UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

V. RAASHAUN CASEY a/k/a DJ ENVY, DJ ENVY, LLC, a NEW JERSEY LIMITED LIABILITY COMPANY, DJ ENVY AUTO, LLC, a NEW JERSEY LIMITED LIABILITY COMPANY, and DOES 1-20,	Civil Action No. 2:21-cv-17624-CCC-JBC STIPULATION AND ORDER GRANTING PLAINTIFFS' APPLICATION FOR A TEMPORARY RESTRAINING ORDER AND ENTRY OF A PRELIMINARY INJUNCTION
howard.kroll@tuckerellis.com Steven E. Lauridsen (<i>pro hac vice</i> pending) steven.lauridsen@tuckerellis.com 515 South Flower Street Forty-Second Floor Los Angeles, CA 90071-2223 Telephone: (213) 430-3400 Facsimile: (213) 430-3409 Attorneys for Plaintiffs COACHELLA MUSIC FESTIVAL, LLC,	X
TUCKER ELLIS LLP David J. Steele (<i>pro hac vice</i> pending) david.steele@tuckerellis.com Howard A. Kroll (<i>pro hac vice</i> pending)	
WINDELS MARX LANE & MITTENDORF, LL Rodman E. Honecker rhonecker@windelsmarx.com 120 Albany Street Plaza New Brunswick, New Jersey 08901	.P

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- 1. On September 28, 2021, Plaintiffs filed their Emergency Motion for Preliminary Injunction and Temporary Restraining Order (ECF No. 6); and
- 2. The Parties stipulate to entry of the requested relief.

NOW THEREFORE, IT IS ORDERED that the application for Preliminary Injunction and Temporary Restraining Order is **GRANTED**.

IT IS FURTHER ORDERED that, Defendants, as well as their officers, agents, servants, employees, and attorneys, as well as all other persons or entities who are in active concert or participation with them and who have received actual notice of this order, are preliminarily enjoined from:

1. Engaging in any infringing activity, including advertising, promoting, marketing, franchising, selling and offering for sale any goods or services in connection with the COACHELLA Marks¹ or any similar mark, including but not limited to CARCHELLA, with such use including printed and physical materials and online use, including but not limited to use on social media or as an internet domain name, and advertisements on radio or television or any other media;

2. Hosting, producing, or promoting any event named CARCHELLA or any similar designation; and

¹ The Coachella Marks include COACHELLA, COACHELLA (stylized), CHELLA, and COACHELLA VALLEY MUSIC AND ARTS FESTIVAL.

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3. Assisting, aiding, or abetting any other person or entity in engaging in or performing any of the activities recited in paragraphs (1)-(2), above.

This order is effectively immediately without Plaintiffs having to file an undertaking pursuant to Rule 65(c) of the Federal Rules of Civil Procedure.

IT IS SO ORDERED.

Dated: 10/1/2021

CLAIRE C. CECCHI United States District Judge

DATED: September 30, 2021

Windels Marx Lane & Mittendorf, LLP

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DATED: September 30, 2021

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By:

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Attorneys for Defendants, Raashaun Casey a/k/a DJ Envy, DJ Envy, LLC, and DJ Envy Auto, LLC