9       Texas Bar No. 24101781         10       Sean.gallagher@rm-firm.com         10       750 N. Saint Paul Street, Ste. 600         11       Dallas, Texas 75201-3202         12       Telephone: (214) 382-9810         13       Attorneys for Plaintiff         14       UNITED STATES DISTRICT COURT         15       CENTRAL DISTRICT OF CALIFORNIA         16       17         10       DENIECE WAIDHOFER, an individual,         10       Case No			
Robert H. Gruber       Brett S. Rosenthal (pro hac vice pending)         gruber@reitergruber.com       Texas Bar No. 24080096         Charles D. Reiter       brett.rosenthal@rm-firm.com         California Bar #306381       Joel W. Reese (pro hac vice pending)         creiter@reitergruber.com       Texas Bar No. 00788258         100 Wilshire Blvd, Suite 700       Joel.reese@rm-firm.com         Santa Monica, California 90401-3602       Josh M. Russ (pro hac vice pending)         TELEPHONE: (310) 496-7799       Texas Bar No. 24074990         Sean F. Gallagher (pro hac vice pending)       Texas Bar No. 24101781         Sean_gallagher@rm-firm.com       750 N. Saint Paul Street. Ste. 600         Dallas, Texas 75201-3202       Telephone: (214) 382-9810         Facsimile: (214) 501-0731       Facsimile: (214) 501-0731         Attorneys for Plaintiff       UNITED STATES DISTRICT COURT         IS       CENTRAL DISTRICT OF CALIFORNIA         DENIECE WAIDHOFER, an individual,       Case No.         V.       DEMAND FOR JURY TRIA         Oroporation; MULTI MEDIA LLC, a       California limited liability company;         THOTHUB.TV; and JOHN DOES 1-21,       Defendants.         Defendants.       Defendants.	1	REITER GRUBER LLP	REESE MARKETOS LLP
called in gruber @ reitergruber.com       Texas Bar No. 24080096         Charles D. Reiter       brett.rosenthal@rm-firm.com         California Bar # 306381       Joel W. Reese (pro hac vice pending)         creiter@reitergruber.com       Texas Bar No. 00788258         100 Wilshire Blvd, Suite 700       Joel M. Russ (pro hac vice pending)         rELEPHONE: (310) 496-7799       Texas Bar No. 240074990         Sean F. Gallagher (pro hac vice pending)       Texas Bar No. 24101781         Scan.gallagher@m-firm.com       750 N. Saint Paul Street, Ste. 600         Dallas, Texas 75201-3202       Telephone: (214) 382-9810         Facsimile: (214) 501-0731       Facsimile: (214) 501-0731         Attorneys for Plaintiff       UNITED STATES DISTRICT COURT         15       CENTRAL DISTRICT OF CALIFORNIA         16       Plaintiff,         17       DENIECE WAIDHOFER, an individual,       Case No.         18       Plaintiff,         19       V.       DEMAND FOR JURY TRIA         10       CLOUDFLARE, INC., a Delaware       Corporation; BANGBROS, INC., a Florida         corporation; BANGBROS, INC., a Florida       Defendants.       Defendants.         26       27       Defendants.       Defendants.	2	Robert H. Gruber	Brett S. Rosenthal (pro hac vice
<ul> <li>Charles D. Reiter</li> <li>Charles D. Reiter</li> <li>California Bar # 306381</li> <li>Joel W. Reese (pro hac vice pending)</li> <li>creiter@reitergruber.com</li> <li>Texas Bar No. 00788258</li> <li>Joo Wilshire Blvd, Suite 700</li> <li>Josh M. Russ (pro hac vice pending)</li> <li>TELEPHONE: (310) 496-7799</li> <li>TELEPHONE: (310) 496-7799</li> <li>Texas Bar No. 24074990</li> <li>Sean F. Gallagher (pro hac vice pending)</li> <li>Texas Bar No. 24101781</li> <li>Sean F. Gallagher (pro hac vice pending)</li> <li>Texas Bar No. 24101781</li> <li>Sean F. Gallagher (pro hac vice pending)</li> <li>Texas Bar No. 24101781</li> <li>Sean gallagher@rm-firm.com</li> <li>Texas Too. 24101781</li> <li>Sean gallagher@rm-firm.com</li> <li>Toom 750 N. Saint Paul Street, Ste. 600</li> <li>Dallas, Texas 75201-3202</li> <li>Telephone: (214) 382-9810</li> <li>Facsimile: (214) 501-0731</li> <li>Attorneys for Plaintiff</li> <li>UNITED STATES DISTRICT COURT</li> <li>CENTRAL DISTRICT OF CALIFORNIA</li> <li>DENIECE WAIDHOFER, an individual,</li> <li>Case No.</li> <li>CLOUDFLARE, INC., a Delaware</li> <li>corporation; BANGBROS, INC., a Florida</li> <li>corporation; BANGBROS, INC., a Florida</li> <li>corporation; MULTI MEDIA LLC, a</li> <li>California limited liability company;</li> <li>THOTHUB.TV; and JOHN DOES 1-21,</li> <li>Defendants.</li> </ul>	3		
5       California Bar # 306381       Joel W. Reese (pro hac vice pending)         6       retier@reitergruber.com       Texas Bar No. 00788258         100 Wilshire Blvd, Suite 700       Joel.reese@rm-firm.com         7       Santa Monica, California 90401-3602       Josh M. Russ (pro hac vice pending)         8       TELEPHONE: (310) 496-7799       Texas Bar No. 24074990         9       Texas Bar No. 24074990       Sean F. Gallagher (pro hac vice pending)         9       Texas Bar No. 24101781       Sean.gallagher@rm-firm.com         9       Sean F. Gallagher (pro hac vice pending)       Texas Bar No. 24074990         10       Sean F. Gallagher (pro hac vice pending)       Texas Bar No. 24101781         10       Sean F. Gallagher (pro hac vice pending)       Texas Bar No. 24074990         11       Sean Scan Son 240074990       Sean Scan Son 240074990         12       Telephone: (214) 382-9810       Facsimile: (214) 501-0731         13       Attorneys for Plaintiff       Case No.	4		
6       creiter@reitergruber.com       Texas Bar No. 00788258         100 Wilshire Blvd, Suite 700       Joel.reese@rm-firm.com         7       Santa Monica, California 90401-3602       Josh M. Russ (pro hac vice pending)         8       TELEPHONE: (310) 496-7799       Texas Bar No. 24074990         9       Sean F. Gallagher (pro hac vice pending)         10       Texas Bar No. 24101781         10       Sean F. Gallagher (pro hac vice pending)         11       Sean.gallagher@rm-firm.com         12       Telephone: (214) 382-9810         13       Attorneys for Plaintiff         14       UNITED STATES DISTRICT COURT         15       CENTRAL DISTRICT OF CALIFORNIA         16       Texas No. 2407490         17       DENIECE WAIDHOFER, an individual,         18       Plaintiff,         19       v.         20       CLOUDFLARE, INC., a Delaware         corporation; BANGBROS, INC., a Florida       Comporation; MULTI MEDIA LLC, a         21       California limited liability company;         23       THOTHUB.TV; and JOHN DOES 1-21,         24       Defendants.         25       Defendants.	5		
7       Santa Monica, California 90401-3602       Josh M. Russ (pro hac vice pending)         8       TELEPHONE: (310) 496-7799       Texas Bar No. 24074990         9       Sean F. Gallagher (pro hac vice pending)         10       Texas Bar No. 24101781         10       Sean.gallagher@rm-firm.com         11       Sean.gallagher@rm-firm.com         12       Telephone: (214) 382-9810         13       Attorneys for Plaintiff         14       UNITED STATES DISTRICT COURT         15       CENTRAL DISTRICT OF CALIFORNIA         16       Plaintiff,         17       DENIECE WAIDHOFER, an individual,         18       Plaintiff,         19       V.         20       CLOUDFLARE, INC., a Delaware         21       corporation; BANGBROS, INC., a Florida         21       California limited liability company;         21       THOTHUB.TV; and JOHN DOES 1-21,         23       Defendants.	6	creiter@reitergruber.com	· · · ·
statu Wonca, Cambrina 30401/3002       Josh W. Russ (ph du Vite pending)         TELEPHONE: (310) 496-7799       Texas Bar No. 24074990         Sean F. Gallagher (pro hac vice pending)       Texas Bar No. 24101781         Sean San No. 24101781       Sean F. Gallagher (pro hac vice pending)         Texas Bar No. 24101781       Sean F. Gallagher (pro hac vice pending)         Texas Bar No. 24101781       Sean San No. 24101781         Sean San No. 24101781       Sean San No. 24101781         Sean F. Gallagher (pro hac vice pending)       Texas Bar No. 24101781         Sean F. Gallagher (pro hac vice pending)       Texas Bar No. 24101781         Sean F. Gallagher (214) 382-9810       Facsimile: (214) 501-0731         Attorneys for Plaintiff       Case No	7		
Sean F. Gallagher ( <i>pro hac vice</i> pend Texas Bar No. 24101781 Sean.gallagher@rm-firm.com 750 N. Saint Paul Street, Ste. 600 Dallas, Texas 75201-3202 Telephone: (214) 382-9810 Facsimile: (214) 501-0731 <i>Attorneys for Plaintiff</i> UNITED STATES DISTRICT COURT DENIECE WAIDHOFER, an individual, Plaintiff, V. CLOUDFLARE, INC., a Delaware corporation; BANGBROS, INC., a Florida corporation; MULTI MEDIA LLC, a California limited liability company; THOTHUB.TV; and JOHN DOES 1-21, Defendants.			
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750 N. Saint Paul Street, Ste. 600         Dallas, Texas 75201-3202         Telephone: (214) 382-9810         Facsimile: (214) 501-0731         Attorneys for Plaintiff         UNITED STATES DISTRICT COURT         CENTRAL DISTRICT OF CALIFORNIA         DENIECE WAIDHOFER, an individual,         Case No.         Plaintiff,         V.         CLOUDFLARE, INC., a Delaware         corporation; MULTI MEDIA LLC, a         California limited liability company;         THOTHUB.TV; and JOHN DOES 1-21,         Defendants.	9		
11       Dallas, Texas 75201-3202         12       Telephone: (214) 382-9810         13       Attorneys for Plaintiff         14       UNITED STATES DISTRICT COURT         15       CENTRAL DISTRICT OF CALIFORNIA         16       DENIECE WAIDHOFER, an individual,         17       DENIECE WAIDHOFER, an individual,         18       Plaintiff,         19       v.         20       CLOUDFLARE, INC., a Delaware         21       corporation; BANGBROS, INC., a Florida         22       California limited liability company;         23       THOTHUB.TV; and JOHN DOES 1-21,         24       Defendants.         25          26          27	10		
12       Telephone: (214) 382-9810 Facsimile: (214) 501-0731         13       Attorneys for Plaintiff         14       UNITED STATES DISTRICT COURT         15       CENTRAL DISTRICT OF CALIFORNIA         16       DENIECE WAIDHOFER, an individual,         17       DENIECE WAIDHOFER, an individual,         18       Plaintiff,         19       v.         20       CLOUDFLARE, INC., a Delaware         21       corporation; BANGBROS, INC., a Florida         22       California limited liability company;         23       THOTHUB.TV; and JOHN DOES 1-21,         24       Defendants.         25	11		,
13       Attorneys for Plaintiff         14       UNITED STATES DISTRICT COURT         15       CENTRAL DISTRICT OF CALIFORNIA         16       DENIECE WAIDHOFER, an individual,       Case No         18       Plaintiff,         19       V.       CLOUDFLARE, INC., a Delaware         corporation; BANGBROS, INC., a Florida       DEMAND FOR JURY TRIA         20       CLOUDFLARE, INC., a Delaware         corporation; MULTI MEDIA LLC, a       California limited liability company;         23       THOTHUB.TV; and JOHN DOES 1-21,         24       Defendants.         25       26         27       Image: Corporation of the second se	12		Telephone: (214) 382-9810
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15       CENTRAL DISTRICT OF CALIFORNIA         16       0         17       DENIECE WAIDHOFER, an individual,         18       Plaintiff,         19       V.         20       CLOUDFLARE, INC., a Delaware         21       corporation; BANGBROS, INC., a Florida         22       California limited liability company;         23       THOTHUB.TV; and JOHN DOES 1-21,         24       Defendants.         25       26         27       Image: Component of the second secon			
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17DENIECE WAIDHOFER, an individual, Plaintiff,Case No18Plaintiff,COMPLAINT FOR DAMAG19V.DEMAND FOR JURY TRIA20CLOUDFLARE, INC., a Delaware corporation; BANGBROS, INC., a Florida corporation; MULTI MEDIA LLC, a California limited liability company; THOTHUB.TV; and JOHN DOES 1-21,Defendants.24Defendants.252627	15	CENTRAL DISTRIC	Γ OF CALIFORNIA
<ul> <li>Plaintiff,</li> <li>V.</li> <li>CLOUDFLARE, INC., a Delaware</li> <li>corporation; BANGBROS, INC., a Florida</li> <li>corporation; MULTI MEDIA LLC, a</li> <li>California limited liability company;</li> <li>THOTHUB.TV; and JOHN DOES 1-21,</li> <li>Defendants.</li> </ul>	16		
19       V.         20       CLOUDFLARE, INC., a Delaware         21       corporation; BANGBROS, INC., a Florida         22       corporation; MULTI MEDIA LLC, a         23       THOTHUB.TV; and JOHN DOES 1-21,         24       Defendants.         25       26         27       Image: Construction of the second	17	DENIECE WAIDHOFER, an individual,	Case No
20       CLOUDFLARE, INC., a Delaware         21       corporation; BANGBROS, INC., a Florida         22       corporation; MULTI MEDIA LLC, a         23       THOTHUB.TV; and JOHN DOES 1-21,         24       Defendants.         25       26         27       Image: Cloud of the second	18	Plaintiff,	COMPLAINT FOR DAMAGES
<ul> <li>CLOUDFLARE, INC., a Delaware</li> <li>corporation; BANGBROS, INC., a Florida</li> <li>corporation; MULTI MEDIA LLC, a</li> <li>California limited liability company;</li> <li>THOTHUB.TV; and JOHN DOES 1-21,</li> <li>Defendants.</li> </ul>	19	V.	DEMAND FOR HIRV TRIAL
<ul> <li>corporation; MULTI MEDIA LLC, a</li> <li>California limited liability company;</li> <li>THOTHUB.TV; and JOHN DOES 1-21,</li> <li>Defendants.</li> </ul>	20	CLOUDFLARE, INC., a Delaware	
<ul> <li><sup>22</sup> California limited liability company; THOTHUB.TV; and JOHN DOES 1-21,</li> <li><sup>24</sup> Defendants.</li> <li><sup>25</sup></li> <li><sup>26</sup></li> <li><sup>27</sup></li> </ul>	21	▲ · · · · · · · · · · · · · · · · · · ·	
<ul> <li>California inflited flability company, THOTHUB.TV; and JOHN DOES 1-21,</li> <li>Defendants.</li> </ul>	22	1 .	
24     Defendants.       25     26       27     27			
25 26 27			
26 27		Defendants.	
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1 Plaintiff Deniece Waidhofer ("Waidhofer") files this complaint against 2 Cloudflare, Inc. ("Cloudflare"); BangBros, Inc. ("BangBros"); Multi Media LLC 3 ("Chaturbate"); the pirate website Thothub.tv ("Thothub"); and twenty-one John 4 5 Doe Defendants that operate Thothub (the "Members") (collectively, "Defendants") 6 to recover damages, injunctive relief, and other relief for their violations of the 7 Racketeering Influenced and Corrupt Organizations Act (RICO), Copyright Act, and 8 9 other torts. In support of these claims, Plaintiff would respectfully show the Court as 10 follows. 11 I. **SUMMARY OF THE CASE** 12 13 1. This is an action to stop a pirate website called Thothub, its Members, 14 and co-conspirators from continuing to distribute digital content stolen from 15 Waidhofer, a popular creator on the emergent social media platforms OnlyFans and 16 17 Patreon, and to hold accountable Thothub and its co-conspirators for exploiting 18 Waidhofer's works and body for their own ends. 19 2. Plaintiff Waidhofer is a creator on www.onlyfans.com ("OnlyFans") 20 21 and www.patreon.com ("Patreon," and together with OnlyFans, the "Licensed 22 Sites"), two social media platforms that allow content creators to sell access to their 23 digital content to paid subscribers and fans. Waidhofer's published content consists 24 25 of artistic, non-nude photographs of herself, mostly in lingerie or costume. She is 26 one of the most successful creators on the Licensed Sites. For example, her earnings 27 place her among the top 1% of all creators on OnlyFans. 28

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3. Thothub and the Members—with the material support of the other Defendants—caused Waidhofer's content to be stolen from the Licensed Sites and unlawfully published on Thothub. In addition, Thothub published certain of Waidhofer's unpublished works that reveal her partially nude body, which Waidhofer never intended to publish. After being published on Thothub and downloaded by many of its one-million-plus members, Waidhofer's published and unpublished works have been widely disseminated across the Internet and seen by millions of people. This has caused, and continues to cause, personal, reputational, and monetary harm to Waidhofer.

