



## PRESS RELEASE

On 19th February 2013, the Macau Last Instance Court, who is the highest court in Macau, ruled again in the proceeding case no. 78/2013 (case CV112-0041-CAO-A in the Macau First Instance Court) in favor of Natural Noble Limited, a subsidiary of Paradise Entertainment Limited (SEHK: 1180) and Mr. Jay Chun.

The Macau Last Instance Court fully rejected a request filed by SHFL Entertainment (Asia) Limited (hereinafter "SHFL Macau") following the decision taken by the same Court on 18th December 2013.

With such request SHFL Macau was seeking, namely:

- i) The declaration of nullity of the part of the decision where the Macau Last Instance Court acknowledges the existence of the 3rd Defendant (SHFL Australia) to the injunction filed in May 2012 by Natural Noble Limited and Mr. Jay Chun (that prevented SHFL Australia from showing its products at G2E Asia 2012) (hereinafter "the injunction") and the consequent transfer of the proceeding file to the Second Instance Court for decision; or
- ii) The annulment of such part of the decision; or
- iii) The amplified judgment of the appeal for jurisprudence uniformity.

Being the request filed by SHFL fully rejected, the decision taken by the Macau Last Instance Court on 18th December 2013 stands in force, thus the MOP\$1,000,001.00 bond (approximately HKD\$980K) to lift the injunction will remain deposited with the Macau First Instance Court while the main lawsuit in relation to the violation of the Macau registered Patents I/150 and I/380 is pending.

### **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>