1		
2		
3		
4		
5		
6		JS-6
7		
8	UNITED STATES	DISTRICT COURT
9	CENTRAL DISTRICT OF CALIFORNIA	
10	WESTERN DIVISION	
11		
12	COACHELLA MUSIC FESTIVAL, LLC,	Case No.: 2:24-cv-00537-FMO (AJRx)
13	Plaintiff,	ORDER ENTERING PERMANENT INJUNCTION AND FINAL
14	V.	JUDGMENT
15 16	SAFETY SHOT, INC.,	Hon. Fernando M. Olguin
10	Defendant.	
17		
10		
20		
21		
22		
23		
24		
25		
26		
27		
28		
		Dockets.Ju

The Court, having read and considered the stipulation of the parties and the record in this case, and good cause appearing, **ORDERS** that the stipulation is hereby 2 3 **APPROVED.**

IT IS HEREBY ORDERED THAT:

1

4

1. This Court has jurisdiction over the parties and the subject matter of the above-5 captioned action ("Action"). 6

2. Plaintiff, together with its affiliates, owns and operates the Coachella Valley 7 Music and Arts Festival (the "Coachella Festival"). 8

3. Plaintiff owns and has asserted in this Action the following trademarks and 9 service marks, which are used in connection with Plaintiff's Coachella Festival and other 10 goods and services: COACHELLA VALLEY MUSIC AND ARTS FESTIVAL; 11 COACHELLA; COACHELLA (stylized); and CHELLA (collectively, "Plaintiff's 12 Marks"). Plaintiffs' Marks are valid and enforceable. 13

4. Plaintiff provides different categories of passes to the Coachella Festival, 14 including public and non-public passes. Each pass for their festivals is typically a vehicle 15 hang tag or a credential worn as a wristband by the user and is subject to the terms of use 16 ("Credential Terms") available at https://www.aegpresents.com/festival-ticket-terms/. The 17 Credential Terms are valid and enforceable. 18

5. Without authorization, Defendant used one or more of Plaintiff's Marks in one 19 or more press releases or similar media circulated to the public with respect to promoting 20 one or more of Defendant's goods or services, such as a product Defendant calls 21 "Safety Shot," including a press release issued on January 3, 2024 that discussed 22 "[Defendant's] inaugural brand activation with 'Safety Shot House' at the Coachella 23 Valley Music and Arts Festival on April 12 – 14, 2024," "The Safety Shot House Coachella 24 experience," "a giveaway for consumers to win a chance to attend this extraordinary event 25 during Coachella's opening weekend," and Safety Shot's "exposure at Coachella," among 26 other statements ("Defendant's Public Statements"). Defendant's Public Statements have 27 created a false association with and an implication of a sponsorship relationship with 28

Plaintiff and its Coachella Festival when no such association or sponsorship relationship
 exists.

6. As shown above, Defendant has also indicated in one or more of Defendant's
Public Statements that it will conduct a giveaway for consumers to win passes to attend the
Coachella Festival, which is in violation of the Credential Terms.

6
7. As a result of Defendant's conduct, Plaintiff has sustained substantial,
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
7
8
8
8
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9
9</li

8 8. Accordingly, IT IS FURTHER ORDERED that, Defendant and its officers,
9 agents, servants, employees, and attorneys, as well as all other persons who are in active
10 concert or participation with any of them, who receive actual notice of this order are hereby
11 enjoined and restrained from:

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- a. Using in any manner Plaintiff's Marks or any confusingly similar variation thereof absent Plaintiff's prior written consent;
 - b. Taking any action so as to create any impression that any association, affiliation, or sponsorship exists between them and Plaintiff or Plaintiff's affiliates;
- c. Conducting or sponsoring any kind of an event, including but not limited to the one announced in Defendant's Public Statements as the "Safety Shot House," within 100 miles of the Coachella Festival during the month of April;
- d. Selling, donating, or providing any of Defendant's products to any third party that plans to host, conduct, produce, or sponsor any kind of public and/or private event within 100 miles of the Coachella Festival during the month of April;
 - e. Offering or attempting to offer to buy, sell, trade, giveaway or transfer, or soliciting the purchase, sale, trade, giveaway, or transfer of, any pass entitling access to the Coachella Festival;
 - f. Advertising or publishing any offer to purchase, sell, trade, giveaway, or

1	transfer passes entitling access to the Coachella Festival;		
2	g. Violating the Credential Terms, or attempting to induce any individual or		
3	party to violate the Credential Terms, that attach to passes to the Coachella		
4	Festival;		
5	h. Participating in, aiding, or inducing, or attempting to participate in, aid, or		
6	induce, any effort by any person to trespass or gain unauthorized entry into		
7	any part of the Coachella Festival;		
8	i. Making any false or misleading statements regarding Plaintiff or the		
9	Coachella Festival, including regarding Defendant's access to the event;		
10	j. Engaging in any unfair competition with Plaintiff; and		
11	k. Assisting, aiding, or abetting any other person or entity in engaging in or		
12	performing any of the activities restricted by subparagraphs (a)-(j), above.		
13	9. It is further ORDERED that final judgement is entered for Plaintiff on all claims		
14	asserted in the Action.		
15	10. Except as otherwise agreed in a private settlement agreement between the		
16	parties, each party shall bear its own costs, expenses, and attorneys' fees.		
17	11. This Court shall retain jurisdiction to the extent necessary to enforce this		
18	Permanent Injunction.		
19			
20	IT IS SO ORDERED.		
21			
22	Dated: March 4, 2024 /s/ Fernando M. Olguin		
23	United States District Judge		
24			
25			
26			
27			
28			
	4		