### UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Case No. 22-cv-61142-BLOOM/Valle

### MAYIM BIALIK,

#### Plaintiff,

v.

THE INDIVIDUALS, BUSINESS ENTITIES AND UNINCORPORATED ASSOCIATIONS IDENTIFIED ON SCHEDULE "A,"

Defendants.

## ORDER GRANTING PLAINTIFF'S MOTION FOR ENTRY OF PRELIMINARY INJUNCTION

**THIS CAUSE** is before the Court upon Plaintiff's Motion for Preliminary Injunction, ECF No. [5] (the "Motion"). The Court has carefully considered the Motion, the record in this case, the applicable law, and is otherwise fully advised.

By the instant Motion, Plaintiff, Mayim Bialik, moves for entry of a preliminary injunction against Defendants, for alleged violations of the Lanham Act 15 U.S.C. 1125(a). The Court held a hearing by video conference on July 12, 2022, which was attended by counsel for Plaintiff only. During the hearing, Plaintiff directed the Court to evidence supporting the Motion for Preliminary Injunction. None of the Defendants responded to the Motion, nor have they made any appearance or filing in this case, either individually or through counsel. Because Plaintiff has satisfied the requirements for issuance of a preliminary injunction, the Court grants the Motion.

## I. <u>FACTUAL BACKGROUND</u>

Plaintiff, Mayim Bialik, is a globally recognized actor, author, and scientist. As a result of her fame Plaintiff's name, image, likeness, and persona enjoy world-wide recognition and hold

significant commercial value. Plaintiff is the exclusive owner of the rights to her name, image, likeness, and persona. *See* Declaration of Mayim Bialik, ECF No. [5-1] at 2.

Defendants, through various affiliate and digital marketing campaigns and e-commerce websites operating under the advertisement and sponsor identities, affiliate identity codes, and email addresses set forth on Schedule "A" hereto (the "Advertisement/Sponsor IDs and Affiliate IDs") misappropriate Plaintiff's name, likeness and/or persona by promoting, advertising, and marketing, offering for sale, and selling or causing to be sold certain cannabidiol products (the "Unauthorized CBD Products").

Defendants are not now, nor have they ever been authorized or licensed to use Plaintiff's name, image, likeness, and/or persona for any purpose. *See* Declaration of Mayim Bialik, ECF No. [5-1] at 3. Counsel for Plaintiff retained Invisible Inc ("Invisible"), a licensed private investigative firm to investigate the Defendants' digital celebrity marketing scam which misappropriates Plaintiff's name, image, likeness and/or persona. *See* Declaration of Mayim Bialik, ECF No. [5-1] at 3; Declaration of Stephen M. Gaffigan, ECF NO. [5-2] at 2; Declaration of Kathleen Burns, ECF No. [5-5] at 3. Invisible accessed various articles and advertisements promoting the sale of certain cannabidiol products (the "Unauthorized CBD Products") which falsely reference Bialik as the product endorser. *See* Declaration of Stephen M. Gaffigan, ECF No. [5-2] at 2; Declaration of Kathleen Burns, ECF No. [5-5] at 4-5. Invisible's investigation determined that all of the investigated advertisements (the "Advertisements") which falsely reference Bialik as the product endorser ultimately redirected consumers to one or more uniform record locators where consumers could complete a purchase of an Unauthorized CBD Product. *See* Declaration of Kathleen Burns, ECF No. [5-5] at 5. Invisible's investigation of Kathleen Burns, ECF No. [5-5] at 5. Invisible's investigation of Kathleen Burns, ECF No. [5-5] at 5. Invisible's investigation determined that all of the investigated advertisements (the "Advertisements") which falsely reference Bialik as the product endorser ultimately redirected consumers to one or more uniform record locators where consumers could complete a purchase of an Unauthorized CBD Product. *See* Declaration of Kathleen Burns, ECF No. [5-5] at 5. Invisible's investigation further revealed that in numerous Advertisements the

Unauthorized CBD Products self-identified as "Health and wellness", "Vitamins & supplements" or "Medical & Health" products. *See* Declaration of Kathleen Burns, ECF No. [5-5] at 7.