4. The Licensed Sites allow digital content creators to distribute their photographic and audiovisual works directly to paid subscribers and to be compensated for subscribers' access to that content. Subscribers on the Licensed Sites pay for access to content from particular creators. A large portion of the content that appears on the Licensed Sites is provocative in nature, often including revealing images of the creators themselves. Through the Licensed Sites, creators can keep track of all the subscribers that have access to their content and personal images, and creators receive the lion's share of the money that their subscribers pay to view the content.

5. Thothub is a pirate site that bills itself as "the home of daily free leaked
nudes from the hottest Onlyfans ... and [P]atreon models" and "the biggest e-girl
showcase in the world." As one of the managing Members, who goes by the handle

"Captain Thotcakes," explains in a pinned moderator message to new recruits from whom Thothub seeks stolen content: "We are looking exclusively for PAID material / LEAKED photos and vids / PREMIUM content. (Stuff that's not easily available to the public / or is locked behind the paywall / subscription) Examples: Patreon, Onlyfans ... stuff like that." Most of the content that appears on Thothub is material that was scraped from behind the paywalls of the Licensed Sites. This content is only supposed to be available to paid subscribers through the Licensed Sites. Thothub's primary purpose—its *raison d'etre*—is to steal this exclusive, behind-thepaywall content from the Licensed Sites and unlawfully distribute it to millions of its associates.

6. Each day, Thothub trades terabytes upon terabytes of content—each terabyte equates to hundreds of thousands of photos and hundreds of hours of video—stolen from creators on the Licensed Sites. According to web traffic analytics, Thothub gets nearly one million daily visitors and generates substantial annual advertising revenue. As a result of Thothub's willful copyright infringement, millions of people in the United States and around the world have seen Waidhofer's creative works, including revealing images of her own body, without her consent or compensation. Meanwhile, Thothub and the Members—and Cloudflare and the Advertiser Defendants—have profited.

7. Thothub has all the hallmarks of an organized crime outfit. It is run by
shadowy figures using aliases who impose a detailed structure on other members

through defined rules, privileges, and ranks. Its principal business is illegal activity: criminal copyright infringement. In order to become a Thothub member, new users are effectively extorted by the Members to submit stolen content, not unlike a street gang that requires commission of a crime to prove one's commitment to the criminal enterprise. The Members routinely post "bounties" to steal from particular creators. If the new members provide the stolen property to Thothub, the Members reward the theft by bestowing greater rank and privileges within the enterprise. Thothub is like a pyramid scheme of theft. Its recurring pattern of theft and extortion is exactly the kind of criminal racketeering activity that RICO was enacted to prevent.

8. Defendant Cloudflare is a co-conspirator of Thothub that aids and abets Thothub's criminal activity. Cloudflare contracts with Thothub to provide content delivery and security services for Thothub. In this role, Cloudflare makes unauthorized copies of creators' stolen copyrighted works on its computer systems and optimizes Thothub's display of infringing works throughout the United States and worldwide, directly and indirectly infringing and contributing materially to Thothub's unlawful use of creators' works, including Waidhofer's works.

9. Cloudflare also acts as a lookout man for Thothub, masking Thothub's
true identity and server locations. This prevents creators from effectively enforcing
their rights against Thothub. This is a major selling point for Cloudflare.
Cloudflare's permissive approach to repeat infringement, and its willingness to
pretend it can do nothing to stop the repeat infringement, is highly attractive for

pirates like Thothub. According to a recent European Commission report that placed Cloudflare on a global Counterfeit and Piracy Watch List, "Out of the top 500 infringing domains based on global Alexa rankings, 62% (311) are using Cloudflare's services."

10. In exchange for Cloudflare's content delivery services and anonymity protection, Thothub pays Cloudflare pursuant to a services agreement. Due to its contractual relationship with Thothub, the numerous takedown requests it has received related to Thothub (including written notice describing Thothub's focus on pirating content), and Thothub's open and notorious proclamations of its piracy, among other things, Cloudflare knows or is willfully blind to the fact that Thothub is a criminal enterprise. Despite this knowledge, in return for compensation, Cloudflare continues to serve Thothub and continues to contribute materially to Thothub's criminal activity. As such, Cloudflare is a party to the RICO conspiracy and is liable for the harm it causes.

11. Defendants BangBros and Chaturbate (together, the "Advertiser
Defendants") are two of Thothub's most prolific paid advertisers. Chaturbate—one
of the world's largest live adult content companies—posts dynamic advertisements
on Thothub that feature direct, live video feeds of Chaturbate webcams at all times,
indicating a continuous connection with Thothub's networks. Clicking on the link
sends a user directly into the live Chaturbate session depicted in the ad. Likewise,

Thothub is flooded with BangBros ads that, if clicked, take users directly to BangBros' sales page.

12. As major players in the online adult content industry, the Advertiser Defendants know, and cannot reasonably avoid knowing, that Thothub is a pirate site. They know that Thothub specializes in content stolen from the Licensed Sites, emerging competitors that threaten their business. Indeed, marketing to Thothub's consumer niche—*i.e.*, those seeking paid, amateur-oriented, adult content—is a big reason why the Advertisers Defendants advertise on Thothub to begin with.

13. Despite knowing that Thothub routinely and systematically engages in copyright infringement, the Advertiser Defendants provide material assistance by paying to advertise on Thothub, which enables Thothub to cover the costly web-hosting and content delivery fees it incurs in distributing terabytes upon terabytes of stolen content to millions of users. The Advertiser Defendants' willful cooperation with Thothub drives sales for their own sites while directly undermining their top competition by causing the leaking of creators' works. In exchange for the financial support, Thothub does not publish content stolen from the Advertiser Defendants. The Advertiser Defendants are parties to the RICO conspiracy and liable for the harm it causes.

14. It is time for Thothub's pirate enterprise to be shut down and for those
 that enable Thothub's piracy to act reasonably and responsibly to stop supporting
 Thothub. Through this action, Plaintiff seeks to enforce her rights to control the use

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and display of her works and body through injunctive relief, damages, and other appropriate relief for harm caused by Defendants' racketeering conspiracy, copyright infringement, unfair competition, and other violations of her rights.

#### II. THE PARTIES

15. Plaintiff Deniece Waidhofer ("Waidhofer") is an individual who resides in Fort Bend County, Texas. She can be contacted through her undersigned attorneys.

Defendant Thothub.tv ("Thothub") is a pirate website available at 16. 11 https://thothub.tv ("Thothub"). The true identity of Thothub (e.g., whether it has any 12 13 formal corporate structure or registration) is unknown. Thothub is available to be 14 viewed online, and has been viewed by many people in this judicial district. 15 Through discovery from the other Defendants in this action, Plaintiff hopes to learn 16 17 where Thothub can be served with process. Alternatively, if the identity of a proper 18 agent for service of process cannot be ascertained with respect to Thothub, service 19 may be made under California law by posting the summons where it is reasonably 20 21 calculated to give actual notice of the pendency of the action, such as on the 22 Thothub forums. 23

In 17. John Does 1–21 (the "Members") are unidentified persons that purport
to be Thothub's managing members and hold themselves out as persons with
authority to control Thothub. The Members each identify themselves on the Thothub
site using a pseudonym. Specifically, the respective Members go by the following

names on Thothub: (1) Captain Thotcakes; (2) Teller; (3) GOD; (4) Ironman891; (5) Merchant; (6) Cityzen7; (7) Vassar; (8) Azrael; (9) Ewoklove; (10) RealAccount; (11) Nick712; (12) Swix; (13) Nudeleaks; (14) Tallie; (15) Bigsausagestromboli; (16) TonyStark420; (17) Thighdeologist; (18) El Drago; (19) De\_sercier; (20) SWEDISH CHEF; and (21) FatherofSlain. The true identities of the Members are unknown.<sup>1</sup> The Members have purposefully directed relevant conduct to this district because they have directly or indirectly infringed copyrights in this district. Through discovery from the other Defendants, Plaintiff hopes to learn where the Members can be served with process. Alternatively, if the identity of the John Does cannot be ascertained, service may be made under California law by posting the summons on the Thothub forums where it is reasonably calculated to give actual notice to the John Does of the pendency of the action.

18. Defendant Cloudflare, Inc. ("Cloudflare") is a public Delaware corporation with principal place of business in San Francisco, California. Cloudflare offers a variety of web-based services, including infrastructure support, content delivery networking, DDoS mitigation, and distributed domain-name-server services. Cloudflare can be served with process through its registered agent,

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 <sup>&</sup>lt;sup>1</sup> Plaintiff believes it has uncovered the actual names and identities of some Members through independent investigation. However, given the seriousness of these allegations, Plaintiff will confirm their identities through discovery served upon the other Defendants, to the extent possible, before naming the Members publicly.

Registered Agent Solutions, Inc., at 9 E. Loockerman Street, Suite 311, Dover, Delaware 19901.

19. Defendant BangBros, Inc. ("BangBros") is an adult entertainment company based in Miami, Florida. BangBros operates dozens of adult-content websites, including BangBros Network. BangBros regularly conducts business in this district and provides its subscription services and media content to many residents in this district. BangBros can be served with process through its registered agent, believed to be Jeff Greenberg at 10840 SW 113 Place, Miami, Florida 33176. Defendant Multi Media LLC ("Chaturbate") is an entertainment 20. company based in Lake Forest, California. It operates an adult-oriented live webcam company called Chaturbate, which is one of the top 200 most trafficked websites in the United States and the world. Chaturbate regularly conducts business in this district and offers its subscription services and media content to residents in this district. Chaturbate can be served with process through its registered agent, believed to be National Registered Agents, Inc., at 818 West Seventh Street, Suite 930, Los Angeles, California 90017.

### III. JURISDICTION AND VENUE

24 21. This Court has original jurisdiction over the RICO and Copyright Act
 25 claims under 28 U.S.C. § 1331 because these claims arise under the laws of the
 26 United States.

1 22. This Court has original jurisdiction over the state-law claims under 28 2 U.S.C. § 1332 because Plaintiff is a citizen of a different State from each known 3 Defendant and the amount in controversy exceeds the sum or value of \$75,000, 4 5 exclusive of interest and costs. 6 23. This Court also has supplemental jurisdiction over the state-law claims 7 under 28 U.S.C. § 1367 because those claims are so related to claims over which 8 9 this Court has original jurisdiction that they form part of the same case or 10 controversy under Article III of the United States Constitution. 11 Venue is proper in this Court under 28 U.S.C. § 1391 because a 24. 12 13 substantial part of the events giving rise to the claims occurred in this judicial 14 district. In addition, one of the four identified Defendants maintains its principal 15 place of business in this district, and two others maintain their principal place of 16 17 business in California. 18 IV. **FACTUAL ALLEGATIONS** 19 A. The Licensed Sites Allow Creators to Sell Access to Their Digital 20 Content. 21 25. The Licensed Sites—specifically, www.onlyfans.com ("OnlyFans") 22 23 and www.patreon.com ("Patreon")—are social media platforms that allow content 24 creators to sell access to their own digital content, including photographs and 25 videos. 26 27 28

26. Pursuant to the terms of the user agreements for the Licensed Sites, as described below, content creators retain full ownership of the content that they upload onto the Licensed Sites. Other users on the Licensed Sites are not granted the right to distribute creators' content.

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# OnlyFans

27. Founded in 2016, OnlyFans is a social media platform that allows users to upload photos and videos to their individual profiles. Users who upload content to the platform are referred to as "creators." Creators may set a monthly subscription price for access to their content and earn money from paid subscribers (often referred to as "fans" on OnlyFans).

28. Fans purchase subscriptions through OnlyFans to view content made available by particular OnlyFans creators that the fans wish to follow. Each creator determines the monthly subscription fee for access to that creator's OnlyFans content.

20 29. Fans may also elect to pay "tips"—additional discretionary payments to
 21 creators on an ad hoc, gratuitous basis—to particular content creators.

30. Creators may also communicate directly with fans. Through these
 direct communications, creators may send fans pay-per-view content.

31. OnlyFans takes a small portion of all payments made by users to
creators through the platform; the remainder of the payments goes to the relevant
creator.

1 32. OnlyFans gives creators the ability to control who can see their content. 2 OnlyFans creators can elect to block particular fans from their content if they wish. 3 33. OnlyFans requires all fans and creators (collectively, "Users") that use 4 5 the site to agree to certain terms of service (the "OnlyFans User Agreement"). 6 34. The OnlyFans User Agreement provides that "[w]e [OnlyFans] do not 7 own User Content on OnlyFans." The term "User Content' means any and all 8 9 media uploaded by Users." 10 The OnlyFans User Agreement provides that creators are entitled to 35. 11 receive 80% of the revenue generated from their content. Specifically, it provides: 12 13 "If a User uploads content (an 'Uploading User') then, subject to that User 14 complying with these Terms, that User is entitled to 80% of the revenue generated 15 by other Users who subscribe to the uploading User's content. Payment will be 16 17 made by or on behalf of OnlyFans to the uploading User." 18 36. The OnlyFans User Agreement provides that Users may "not 19 reproduce, distribute, modify, create derivative works of, publicly display, publicly 20 21 perform, republish, download, store, or transmit any of the material on the Website," 22 except that the User's "computer may temporarily store copies of such materials in 23 RAM incidental to [the User's] accessing and viewing those materials"; "[the User] 24 25 may store files that are automatically cached by [the User's] Web browser for 26 display enhancement purposes"; and "[the User] may print or download one copy of 27 28

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a reasonable number of pages of the Website for [the User's] own personal, noncommercial use and not for further reproduction, publication, or distribution."

37. The OnlyFans User Agreement also provides that Users may not "make unauthorized use of another's information or content" or "display, publish or distribute User content that ... violates another's copyright, trademark, right of privacy, right of publicity, or other property or personal right (for example, using the name, likeness, image or other identity of another without proper consent)."

38. The OnlyFans User Agreement provides: "By creating and publishing User Content on OnlyFans, you authorize your Fans to access and view (without downloading or copying) your User Content on OnlyFans for their own lawful and personal use."

39. Beginning recently, creator photos that appear on OnlyFans have been watermarked to identify them as content from OnlyFans. These watermarks can be seen on the images when viewing them with the naked eye and can also be identified by computers using simple search algorithms.

ii. Patreon

40. Founded in 2013, Patreon is a social media platform that allows creators to make content available on the Patreon platform to paid subscribers (often referred to as "patrons" on Patreon).

41. Patreon utilizes a subscription-style payment model in which patrons
pay their favorite creators a monthly payment in exchange for access to the creator's

content. Creators can also elect to charge patrons on a per-creation (pay-per-view) basis.

42. Patreon takes a percentage-based fee for all payments made to creators through the platform, depending on the type of plan the creator selects. For the "Lite" plan, Patreon takes 5% of the creator's monthly income.

