services: COACHELLA VALLEY MUSIC AND ARTS FESTIVAL; COACHELLA; COACHELLA (stylized) (collectively, the "COACHELLA Marks"); STAGECOACH; and STAGECOACH (stylized) (collectively, "Plaintiffs' Marks"). Plaintiffs' Marks are valid and enforceable.

- 4. Plaintiff Coachella Music Festival, LLC owns and has asserted in this Action United States Copyright Registration No. VA0002338141 for the 2023 Coachella Lineup Poster ("Copyrighted Poster"). The copyright in the Copyrighted Poster is valid and enforceable.
- 5. Plaintiffs provide different categories of passes to the Plaintiffs' Festivals, including public and non-public passes (which include but are not limited to Artist Passes and Guest Passes). Each pass is worn as a wristband by the user and is subject to the terms of use ("Terms") available at https://www.aegpresents.com/festival-ticket-terms/. The Terms are valid and enforceable.
- 6. Defendant operates the websites https://vipawardshowtickets.com/, where Defendant has offered for sale and has sold unauthorized passes to Plaintiffs' Festivals and solicited third parties to provide non-public passes to Defendants in violation of the Terms, displayed and distributed copies of Plaintiffs' Copyrighted Poster, and used Plaintiffs' Marks, all without Plaintiffs' authorization.
- 7. As a direct result of Defendant's actions, Plaintiffs have sustained substantial, immediate, and irreparable injury, and are entitled to a permanent injunction.
- 8. **IT IS FURTHER ORDERED** that, Defendant and his agents, servants, employees, and attorneys, and all other persons who are in active concert or participation with any of them, who receive actual notice of this order are hereby enjoined and restrained from:
 - a. Offering or attempting to offer to buy, sell, trade, or transfer, or soliciting the purchase, sale, trade, or transfer of, any non-public pass entitling access to any restricted part of any of Plaintiffs' Festivals;