On June 16, 2022, Plaintiff filed her Complaint, ECF No [1], against Defendants for false designation of origin, false advertising, common law unfair competition, common law right of publicity and unauthorized publication of name or likeness. On June 28, 2022, Plaintiff filed her Ex Parte Combined Application for Entry of Temporary Restraining Order, Preliminary Injunction and Leave to Take Expedited Discovery, ECF No. [5]. On June 28, 2022, this Court entered a Temporary Restraining Order, and temporarily restrained Defendants from making unauthorized use of Plaintiff's name, image, likeness, and/or persona. See ECF No. [8] entered on the docket June 29, 2022, which was amended only as to the date of the Preliminary Injunction Hearing on June 30, 2022. See ECF No. [9], entered on the docket July 1, 2022. Pursuant to the Court's June 28, 2022 Order, Plaintiff provided notice to Defendants with a copy of the Complaint together with copies of the Ex Parte Combined Application for Entry of Temporary Restraining Order, Preliminary Injunction, and Leave to Take Expedited Discovery, and the Court's June 28, 2022 Temporary Restraining Order, thereby providing notice and copies of the June 28, 2022 Order<sup>1</sup> via email to Defendants' corresponding email, and by posting copies of the Temporary Restraining Order and all other pleadings and documents on file in this action on the website located at http://servingnotice.com/Js04n/index.html. Thereafter, a Certificate of Service was filed confirming service on each Defendant, ECF No. [12].

### II. <u>LEGAL STANDARD</u>

To obtain a preliminary injunction, a party must demonstrate "(1) a substantial likelihood of success on the merits; (2) that irreparable injury will be suffered if the relief is not granted; (3)

<sup>&</sup>lt;sup>1</sup> Plaintiff also provided notice to the Defendants of the Court's Amended Order.

## Case 0:22-cv-61142-BB Document 14 Entered on FLSD Docket 07/12/2022 Page 4 of 17 Case No. 22-cv-61142-BLOOM/Valle

that the threatened injury outweighs the harm the relief would inflict on the non-movant; and (4) that the entry of the relief would serve the public interest." *Schiavo ex. rel Schindler v. Schiavo*, 403 F.3d 1223, 1225–26 (11th Cir. 2005); *see also Levi Strauss & Co. v. Sunrise Int'l. Trading Inc.*, 51 F. 3d 982, 985 (11th Cir. 1995)

### III. <u>ANALYSIS</u>

The declarations Plaintiff submitted in support of her Motion for Preliminary Injunction support the following conclusions of law:

A. Plaintiff has a strong probability of proving at trial that Defendants are engaged in a false endorsement advertising campaign that deliberately and intentionally misappropriates Plaintiff's name, image, likeness, and/or persona. Plaintiff also has a strong probability of proving at trial that consumers are likely to be confused by Defendants' online marketing campaign.

B. Because of the false advertising campaign Plaintiff is likely to suffer immediate and irreparable harm if a preliminary injunction is not granted. It clearly appears from the following specific facts, as set forth in Plaintiff's Complaint, Motion for Preliminary Injunction, and accompanying declarations on file, that immediate and irreparable loss, damage, and injury will result to Plaintiff and to consumers because it is more likely true than not that:

1. Defendants control and operate a complex interconnected online affiliate marketing campaign which, without authorization, misappropriates Plaintiff's name, image, likeness, and/or persona to create the false impression that Bialik is affiliated with and endorses the Unauthorized CBD Products; and

2. There is good cause to believe that more false advertisements bearing Plaintiff's name, image, likeness, and/or persona will appear online; that consumers are likely to be misled, confused, and potentially suffer health and safety harms from the consumption

and/or use of the Unauthorized CBD Products which are of unknown composition; and that Plaintiff may continue to suffer harm to her reputation.

C. The balance of potential harm to Defendants in granting Plaintiff's injunction enjoining their unauthorized use of Plaintiff's name, image, likeness, and/or persona is far outweighed by the continuing harm to Plaintiff, her goodwill and reputation, and the consuming public, if such relief is not issued.

D. Public interest favors issuance of the preliminary injunction to protect Plaintiff's rights in her name, image, likeness, and persona, her reputation, and to protect the consuming public against continued deception.

