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JS-6

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

ENRIQUE CARIÑO,)	Case No. CV 14-07930 DMG (MANx)
)	
Plaintiff,)	JUDGMENT
v.)	
)	
FELIX HILARIO and MARIO HILARIO,)	
)	
Defendants.)	
)	

The Court having granted the motion by Plaintiff Enrique Cariño for default judgment by order dated July 17, 2015,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that judgment is entered in favor of Plaintiff Enrique Cariño and against Defendants Felix Hilario and Mario Hilario in the amount of \$25,000.

Defendants are enjoined from:


- Using the name GRUPO MIRAMAR or any confusingly similar or colorable imitation of the name, including any name which includes the words “Miramar” or “Grupo Miramar,” in connection with advertising in any form, or in connection with the goods or services of defendants or any of them;

- 1 2. Using the name GRUPO MIRAMAR or any confusingly similar or colorable
2 imitation of the name, including any name which includes the words “Miramar”
3 or “Grupo Miramar,” in any manner for the purpose of enhancing the
4 commercial value of the goods or services of Defendants;
- 5 3. Otherwise infringing or diluting the distinctive quality of Cariño’s service mark
6 and trademark GRUPO MIRAMAR;
- 7 4. Causing a likelihood of confusion, deception or mistake as to the makeup,
8 source, nature or quality of Cariño’s or Defendants’ services;
- 9 5. Contacting promoters, advertisers, or other businesses for the purpose of
10 offering the musical services of Defendants as GRUPO MIRAMAR or any
11 confusingly similar or colorable imitation of the name; and
- 12 6. Uploading or maintaining videos on the Internet, including without limitation
13 YouTube, in which the name GRUPO MIRAMAR, or any confusingly similar
14 or colorable imitation of the name, including any name which includes the
15 words “Miramar” or “Grupo Miramar,” is displayed, spoken, or otherwise used
16 in the video or in the description or title of the video.

17 Defendants, and their respective officers, agents, servants, employees, and co-
18 venturers, and all persons in active concert or participation with Defendants who receive
19 actual notice of this order by personal service or otherwise, are hereby ordered to remove
20 and destroy all promotional literature, advertising, goods, Internet postings (including
21 without limitation Facebook postings, YouTube uploads, YouTube postings, and
22 YouTube channels) and other materials relating to Defendants, or either of them, or any
23 musical group associated with any of the foregoing, which use the words “Grupo
24 Miramar” or “Miramar” on or in connection with such advertising, goods, postings,
25 uploads, or other materials within seven days following receipt of such actual notice of
26 this order, and to provide Cariño’s counsel with evidence of such removal and destruction
27 within the same seven-day period following receipt of such actual notice.
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1 The Court shall retain jurisdiction of this action to the extent necessary to enforce
2 the Judgment.

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4 DATED: July 17, 2015



DOLLY M. GEE
UNITED STATES DISTRICT JUDGE

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