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9	UNITED STATES	S DISTRICT COURT
10	CENTRAL DISTRICT OF CALIFORNIA	
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12	DUSTIN LANCE BLACK, an) individual,	CASE NO. CV09-5380 RGK (RCx) Hon. R. Gary Klausner
13	Plaintiff,	[DDODOSED_AMENDED]
14	$\left\{\begin{array}{c} v. \end{array}\right\}$	[PROPOSED AMENDED] ORDER GRANTING PRELIMINARY INJUNCTION
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16	STARZLIFE, INC., an entity of unknown form d/b/a Starzlife and	
17	ld/b/a Starzlife.com: NATHANIEL)	
18	THOMAS CONRAD FOLKS, an individual; MICHAEL LAWRENCE, an individual; TRACI RAITT, an	
19	individual; SCOTT ALLEN) ENTERTAINMENT, INC., an)	
20	unregistered fictitious entity;) STEVEN LENEHAN, an individual;)	
21	KELLY STAGG-LENEHAN, an) individual; SERGEY KNAZEV, an) individual; IESSICA IOHNSON an)	
22 23	individual; JESSICA JOHNSON, an) individual; ZAC ALBRIGHT, an individual; and DOES 1-10, inclusive,)	
24	Defendants.	
25	Defendants.	
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The Application for Temporary Restraining Order and Order to Show Cause re Preliminary Injunction (the "Application") of Plaintiff Dustin Lance Black ("Black" and/or "Plaintiff") came before the Court upon the Court's grant of Plaintiff's requested TRO and the issuance of an Order to Show Cause ("OSC") dated July 27, 2009 as to why a preliminary injunction should not issue against defendants Starzlife, Inc. d/b/a Starzlife and Starzlife.com, Nathaniel Thomas Conrad Folks, Michael Lawrence, Traci Raitt, Scott Allen Entertainment, Inc., Steven Lenehan, Kelly Stagg-Lenehan, Sergey Knazev, Jessica Johnson, Zac Albright, and Deal With It People, Inc., and Does 1-10;

AND, the Court having considered that Plaintiff Black, on the one hand, and Defendants Deal With It People, Inc d/ba Starzlife and Starzlife.com, Starzlife d/b/a Starzlife and d/b/a Starzlife.com; Steven Lenehan, Sergey Knazev and Zac Albright, on the other hand, stipulated to the following Preliminary Injunction on the terms set forth in said parties' Stipulation and Order thereon, pursuant to which the Starzlife Defendants withdraw their opposition;

AND, the Court having considered that defendants Nathaniel Thomas Conrad Folks, Michael Lawrence, Traci Raitt, Scott Allen Entertainment, Inc., Kelly Stagg-Lenehan and Jessica Johnson have made no opposition to or objection to the issuance of a Preliminary Injunction order as requested by Black;

AND, the Court having considered the Stipulation, the Complaint, the declarations and memorandum of points and authorities presented by Plaintiffs in support of the Application, and any other papers, evidence or arguments presented by the parties in connection with Plaintiffs' Application;

AND, it appearing to the satisfaction of the Court upon hearing that:

- (1) Plaintiff has made a clear showing that they are likely to succeed on the merits at trial in this action;
- (2) Plaintiffs have shown that they are suffering, and will continue to suffer, immediate and irreparable harm if the requested relief is not granted; and

(3)

IT IS HEREBY ORDERED THAT:

application for preliminary injunction;

1. DEFENDANTS Deal With It People, Inc d/ba Starzlife and Starzlife.com ("Deal With It People"), Starzlife d/b/a Starzlife and d/b/a Starzlife.com ("Starzlife"); Steven Lenehan ("Lenehan"), Sergey Knazev ("Knazev") and Zac Albright ("Albright") (all collectively herein sometimes referred to as, the "Starzlife Defendants") and defendants Nathaniel Thomas Conrad Folks ("Folks"), Michael Lawrence ("Lawrence"), Traci Raitt ("Raitt"), Scott Allen Entertainment, Inc. ("SAEI"), Kelly Stagg-Lenehan ("Stagg-Lenehan"), and Jessica Johnson ("Johnson") (all of whom are collectively herein sometimes referred to as, "Defendants"), and each of them, and their officers, directors, stockholders, owners, agents, partners, servants, employees, representatives and attorneys, and all those in active concert or participation with Defendants, and each of them (collectively, the "Defendant Related-Parties"), and all others, including any website or blog operator(s) and hosting service(s), who receive notice of this order, are, pending final disposition of this matter before the Court, hereby:

the balance of hardships tips in the favor of Plaintiffs on the present

(a) RESTRAINED and ENJOINED from displaying, posting for view or access on or through the Internet or in any other manner or in any other format or medium or outlet, and from publishing, distributing, broadcasting, transferring, exploiting, attempting to exploit, selling or licensing, offering to sell or license, facilitating the sale or licensing of, and/or otherwise disseminating, the Video, Photos and/or Property (each as defined hereinbelow), and from making any use of the Video, Photos and/or Property or images thereof or any information contained therein, all whether in electronic or hard-copy form or in any other manner; and