#### IV. <u>CONCLUSION</u>

Accordingly, it is **ORDERED AND ADJUDICATED** that Plaintiff's Motion, **ECF No.** [5] is **GRANTED** as follows:

(1) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order are enjoined and restrained until further Order of this Court from using Plaintiff's name, image, likeness, or persona in any advertising, marketing, promoting, offering to sell, selling, or distributing any products;

(2) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order shall immediately discontinue, until further Order of this Court, the use of Plaintiff's name, image, likeness, or persona on or in connection with all Internet based advertisements and sponsor identities, affiliate identity codes, and email addresses owned and operated, or controlled by them, including the Internet based advertisement and sponsor identities, affiliate identity codes,

and email addresses identified as the Advertisement/Sponsor IDs and Affiliate IDs in Schedule "A" hereto;

(3) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order shall immediately discontinue, until further Order of this Court, the use of Plaintiff's name, image, likeness and/or persona within domain name extensions, metatags or other markers within website source code, from use on any webpage (including as the title of any web page), from any advertising links to other websites, from search engines' databases or cache memory, and any other form of use of such terms that are visible to a computer user or serves to direct computer searches to Internet based advertisements and social media accounts registered, owned, or operated by any Defendant, including the Internet based advertisement and sponsor identities, affiliate identity codes, and email addresses identified as the Advertisement/Sponsor IDs and Affiliate IDs in Schedule "A" hereto;

(4) Upon receipt of notice of this Order, the Defendants, and all Internet marketplace website operators and/or administrators who are provided with notice of the injunction, including but not limited to smilzcbdgummies.org, greenhouse-gummies.com, healthwellnesslivestore.com, naturalcbdforme.com, and geteaglehemp.com, shall, to the extent not already done, immediately cease accepting online traffic received from Defendants originating from advertisements which make unauthorized use of Plaintiff's name, likeness or persona;

(5) Each Defendant shall not transfer ownership of the Internet based advertisement and sponsor identities, affiliate identity codes, and email addresses identified as the Advertisement/Sponsor IDs and Affiliate IDs in Schedule "A" hereto during the pendency of this action, or until further order of the Court;

# Case 0:22-cv-61142-BB Document 14 Entered on FLSD Docket 07/12/2022 Page 7 of 17 Case No. 22-cv-61142-BLOOM/Valle

(6) Each Defendant shall continue to preserve copies of all computer files relating to the use of any of the Advertisement/Sponsor IDs and Affiliate IDs and shall take all steps necessary to retrieve computer files relating to the use of the Advertisement/Sponsor IDs and Affiliate IDs that may have been deleted before the entry of this Order;

(7) This Order shall remain in effect until the ruling on Plaintiff's Motion for Preliminary Injunction, or until such further dates as set by the Court or stipulated to by the parties;

(8) This Order shall apply to the Advertisement/Sponsor IDs and Affiliate IDs, associated advertisement and sponsor identities, affiliate identity codes, and any other advertisement and sponsor identities, affiliate identity codes, domain names which are being used by Defendants for the purpose of misappropriating Plaintiff's name, image, likeness and/or persona and/or unfairly competing with the Plaintiff;

(9) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant who are provided with notice of the injunction, as service providers cease hosting, facilitating access to, or providing any supporting service to any and all URLs through which Defendants engage in the promotion, advertising, and marketing campaigns making unauthorized use of Plaintiff's name, likeness or persona;

(10) Upon receipt of notice of this Order, the Defendants, any Internet search engines, social media platforms, or advertising platforms which are provided with notice of the injunction, shall disable, de-index or delist the specific URLs identified on Schedule "A" hereto through which Defendants engage in the promotion, advertising, and marketing campaigns making unauthorized use of Plaintiff's name, likeness or persona;

(11) Pursuant to 15 U.S.C. § 1116(d)(5)(D) and Federal Rule of Civil Procedure 65(c), Plaintiff shall maintain its previously posted bond in the amount of Ten Thousand Dollars and Zero Cents (\$10,000.00), as payment of damages to which Defendants may be entitled for a wrongful injunction, during the pendency of this action, or until further Order of the Court. In the Court's discretion, the bond may be subject to increase should an application be made in the interest of justice;

