



PRESS RELEASE

On 18th December 2013, the Macau Last Instance Court, which is the highest court in Macau, ruled in the proceeding case 78/2013 (case number CV1-12-0041-CAO-A in the Macau First Instance Court) in favor of Natural Noble Limited and Mr. Jay Chun, and fully rejected an appeal from a decision of the Second Instance Court filed by SHFL Entertainment (Asia) Limited (hereinafter "SHFL Macau").

SHFL Macau was seeking an appeal of a decision of the Second Instance Court that considered that SHFL Macau did not have legal standing to appeal of the initial decision of the Macau First Instance Court that granted an injunction in favor of Natural Noble Limited and Mr. Jay Chun.

The referred injunction was granted in May 2012 and prevented SHFL Australia of showing its products in that year's G2E Asia.

The decision of the Last Instance Court, besides the lack of legal standing, also rejected the allegation of judge impediment and all other allegations presented by SHFL Macau.

Finally, it also ruled that the appeal was not the appropriate forum to challenge the bond of MOP 1,000,001.00 (approximately HKD 980K) that replaced the injunction at the time of the G2E Asia 2012. The referred bond will remain deposited with the Macau First Instance Court.

This Court decision is final and not subject to appeal.

Paradise Entertainment Limited (SEHK: 1180)

Paradise Entertainment Limited (SEHK: 1180) is listed on the main board of the Hong Kong Stock Exchange. The Group is principally engaged in the development, provision and sales of electronic gaming systems and the provision of casino management services.

For more information about Paradise Entertainment Limited, please visit our website: <http://www.hk1180.com>