENTERTAINMENT CORP**. began in 2007 to consider the possibility of acquiring land and building a casino-resort in the Philippines.