(12) Plaintiff shall post all docket entries related to this action on the website located at: https://servingnotice.com/Js04n/index.html and email Defendants' at their known email addresses all docket entries related to this action;

(13) Additionally, for the purpose of providing additional notice of this proceeding, and all other pleadings, orders, and documents filed herein, the owners, operators and/or administrators of the Internet marketplace websites including but not limited to smilzcbdgummies.org, greenhouse-gummies.com, healthwellnesslivestore.com, naturalcbdforme.com, and geteaglehemp.com and their related companies and affiliates shall, to the extent not already done, at Plaintiff's request provide Plaintiff's counsel with any e-mail address known to be associated with the Defendants respective Affiliate ID or Advertisement/Sponsor ID;

(14) This Order shall remain in effect during the pendency of this action, or until furtherOrder of this Court.

**DONE AND ORDERED** in Chambers at Manna Florida, on July 12, 2022.

DOM **UNITED STATES DISTRICT JUDGE** 

Copies to: Counsel of Record

## SCHEDULE "A" DEFENDANTS BY NUMBER, ADVERTISEMENT/SPONSOR ID AFFILIATE ID AND EMAIL ADDRESSES

Def. No.	Affiliate ID	Defendant / Advertisement / Sponsor ID	Advertisement /Sponsor ID URL	URL link(s) from Advertisement	Product Sales Page	Contact Email
1	affId=7B6F5B88 &c1=3&c2=5671- 11999&c3=18717 8		https://mayim- bialik-cbd- gummies- 10.jimdosite.co m/	https://nutrafam e.com/Organixx	https://geteaglehemp.co m/gummies/v3/?affId= 7B6F5B88&c1=3&c2= 5671- 11999&c3=187178	
2	affId=7B6F5B88 &c1=3&c2=5671- 8090&c3=204241	Mayim Bialik CBD Gummies	1018679691250 81/	work/?fbclid=I	https://geteaglehemp.co m/gummies/v3/?affId= 7B6F5B88&c1=3&c2= 5671-8090&c3=204241	
3	affId=7B6F5B88 &c1=3&c2=5671- 11981&c3=20424 1	Clinical CBD Gummies Mayim Bialik	https://www.fac ebook.com/Clini cal-CBD- Gummies- Mayim-Bialik- 1094002050517 28	gle.com/view/cli nicalcbdgummie smayimbialik/h	https://geteaglehemp.co m/gummies/v3/?affId= 7B6F5B88&c1=3&c2= 5671- 11981&c3=204241	
3	affId=7B6F5B88 &c1=3&c2=5671- 11981&c3=20424 1	Mayim Bialik CBD Gummies	im-Bialik-CBD- Gummies- 1021689790867	gle.com/view/m ayim- bialikcbdgummi	https://geteaglehemp.co m/gummies/v3/?affId= 7B6F5B88&c1=3&c2= 5671- 11981&c3=204241	
3	affId=7B6F5B88 &c1=3&c2=5671- 11981&c3=20424 1	Mayim Bialik CBD	https://www.fac	ayim- bialikcbdgummi	(B6HSRXX7C) - (X7C) - (X7C) - (X7C)	