43. Patreon allows creators to set pricing tiers for access to different content. In addition, creators can establish "rewards"-i.e., access to additional content—for patrons that meet spending thresholds set by the creator.

44. Patreon gives creators the ability to control who can see their content. Patreon creators may elect to block particular patrons from their content if they wish.

45. Patreon's terms of use ("Patreon Terms"), which all users must accept, 16 provide that the creators "keep full ownership of all creations that [they] offer on 18 Patreon." The Patreon Terms continue: "By posting creations on Patreon, [creators] 19 grant [Patreon] a royalty-free, perpetual, irrevocable, non-exclusive, sublicensable, 20 worldwide license to use, reproduce, distribute, perform, publicly display or prepare 22 derivative works of your creation. The purpose of this license is strictly limited to 23 allow [Patreon] to provide and promote memberships to [creators'] patrons." 24

25 46. The Patreon Terms further provide that "[p]atrons may not use 26 creations posted by creators in any way not authorized by the creator." 27

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# B. Waidhofer Develops an Online Following and Uses the Licensed Sites.

47. Waidhofer is one of the most popular creators on the Licensed Sites, with earnings placing her among the top 1% of all creators on OnlyFans. She also has a substantial online following outside of the Licensed Sites. Her Instagram page has over 1.9 million followers.

48. Waidhofer grew up in a suburb of Houston, Texas. She graduated summa cum laude from high school, ranked number 14 out of a class of about 450 students.

49. In 2010, Waidhofer received her associate's degree in pre-nursing from Lone Star College, where she was honored on the Dean's List. In 2014, Waidhofer earned her bachelor's degree in business and graduated summa cum laude from Sam Houston State University with a 3.89 GPA.

50. Waidhofer began doing modeling shoots as a hobby in or around 2007.
In or around 2015, Waidhofer began posting modeling photos on Instagram. By 2016, she had approximately 10,000 Instagram followers. By 2017, she had approximately 100,000 Instagram followers.

In or around 2017, Waidhofer decided to set up a Patreon account as a
 creator. On Patreon, Waidhofer posts artistic non-nude and "implied nude"<sup>2</sup> images
 of herself, typically in lingerie or costume. This content is only made available to

 <sup>&</sup>lt;sup>2</sup> "Implied nude" means that nudity is suggested, but private areas of the body are not visible to the viewer.

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paid subscribers. Waidhofer set up her Patreon content so that subscribers can gain access to additional content by paying a higher subscription fee.

52. Waidhofer receives a report showing all of her subscribers on Patreon each month and the amount that each subscriber paid for access to her content. Each month Waidhofer receives, in total, several thousands of dollars in exchange for allowing subscribers to access her digital content on Patreon. The amount varies from month to month depending on the number of subscribers and the content tier they purchase.

53. In or around 2018, Waidhofer decided to set up an OnlyFans account as a creator. On OnlyFans, Waidhofer posts artistic non-nude and implied nude images of herself, typically in lingerie or costume. This content is only made available to paid subscribers. Waidhofer set the price for access to her OnlyFans content at about \$15 per month. Waidhofer also receives "tips" from fans.

54. Waidhofer receives a report showing all of her subscribers on OnlyFans each month and the amount that she has received from fans. Each month Waidhofer receives thousands of dollars in fees and tips in exchange for allowing subscribers to access her digital content on OnlyFans. The amount varies from month to month depending on the number of subscribers and the number and amount of tips.

55. Despite considerable demand for nude photos, Waidhofer has
consistently made clear that she has not published, and does not intend to publish,
any nude photos of herself. None of the content that she has published on the

Licensed Sites (or elsewhere) reveals private parts of her body that would be covered by a bikini, such as the genitals or bare breasts.

56. Waidhofer creates all of her works herself. She purchased equipment including a camera, tripod, and lights to conduct her photoshoots. She spends dozens of hours each week on average creating content, including by taking, developing, and editing photographic works. She has also spent tens of thousands of dollars on wardrobe, makeup, and other accessories related to the content.

57. On rare occasions, Waidhofer has provided content directly to subscribers. In or around April and July 2019, respectively, Waidhofer provided three unpublished semi-nude photographs (showing her exposed breasts) to a few subscribers. She sent all three semi-nude photographs to a Patreon fan named Matthew Cathey ("Cathey"), and she sent one semi-nude photograph to a person named "Michael Tersigni." These photos were provided privately for no compensation.

C. Thothub Steals Waidhofer's Works, Including the Unpublished Works.

58. In or around 2019, Waidhofer learned that some of her works had "leaked" onto a website called Thothub that specializes in publishing stolen content from the Licensed Sites.

59. The Thothub site contains an "A-Z" glossary of some of the creators
whose works appear on the site. The name "NIECE WAIDHOFER" appears on the
"A-Z" glossary. As of July 2020, clicking the name leads to a page that features two

separate posts of Waidhofer's featured content under the heading "#NIECE WAIDHOFER NUDE." Neither post indicates that the content is "verified."<sup>3</sup>

60. The first set of Waidhofer's content featured on Thothub's publicly available pages is entitled "NIECE WAIDHOFER NUDE ONLYFANS LEAKED VIDEO AND PHOTOS." This page includes a composite video and 64 images of Waidhofer, including three semi-nude photographs. All are Waidhofer's proprietary content. Waidhofer did not authorize Thothub's use of any of this content.

61. The second set of Waidhofer's content featured on Thothub is entitled "NIECE WAIDHOFER PATREON SEXY PHOTOS." This page includes 50 images of Waidhofer. All are Waidhofer's proprietary content. Waidhofer did not authorize Thothub's use of any of this content.

62. Waidhofer's content has also appeared on the Thothub "forum" (discussed below), and discussion on the forum shows that additional stolen content is available only to Thothub members. For example, in a message dated May 26, 2019 entitled "Niece Waidhofer," the Member who goes by "tallie" posts one of Waidhofer's works from Patreon with the notation: "Niece Waidhofer sets. (Wip)." The term "Wip" is an acronym for "work in progress." In another post that day, tallie writes: "Ive got over 3000 images and 120ish gifs. It's just... my laptop is KO so have to upload on mobile. And thats [sic] just awfully slow." That same day,

<sup>&</sup>lt;sup>3</sup> As explained below, a very small percentage of the content on Thothub is said to be "verified," meaning that Thothub has verified that the women depicted in the content has authorized the use of the content on Thothub.

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tallie posts links to two separate pages on a site called imgfrog.pw that contain Waidhofer's works stolen from her Patreon account. There are several additional tallie posts in the thread showing Waidhofer's stolen works.

63. Later in the same thread, a user thanks tallie for having posted the stolen content. Tallie responds: "Ty [thank you] sir. Also. I have gifs of 100 to 300mb. Of high quality. Imgfrog only allow to 20 mb. But im editing in such way quality keeps 100 and hardly notice it. Also making gifs out of the gifs. Ya will see soon. ... Hope you guys will like it. Otherwise me sad. Will post in sets of sets haha. Later this evening." Tallie's reference to "editing" and "making gifs" shows that he was unlawfully creating derivative works using Waidhofer's content from the Licensed Sites.

64. In another post dated November 12, 2019, the user "FatherofSlain" writes: "I will have Patreon content flowing in within the coming weeks. Stay tuned 18 for up to \$100 tier posts." The post includes Waidhofer's stolen works from the 19 Licensed Sites. 20

21 65. In a post dated November 18, 2019, a user named "djkoel3121" asks in 22 reference to Waidhofer's content from the Licensed Sites: "[A]ny chance of a sneak 23 peek of the \$100 tier stuff?" A user named FatherofSlain, whose handle indicates 24 25 that he is a "Thot Elder" and "High Roller," responds: "MEGA will be ready either 26 tomorrow pm or Wednesday depending on my work. Guaranteed every post from 27 \$100 and under to the beginning, some \$200 mixed in too but I can't be sure. Im 28

getting these second hand. I'm chatting with a potential \$500 tier patron but I've yet to see real proof so don't get to [sic] excited for the highest tiers just yet."

66. In a post dated November 19, 2019, the user "Father of Slain" posts a link to a repository of Waidhofer's stolen content on Mega.nz with the message: "Here it is boys ... Please DO NOT quote this post or the encryption key post in case I need to delete/move things[.] I want as little record as possible." The Mega link contained all of Waidhofer's Patreon content as of that date.

67. In another post, the Member who goes by "Azrael" posts a link to a zip file entitled "Niece.zip – AnonFiles" with the message that this file contains a "re-up of OF [OnlyFans] rip." The linked file contains an updated set of stolen content from Waidhofer's OnlyFans account.

68. In another post dated December 30, 2019, a user named "Mcathey7"
writes: "Have a full length vid plus extra paid the 1000 anyone willing to trade
message." On information and belief, this user is actually Cathey, the Patreon fan to
whom Waidhofer sent unpublished semi-nude photographs. In the December 30
post by "MCathey7," one of those semi-nude photographs is attached. In a second
post on that same day, MCathey7 writes: "More hope you guys match up." This post
features another of Waidhofer's unpublished semi-nude photographs that had been
provided to Cathey.

69. In early 2020, through her attorneys, Waidhofer filed all of her photographic works that appear on the Licensed Sites, as well as certain other

content, for copyright registration with the U.S. Copyright Office. She has received copyright registrations under Registration # VAu001393201 and Registration #VA0002201440. Additional applications remain pending.

70. Waidhofer sent three copyright-infringement notices to Thothub. The first notice was delivered via Thothub's online form. The second two notices were sent via email to mythothub@gmail.com, a contact address listed on the Thothub website. Thothub did not respond to any of these notices, and Waidhofer's proprietary content has remained on Thothub for several months after the notices were delivered to Thothub.

71. Through her attorneys, Waidhofer also sent copyright-infringement notices to Cloudflare. The notices informed Cloudflare of Thothub's ongoing infringement activities, Thothub and the Members' open and notorious statements about infringement, and other facts that show that Thothub is a pirate site that exists for the express purpose of committing copyright infringement, particularly against creators on the Licensed Sites like Waidhofer. The notices also identified specific URL locations on Thothub where Waidhofer's stolen content appears. The notices also explained how Cloudflare had materially contributed, and continues to contribute, to Thothub's infringement.

72. To date, Cloudflare has not responded to the notice. On information
and belief, however, Cloudflare passed the notice directly to Thothub and/or the
Members in order to warn them about Waidhofer's complaints against Thothub.

Not only has Thothub displayed Waidhofer's stolen content on its site, 73. it has allowed its network of over one million members to download the stolen content. This predictably has led to further widespread dissemination of the content throughout the Internet. After the works were published on Thothub, they were published on numerous other sites across the Internet.

D. Thothub's Publication of Waidhofer's Work Causes Her Harm.

74. Thothub's unauthorized publication of Waidhofer's content has caused, and continues to cause, harm. This harm includes both pecuniary harm (such as lost subscription fees and royalties) and non-pecuniary harm (such as damage to Waidhofer's honor and reputation).

75. Regarding pecuniary harm, Thothub's unlawful publication of Waidhofer's content has deprived her of subscription fees that she otherwise would have received for access to her content. Waidhofer has also experienced a downturn in new subscriptions as a result of many of her works being available for free and distributed on Thothub. As one commenter said, it is not "worth it" to subscribe to Waidhofer's account because much of her content is now available for free.

76. Waidhofer has also suffered harm as a result of her name and likeness (which are known to hundreds of thousands or millions of people) being used without her permission. Waidhofer has not received any compensation for Thothub's and its partners' use of her name and likeness.

1 Waidhofer has also suffered significant harm to her honor and 77. 2 reputation. Whereas only a very limited number of people had access to 3 Waidhofer's works through the Licensed Sites and Waidhofer had a complete list of 4 5 and control over all those with access, as a result of Thothub's publication of her 6 works, millions of people have now seen Waidhofer's works and Waidhofer does 7 not have control over who sees the works. 8 9 The mere fact that Waidhofer's works now appear on a site called 78. 10

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"Thothub" alongside works of hardcore pornography is damaging. Thothub and the Members routinely degrade and objectify women by referring to them as "thots," a derogatory term that stands for "that hoe over there."

79. Rather than having control over the setting and display of her works and body, how these are displayed, and to whom they are displayed, Waidhofer's works and body have been displayed on Thothub to millions of unknown viewers alongside much more graphic content. The different setting for the display of Waidhofer's works has a significant effect on how the works and Waidhofer herself are perceived, which in turn negatively affects Waidhofer's honor and reputation.

80. Defendants display Waidhofer's content on Thothub and describe her
to millions of viewers as a dehumanized sexual object that lacks control and agency
over her works and body, how her works and body are used, and by whom. With
every passing day, hundreds of thousands of people on Thothub have access to
Waidhofer's works and view her as an object—or, in their words, a "thot."

81. In addition, Waidhofer has suffered particular harm as the result of the publication of the unpublished semi-nude photographs that she never intended to publish. This has caused significant embarrassment and reputational harm to Waidhofer, which has frayed Waidhofer's personal relationships and caused emotional harm to Waidhofer.

82. Waidhofer never intended to publish any nude or semi-nude photographs. If she ever decided to do so, she had the right to determine when, how, to whom, and for what price that would be done. Thothub and its associates made these decisions for her without authorization. Now Waidhofer's semi-nude photos are widely available across the Internet and have been seen by millions.

83. The widespread dissemination of Waidhofer's works by Thothub has adversely affected her ability to get a job in business, despite her summa cum laude degree in business.

84. The publication of the photos has also caused significant emotional
distress to Waidhofer. Leaked images of Waidhofer, including the partially nude
photos that she never intended to publish, now overwhelm references to
Waidhofer's beloved father's obituary in online searches for her fairly unique
surname. Waidhofer's father passed away in the Spring of 2019 after a battle with
cancer.

85. Thothub's publication and dissemination of her works to a mass
audience has been "shameful," "life-changing," "life-ending," "awful" and

"embarrassing" for Waidhofer. She describes the feeling of losing control over her 1 2 works and body as one of "immediate hopelessness." 3 86. While Waidhofer has suffered both personal and financial harm, 4 5 Thothub and the Members have profited from the unlawful use of Waidhofer's 6 content through subscription fees and advertising revenue paid to Thothub. In 7 addition, they have profited indirectly through the receipt of other stolen content that 8 9 they received, in part, as a result of allowing those that provide stolen content to 10 access Thothub's library of stolen works. 11 87. The Advertiser Defendants have also profited from the unlawful use of 12 13 Waidhofer's content through sales generated from Thothub. The Advertiser 14 Defendants have used Waidhofer's works to drive traffic and sales to their own site, 15 without compensating Waidhofer. 16 17 Cloudflare has profited from the unlawful use of Waidhofer's content 88. 18 through fees it receives from Thothub for services rendered. 19 E. Thothub Features Creator Content Stolen from the Licensed Sites. 20 21 89. As noted above, Thothub is a website that bills itself as "the home of 22 daily free leaked nudes from the hottest Onlyfans, twitch, youtube, patreon models 23 and streamers." This description is in the text for the first search result on the 24 25 Google search engine for the query "Thothub." 26 27

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90. As this billing explains, the site specializes in providing sexually oriented content that has been "leaked"—a euphemism for stolen—from other sites, particularly the Licensed Sites.

91. The fact that Thothub deliberately traffics in content stolen from the Licensed Sites is well known in the adult entertainment industry. As one prominent reviewer of online adult entertainment, put it: "Thot Hub [sic] is the perfect place for all of you who like to enjoy thots showing you all of their goods but don't like paying for it." This language is in the text for the second search result on the Google search engine for the query "Thothub."

92. The review goes on to say of Thothub: "Sure, you can see some highlights on the website where the thots (that hoe over there) are actually doing their live cam show, but you don't have to end up paying top puck in order to watch those. Instead, there are sites that take those videos and present them to you for free. One such site is Thothub.tv." The review then reiterates in large font that Thothub provides "[f]ree content that you'd otherwise have to pay for."

93. Several other online adult-content reviewers well-known to the industry recognize that Thothub is a leading site for viewing stolen paywall content, especially from the Licensed Sites.

