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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

CHINA CENTRAL TELEVISION, a China company; CHINA INTERNATIONAL COMMUNICATIONS CO., LTD., a China company; TVB HOLDINGS (USA), INC., a California corporation; and DISH NETWORK L.L.C., a Colorado limited liability company,

Plaintiffs,

vs.

CREATE NEW TECHNOLOGY (HK) LIMITED, a Hong Kong company; HUA YANG INTERNATIONAL TECHNOLOGY LTD., a Hong Kong company; SHENZHEN GREATVISION NETWORK TECHNOLOGY CO. LTD., a China company; CLUB TVPAD, INC., a California corporation; BENNETT WONG, an individual; ASHA MEDIA GROUP INC. d/b/a TVPAD.COM, a Florida corporation; AMIT BHALLA, an individual; NEWTVPAD LTD CO. a/k/a TVPAD USA, a Texas corporation; LIANGZHONG ZHOU, an individual; HONGHUI CHEN d/b/a e-Digital, an individual; JOHN DOE 1 d/b/a BETV; JOHN DOE 2 d/b/a YUE HAI; JOHN DOE 3 d/b/a 516; JOHN DOE 4 d/b/a HITV; JOHN DOE 5 d/b/a GANG YUE; JOHN DOE 6 d/b/a SPORT ONLINE; JOHN DOE 7 d/b/a GANG TAI WU XIA; and JOHN DOES 8-10,

Defendants.

) Case No.
) CV 15-1869 SVW (AJWx)

) ~~PROPOSED~~ ORDER
) GRANTING PLAINTIFFS'
) MOTION TO HOLD THIRD
) PARTIES AZURE
) TECHNOLOGY CO., LTD.;
) ZERO DDOS LLC; AND
) CLEARDDOS TECHNOLOGIES
) IN CONTEMPT

This Court has considered the submission of Plaintiffs China Central Television, China International Communications Co., Ltd., TVB Holdings (USA), Inc., and DISH Network L.L.C. (collectively "Plaintiffs") in support of Plaintiffs'

1 Motion to Hold Azure Technology Co., Ltd. (“Azure Tech”); ZERO DDOS LLC
2 (“Zero DDOS”); and ClearDDoS Technologies (“Clear DDOS”) (collectively, the
3 “Non-Compliant ISPs”) in Contempt of Court.

4 Good cause having been shown, the Contempt Motion is **GRANTED**.

5 This Court finds the Non-Compliant ISPs in contempt of this Court’s Second
6 Amended Order Granting Plaintiffs’ Motion for Default Judgment and Permanent
7 Injunction [ECF No. 214] (the “Permanent Injunction Order”).

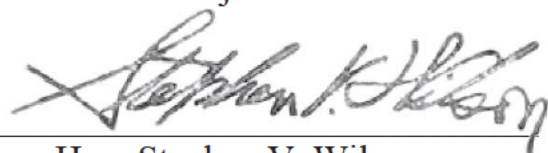
8 This Court also assesses against the Non-Compliant ISPs the attorneys’ fees
9 and costs incurred by Plaintiffs in making this motion and direct that Plaintiffs
10 submit a declaration itemizing their attorneys’ fees and costs within fourteen (14)
11 days of the date of this order.

12 Plaintiffs shall serve Azure Tech with a copy of this order at abuse@azure-
13 tech.com, ts@azure-tech.com, terry@azure-tech.com, and gdxnfx@gmail.com, shall
14 serve Clear DDOS with a copy of this Order at cs@clear-ddos.com and
15 support@clear-ddos.com, and shall serve Zero DDOS with a copy of this order at
16 colin@zeroddos.com and herotm@gmail.com. Plaintiffs shall promptly file a Proof
17 of Service detailing the method of service.

18 Within five (5) days after service of the Order, Azure Tech, Zero DDOS, and
19 Clear DDOS shall each file a report with the Court detailing compliance with the
20 Court’s Permanent Injunction Order. If no report is timely filed or any of Azure
21 Tech, Zero DDOS, and Clear DDOS fails to comply with all aspects of the Court’s
22 Permanent Injunction Order, that Non-Compliant ISP shall pay to the Court a
23 sanction of \$1,000 per day for each day that no report is filed and/or that Non-
24 Compliant ISP fails to comply with the Court’s Permanent Injunction Order.

25 **IT IS SO ORDERED.**

26 December 1, 2017



Hon. Stephen V. Wilson
United States District Court Judge

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