			1	1	Γ	
	affId=7B6F5B88 &c1=3&c2=5671- 11999&c3=20446 3	Mayim Bialik CBD Gummies	https://www.fac ebook.com/May im-Bialik-CBD-	yim-bialik-cbd- gummies.html https://mayim-	https://geteaglehemp.co m/gummies/v3/?affId= 7B6F5B88&c1=3&c2= 5671- 11999&c3=204463	mayimbialikc
	affId=D896782B &c1=[c1]&c2=[c2 ]&c3=5jw7videdi 70	Mayim Bialik	ebook.com/May im-Bialik-CBD-	im-bialik-cbd-	https://greengalaxygum mies.com/coupon/?affI d=D896782B&c1=[c1] &c2=[c2]&c3=5jw7vid edi70	
6	& C1 = 3922 - 12352 & c3 = 61740	Maxim Bialik	https://www.fac ebook.com/May im-Bialik-CBD- Gummies-USA- 1002673559756 79/	https://bumppy. com/tm/read- blog/30889 https://sites.goo gle.com/view/m ayim-bialik- cbd- gumiys/home https://mayim- bialik-cbd- gummies- 16.jimdosite.co m	https://greengalaxygum mies.com/deal/?affId=8 FA6F5D4&c1=5922- 12352&c3=61749598	
7		Mayim Bialik Cbd Gummies	Gummies- 1085973018009 94	https://www.sfw eekly.com/spons ored/mayim- bialik-cbd- gummies- shocking-scam- report-reveals- must-read-	https://greenhouse- gummies.com/offer/gre enhouse_gummies/us_v 1/?uid=362a1ee5-bb17- 4534-a0ba- a324e491f56c	
8		Smilz		https://techplane t.today/post/cert	https://greenhouse- gummies.com/offer/gre enhouse_gummies/us_v	U

<b></b>			g '1	1 1 .		]
				0	1/?uid=d8d7b0b2-c25a-	
			1093549250493		447a-806d-	
			43	upgraded-2022-	e752ade57c64	
				what-are-		
				customers-		
				saying		
	*AFFID=clickboo		https://www.fac ebook.com/May im-Bialik- Smilz-Reviews- 1038139056118 05/	gle.com/view/cb d-gummies- reviews/home	https://greenhouse- gummies.com/offer/gre enhouse_gummies/us_v 1/?uid=a25cb504-854a- 429f-97f4- 2a0129b068d6	
		2		*https://sites.go ogle.com/view/y ounabiscbd- gummies- new/home	*https://bluemadeirasho p.com/offer/v1/?AFFID	mayimbialiks milz@gmail. com
10		Mayim Bialik Cbd Gummiesoffici al	https://www.fac ebook.com/May im-Bialik-Cbd- Gummiesofficia l- 1103873882826 61	gle.com/view/m ayimbialikcbdg ummiesofficial/	https://greenhouse- gummies.com/offer/gre enhouse_gummies/us_v 1/?uid=731032b5-29af- 4206-9de2- ff57c00a6c31	
11		Gummies: Mayim Bialik News CBD Gummies, Fox News Also	ebook.com/May imBialikFoxNe wsCBDGummie s	03/14/mayim- bialik-cbd- gummies/	https://try- gummies.com/offer/gu mmies/v1/?uid=1dd10b 28-0f3d-45ec-b3ab- f7fac70b995b	
	affid=7985&camp id=5507&screid= 5492&subid=JAN VI	Mayim Bialik CBD Gummies	https://www.fac ebook.com/May im-Bialik-CBD- Gummies- 1023904590756 32	gle.com/view/m ayim-bialik-	https://expressrevenue.c om/link.php?affid=798 5&campid=5507&screi d=5492&subid=JANVI	
13		Mayim Bialik CBD Oil US	https://www.fac ebook.com/May im-Bialik-CBD- Oil-US- 1110854048638 27	gle.com/view/m ayim-bialik-		

r	ſ			1	I	1
		Mayim Bialik CBD Gummies	https://www.fac ebook.com/May im-Bialik-CBD- Gummies- 1017679790243 78	alikcbdgummies buy.clubeo.com/ news/2022/02/2 4/mayim-bialik- cbd-gummies- reviews-shark- tank-benefits- does-it-re	https://bylivewell.com/ o/cbd- ca/?affId=2034&c1=70 51&c2=ef	cbdgummies @pure.com
15	affId=D77EA469 &c1=6969&c2=& c3=477602544		gummies-	https://topluchd	https://smilzcbdgummie s.org/desktop/index.php ?affId=D77EA469&c1 =6969&c2=&c3=47760 2544	
16	affId=D77EA469 &c1=3941&c2=& c3=477602544		bialik-cbd- gummies-	/go/Mayim- Bialik-CBD- Gummies	https://smilzcbdgummie s.org/desktop/index.php ?affId=D77EA469&c1 =3941&c2=&c3=47760 2544	
17	affId=D77EA469 &c1=7424&c2=& c3=482155921	Mayim Bialik CBD Gummies	•	oil.com/mayim- bialik-cbd- gummies/	https://smilzcbdgummie s.org/desktop/index.php ?affId=D77EA469&c1 =7424&c2=&c3=48215 5921	
17	affId=D77EA469 &c1=7424&c2=& c3=482155921	Mayim Bialik Smilz Gummies	Smilz- Gummies-	mttps://atozsuppi ement.com/mayi m-bialik-smilz- gummies/	https://smilzcbdgummie s.org/desktop/index.php ?affId=D77EA469&c1 =7424&c2=&c3=48215 5921	
18	WCI = /USI WC / = W	Mayim bialik	ebook.com/May im-bialik-cbd-	nt24hours.com/ mayim-bialik- cbd-gummies-	https://smilzcbdgummie s.org/desktop/index.php ?affId=D77EA469&c1 =7051&c2=&c3=48215 5921	supplement2 4hours@gma

