



PRESS RELEASE

On 18 November 2013, the Macau First Instance Court ruled in the proceeding case CV2-13-0040-CAO-A in favor of Natural Noble Limited, LT Game Limited, Paradise Entertainment Limited and Mr. Jay Chun, and dismissed an injunction filed by SHFL Entertainment (Asia) Limited (hereinafter “SHFL Macau”).

SHFL Macau was seeking an injunction to prevent the aforesaid entities from claiming they own a monopoly of the “multigaming system” and of all and every technical solution of the “multigaming” concept.

According to the Court decision SHFL Macau did not prove the existence of a right that was allegedly damaged.

Moreover, it was not proved that any commercial conduct of LT Game (and of all the other aforesaid entities) harmed any potential rights of SHFL Macau.

This Court decision, which proceedings were initiated on October 2012, has nothing to do with the court case in relation to the Macau Gaming Show, which was already subject to a Press Release dated 18 November 2013.