94. The Thothub homepage features links to photo and video sets of
various women, with each link showing thumbnail screenshots from the content
available through the link. These links are regularly updated with new stolen content

that Thothub has acquired by extorting its network of associates (as explained in further detail below).

95. In the desktop version of Thothub, links are generally arranged in three columns, with three rows visible in the frame before scrolling. Each link contains a notation in the bottom left of the thumbnail that indicates if the content was taken from OnlyFans, Patreon or another site, and many of the links also describe the origin of the content in the title for the post.

96. In addition to the desktop version, Thothub also offers a mobile version. The mobile version of the site features the same content arranged in a single column.

97. Clicking on any of the content links takes the user to a separate Thothub webpage where the stolen photographic and video content from the Licensed Sites appears. This content from the Licensed Sites was intended to be available only to the respective creator's paid subscribers from the Licensed Sites. However, Thothub displays the unauthorized content for free to its visitors and does not compensate the women that own, and whose personal likenesses appear in, the content.

98. The vast majority of the content on Thothub was stolen from the
Licensed Sites. For example, between June 8 and July 8, 2020, there were at least
208 new photo or video sets that were posted on the Thothub homepage and that

remained live as of July 8. Of those, 146 linked to content indicated to be from OnlyFans, and 49 linked to content indicated to be from Patreon.

99. In addition to the stolen and leaked content, Thothub offers a small amount of so-called "verified" content. Some linked albums indicate in the corner of the thumbnail that the content is "verified." In order to become "verified," according to a statement by Thothub on the website, a model must provide "a demo image/video set and a link to one of [her] preferred monetization pages" and must submit a "photo of [herself] holding up a sign with [her] username and thothub.tv written on it" in which "most of [her] face" is visible, among other requirements. In this way, Thothub ensures that the model has authorized the use of her content and likeness on Thothub.

100. Only a small fraction of the content on Thothub is "verified." For example, out of the 208 posts that appeared on the homepage between June 8 and July 8, 2020, only seven indicate that the content was "verified." In total, based on the number of linked sets that appear under the "Verified" tab on the Thothub homepage, there have only been 38 "verified" posts (out of several thousand total posts) in Thothub's entire history. Several of the "verified" posts depict the same woman.

101. The vast majority of the content that appears on Thothub is "unverified." Thothub knows, or reasonably should know, that this unverified

content is unauthorized and stolen. Indeed, as explained below, Thothub and its Members actively induce associates to steal this content.

102. One of the tabs at the top of the Thothub homepage reads "A-Z." Clicking this link pulls up an alphabetized glossary of some of the creators whose stolen works appear on Thothub. Clicking on any name in the glossary leads to a separate Thothub page where content from the selected creator appears. As of July 2020, there are 563 different women listed in the glossary, including Waidhofer. The vast majority of these women (about 90%) are creators from the Licensed Sites, and clicking on any of their names leads to Thothub pages that display content stolen from the Licensed Sites.

103. Thothub knows that it does not have authorization to display these works. In recognition of that, Thothub states at the bottom of the homepage: "THOTHUB.TV IS A PARODY. IT PROVIDES AN AUTOMATIC STREAM OF CONTENT SENT IN FROM E-GIRLS." The reference to "parody" implies that the content is published without the creators' permission.

104. This notation falsely asserts that the content is "sent in from e-girls,"
when in fact, the majority of content on Thothub is actually stolen. A parody is an
imitation of a copyrighted work that is presented for a different purpose usually to a
different audience, typically for humorous or satirical effect. The notation ignores
the obvious purpose of the site to display paid content for free. The material that

appears on Thothub—direct copies of paywall content directed to a similar audience for a similar purpose—cannot be characterized as parody.

105. As one adult entertainment reviewer explains in his review: "At the very bottom of ThotHub.tv you'll see the claim that the website is a 'parody': I don't think they know what that word means because all of the stuff I'm seeing here is 100% real."

### F. The Members Operate Thothub and/or Act as Its Agents.

106. Thothub is a RICO enterprise managed and operated by the Members, with assistance from its co-conspirators, including Cloudflare, BangBros, and Chaturbate.

107. The Members' statements on Thothub indicate that the Members regularly exercise authority and control over the Thothub community, that they have the ability to grant or restrict access to site features or content, that they have the right and ability to control content that appears on Thothub, that they enter into contracts on behalf of Thothub (including with advertisers like the Advertiser Defendants and service providers like Cloudflare), and that they have access to the background technical infrastructure, computer systems, and servers that operate Thothub.

108. The Members communicate with other users on Thothub through an online "forum" on the site. The forum can be accessed through a tab at the top of the

1 labeled The web homepage "Forums." address for the forums **1**S 2 http://forum.thothub.tv. 3 109. In the forum, registered users can post messages under a username. 4 5 Some users' handles indicate that they have attained particular status on the site. For 6 example, the handles identify certain senior users as a "Moderator," "High Roller," 7 or "VIP," among other titles. On the other hand, newer users on the site have less 8 9 prestigious titles such as "Lurker," "Starter," or "Member." 10 110. The username for each of the Members indicates that the unidentified 11 individuals behind those usernames have attained certain status in the Thothub 12 13 enterprise. In particular: 14 "Captain Thotcakes" indicates that he/she is a "Moderator," "High 15 Roller," and "VIP"; 16 17 "Teller" indicates that he/she is a "Moderator" and "High Roller"; 18 "GOD" indicates that he/she is a "Founder," "High Roller," and 19 "Father of All"; 20 21 "Ironman891" indicates that he/she is "The Pit Crew" and a "High 22 Roller"; 23 24 "Merchant" indicates that he/she is a "Moderator," "High Roller," and 25 "VIP"; 26 "Cityzen7" indicates that he/she is a "Moderator" and "High Roller"; 27 28

1	• "Vassar" indicates that he/she is "The Gang," a "Moderator," "High
2	Roller," and "VIP";
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4	• "Azrael" indicates that he/she is a "Moderator," "High Roller," and
5	"VIP";
6	• "Ewoklove" indicates that he/she is a "Thot Master" and "High
7	
8	Roller";
9	• "RealAccount" indicates that he/she is a "Moderator," "High Roller,"
10	and "VIP";
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12	• "Nick7712" indicates that he/she is a "Moderator," "High Roller," and
13	"VIP";
14 15	• "Swix" indicates that he/she is a "Moderator," "High Roller," and
16	"VIP";
17	
18	• "Nudeleaks" indicates that he/she is "The Gang," "Moderator," and
19	"High Roller";
20	• "Tallie" indicates that he/she is "The Gang";
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22	• "Bigsausagestromboli" indicates that he/she is a "Moderator" and
23	"High Roller";
24	• "TonyStark420" indicates that he/she is a "Moderator" and "High
25	
26	Roller";
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1	• "Thighdeologist" indicates that he/she is a "Moderator" and "High	
2	Roller";	
3	• "El Drago" indicates that he/she is a "Moderator" and "High Roller";	
4	• Li Diago indicates that ne/site is a Widderator and Trigh Koner,	
5	• "De_sercier" indicates that he/she is a "Moderator," "High Roller," and	
6 7	"VIP";	
8	• "SWEDISH CHEF" indicates that he/she is a "Moderator," "High	
9	Roller," and "VIP";	
10		
11	• "FatherofSlain" indicates that he/she is a "Thot Elder" and "High	
12	Roller."	
13	111. The Forum contains several separate sub-forums, including (a)	
14	"Thothub News"; (b) "Verified models"; (c) "Self Promotion"; (d) "The pit – Where	
15		
16	new users are welcomed."; (e) "Tech Support"; (f) "General"; (g) "Off Topic /	
17 18	Memes"; (h) "Reviews"; (i) "Celebrity"; (j) "JAV & Asian"; (k) "Reddit / Twitter /	
10	Tumblr"; and (l) "Other."	
20	112. In the category labeled "Thothub News," there are several messages in	
21		
22	which the Members impose rules and discuss technical issues related to Thothub.	
23	113. For example, in one pinned message dated June 13, 2019 entitled	
24	"Community Guidelines Update 2020. READ ME!" one of the Members, Teller,	
25	writes:	
26		
27	Hello everyone, with growth comes an official guidelines manual for all of you and the mode. We feel it is time to get a couple of willing people	
28	of you and the mods. We feel it is time to get a couple of willing people on board to make sure this place doesn't turn into a spam fiesta.	
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Adherence to these guidelines shall be determined at the sole discretion of thothub.tv and the forum moderators. Keep in mind that your ability to use the forums is a privilege, not a right. ...

There will never be thread removal discussions, we have the right to remove any and all content on thothub.tv for any reason we deem necessary.

114. This post goes on to describe Thothub's "Warning Points" system under which users are subject to sanctions for violating the Members' rules. Among those sanctions, users who receive "2 warning points" will be sanctioned with "limited posting and access"; users who receive "3 warning points" will receive a "[t]emporary ban of 1 month"; users who receive "4 warning points" will be sanctioned such that their "connection will be slowed down and dropped occasionally"; and users who receive "5 warning points" will receive a "[p]ermanent ban." This post makes clear that the Members have the ability to control access to, and content that appears on, Thothub.

18 115. Another pinned message in the "Thothub News" discussion board
entitled "Welcome to the thothub.tv forums! Rules and Features inside – read me!"
by Teller dated April 14, 2019, provides an explanation for some of the titles in the
Thothub organization and how those titles can be attained. This message explains
that members can attain higher status by receiving "likes" from preexisting members
that have already attained certain ranks. In particular, the message states:

[screenshot on next page]

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1	Apr 14, 2019 < #1 *Update to user permissions (25/07/2019)	
2	Teller PEANUT High Boller High Boller	
3	After taking part on the forum for a while and you gathered 25 reaction score (i ve seen people get 500 a day so its easy) you will be able to private message and see profiles and take part in profile posting.	
4	COMMUNITY GUIDELINES UPDATED: https://forum.thothub.tv/index.php?threads/community-guidelines-update-2019.2635/	
5	Make sure to always leave a LIKE for posts you enjoyed as it will count towards CUSTOM TITLE BADGES and possible REWARDS in the future! Every like = +1 point towards a new badge.	
6	LURKER (0 likes) Can't start threads, can't view profiles, can't PM. STARTER (1 likes + 7 days old) Can start threads (still moderated), can't view profiles, can't PM.	
7	MEMBER (25 likes) All functionality unlocked. THOT RECRUIT (100 likes) THOT CAPTAIN (300 likes) THOT MASTER/HIGH ROLLER (600 likes)	
8	THOT ELDER (1500 likes)	
9	BECOME THOT MASTER OR HIGHER AND GET ACCESS TO THE PRIVATE HIGH ROLLER ROOMS & REMOVE ADS! We have the following rules: No chatter or discussion about removed forum posts, we have the right to remove anything to following copyright/dmca rules.	
10	No child porn No doxing No personal threats	
11	No terrorism Absolutely no revenge porn allowed, if pictures weren't meant to be made public, they shouldn't be here. (sexually explicit images or video may be made by a partner of an intimate relationship with the knowledge and consent of the subject, or it may be made without his or her knowledge)	
12	Last edited: Aug 4, 2019	
13		
14	116. Notably, this post admits that "we have the right to remove anything to	
15	following [sic] copyright/dmca rules." The "we" appears to refer to the Members.	
16 17	117. Other posts in the "Thothub News" forum indicate that the Members	
18	directly have access to Thothub's background computer systems and servers. For	
19	example, on May 28, 2020, Teller posted in a message entitled "Downtime today	
20	27/05" that the site would be down "[d]ue to hardware malfunction." Similarly, on	
21	27/05 that the site would be down [u]ue to hardware manufecton. Similarly, on	
22	August 4, 2019, Teller wrote a post entitled "Server Center offline UPDATE:	
23	BACK ONLINE" in which he states that the "main page is offline due to technical	
24	issues in our datacenters." On June 19, 2019, Teller wrote a post entitled "Server	
25		
26	upgrades June 19th" in which he states that "[b]oth the main website and forum	
27	were down for 1 minute for much needed upgrades (extended storage and extra CPU	
28		

cores to further increase speedy user experience)." On June 13, 2019, Teller wrote a post entitled "One of our video server nodes is offline. (update: fixed)" in which he states that "[p]eople might experience a couple of clips being offline as one of our video servers crashed today, we are working hard on getting it back online soon." There are several other messages in which Teller provides information about various technical issues or improvements on the site.

118. Similarly, in the forum category entitled "Tech Support," the only post is a message from Teller entitled "Broken account / Lost password / Ban appeal / Locked out / other issues – drop them here." In the post thread, Teller responds to users' technical or permissions issues. For example, one user named "shaeisbae" asks whether there is "any chance to get my old account unbanned." Teller responds that the ban was "lifted," indicating the ability to control user access on the site.

119. Thothub's website includes a form for content owners to submit takedown requests directly to Thothub regarding infringing content on the site. The moderators admit in forum posts that they have "the right to remove any and all content on thothub.tv for any reason we deem necessary." However, Thothub and the Members routinely ignore takedown requests.

120. For example, Waidhofer submitted at least three takedown requests
related to her stolen photos, including one through Thothub's online portal. Thothub
did not respond to these requests, and Waidhofer's photos have remained on
Thothub for months.

1 121. For another example, a user who goes by "throwawayonlyfan" posted 2 on Reddit earlier this year that she has "copyrighted" photos on OnlyFans that sell 3 "for a set price." She continues: "These have in the past few months been leaked on 4 5 a website called thothub.tv. The website is well known to ignore all copyright 6 infringement takedowns, emails, complaints. I sent several dmca requests beginning 7 in November [2019], all have been ignored. ... I've reported the comments over and 8 9 over, and emailed begging the website again to at least take my personal info down, 10 but they're still ignoring." 11 G. Thothub Acquires Content by Extorting Other Users to Infringe 12 **Copyrights.** 13 122. Thothub knowingly acquires stolen content from the Licensed Sites by 14 15 expressly pressuring and extorting other users to provide stolen content from those 16 sites in order to be granted access to additional content and features on the Thothub 17 site. 18 19 123. The Members openly solicit other users to steal paid content from the 20 Licensed Sites. Users can only become full-fledged members of Thothub, and 21 therefore gain access to the full set of content and features on the site, if they make 22 "qualifying contributions" of content. Qualifying contributions are expressly defined 23 24 as digital content behind the paywall on the Licensed Sites that is not publicly 25 available and not already in Thothub's possession. 26 27 28

124. In order to count as "qualifying contributions," user submissions must be validated by "likes" from the established members of Thothub, including the Members.

