IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO WESTERN DIVISION AT DAYTON

Coach, Inc., et al., Plaintiffs,

v.

Case No. 1:11cv478 (Litkovitz, MJ; Consent Case)

Island Rayz, et al., Defendants.

JUDGMENT IN A CIVIL CASE

- [] **JURY VERDICT**: This action came before the Court for a trial by jury. The issues have been tried and the Jury has rendered its verdict.
- [X] **DECISION BY COURT**: This action came to trial or hearing before the Court. The issues have been tried or heard and a decision has been rendered.

IT IS ORDERED AND ADJUDGED:

See attached Order [46] entered by U.S. Magistrate Judge Karen L. Litkovitz. The Court finds defendants willfully infringed Coach's trademarks and Awards statutory damages pursuant to the Lanham Act in the amount of \$100,000 per infringement for a total award of \$700,000 against defendants Ray McDonald, Tara McDonald, and Island Rayz.

Date: August 5, 2013

John P. Hehman, Clerk of Court

By: s/Arthur Hill, deputy clerk