			2	1		
			02		*https://bylivewell.com	
					/o/cbd-	
	*affId=2034&c1=				ca/?affId=2034&c1=70	
	7051&c2=ef				51&c2=ef&c5=9c6c5b	
					471e1c43fdb84988e5bf	
					bfeec5	
			https://www.foo	https://smilz-	https://smilzcbdgummie	
	affId=D77EA469		https://www.fac	cbd-gummies-	s.org/desktop/index.php	
19	&c1=6969&c2=&		ebook.com/Smil	mayim-bialik-	?affId=D77EA469&c1	
	c3=482155921	$W_{1}a_{1}m_{1}B_{1}a_{1}k_{1}$	zGummiesMayi	buy.jimdosite.co	=6969&c2=&c3=48215	
		-	mBialik	m/	5921	
			https://www.fac	https://gupploma	https://amilzah.daummia	
			ebook.com/May		https://smilzcbdgummie	
20	affId=D77EA469	Mayim Bialik	im-Bialik-CBD-		s.org/desktop/index.php	
20	&c1=7051&c2=&	CBD Gummies	Gummies-	mayim-bialik-	?affId=D77EA469&c1	
	c3=482284513		1038285522601	cbd-gummies-	=7051&c2=&c3=48228	
			21/	reviews/	4513	
	affid=5707&camp		https://www.fac		https://expressrevenue.c	
	id=4235&screid=		inteps.//www.rac		om/link.php?affid=570	
21	4287&subid=&su	Mavim Rialik	ebook.com/Kus	kushly-cbd-	7&campid=4235&screi	4hours@gma
	bid2=&subid3=ro		niyCBDMayim	gummies-	d=4287&subid=&subid	il.com
	snksm		Bialik	mayim-bialik/	2=&subid3=rosnksm	
			https://www.fac		https://href.li/?https://w	
			ebook.com/May	https://globalhu	ww.fasttrack01.com/L	
22		Mayim Bialik	im-Bialik-CBD-	bnews.com/may	G85NZB7/213J98PN/?	
		CBD Gummies	Gummies-	im-bialik-cbd-	sub1=ISHA&sub2=Ma	
			1081890118610	gummies/		
			58		yi	
				https://sites.goo		
			ebook com/May	gle.com/view/m		mayimbialikg
23			imBialikCBDOi	ayim-bialik-		ummie@prot
				cbd-oil-		onmail.com
			1	trusted/home		
				https://bayparkc		
		V 1	park-CBD-	news/2022/03/2		
24		Gummies	Gummies-	2/no-more-		
		mayim bialik	mayim-bialik-	arthrities-or-		
			1066883319881	pain-with-		
			37/	baypark-cbd-		
				gummies		
			https://www.fac			mavimbialike
25		Mayim Bialik	ebook.com/May	bialik-cbd-		-
23		Cbd Gummies	im-Bialik-Cbd-	gummiez.clubeo		@gmail.com
			IIII Dialiti Coa	0		(a) amost a amo
24		Baypark CBD Gummies mayim bialik Mayim Bialik	ebook.com/Bay park-CBD- Gummies- mayim-bialik- 1066883319881 37/ https://www.fac ebook.com/May	trusted/home https://bayparkc bdgummiesbene fits.clubeo.com/ news/2022/03/2 2/no-more- arthrities-or- pain-with- baypark-cbd- gummies https://mayim- bialik-cbd-		mayimbialil bdgummies