125. In a pinned post from May 11, 2020 entitled "WELCOME - READ ME FIRST !! (I'll Explain Everything)" that appears in the "The Pit – Where new users are welcomed" sub-forum (the "Pit"), Captain Thotcakes explains how users can become members of Thothub: [screenshot on next page] 

F	Forums > Miscellaneous > The pit - Where new users are welcomed.	
[		
1	E.	May 11, 2020 <
	Captain Thotcakes	Welcome to the Thothub Forums As a new user (Lurker) you have limited access to the forums and features of the website. Once you post a contribution in here on this beginners have for the two products and the two products and the two products and the forum and features will be here one
	FLAPJACK SPARROW THE PEOPLE'S CHAMP MODERATION High Roller VIP	board (Called The Pit) and get some LIKES from an experienced member, then your rank will increase and the forums and features will unlock. Ove this will hopefully make the forums better for everyone. We're working to stop the spam, automated dmcas, and begging, to make this a more pleasant place. Lurkers and New Members can not give LIKES in The Pit, only members ranked above Thot Master will be able to approve your contributions. Read more about permissions below
	~	WHAT SHOULD I POST: We are looking exclusively for PAID material / LEAKED photos and vids / PREMIUM content. (Stuff that's not easily available to the public / or i
		locked behind a paywall / subscription) Examples: Patreon, Onlyfans, Manyvids, Private Snap, Private Instagram, Gumroad sets, stuff like that.
		WHAT NOT TO POST: Things that will NOT qualify might be - Public social media material (Twitter, Instagram, Facebook, Reddit, etc) Any mainstream or public professio
		nude modeling sets (Playboy models, Online Magazines, MetArt, Twisty's sets, XXX website galleries) Repeat material (already posted) Random nudes of a friend or girlfriend, SuicideGirls sets, etc. ANY UNDERAGE MATERIAL will immediately result in a permanent ban from this website with exception.
		NO REQUEST THREADS - This board is for qualifying contributions only. Once you get out of here, we have a HUGE Requests Forum inside t can help you find all the models you are looking for. No Request threads in The Pit.
		NO INVITES / TRADING / RESELLING - Once you have unlocked your DM / Inbox feature, you will be able to private message each other stuff like that, but keep it off the boards, threads, and forums please. Absolutely No Reselling here at all.
		HOW TO POST:
		Make a new topic with the name of the creator, INCLUDE their name, info, links etc. Then upload your material Make sure you put up more than just a few pics or a single vid. Don't hold back, throw down! Post up at least 8 to 10 pics - a FULL album, a SET, a gallery, or collection of photos from a model that you follow so that you can gain access to the rest of the site.
		If you want to UPLOAD pic files, you can do that right in the thread itself, or for larger albums / higher res pics, and videos you can try these sites: CYBERDROP - https://cyberdrop.me (up to 100MB)
		ANONYMOUS FILE - https://monymousfiles.io/ Max file upload size is 5GB MEGA.NZ - https://mega.nz
		DROPBOX - https://www.dropbox.com GOOGLE DRIVE - https://www.google.com/drive MEDIAFIRE - https://www.mediafire.com/ 10GB Free/Up to 4GB per file
		MEDIAPRE - Intps://www.inediame.com/ 1006 Pree/op to 406 per lite
[sa	creenshot co	ont'd on next page]

1 WeTransfer - https://wetransfer.com (up to 20 GB) ANON FILE - https://anonfile.com/ 20 GB filesize limit and unlimited bandwidth SENDVID - https://sendvid.com/ 90Min/3GB file size limit (Expires in 90 days) 2 1FICHIER - https://lfichier.com (File size is limited to 300GB. Storage capacity is not limited) IMGBOX - https://imgbox.com/ 10MB per file limit 3 WHAT HAPPENS WHEN I GET A LIKE? HOW DO I MOVE UP IN RANK & ACCESS THE REST OF THE FEATURES? - Once you get a LIKE and you have the rank of Starter, you'll have access to more of the Forums. The rank will appear right away, but the access to the other forums may take a little while, just give the system a chance to update. Go to the MAIN FORUMS (once your access updates) and post some 4 stuff in there / generate some likes / get your reaction score up so that you don't lose your rank. HERE'S A LIST OF HOW MANY POINTS YOU NEED FOR EACH RANK: LURKER (0 points) Can't start threads, can't view profiles, can't PM. 5 STARTER (1 points + 7 days old) Can start threads (still moderated), can't view profiles, can't PM. MEMBER (25 points) All functionality unlocked. THOT RECRUIT (100 points) 6 THOT CAPTAIN (300 points) THOT MASTER (600 points) - Become a High Roller THOT ELDER (1500 points) 7 POSTS IN THE PIT GET REMOVED EVERY 4 DAYS AUTOMATICALLY. 8 Everything in here will be moved to the graveyard subforum here 4 days after posting or having received no updates or replies. In that time high ranked members will pass by to evaluate your contribution and invite you in. 9 Imagine this is a big pit of posts and every day people come in (not only mods, everyone with higher ranks) to like content they see here (after which your account will be upgraded) If it goes un-noticed or unreplied in 4 days, the system will move it. Any points received in the pit will be kept when you post is moved. 10 For more information about our Rules & Community Guidelines, be sure to check out the THOTHUB NEWS thread 11 Last edited: May 12, 2020 Japa.Forista.SP, Sponge, Velstadt and 11 others 12 126. As the message title indicates, this message is intended to "welcome" 13 14 new users and to be "read [] first," and it "explain[s] everything" about the Thothub 15 enterprise. 16 The body of the message explains that "a new user (Lurker)" will "have 127. 17 limited access to the forums and features of the website" until the new user "post[s] 18 19 a contribution in here on this beginners board (Called the Pit) and get[s] some 20 LIKES from an experienced member," at which point the user's "rank will increase 21 22 and the forums and features will unlock." The message also makes clear that 23 "Lurkers and New Members can not [sic] give LIKES in The Pit, only members 24 ranked above Thot Master will be able to approve your contributions." 25 26 128. The message also makes clear that Thothub and the Members are 27 "looking exclusively for PAID material / LEAKED photos and vids / PREMIUM 28

content." The message clarifies that this is "[s]tuff that's not easily available to the public / or is locked behind a paywall / subscription." As "[e]xamples" of such content, it specifically mentions "Patreon" and "Onlyfans" first.

129. The message also makes clear that content that is already in the public domain or on Thothub will not constitute "qualifying contributions." In particular, it says that "[t]hings that will NOT qualify might be ... [p]ublic social media material ... [a]ny mainstream or public professional nude modeling sets ... [and] [r]epeat material." It also makes clear that non-commercial content, such as "[r]andom nudes of a friend or girlfriend," do not count as qualifying contributions.

130. The message explains that the new user must post a significant amount of infringing content in order to qualify for Thothub membership. It explains that the user must "[p]ost up at **least** 8 to 10 pics – a FULL album, a SET, a gallery, or a collection of photos from a model that you follow so that you can gain access to the rest of the site."

131. The specific reference to "the name of the creator" and "a model that you follow" reiterates that Thothub seeks paid content from creators on the Licensed Sites. Per the user agreements for the Licensed Sites, fans—*i.e.*, those who "follow" the creators—do not have any rights to make, reproduce or distribute copies of the creators' works to third parties.

132. The message also notes that "[e]verything in here will be moved to the
graveyard subforum" four days after it is posted and that, in the intervening time,

"high ranked members will pass by to evaluate your contribution and invite you in." Thus, the stolen content hat is posted in the forum is preserved by the Members in the "graveyard subforum." In order to access the graveyard subforum where the stolen content is archived, a user must be qualified as a Thothub member.

133. The Members also routinely solicit paid content of specific creators, which they refer to as "bounties." If aspiring members deliver the stolen content, they can become Thothub members.

134. In the "Pit" sub-forum, there are five pinned tweets devoted to so-called bounties by various Members. The posts include (1) "Trying to get out? Take a look here for Like" by ironman891; (2) "Want out of the Pit? Need a like? Here are some ladies I am looking for!" by ewoklove; (3) "So you need likes to get out of the pit. Here are models that you can post full sets of here in this thread from Patreon" by TonyStark420; (4) "The Pit Bounty Board – Lurkers check here to see what you should post to get out of the pit" by Vassar; and (5) "LIST of 60 Models" That Have Onlyfans Starting at \$3" by Captain Thotcakes. Each of these posts contains specific requests for stolen content.

135. Each of these posts has a "tag" for the Licensed Sites. Specifically, using the same numeration as above, the posts contain the following tags: (1)
Patreon and Onlyfans; (2) Onlyfans; (3) Patreon; (4) Patreon and Onlyfans; and (5)
Onlyfans.

2 shows how these posts appeared in the forum on that day: 3 4 😤 FREE PORN SITES 🕶 Log in 🛱 Registe 5 The pit - Where new users are welcomed 6 7 8 Trying to get out ? Take a look here for Like 318 131K oday at 8:54 PM 9 out of the Pit? Need a like? Here are some ladies I am looking for 66 55K 10 21 11 2 110K 12 LIST of 60 Models That Have Onlyfans Starting at \$3 er WELCOME - READ ME FIRST !! (I'll Explain Everyt ay 22, 2020 🔛 13

136. Below is a screenshot of the "Pit" sub-forum as of July 10, 2020, which

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Each of these posts makes clear, if it were not already clear enough, 137. that Thothub and the Members seek stolen paid content from the Licensed Sites.

138. For example, in the post entitled "Trying to get out? Take a look here for a Like," the Member who goes by the name "ironman891" states: "If some of you have PAID content for that model's them [sic] post them and will be able to leave the Pit." He notes that "when [you] create a new post here don't forget to tag me @ironman891 or @Cityzen7." The post then lists sixteen creators from the Licensed Sites, with links to their pages on the Licensed Sites.

139. The remainder of the thread carries on for sixteen pages, with users 25 26 providing access to paid content from the Licensed Sites for the creators listed in the original post. Subsequent posts in the same thread, dated through the present day,

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indicate that Ironman891 continually updates the post to add new creators from the Licensed Sites whose paid content he seeks.

140. In the post entitled "Want out of the Pit? Need a like? Here are some ladies I am looking for!" the Member called "ewoklove" provides a list of creators from the Licensed Sites whose content he seeks. Ewoklove writes: "If you are looking to get out of the pit and have any of these, tag me and I'll give you a like." Ewoklove lists eight creators from the Licensed Sites. One user responds by posting "all the current content" on the "onlyfans account" for a creator listed in the original post, with the message that "I hope this is enough to get me out of the pit." Ewoklove responds: "Oh wow! Yes it is! This is more than fantastic! Thank you. Please keep sharing material!"

141. When a different user offers pictures from a creator's public Instagram, Ewoklove responds: "man, I appreciate the effort. But it takes more than ripping free stuff off her Instagram. Do you have any of her premium content?" When yet another user posts paid content from a creator, Ewoklove writes: "This is gold! Thank you! And welcome, we are happy to have you as part of the community. Please continue to post!"

142. In the post entitled "So you need likes to get out of the pit. Here are
models that you can post full sets of here in this thread from Patreon," the Member
who goes by the name TonyStark420 writes: "So you want out of the pit. Post full
sets of these Models linked below, and I will make sure you get likes. Models can

and will be changed from time to time." TonyStark420 then lists several creators from Patreon. One user responds that he "really want[s] to get out of the pit if it's possible" and states that he is "planning to buy every Wanderlustluca set [referring to a Patreon creator] which I will share with the community once I'm part of it."

143. In the post entitled "The Pit Bounty Board – Lurkers check here to see what you should post to get out of the pit," the Member who goes by the name "Vassar" writes: "Lurkers – check this main post for bounties. Create a new post and tag the user that posted the bounty when you share their content." The message then lists dozens of creators from the Licensed Sites under the heading "Bounties." The list also notes which Members seek each creator's content. Included on the list are requests for content from Vassar, Nick712, TonyStark420, Captain Thotcakes, Bigsausagestromboli, De\_sercier, Cityzen7, and Ewoklove, among others.

17 144. Finally, in the post entitled "LIST of 60 Models That Have Onlyfans
18 Starting at \$3," the Member who goes by Captain Thotcakes makes clear that
20 committing illegal infringement is the <u>only</u> way to obtain full Thothub access. In
21 particular, Captain Thotcakes writes: "We keep getting the question from New
22 Users: 'Can I just pay for a membership / Donate to get off Lurker status??'
24 Unfortunately we don't have an option for that at the moment – HOWEVER – I
25 have hunted down over 60 girls that have super inexpensive content on Onlyfans.
26 You can use the money instead, to sub to any of them, then post your content here!!

((BOOM – YOU'RE OUT OF THE PIT JUST LIKE THAT!! ))." The post then lists dozens of creators from the Licensed Sites.

145. By subscribing to one "super inexpensive" OnlyFans creators' accounts and stealing the paid content from that creator, Thothub users can thus gain access to an extensive library of other stolen content from the Licensed Sites that they would otherwise have to pay for.

146. The Members also encourage and assist Thothub users in evading copyright enforcement. In a pinned post on the forum entitled "How to: DMCAproof your picture and video uploads," users are advised of several tools they can use to upload stolen content and evade enforcement. The post concludes: "If you know of any other good filehosts that are lenient drop a comment." This post was "liked" by several Members. The thread also contains approving responses by swix.

147. In another post entitled "Removing Shit Hosts," the Member who goes by "swix" writes: "If you want to make your uploads take-down proof <u>read here[.]</u>" The "read here" language is a hyperlink that reverts back to the post "How to: DMCA-proof your picture and video uploads."

## H. Thothub and the Members Benefit from Infringing Creators' Content.

148. Through exploitation of creators and their works, Thothub generates enormous web traffic and earns substantial revenue and profits for itself, the Members, and its business partners.

149. As of the afternoon of July 27, 2020, Thothub states on its site in a box labeled "Forum statistics" that it has 1,098,477 "members," having gained more than 10,000 new members over the prior week alone. This figure constantly updates, apparently in real time as new members join.

150. According to web traffic analytics, as of July 2020, Thothub was the 1,197th most trafficked domain on the Internet, the 110th most popular domain in the "Adult" category, and the 655th most trafficked domain overall for U.S. users.

151. Metrics such as overall traffic, clicks per visit, total clicks, and average duration of visit are common factors used to assess the value of a website and the cost to purchase advertising space on the website. In June 2020, according to SimilarWeb data, Thothub received approximately 24.67 million total visits with an average of 8.58 clicks per visit, for a total of more than roughly 211,668,600 clicks in that month alone. Approximately 33.38% of the June 2020 traffic on Thothub was from the United States. The average visit duration was approximately 12 minutes and 35 seconds.

152. Similarly, in December 2019, the site generated nearly 24 million visits
from over 5.5 million unique visitors. On average, each visit resulted in more than 8
clicks per visit, meaning that the Thothub site garnered roughly 200,000,000 clicks
that month.

153. Thothub's site traffic and popularity continues to grow. Trend lines for metrics such as unique visitors, total visits, and clicks per month have all steadily increased over time.

154. Thothub has generated substantial revenue through its illegal use of creators' works and bodies. Thothub generates revenue, among other things, by selling subscriptions and advertising space and through kickbacks from advertiser sales generated through clicks on Thothub.

155. Subscriptions cost \$0.99 per month for a "normal membership" and \$2.99 per month for a "supporter membership." It is unclear how many of Thothub's members have purchased a subscription or what access a subscription enables on the site. If all of Thothub members pay for a subscription, then the site would generate between \$1 million and \$3 million in monthly subscription fees.

156. In addition, Thothub sells advertising space on its site to companies like BangBros and Chaturbate. Publicly available metrics estimate that, based on the traffic data from the site, advertising space on Thothub costs, at least, hundreds of thousands of dollars per year to purchase.

# I. Cloudflare Conspires With and Supports Thothub's Infringement Racket.

157. Cloudflare is an online service provider that has entered into agreements with Thothub and/or the Members to provide certain services that optimize distribution of stolen works on Thothub, shield Thothub's identity and server locations from being discovered by content owners and law enforcement organizations, and protect Thothub from cyberattacks.

158. Cloudflare has been called "Artist Enemy #1" and a "key player in the piracy ecosystem."<sup>4</sup> According to the 2018 Counterfeit and Piracy Watch List report (the "E.U. Report"),<sup>5</sup> a report by the European Commission that highlights websites and marketplaces that undermine intellectual property rights of European companies and creators: "Cloudflare is used by approximately 40% of the pirate websites in the world. It operates as a front host between the user and the website's back host, routing and filtering all content through its network of servers. Out of the top 500 infringing domains based on global Alexa rankings, 62% (311) are using Cloudflare's services."

159. The E.U. Report also notes that "Cloudflare provides anonymity to the owners and operators of the websites that use its services, which is particularly useful for the operators of pirate websites. If the website uses Cloudflare, the IP address of the back host is replaced by one of CloudFlare's dedicated IP addresses and is therefore no longer ascertainable and Cloudflare reportedly does not easily provide information on the IP address of the back host."

27 <sup>5</sup> The E.U. Report is available at:

<sup>&</sup>lt;sup>4</sup> See The Trichordist, "2019 Artist Enemy #1: Cloudflare." (Jan. 1, 2019), available at 26 https://thetrichordist.com/2019/01/01/2019-artist-enemy-1-cloudflare/.

http://trade.ec.europa.eu/doclib/docs/2018/december/tradoc\_157564.pdf. 28

160. As Cloudflare explains to customers in its marketing materials: "Cloudflare will mask your IP." As a result, when copyright owners look for information about Cloudflare customers on standard Whois lookup services, there is no information about the customer's IP address. Instead, the only information that appears in the Whois report relates to Cloudflare's name servers and IP address.

