

JS-6

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

|                                 |   |                                |
|---------------------------------|---|--------------------------------|
| 10 BEACHBODY, LLC,              | } | Case No. CV 17-2067 FMO (AFMx) |
| 11 Plaintiff,                   | } |                                |
| 12 v.                           | } | <b>JUDGMENT</b>                |
| 13 JADEE INVESTMENTS            | } |                                |
| 14 CORPORATION, <u>et al.</u> , | } |                                |
| 15 Defendants.                  | } |                                |

16 Pursuant to the Court’s Order Re: Default Judgment, filed contemporaneously with the filing  
17 of this Judgment, IT IS ADJUDGED that:

18 1. Judgment is hereby entered in favor of plaintiff Beachbody, LLC and against  
19 defendants Jadee Investments Corporation, William Lee and Kay Cleveland on plaintiff’s claims  
20 for copyright and trademark infringement.

21 2. Plaintiff shall recover against defendants Jadee Investments Corporation, William  
22 Lee and Kayo Cleveland, jointly and severally, in the amount of \$93,183.01 consisting of \$30,000  
23 in statutory copyright damages, \$58,060.59 in trebled trademark damages, and \$5,122.42 in  
24 attorney’s fees.

25 3. Plaintiff’s remaining claims are **dismissed without prejudice**.

26 4. Defendants Jadee Investments Corporation, William Lee and Kayo Cleveland, and  
27 their owners, officers, directors, employees, agents, and representatives, are enjoined and  
28 restrained from:

- 1 a. copying, manufacturing, importing, exporting, marketing, selling, offering for  
2 sale, distributing or dealing in any product or service that uses, or otherwise  
3 makes any use of plaintiff's P90X®, TURBO JAM®, HIP HOP ABS®,  
4 INSANITY®, BRAZIL BUTT LIFT®, P90X2®, BODY BEAST®, FOCUS  
5 T25®, P90X3®, and 22 MINUTE HARD CORPS® trademarks and  
6 copyrights;
- 7 b. engaging in any acts of federal and/or state trademark infringement,  
8 copyright infringement, false designation of origin, unfair competition, dilution,  
9 or other act which would tend to damage or injure plaintiff; and
- 10 c. using any internet domain name or website that includes any of the following  
11 trademarks and/or copyrights: P90X®, TURBO JAM®, HIP HOP ABS®,  
12 INSANITY®, BRAZIL BUTT LIFT®, P90X2®, BODY BEAST®, FOCUS  
13 T25®, P90X3®, and 22 MINUTE HARD CORPS®.

14 5. Within thirty (30) days of receipt of this Judgment, defendants shall turn over and  
15 deposit with the plaintiff's counsel all existing products in their possession, custody, or control that  
16 bears plaintiff's registered marks. Any products turned over to plaintiff's counsel by defendants  
17 may be destroyed and/or disposed of in such a manner as plaintiff deems appropriate.

18 Dated this 18th day of October, 2017.

19  
20 /s/

21 \_\_\_\_\_  
22 Fernando M. Olguin  
23 United States District Judge  
24  
25  
26  
27  
28