	Γ	Γ				1
			1036561222737	•		
				bialik-cbd-		
				gummies-100-		
				clinically-		
				certified-		
				ingredients		
				https://mayim-		
				bialik-cbd-		
			http://www.foo	gummiez.clubeo		
			https://www.fac ebook.com/May	.com/news/2022		movimbioliko
26		Mayim Bialik	im-Bialik-Cbd-	/03/03/mayim-		mayimbialikc
20		Cbd		bialik-cbd-		bd@gmail.co
			1099733449632	updated-2022-		m
			18	side-effects-		
				and-complaint-		
			li h	list		
				https://mayim-		
				bialik-cbd-		
			https://www.fac	gummiez.clubeo		
			Bialik-	.com/news/2022		MayimBialik
27		Mayim Bialik		/03/03/mayim-		Cbd@gmail.c
		Cbd		bialik-cbd-		om
			Cbd/1000/8858	reviews-side-		-
			1357006/	effects-benefits-		
				ingredients		
				Ŭ	https://healthwellnessli	
	affid=67&subid=				vestore.com/g-us-	
	10270&ClickID=				hp/?CID=13&affid=67	
	4ca032a5bd1b48f		https://www.sup	nttps://ecommm	&subid=10270&ClickI	
· /X	98c6d3e1ee0f154		plementsenergy.	kt.com/?a=1027	D=4ca032a5bd1b48f98	
	8f&AffClickID=4		-	0&c=117613&s	c6d3e1ee0f1548f&Aff	
	78039736&subid1		bialik-cbd/	$1 - x_s s - 1 h_{0} n$	ClickID=478039736&s	
	=&subid2=&subi				ubid1=&subid2=&subi	
	d3=&subid4=				d3 = &subid4 =	
					https://healthwellnessli	
	affid=67&subid=				vestore.com/g-us-	
	10270&ClickID=			nttp://fitnesspro	hp/?CID=13&affid=67	
	a7c1849fad6f43a0		1 1	auctcenter.com/	&subid=10270&ClickI	
/ <b>y</b>	beab7d53d3e9cbc		ductcenter.com/	mayim-bialik-	D=a7c1849fad6f43a0be	
27	e&AffClickID=47		mayim-bialik-	chd_gummies_	ab7d53d3e9cbce&AffC	
	7569845&subid1		cbd-gummies/	huv/	lickID=477569845&su	
	=&subid2=&subi					
	d3=&subid4=DJ				bid1=&subid2=&subid	
					3=&subid4=DJ	

			I			,
	*affId=D77EA46 9&c1=10270&c2 =&c3=490462098				*https://smilzcbdgumm ies.org/desktop/index.p hp?affId=D77EA469& c1=10270&c2=&c3=49 0462098	
30	affId=5E4B89FA &c1=19552&c2= &c3=68fd36da0b d541498041fdc76 c82e99e		mayim-bialik-	nttps://suppleme nts4fitness.com/ buy-eagle-cbd- gummies	https://naturalcbdforme. com/v3/?affId=5E4B89 FA&c1=19552&c2=&c 3=68fd36da0bd541498 041fdc76c82e99e	
31		Mayim Bialik CBD Gummies	https://www.fac ebook.com/mayi mbialikcbdgum mies/	https://mayim- bialik-cbd- gummies.clubeo .com/news/2022 /02/21/mayim- bialik-cbd- gummies- reviews- customer- expose-the- privacy-po		mayimbialikc bdgummie@ gmail.com
32	affId=2034&c1=5 805&c2=ef	mayimbialikcb dgummies		https://suppleme nt24hours.com/ mayim-bialik-	https://bylivewell.com/ o/cbd- ca/?affId=2034&c1=70 51&c2=ef&c5=c52762 5e14d64861ae6fe3f05e 187295	
32	XUNXC/=et	doil	https://www.inst agram.com/may imbialikcbdoil/	https://topcbdoil mart.com/mayi m-bialik-cbd-	https://bylivewell.com/ o/cbd- ca/?affId=2034&c1=58 05&c2=ef&c5=7f8244f 5572f4c27b394eb6e54e c6edd	
*		Mayim Bialik CBD Gummies		https://mayimbi alikcbdgummies forsale.clubeo.c om/news/2022/0 3/05/mayim- bialik-cbd- gummies-us- sale		
*		CBD Gummie	-	gle.com/view/m ayim-bialik-	https://grownmdlabs.co m/discount/coupon/des ktop/index.php?affId=6 F71F30B&c1=5860-	