161. The word has gotten out among pirates that Cloudflare will protect them and allow them to commit repeat-infringement. In 2019, approximately 44.7% of all copyright-infringing URLs reported to Google were run through and optimized using Cloudflare's servers. One of the illegal pirate sites that Cloudflare supports is Thothub.

162. Cloudflare's core suite of services, as described on its website, are "[u]ltra-fast static and dynamic content delivery," "[i]ncreased agility and control over how content is cached," and "[b]uilt-in unmetered DDoS [distributed denial of service] protection." Cloudflare's marketing also states that storing content on Cloudflare's network reduces the need to source content from the origin.

163. Cloudflare provides services to both paying and non-paying customers.On information and belief, Thothub is one of Cloudflare's paying customers.

164. Cloudflare offers different paid service plans. Its "Business" plan,
which it advertises as "ideal for small businesses operating online," starts at \$200
per month. Prices for these plans fluctuate month to month based on usage. Business
plan services include DDoS attack mitigation, global content delivery network,

enhanced security with Web Application Firewall (WAF), lossless image optimization, automatic mobile optimization, and cache analytics, among other services.

165. Meanwhile, Cloudflare's "Enterprise" plans are "for mission-critical applications that are core to your business," and include "advanced security, performance and reliability features." Enterprise Plans include all of the Business plan services listed above, as well as prioritized IP ranges, round-the-clock phone support, named solutions engineer support, and role-based account access.

166. There is no set price for Enterprise plan services. Rather, customers must "Ask for Quote" for an Enterprise plan. Cloudflare salespersons create bespoke cost structures for each Enterprise plan customer based on numerous factors, such as the customer's business type, profitability, litigation and liability risk, data volume, and resource needs, among other considerations.

167. Consultations for "Enterprise" plans typically take place over the phone. In a post that appeared on the popular social media platform, Reddit, a user who goes by the name "FTMayor" wrote: "I work on the Cloudflare sales team and can tell you that every org interested in an enterprise plan receives a custom quote – hence the preference for a phone call. Even if it's only 10-15min, being able to dive a little bit deeper into your current usage and goals helps immensely to tailor the plan to your organization's needs."

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168. Thothub began using Cloudflare's services in or around June 2019. Due to its heavy user traffic and data-transfer volume and high-liability-risk operations, Thothub considered and/or purchased an "Enterprise" plan. In connection with Thothub's consideration of an Enterprise plan, Cloudflare's representatives had a phone call with Thothub's leadership team to discuss Thothub's operations and goals and developed a bespoke proposal for Thothub based on the particular details of Thothub's site, data usage, risks, and operations. During this process, Cloudflare acquired information that Thothub specializes in distributing pirated works from Licensed Sites.

169. In order to perform its services for Thothub, Cloudflare's computer systems and servers have copied, hosted, and otherwise distributed copies of numerous copyrighted works belonging to Waidhofer, along with hundreds of other creators from the Licensed Sites. As Cloudflare states on its website, it "serve[s] requests to and from [its customers'] servers."

170. Publicly available records from Whois state that two Cloudflare servers—DORTHY.NS.CLOUDFLARE.COM and RODNEY.NS.CLOUDFLARE.COM—are the "name servers" for the Thothub site. The Whois Report also indicates that the IP Location for Thothub is "Cloudflare 25 Inc."; "AS13335 that the system number (ASN) is autonomous 26 CLOUDFLARENET"; and that the server type is "cloudflare." 27

171. The Whois Report shows that the specific Thothub URLs where Waidhofer's works have been publicly displayed are likewise supported by Cloudflare's network and servers.

172. Cloudflare either stores the copyrighted works on its own servers so that it is geographically closer to the end-users, or if the works are not already stored on its servers, Cloudflare retrieves the works from its customers' (*e.g.*, Thothub's) host servers when an end-user visits the page that includes the works. When a copy of a requested image is proxied from the host server, the delivery path goes from the host server through the Cloudflare server then to the end-user.

173. When an end-user requests a page that contains a copyrighted work from a Cloudflare customer such as Thothub, whether the copyrighted work is already on Cloudflare's servers or is obtained from the host server, Cloudflare distributes a copy of the requested content to the end-user's device, where it then resides in the device's hard drive or RAM. This copy can then be translated by the end-user's device to display the requested image on the consumer's browser.

174. Even if the host server crashed, in many cases, the end-user could still receive the infringing content directly from Cloudflare's servers.

175. As Trey Guinn, Cloudflare's head of solution engineering, admitted in
 recent testimony: "[W]e want to deliver essentially what the website publisher has
 published. We want to deliver that so it shows up the same way to the website

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visitor. We just want to optimize the delivery." Mr. Guinn also admitted that there are "many ways in which [Cloudflare] may modify content of a site."

176. By interposing itself between copyright holders and Thothub, Cloudflare inhibits enforcement. Indeed, this is one of the most valuable services that Cloudflare performs for pirates like Thothub. As one advocacy group noted in a memo to the U.S. Trade Representative's office regarding online piracy: "More and more pirate sites employ reverse proxy services, most commonly Cloudflare, to obfuscate their IP address, creating obstacles to enforcement against such sites."<sup>6</sup>

177. Cloudflare actively markets itself to pirate sites by touting that it does not facilitate enforcement. Cloudflare boasts in its so-called "Transparency Report" that it is "not Cloudflare's intent to make law enforcement's job axny [sic] harder, or easier." It proclaims that Cloudflare has "never done" any of the following: (a) "turned over our encryption or authentication keys or our customers' encryption or authentication keys to anyone"; (b) "installed any law enforcement software or equipment anywhere on our network"; (c) "provided any law enforcement organization a feed of our customers' content transiting our network"; (d) "modified customer content at the request of law enforcement or another third party"; (e) "modified the intended destination of DNS responses at the request of law

 <sup>&</sup>lt;sup>6</sup> See Recording Industry Association of America, Letter to Acting Ass't U.S. Trade Rep. for Innovation & Intellectual Property, at 4 (Oct. 2, 2017), available at:

<sup>28</sup> https://docplayer.net/61248917-October-2-in-re-docket-no-ustr-dear-ms-kendall.html.

enforcement or another third party"; or (f) "weakened, compromised, or subverted any of its encryption at the request of law enforcement or another third party."

178. Cloudflare also will not voluntarily respond to "requests for information that might be used to identify a Cloudflare customer" and "requires valid legal process such as a subpoena or a foreign government equivalent of a subpoena before providing this type of information to either foreign or domestic law enforcement or civil litigants." Cloudflare intentionally throws up roadblocks to enforcement in order to facilitate infringement by Thothub and other pirate sites.

179. When it receives takedown request from creators who discover Cloudflare as the listed server for Thothub, Cloudflare just forwards the requests for removal of content to Thothub.

180. Cloudflare states that "[i]t is our policy to notify our customers of a subpoena or other legal process requesting their customer or billing information before disclosure of information, whether that legal process comes from the government or private parties involved in civil litigation, unless legally prohibited."
By notifying the customer of complaints before providing the information, Cloudflare alerts the customers so that they can migrate stolen content and make other arrangements to prepare for potentially forthcoming enforcement actions.

181. Cloudflare has received numerous takedown requests related to Thothub. Per its usual business practices, when it receives a complaint related to

Thothub, Cloudflare simply notifies Thothub about the complaint and continues to serve Thothub, ignoring the red flags of repeat infringement.

182. Before filing this lawsuit, Waidhofer (through her attorneys) notified Cloudflare in writing that Thothub is a pirate site, that Thothub and its members have engaged in an ongoing pattern and practice of copyright infringement, that Thothub actively solicits and induces infringement from the Licensed Sites, that Thothub and its members routinely post "bounties" seeking "paid" content, that Thothub has infringed copyrights belonging to Waidhofer specifically, that Cloudflare's servers have produced and distributed illegal copies of many creators' (including Waidhofer's) works, and that Thothub's infringement is ongoing. To date, Cloudflare has not responded.

183. Cloudflare has received many DMCA notices from creators on the Licensed Sites related to Thothub's infringement of their copyrighted works. As with the roughly 15,000 takedown requests for Thothub URLs submitted to Google in the last several months according to the Google Transparency Report, the vast majority of the takedown requests to Cloudflare came from individual creators on the Licensed Sites or groups affiliated with the Licensed Sites.

184. For example, one user who uses the handle "throwawayonlyfan" wrote
earlier this year on a Reddit page that she "went the Onlyfans route of selling more
exclusive nudes and videos for a set price" and that "in the past few months [her
content] leaked on a website called thothub.tv," which she stated is "well known to

ignore all copyright infringement takedowns, emails, [and] complaints." Although she "sent several dmca requests beginning in November [2019], all ha[d] been ignored." The user said that she sent a notice to Cloudflare about Thothub's infringement, "but [C]loudflare passed my details and complaints onto the true host of the site." It did nothing more.

185. Despite knowing about Thothub's repeat infringement, Cloudflare has not taken reasonable action to address Thothub's repeat infringement and continues to provide material support that facilitates and enables Thothub's criminal enterprise.

186. Cloudflare admits on its website that it has the ability, "[i]n appropriate circumstances [to] disable access to Cloudflare services or terminate the accounts of users determined to be repeat infringers." But Cloudflare has not implemented a reasonable repeat-infringer policy. Cloudflare does not have reasonably adequate protocols, policies, or metrics for addressing repeat infringement by customers, and it does not take reasonable action after being notified about repeat infringement. Cloudflare apparently has no established policy to follow up on infringement notifications to determine whether the infringing content was, in fact, removed from the customer site.

187. Although Cloudflare has said that "lawyers highly experienced in copyright law" should assess infringing activity, at least as of January 2018, it did

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#### Conspire J. Advertiser Defendants With Thothub and Support Infringement.

190. The Advertiser Defendants are adult content creators and/or distributors that have entered into agreements with Thothub to provide financial support to Thothub in exchange for premium advertisements and content-sharing on Thothub. In exchange for their financial support, the Advertiser Defendants also receive a

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not employ any attorneys in its Trust & Safety department, which is responsible for receiving infringement complaints.

188. Despite serving many of the world's leading pirate sites, Cloudflare has *never* voluntarily terminated services to a customer for repeat copyright infringement.

189. Cloudflare has, however, voluntarily terminated services for other customer sites, including the American Neo-Nazi group Daily Stormer and the conspiracy website 8chan. Cloudflare's CEO Mr. Prince decided to terminate Daily Stormer because he was "in a bad mood," believed "the people behind the Daily 13 Stormer are assholes," and "decided to kick them off the Internet," according to Mr. 14 Guinn's testimony and other documents filed in a recent litigation involving 15 Cloudflare. Despite having the ability to kick customers who do bad things "off the 16 Internet" at its CEO's whim, Cloudflare continues to provide material support to Thothub and other known pirate sites. 19

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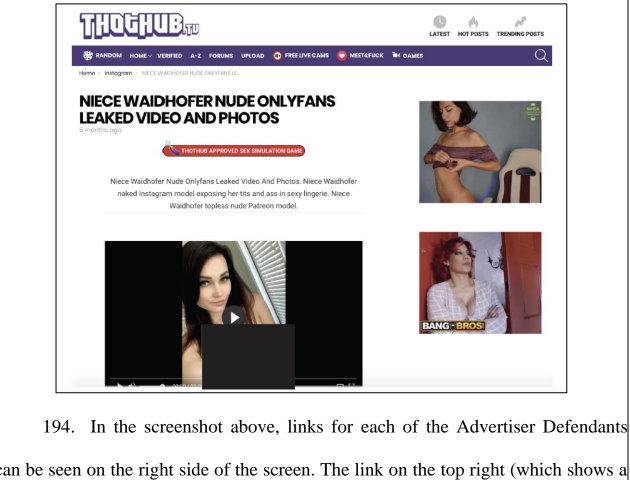
form of immunity or protection from Thothub against having their own digital content stolen and illegally distributed by Thothub and its associates.

191. The Advertiser Defendants each pay Thothub to advertise their own adult content on the Thothub site. The revenue derived from the Advertiser Defendants is used to pay for services that allow Thothub to distribute infringing material, including content delivery and hosting services.

192. Based on publicly available web traffic data, Thothub receives an estimated over 2 billion page views annually, which translates into millions of dollars in annual advertising value. As explained below, Thothub depends on this advertising revenue to support and enable its infringing activities.

193. The Advertiser Defendants' advertisements appear on all or virtually all content pages on the Thothub site. For example, below is a screenshot of one of the Thothub pages that depicts Waidhofer's stolen content, as the page appeared on July 13, 2020 (partial nudity redacted):

[screenshot on next page]



can be seen on the right side of the screen. The link on the top right (which shows a woman standing in front of what appears to be a chair against a blue-gray background) is a Chaturbate live video feed, and the link on the bottom right (which shows a woman standing in front of what appears to be a door with the notation "BangBros" in the bottom left corner of the image) is a BangBros advertisement.

195. As with other advertisements by the Advertiser Defendants on the site, these links do not appear as static images on Thothub. The Chaturbate link is a direct feed into a live webcam session on Chaturbate. The link shows live video of a female performer on Chaturbate. Clicking on the link (*i.e.*, on the image) takes the user directly into a live webcam session with the depicted performer. The link does

not indicate that it is for Chaturbate; rather, it appears to be affiliated Thothub content.

196. Unlike typical static banner or website advertisements, Chaturbate provides Thothub with real-time access to its live streaming content. When clicked, the video link takes Thothub users directly into the advertised Chaturbate chatroom where viewers can pay for "tokens" to the models in order to make requests. Based on the level of access Chaturbate provides to Thothub—*i.e.*, real-time, continuous access to Chaturbate's live streaming platform—it is apparent that Chaturbate and Thothub have entered into a mutually beneficial agreement whereby Chaturbate provides financial support and access to its live content in return for Thothub driving users to its platform.

197. Each time the page is refreshed, a different Chaturbate live webcam feed shows up on the page, each time linking to a different Chaturbate live webcam session (occasionally repeating feeds that have previously been displayed). The connection between Chaturbate and Thothub's content networks is dynamic, continuous, and updated in real time.

198. Chaturbate thus controls at least some content that appears on Thothub
at all times, and Chaturbate and Thothub's networks are continuously linked at all
times.

199. Meanwhile, the BangBros advertisement contains graphic images of
short clips (each about one second long) from scenes from BangBros adult content

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that cycles repeatedly. Clicking on the link takes the user directly to tour.bangbros.com, where they are invited to subscribe to BangBros network of online pornography websites.

200. In addition to the Chaturbate webcam links that appear on every feature page depicting stolen content from the Licensed Sites, Chaturbate live feeds also appear on the Thothub homepage.

201. The links appear alongside other Thothub posts in the same threecolumn format as the stolen content. Clicking on the homepage Chaturbate links takes the user directly into the live webcam session shown. As with the other pages, the live webcam feed changes each time the page is refreshed. As with the others, the Chaturbate link does not indicate on its face that it relates to content from a different company; instead, it appears to be Thothub-affiliated content.

202. Based on metrics such as number of total monthly visitors, number of unique monthly visitors, average clicks per visit, and average duration of visit, this marketing space on the Thothub site is worth at least tens of thousands of dollars per month and likely more.

203. For example, the Website Ad Revenue Estimator tool from Oko Ad 224 Management, which specializes in online advertising, estimates that a website that 25 receives 20,000,000 visits (sessions) per month with an average of 8.6 page views 26 per session—based on average assumptions regarding the geographic mix of the 28 audience, the value of the niche, and the ad placement—would yield over \$4 million

in annual advertising revenue. If one assumes that the geographic value of the audience is "high" because the majority of the traffic derives from the United States, Northern Europe, Canada, or Western Europe, as with Thothub, the estimated annual advertising revenue jumps to over \$7.5 million, according to the Ad Revenue Estimator tool.