- (b) RESTRAINED and ENJOINED from infringing and making any unauthorized use of Black's name, photograph, image, likeness and/or persona and/or the Videos or Photos in connection with any commercial purpose(s), including on the internet to advertise, sell, license and/or exploit the Video and Photos, but, notwithstanding the foregoing, are not enjoined from publication of potential articles with a reliable source with regard to current and newsworthy stories as may contain Black's name and likeness (not from the Video or Photos, nor describing graphic details or description of the content of the Video or Photos), and provided they are not in violation of libel laws;
- 2. DEFENDANTS, and each of them, the Defendant Related-Parties, and each of them, are hereby further (subject to sub-paragraph (h) below):
- (a) ORDERED to immediately deliver and turn-over to Plaintiff's counsel, to hold and maintain possession of, each and every copy of the Video and/or any of the Photos and/or Property in their possession, control or custody, that exists in a *tangible hard-copy form*, including turning over any copies on any print-outs, hard-copies, portable storage devices, CD's, DVD's and/or flash drives (collectively, a "Portable Device") containing the same;
- (b) ORDERED to immediately delete and destroy each and every electronically stored copy of the Video and/or any of the Photos and/or Property in their possession, control or custody, that exists in any format or medium in a *non-tangible form or which does not reside on a Portable Device* (in contrast to material on a Portable Device as referenced in sub-paragraph (a) above), including as may exist on any stationary storage devices or systems, servers, computer CPU's, laptops, in any online storage account systems, e-mail accounts or networked drives (collectively, "Non-Portable Formats"), with said deletion and destruction in such a manner that reasonably assures complete and permanent destruction of such property without ability to resurrect or undelete the same;
 - (c) ORDERED to immediately recall, retrieve and obtain through

Defendants' and Defendant Related-Parties' best efforts the Video and any and all Photos and Property, and all copies thereof, in any format or medium, from any persons or entities who received possession of any of said material from any of said Defendants' and/or their related Defendant Related-Parties', and to either destroy such property in a manner consistent with Section 2(b), or alternatively, as possible, to deliver to Black's counsel all copies of the Video and/or any of the Photos and/or Property so retrieved under this section;

- Order) to any and all persons and entities who have or had copies of any part of the Video or any of the Photos or any of the Property, received by/through the particular Defendants or any of their related Defendant Related-Parties, that they are restrained and enjoined by Court Order from displaying, posting for view or access on or through the Internet or in any other manner or in any other format or medium or outlet, and from publishing, distributing, broadcasting, transferring, exploiting, attempting to exploit, selling or licensing, offering to sell or license, facilitating the sale or licensing of, and/or otherwise disseminating, the Video, Photos and/or Property, and from making any use of the Video, Photos and/or Property or images thereof or any information contained therein, pending further Order of this Court, and provide a copy of each said sent notice to Plaintiff's counsel;
- (e) ORDERED to immediately provide, from each Defendant (and from each Defendant Related-Parties to the extent he/she/it had possession at any time of a copy of the any of the Property) a sufficient accounting to Black's counsel, under statement of penalty of perjury, which provides Black with a list documenting and accounting for: (i) every item of Property in their possession, control or custody, at any time present or past; and (ii) every item that was/is destroyed under paragraphs 2(b) and/or (c); and (iii) every item that was/is delivered and turned-over to Black's counsel; (iv) every item of Property provided, at any time, to any licensees and/or other persons or entities; and (iv) every item of Property recalled

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and/or retrieved from any persons or entities who received possession of any of said material from any of the Defendants and/or Defendant Related-Parties;

- (f) ORDERED to immediately provide Black's counsel with a list of identifying information (containing to the extent known to the Defendants and/or Defendant Related-Parties, the name, address, telephone number, e-mail address and facsimile number) for all persons and entities who have or had copies of any part of the Video or any of the Photos or any of the Property, received by/through said Defendant or any of their Defendant Related-Parties, so Plaintiff can provide such persons/entities with notice of this Order if Plaintiff elects to do so.
- ORDERED to submit proof to the Court, under penalty of (g) perjury by each of the individual Defendants, and by an authorized representative of the entity Defendants (and by each Defendant Related-Parties to the extent he/she/it had possession at any time of a copy of the any of the Property), that each and every copy of the Video and/or any of the Photos and/or Property in their possession, control or custody, and/or to which they have any access, in any format or medium, has been destroyed or delivered to Black's counsel in accordance with this Order;
- (h) PROVIDED HOWEVER, to the extent that any particular Defendant(s) and/or Defendant Related-Parties have already complied with the requirements of the subparagraphs (a) through (g) above in connection with the Court's temporary restraining order, any said Defendant(s) and Defendant Related-Parties are relieved from having to comply with such subparagraphs for a second time. Counsel for Black and the StarzLife Defendants shall work together in good faith to resolve any disputes concerning compliance herewith prior to seeking the Court's intervention.
 - 3. As used in this Order, the following definitions shall apply:
- The "Video" means and shall include the personal video, and any (a) and all outtake photo images therefrom, that captures and/or features and/or includes