			Reviews- 1009401892606 27/	usa/	7985&c3=63061758	
*	affId=7B6F5B88 &c1=3&c2=5671- 12068&c3=21831 4	CBD gummies	https://www.fac ebook.com/May imBialikCBDgu mmiesamazon/	24x7.com/mayi	https://geteaglehemp.co m/gummies/v3/?affId= 7B6F5B88&c1=3&c2= 5671- 12068&c3=218314	
*			https://www.fac ebook.com/May im-Bialik-CBD- Gummies-USA- 1056058321879 02/	gummies- reviews- treatment-for-	https://greenhouse- gummies.com/offer/gre enhouse_gummies/us_v 1/?uid=d33e6466-c0d6- 4d49-a9dc- 2ae74d49bed4	
*	AFFID=388057A 4&c1=6115- 12352&c3=63067 230		im-Bialik-CBD-	gle.com/view/m ayim-bialik-	https://secure.getcondor cbd.com/v2/?AFFID=3 88057A4&c1=6115- 12352&c3=63067230	
*	$4 \propto c_1 = 0113$ - $12352 k_0 = 63068$	Mayim Bialik CBD Gummies US	im-Bialik-CBD-	gle.com/view/m ayim-bialik-	https://secure.getcondor cbd.com/v2/?AFFID=3 88057A4&c1=6115- 12352&c3=63068254	
*			https://www.fac ebook.com/May im-Bialik-CBD- Gummies- 1005486493721 74/	gummies- reviews- treatment-for-	https://greenhouse- gummies.com/offer/gre enhouse_gummies/us_v 1/?uid=9558af3b-c71a- 4505-9c0f- 08d570592bf3	
	&c1=3&c2=5671- 11999&c3=21838	CBD Gummies	venexpert.com/e n-us/mayim-	efort.blogspot.c	https://geteaglehemp.co m/gummies/v3/?affId= 7B6F5B88&c1=3&c2= 5671-	

		Reviews	gummies-fox-	gummies-fox-	11999&c3=218387	
		(provenexpert.c	0	news.html	11,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
		om)				
			https://healthcar			
			efort.blogspot.c			
			om/2022/03/ma			
			yim-bialik-cbd-			
			gummies-fox-			
			news.html			
		Mayim Bialik	https://healthcar		https://geteaglehemp.co	
	affId=7B6F5B88	CBD Gummies	efort.blogspot.c		m/gummies/v3/?affId=	
*	&c1=3&c2=5671-		om/2022/03/ma		7B6F5B88&c1=3&c2=	
	11999&c3=21838		yim-bialik-cbd-		5671-	
	7	(healthcarefort.	gummies-		11999&c3=218387	
		blogspot.com)	official.html		11777803-210307	
			https://www.sfw			
			eekly.com/spons			
			ored/is-smilz-			
			cbd-gummies-		https://smilzcbdgummie	
	affId=D77EA469		mayim-bialik-		s.org/desktop/index.php	
	&c1=6969&c2=&		scam-reviews-		?affId=D77EA469&c1	
	c3=483390875		antonio-brown-		=6969&c2=&c3=48339	
			shark-tank-side-		0875	
			effects-are-it-			
			works-or-			
			trusted/			
			https://www.sfw			
			eekly.com/spons		https://greenhouse-	
			ored/mayim-		gummies.com/offer/gre	
			bialik-cbd-		enhouse_gummies/us_v	
*			gummies-		1/?uid=4bfaa3af-a47f-	
			reviews-beware-		46e5-ab0c-	
			read-this-		7da6905ab53c	
			breakthrough-			
			formula-scam/			