204. As noted above, Thothub receives far more than 20,000,000 visits per month (for example, it received about 24,000,000 visitors in June 2020) with an average of 8.6 page views per visit. Thus, Thothub's advertising value figures to be even greater than the calculations above.

205. The advertising revenue provided by the Advertiser Defendants is critical to helping Thothub provide infringing content to a high volume of users. Thothub and the Members use the revenue from the Advertiser Defendants to pay for content hosting and content delivery services that involve replicating, distributing and displaying the infringing content.

206. In a forum post entitled "ad transparency (poll)" by the member Teller (who handles technical issues for Thothub) dated June 19, 2019, Teller writes:

[screenshot on next page]

1 ad transparency (poll) I Nude Thothub home of leaked twitch, snapchat and youtube girls. 7/13/20, 10:10 AM Jun 19, 2019 < #1 2 Hi there 3 Teller To be fully transparant with everyone here: PEANU1 High Rolle We have: 4 -a short video ad in front of all clips, skippable. -1 static frontpage&sidebar ad (shouldn't be bothering mobile users as it is out 5 of viewing area) -1 popunder (it shouldn't be bothering you, it shouldn't be popping UP) per 24hours here and on the main page. (disabled for forum VIP'S) , this is also 6 google compliant and it will never ever be any kind of malicious ad, it won't infect anything, it won't take over your browser. We just fixed something that might have caused more than 1 per 24hours. 7 I'd like to request your input as you are the ones that have to live with it: We are nearing a whopping 9Terabytes of data usage a day and we are just 8 constantly exploring different avenues. Just today we put in the request for another round of server upgrades (double the forum power and double the main 9 website power). We try to never get ads in the way of your viewing pleasure, that is why you will never find anything in between content, no midroll video ads, or the sorts and 10 every single one is made with google compliance in mind (no sound popups, no invisible clicks, no misrepresentation, etc... 11 Let me know your thoughts and certainly let me know if something isn't working right so I can work on improving the experience. 12 I know ads are a love and I'm sorry but I don't know any other way, please share if you do ! I compared our experience to pornhub (the biggest porn website in the world) and they are at least 59% more love and people seem to be dealing 13 with it there. Last edited: Jun 19, 2019 14 SwagSwug and LilYelky 15

207. In this post, Teller explains the need for Thothub to consider additional 16 17 advertising because "[w]e are nearing a whopping 9Terabytes of data usage a day 18 and we are just exploring different avenues." He notes that "[j]ust today we put in 19 the request for another round of server upgrades (double the forum power and 20 21 double the main website power)." He explains that "[w]e try to never get ads in the 22 way of your viewing pleasure, [sic] that is why you will never find anything in 23 24 between content." Consistent with Teller's description, the Advertiser Defendants' 25 ads and live feeds described above do not obscure or detract from any of the other 26 content on the site. 27

208. Teller apologizes for the fact that additional advertising revenue is required to support Thothub's infringement, but suggests that Thothub has no other option to operate: "I know ads are a love and I'm sorry but I don't know any other way."

209. As Teller's post suggests, it costs a lot of money to host and distribute the volume of data and infringing content that Teller indicates Thothub was hosting and distributing even as far back as June 2019. According to one cloud-storage pricing comparison by the company Backblaze, data storage costs in 2020 from leading service providers (including Backblaze, Amazon Web Services, Microsoft Azure, and Google Cloud) range from \$0.005 to \$0.020 per gigabyte per month, and download costs range from \$0.01 to \$0.08 per gigabyte per month.<sup>7</sup>

210. Based on Teller's statement in June 2019 that Thothub was "nearing a whopping 9Terabytes of data usage a day," Thothub was transmitting roughly 270 terabtyes of data each month and storing at least 9 terabytes each month. Using these figures, Thothub's storage costs ranged from \$45 to \$180 per month, and its data transmission costs ranged from \$2,700 to \$21,600 per month.

Other sources corroborate the high costs of storing and transmitting this 211. much data. As of early 2018, for example, Amazon Web Services (one of the largest hosting firms in the world) offered 1 terabyte of storage and 100 gigabytes of data <sup>7</sup> See BackBlaze, Cloud Storage Pricing Comparison (last visited July 15, 2020), available at: 27 https://www.backblaze.com/b2/cloud-storage-pricing.html.

transfer (100 GB is equal to 0.1 TB) for approximately \$39.63 per month each. If Thothub hosted and transferred 9 terabytes per day at these prices, the cost would run approximately \$400 per month for storage and over \$3,500 per month for data transfers. This equates to nearly \$50,000 in annual costs for these services alone.

212. Since June 2019, the web traffic and content base on Thothub has grown exponentially. According to web traffic analytics, site traffic has at least doubled between June 2019 and the present day, and the site hosts orders of magnitude more content than it did in June 2019. The site also picks up thousands of new members each week. As a result of this growth, today Thothub's *monthly* costs likely approach or exceed \$100,000 for content hosting and delivery, and Thothub likely has annual hosting and delivery costs of \$1 million or more.

213. Thothub is only able to bear these costs due to the revenue it derives from advertising. Put differently, absent the financial backing of the Advertiser Defendants, Thothub could not continue to commit acts of infringement with anywhere close to the frequency and scale that it now does. The Advertiser Defendants thus materially contribute to the infringement.

214. The Advertiser Defendants know, or are willfully blind to the fact, that
Thothub is a pirate site that features content stolen from the Licensed Sites. Each of
the Advertiser Defendants is a major player in the adult entertainment industry. As
explained above, it is widely known in the industry that Thothub specializes in
providing stolen content, particularly from the Licensed Sites.

215. As noted above, the prominent review site The Porn Dude describes Thothub as "the perfect place for all of you who like to enjoy thots showing you all of their goods but don't like paying for it." The Porn Dude adds that the site offers "[f]ree content that you'd otherwise have to pay for."

216. Other reviewers well-known within the Advertiser Defendants' industry echo these sentiments. For example, Prime Porn List explains that Thothub is an "amateur/homemade type of site that focuses on conduct" from women on "Patreon, Snapchat, OnlyFans, Twitch, Instagram, and so on." The review adds that "[h]ere [i.e., on Thothub] you can see their videos and photos for free and all in one place." The review also notes that the site has "grown exponentially" and is an "excellent option" for viewing "leaks and premium content from" OnlyFans and Patreon.

217. As explained above, the moderators and administrators on Thothub also openly and notoriously proclaim that the site is devoted to publishing stolen content from the Licensed Sites.

218. The Advertiser Defendants select Thothub for advertisements because they know the type of content on the site and that the site generates a high volume of traffic. Further, they know that Thothub displays stolen content from the Licensed Sites and the kinds of consumers that seek such content. The Advertiser Defendants target the same niche of consumers with a similar product.

219. Chaturbate markets to a sub-niche that is also a particular target for creators on the Licensed Sites: those who seek paid, "amateur"-themed, adult content.

220. Advertising on Thothub has generated sales for the Advertiser Defendants. Some of the many thousands of users that have clicked over directly from Thothub to one of the Advertiser Defendants' sites purchased on their first visit to the Advertiser Defendants' sites.

221. Purchasing advertising space on Thothub also serves a second purpose: it undermines some of the Advertiser Defendants' greatest competition in the market for online adult content.

222. Over the last year, creators on the Licensed Sites have emerged as a major competitor for the Advertiser Defendants. Creators on the Licensed Sites now enjoy a sizeable, and ever-increasing, market share for online adult-oriented content.

223. The Advertiser Defendants knowingly support Thothub not only to drive their own sales, but also as a means of devaluing one of their primary sources of competition by helping to leak creators' competing paid content from Licensed Sites.

24 224. Curiously, the Advertiser Defendants' own stolen content is not 25 featured on Thothub, even though the content fits the description of content that 26 Thothub is looking for. The Advertiser Defendants would not purchase advertising 28 on a site that steals their own content and exercise a degree of control over Thothub

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27 28 by requiring that their own paid content not appear on Thothub. In exchange for the Advertiser Defendants' material support of Thothub's infringement, Thothub does not allow the Advertiser Defendants own stolen content to appear on Thothub.

### V. **RELEVANT STATUTES**

## a. Copyright Act

The Copyright Act provides exclusive property rights to any person 225. that creates "original works of authorship fixed in a tangible medium of expression." 17 U.S.C. § 102(a). Works of authorship include, among other things, "pictorial, graphic, and sculptural works" and "motion pictures and other audiovisual works." Id. §§ 102(a)(5), -(6). Copyright protection also extends to "compilations and derivative works." Id. § 103(a).

226. The copyright owner has the exclusive right to do or authorize the following: (a) to reproduce the copyrighted work in copies or phonorecords; (b) to prepare derivative works based upon the copyrighted work; (c) to distribute copies or phonorecords of the copyrighted work to the public by sale or other transfer of ownership, or by rental, lease, or lending; (d) for certain works including 22 audiovisual works, to perform the copyrighted work publicly; (e) for certain works 23 including pictorial and audiovisual works, to display the copyrighted work publicly; and (f) for sound recordings, to perform the copyrighted work publicly by means of a digital audio transmission. Id. § 106.

227. In addition, the author of a work of visual art has the right "to prevent any intentional distortion, mutilation or other modification of that work which would be prejudicial to his or her honor or reputation, and any intentional distortion, mutilation or modification of that work is a violation of that right." Id. § 106A(a)(3).

The Act also has a criminal section. "Any person who willfully 228. infringes a copyright shall be punished as provided under section 2319 of title 18, if the infringement was committed—(A) for purposes of commercial advantage or private financial gain; (B) by the reproduction or distribution, including by electronic means, during any 180-day period, of one or more copies of phonorecords of one or more copyrighted works, which have a total retail value of more than \$1,000; or (C) by the distribution of a work being prepared for commercial distribution, by making it available on a computer network accessible to members of the public, if such person knew or should have known that the work was intended for commercial distribution." Id. § 506(a).

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## b. Racketeering Influenced and Corrupt Organizations Act (RICO)

229. RICO is a broad federal statute that provides for criminal sanctions and private causes of action related to organized criminal acts by an enterprise that engages in, or whose activities affect, interstate or foreign commerce. See 18 U.S.C. § 1961 et seq.

230. Among other things, RICO makes it unlawful for any person to (a) use 27 or invest any income (or proceeds of income) derived, directly or indirectly, from a 28

commerce; (b) acquire or maintain, directly or indirectly, through a pattern of racketeering activity, any interest in or control of an enterprise engaged in interstate
or foreign commerce; (c) conduct or participate, directly or indirectly, through a pattern of racketeering activity, in the conduct of an enterprise engaged in interstate
or foreign commerce; or (d) conspire to violate any of the above.
231. The term "racketeering activity" is defined to mean any of a wide
variety of criminal acts under federal and state law. Each instance of such crimes is

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231. The term "racketeering activity" is defined to mean any of a wide variety of criminal acts under federal and state law. Each instance of such crimes is known as a RICO predicate act. Pursuant to the Anticounterfeiting Consumer Protection Act of 1996, RICO was amended to include criminal copyright infringement as a predicate act.

pattern of racketeering activity in any enterprise engaged in interstate or foreign

232. RICO defines a "pattern of racketeering activity" to "require[] at least two acts of racketeering activity, one of which occurred after the effective date of this chapter and the last of which occurred within ten years (excluding any period of imprisonment) after the commission of a prior act of racketeering activity."

233. RICO defines an "enterprise" to include "any individual, partnership, corporation, association, or other legal entity, and any union or group of individuals associated in fact although not a legal entity."

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threefold the damages he sustains and the cost of the suit, including a reasonable attorney's fee."

#### c. Digital Millennium Copyright Act (DMCA)

235. The Digital Millennium Copyright Act of 1998 (DMCA) creates safe harbors to copyright infringement for online service providers ("OSPs") that are "a provider of online services or network access, or the operator of facilities therefor." 17 U.S.C. § 512(k)(1)(B); *id.* §§ 512(b)–(d).

236. Among other things, for safe harbor, the DMCA requires OSPs to adopt a "repeat infringer policy." *Id.* § 512(i)(1)(A). In addition, the OSP must establish a notice-and-take-down process. *Id.* § 512(c)(1)(C). The DMCA requires the OSP to reasonably implement its repeat infringer and notice-and-take-down policies in order to qualify for a DMCA safe harbor.

237. In order to benefit from any limitation of liability (safe harbor) established under the DMCA, the OSP must "adopt[] and reasonably implement[], and inform[] subscribers and account holders of, ... [its] policy that provides for the termination in appropriate circumstances of subscribers and account holders ... who are repeat infringers." *Id.* § 512(i)(1)(A).

24 238. One of the specific DMCA safe harbors (the "Storage Safe Harbor")
applies to OSPs that are accused of copyright infringement "by reason of the storage
at the direction of a user of material that resides on a system or network controlled
or operated by or for the service provider." *Id.* § 512(c).

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239. In order to qualify for the Storage Safe Harbor, the OSP must (a) adopt, inform users about, and implement a repeat-infringer policy; (b) lack actual knowledge of infringement and/or awareness of facts and circumstances making infringement apparent (so-called "red flags"); (c) act expeditiously to remove infringing material once it acquires such actual knowledge or awareness; (d) not receive a direct financial benefit form infringement, if the OSP has the ability to control the infringement; (e) designate an agent for receipt of copyright claims both on the OSP's website and with the U.S. Copyright Office; (f) comply with the DMCA's notice-and-take down requirements, including by expeditiously removing infringing matter or blocking access upon proper notice by the copyright holder; and (g) accommodate and not interfere with so-called "standard technical measures" to protect copyrighted material.

240. Another specific DMCA safe harbor (the "Caching Safe Harbor") applies to OSPs that are accused of copyright infringement "by reason of the intermediate and temporary storage of material on a system or network controlled or operated by or for the service provider." *Id.* § 512(b)(1).

241. To qualify for the Caching Safe Harbor, the OSP must show that (a) a third-party website made the allegedly infringing material available online; (b) the third-party website transmits material through the OSP's system or network at the direction of another third party (i.e., an end user); (c) the material is stored through automated processes for purposes of making it available to other users who request

access to the material; (d) the material is transmitted to these other users without modification; (e) the OSP does not allow access to the material without any passwords or fees required by the third-party website; (f) the OSP expeditiously acts to take down or block access to allegedly infringing cached material when it receives take-down notice, if the material has been taken down from the original third-party site and the complainant so states in its notice to the OSP; and (g) adopt and implement a reasonable repeat-infringer policy. 242. 

242. As referenced above, the DMCA provides for a notice-and-take-down process. Upon receipt of a compliant notice of infringement, the OSP must "expeditiously" remove or block access to the allegedly infringing material. *Id.* § 512(c)(1)(C).

The DMCA also authorizes a copyright owner or person authorized to 243. act on the owner's behalf to request any U.S. District Court to issue a subpoena to an OSP for identification of an alleged infringer, provided certain requirements are met. Id. § 512(h). If the requirements are met, the subpoena "shall authorize and order the service provider receiving the notification and the subpoena to expeditiously disclosure to the copyright owner or person authorized by the copyright owner information sufficient to identify the alleged infringer of the material described in the notification to the extent such information is available to the service provider." Id. 

244. The DMCA also sets out particular provisions regarding injunctive relief available against OSPs. The court may issue an injunction regardless whether the OSP qualifies for a safe harbor, although the nature of the relief that may be ordered varies depending on whether a safe harbor applies. Id. § 512(j)(1)(A)-(B).

245. In deciding on an injunction, the court "shall consider (A) whether such an injunction, either alone or in combination with other such injunctions issued against the same service provider under this subsection, would significantly burden either the provider or the operation of the provider's system or network; (B) the magnitude of the harm likely to be suffered by the copyright owner in the digital network environment if steps are not taken to prevent or restrain the infringement; (C) whether implementation of such an injunction would be technically feasible and effective, and would not interfere with access to noninfringing material at other online locations; and (D) whether other less burdensome and comparably effective means of preventing or restraining access to the infringing material are available." *Id.* § 512(j)(2).

VI.

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herein.

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**CAUSES OF ACTION** 

Count One: Conduct of RICO Enterprise (18 U.S.C. § 1962(c))

(against all Defendants)

246. All of the preceding allegations are incorporated as if fully set forth

247. Thothub, by and through its Members and other participants, constitutes an association-in-fact enterprise because, among other reasons, (a) those involved in Thothub have the common purpose to unlawfully steal, use, distribute, and profit from digital content from the Licensed Sites; (b) Thothub has a detailed structure or organization, including a command hierarchy, different ranks for its members, and a governing set of rules determined by the Members; (c) the Members participate in the operation or management of the enterprise by imposing and enforcing rules on other members of the enterprise; (d) Thothub has enjoyed sufficient longevity to accomplish its purpose and has continuously been in operation for more than a year; and (e) the enterprise functions as a continuing unit with membership, rank, privileges, and access constantly being maintained by the Members.

248. Thothub is an enterprise engaged in interstate commerce because it traffics in commercial content that is subject to U.S. Copyright law and available in multiple states. Cloudflare is an enterprise engaged in interstate commerce because it conducts business and maintains facilities in multiple states. The Advertiser Defendants are enterprises engaged in interstate commerce because they conduct business and produce content that is available to customers in multiple states.

249. Defendants have engaged in intentional and willful conduct in service
 of the criminal enterprise, including but not limited to, (a) committing acts of
 copyright infringement; (b) inducing others to commit acts of copyright

infringement; (c) extorting others to commit acts of copyright infringement; (d) selling access to stolen content; (e) inhibiting enforcement actions and inducing others to do the same; (f) purchasing instrumentalities and services for the specific purpose of committing unlawful acts; and (g) imposing rules and organizational structure on the enterprise.

250. Defendants have committed numerous acts of racketeering, including thousands of acts of criminal copyright infringement and extortion.

The Thothub enterprise has committed numerous acts of criminal 251. copyright infringement because (a) Plaintiff and many other creators own valid copyrights in their works, including works on the Licensed Sites; (b) Defendants have repeatedly infringed those copyrights by making unauthorized copies of the works, distributing copies of the works, displaying copies of the works, modifying the works, and/or creating derivative works, and inducing others to the same; (c) Defendants have committed these acts of infringement willfully and with knowledge that the infringement is unlawful; and (d) Defendants committed these acts of direct and induced infringement for the purpose of commercial advantage or private financial gain.

252. Thothub and the Members have committed thousands of acts of extortion by using their position as managers of Thothub to threaten or induce others to steal copyrighted works of value from the Licensed Sites, and to provide those

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works of value to Thothub and the Members, in exchange for being removed from the "Pit" and granted access to Thothub's full library of stolen works.

253. These criminal acts reflect a pattern of racketeering because (a) there are at least two predicate acts and indeed many more than two; (b) the predicate acts are closely related to one another in that all were committed in service of achieving the criminal purpose of the enterprise to unlawfully use, steal, distribute, and profit from digital content stolen from the Licensed Sites; and (c) the acts are continuous because they have occurred within the span of the last two years and have been accomplished through similar means for a similar purpose.

254. The acts of racketeering have caused harm to Waidhofer by, among other things, damaging her reputation, devaluing her commercial content, and diverting customers who would otherwise purchase access to her accounts on the Licensed Sites.

255. Defendants have each participated in the commission of these acts.

## Count Two: RICO Conspiracy (18 U.S.C. § 1962(d)) (against all Defendants)

256. All of the preceding allegations are incorporated as if fully set forth herein, including those allegations set forth above regarding the criminal enterprise, acts of racketeering, pattern of racketeering activity, and harm caused to Waidhofer by reason of the acts of racketeering.

257. Thothub, the Members, Cloudflare, and the Advertiser Defendants adopted the goal of furthering or facilitating Thothub's criminal endeavor to unlawfully use, steal, distribute, and profit from digital content stolen from the Licensed Sites. 258. Each of these Defendants was aware of the essential nature and scope of the enterprise and intended to participate in it. 259. Each of these Defendants agreed to commit or participate in a violation of at least two predicate offenses, including thousands of acts of criminal copyright infringement. Count Three: Receiving Income from RICO Enterprise (18 U.S.C. § 1962(a)) (against all Defendants) 260. All of the preceding allegations are incorporated as if fully set forth herein, including those allegations set forth above regarding the criminal enterprise, acts of racketeering, pattern of racketeering activity, and harm caused to Waidhofer by reason of the acts of racketeering. Thothub, the Members, Cloudflare, and the Advertiser Defendants 261. received income derived from the pattern of racketeering activity described herein and used the income to acquire or invest in an enterprise in interstate commerce. 262. Each of the Defendants obtained such income with knowledge, or willful blindness, that the income derived from Thothub's racketeering activity.

### **Count Four: Controlling RICO Enterprise (18 U.S.C. § 1962(b))** (against the Members)

263. All of the preceding allegations are incorporated as if fully set forth herein, including those allegations set forth above regarding the criminal enterprise, acts of racketeering, pattern of racketeering activity, and harm caused to Waidhofer by reason of the acts of racketeering.

264. The Members have maintained control over the enterprise by, among other things, operating the Thothub website, imposing rules and discipline on the members, and enacting an organizational structure under which they have certain managerial powers over the enterprise.

> **Count Five: Direct Copyright Infringement** (against Thothub, the Members, and Cloudflare)

265. All of the preceding allegations are incorporated as if fully set forth herein.

266. Waidhofer owns valid copyrights in certain photographic and audiovisual works that have appeared on Thothub (the "Works").

267. With respect to the Works, Thothub and the Members infringed by reproducing copies of the Works, preparing derivative works based upon the Works, distributing copies of the Works to the public by sale or other transfer of ownership, and displaying the Works on Thothub. The elements copied include constituent parts of the Works that are original.

1	268. With respect to the Works, Cloudflare infringed by reproducing and	
2	storing copies of the Works on its servers and distributing copies of the Works to the	
3		
4	public through its content delivery network. The elements copied include constituent	
5	parts of the Works that are original.	
6	269. The infringement by Thothub, the Members, and Cloudflare is ongoing.	
7	205. The infingement by Thothub, the Members, and Cloudinate is ongoing.	
8	270. As a result of these acts of infringement, Waidhofer has suffered actual	
9	damages and the Defendants have wrongfully profited. Waidhofer may also elect to	
10		
11	recover statutory damages.	
12	Count Six: Contributory Copyright Infringement	
13	(against all Defendants)	
14	271. All of the preceding allegations are incorporated as if fully set forth	
15	herein.	
16	272. Thothub, the Members, Cloudflare, and the Advertiser Defendants each	
17		
18	know that Thothub, by and through its associates, routinely commits acts of	
19	copyright infringement and that substantially all "unverified" content on Thothub	
20	constitute infringing works.	
21	constitute infringing works.	
22	273. Thothub and the Members induce, cause, or materially contribute to the	
23	infringing conduct, among other things, by encouraging associates to commit	
24	copyright infringement, rewarding associates for committing copyright	
25	copyright infinitement, rewarding associates for community copyright	
26	infringement, assisting associates to avoid copyright enforcement, and providing a	
27	platform for displaying stolen copyrighted works.	
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1	274. Cloudflare causes or materially contributes to the infringing conduct,	
2	among other things, by distributing the stolen works through its content delivery	
3		
4	network, reproducing copies of the stolen works on its servers, and shielding the	
5	direct infringers from enforcement actions.	
6	275. The Advertiser Defendants induce, cause, or materially contribute to	
7		
8	the infringing conduct, among other things, by knowingly providing funds that are	
9	necessary to support the infringing activity through the purchase of expensive web-	
10	hosting and content-delivery services.	
11	nosting and content-derivery services.	
12	<b>Count Seven: Induced Copyright Infringement</b>	
13	(against Thothub, the Members, and Advertiser Defendants)	
14	276. All of the preceding allegations are incorporated as if fully set forth	
15	herein.	
16	277. Thothub, the Members, and the Advertiser Defendants have induced	
17	and the infine ment has succeed athen this and distributing states and	
18	copyright infringement by, among other things, distributing stolen content	
19	(including the Works) on Thothub and making instrumentalities of the Thothub site	
20	(including its servers, networks, and domain name) available for infringing use and	
21		
22	promoting infringement by actively encouraging and assisting associates to steal	
23	content from the Licensed Sites (including the Works).	
24	278. The Advertiser Defendants have induced Thothub to steal content from	
25		
26	the Licensed Sites, in particular, as a means of undermining their business	
27	competition. Conversely, the Advertiser Defendants have used their power or	
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1 control over Thothub and the Members to induce them not to steal content from the 2 Advertiser Defendants. 3 279. As a result of Thothub, the Members' and the Advertiser Defendants' 4 5 assistance and inducement. Thothub and its associates have committed numerous 6 acts of infringement, including stealing, reproducing, distributing, and displaying 7 the Works. 8 9 **Count Eight: Misappropriation of Likeness** (against Thothub, the Members, and Advertiser Defendants) 10 280. All of the preceding allegations are incorporated as if fully set forth 11 12 herein. 13 281. Thothub, the Members, and the Advertiser Defendants used Plaintiff's 14 15 name and likeness by, among other things, listing Plaintiff's name in the Thothub 16 glossary and elsewhere on Thothub, selling subscriptions to view content that 17 includes images of Plaintiff, and using Plaintiff's images to draw traffic to the 18 Advertiser Defendants' sites. 19 20 This misappropriation of Plaintiff's name and likeness was done in part 282. 21 for the commercial advantage of Thothub, the Members, and the Advertiser 22 23 Defendants. 24 283. Plaintiff did not consent to these uses of her name and likeness. 25 26 27 28

1	284. As a result of this misappropriation of Plaintiff's name and likeness,	
2 3	Plaintiff suffered injury including loss of subscriptions, unpaid royalties, and	
4	reputational and emotional harm.	
5	285. Thothub, the Members, and the Advertiser Defendants'	
6	misannropriation of Plaintiff's name and likeness was done willfully and	
7	misappropriation of Plaintiff's name and likeness was done willfully and	
8	maliciously or with wanton disregard for the harm that the misappropriation was	
9	likely to inflict, and has inflicted, on Plaintiff.	
10	Count Nine: Unfair Competition	
11	(against Thothub, the Members, and Advertiser Defendants)	
12	286. All of the preceding allegations are incorporated as if fully set forth	
13 14	herein.	
15	287. Thothub, the Members, and Advertiser Defendants commercially	
16	compete against creators from the Licensed Sites, including Plaintiff, in the business	
17 18	of online adult entertainment.	
19	288. Plaintiff has invested substantial time and money in the development of	
20	her intellectual property, reputation, and business on the Licensed Sites and	
21		
22	elsewhere.	
23	289. Thothub, the Members, and Advertiser Defendants have appropriated	
24	Plaintiff's property by using her name, likeness, reputation, fame, and intellectual	
25	property as featured content and "click bait" to drive traffic and sales for their own	
26		
27	competing products and services.	
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1	290. They have also unfairly undermined competition from Plaintiff by			
2 3	intentionally contributing to the leaking of her paywall content, which has caused			
4	persons who would otherwise have purchased subscriptions to Plaintiff's account on			
5	the Licensed Sites not to do so.			
6	291. They have also falsely associated with Plaintiff and traded off of her			
7 8	name, likeness, and reputation without authorization for their own commercial			
9	advantage.			
10	292. Plaintiff has been injured by the Advertiser Defendants'			
11 12	misappropriation through, among other things, lost sales, lost royalties for use of her			
13	name and likeness, and harm to reputation. Defendants have also been unjustly			
14 15	enriched as a result of the misappropriation.			
16	Count Ten: California Business & Professions Code § 17200 et seq. (against Thothub, the Members, and the Advertiser Defendants)			
17 18	293. All of the preceding allegations are incorporated as if fully set forth			
19	herein.			
20	294. Thothub, the Members, and Advertiser Defendants commercially			
21 22	compete against creators from the Licensed Sites, including Plaintiff, in the business			
23	of online adult entertainment.			
24	295. Plaintiff has invested substantial time and money in the development of			
25 26	her intellectual property, commercial reputation, and business on the Licensed Sites			
27	and elsewhere.			
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1	296. Thothub, the Members, and Advertiser Defendants have appropriated		
2 3	Plaintiff's property by using her name, likeness, reputation, fame, and intellectual		
3 4	property as featured content and "click bait" to drive traffic and sales for their own		
5	competing products and services.		
6	competing products and services.		
7	297. They have also unfairly undermined competition from Plaintiff by		
8	intentionally contributing to the leaking of her paywall content, which has caused		
9	persons who would otherwise have purchased subscriptions to Plaintiff's account on		
10	the Licensed Sites not to do so.		
11			
12	298. They have also falsely associated with Plaintiff and traded off of her		
13	name, likeness, and reputation without authorization for their own commercial		
14	advantage.		
15			
16	299. Plaintiff has been injured by the Advertiser Defendants'		
17	misappropriation through, among other things, lost sales, lost royalties for use of her		
18 19	name and likeness, and harm to reputation.		
20	Count Eleven: Negligence / Gross Negligence		
21	(against Cloudflare)		
21 22	300. All of the preceding allegations are incorporated as if fully set forth		
23	herein.		
24			
25	301. Cloudflare owed a duty to Plaintiff as a result of its willful conduct in		
26	providing certain storage, delivery, and security services for Thothub.		
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302. Cloudflare breached its duty to Plaintiff because it did not exercise reasonable care to ensure that Plaintiff was not injured as a result of Cloudflare's willful conduct in providing these services to a Thothub, a notorious pirate site.

303. As a result of Cloudflare's failure to exercise reasonable care, Plaintiff suffered injury to her business, reputation, and emotional well-being that she would not otherwise have suffered.

304. The injuries that Plaintiff suffered as the result of Cloudflare's breach were a foreseeable consequence of Cloudflare's breach and within the array of predictable risks created by the breach.

305. Cloudflare's failure to exercise reasonable care in respect of the services it provided Thothub was done with malice or wanton disregard for Plaintiff's interests and represented an extreme and unjustified departure from the ordinary standards of reasonable care.

## VIII. JURY DEMAND

306. Plaintiff demands a jury trial on all issues that may be tried before a
 jury in this matter and has submitted the jury fee.

# IX. PRAYER FOR RELIEF

WHEREFORE, Plaintiff requests that the Court grant the following relief:

- a. Order Cloudflare and the Advertiser Defendants to disclose information in their possession, custody, or control that may be used to ascertain the identity of Thothub and the Members;

1	b. Preliminarily and permanently enjoin Defendants from continuing to infringe Plaintiff's copyrights or use Plaintiff's name or likeness for
2 3	any purpose, and from continuing to provide services or support that enables such infringement or use;
4	
5	c. Award Plaintiff her actual damages suffered as a result of the unlawful conduct described herein and/or statutory damages under the Copyright Act and California Business & Professions Code 17200 <i>et seq.</i> ;
6	
7 8	d. Award Plaintiff treble damages for injuries to her business or property that resulted from Defendants' racketeering activity describe herein, pursuant to the RICO Act;
9	
10	e. Award Plaintiff any profits obtained by any Defendant as a result of the direct and indirect copyright infringement of her works described herain:
11	herein;
12	f. Disgorge any other ill-gotten gains from the Defendants and award them to Plaintiff;
13 14	g. Award Plaintiff punitive or exemplary damages in an amount sufficient to deter Defendants from committing further unlawful acts;
15	
16	h. Award Plaintiff her reasonable attorneys' fees and costs of suit; and
17	i. Grant such other relief as the Court finds just and proper.
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1	Dated: August 3, 2020	Respectfully submitted,
2		REESE MARKETOS LLP
3		
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23		<b>ATTORNEYS FOR PLAINTIFF</b>
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1	CERTIFICATE OF SERVICE
2	The undersigned hereby certifies that attempted service of this complaint
3	will be made on each of the identified Defendants at the addresses provided in
4	
5	Section II above.
6	/s/Robert H. Gruber
7	Robert H. Gruber
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