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8	UNITED STATE	S DISTRICT COURT
9	NORTHERN DISTI	RICT OF CALIFORNIA
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11	TIR CONSULTING LLC, A California	Case No. 3:22-cv-09010
12	limited liability company;	PLAINTIFF'S COMPLAINT FOR
13	Plaintiff,	DAMAGES AND INJUNCTIVE RELIEF and DEMAND FOR JURY TRIAL
14	V.	
15		
16	CLOUDFLARE, INC., a Delaware	
17	corporation; NAMESILO, LLC, an Arizona	
18	Limited Liability Company; and DOES 1-100	
19	Defendants.	
20	Determands.	
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INTRODUCTION

- 1. This action stems from the knowing, unauthorized and ongoing infringement of Plaintiff's intellectual property by these named Defendants, and their unknown customers, named here as Doe defendants as a result.
- 2. Plaintiff, TIR Consulting LLC ("TIR"), is a California-based adult entertainment company that has produced and owns a substantial library of original works, all of which are branded with its registered "Mistress Harley" family of trademarks ("Original Works").
- 3. Since 2015, TIR's Original Works have been available for purchase around the world on its website at www.mistressharley.com, as well as through authorized third parties pursuant to license agreements for which it is paid and accounted.
- 4. One of the most significant business threats faced by TIR is the widespread and unabated infringement of its Original Works on the web.
- 5. Counterfeit and pirate websites like https://mistress-harley.com, and a myriad of others like it, have an effective assortment of tools at their disposal to accomplish their pirating and counterfeiting without detection and for great profit for everyone involved *except* the lawful owner of the content.
- 6. One such tool is to redirect traffic from authentic sites, like TIR's www.mistressharley.com, without permission, to third party servers like CloudFlare, who will house the information for their client, and protect the privacy of the infringer (who has paid for both the housing services and the guarantee that CloudFlare will do nothing to interfere with their anonymity and their cyber-theft).
- 7. From there, the pirates and counterfeiters are free to make the stolen works available for purchase, again without permission or accounting, on domain sites that are hosted by companies that sell and host domains, while guaranteeing the anonymity of the domain owner, like the Defendant NameSilo.
- 8. This is precisely how TIR's intellectual property remains available for unauthorized purchase on pirate sites around the web.

- 9. If the owner of the pirate site https://mistress-harley.com was known or discoverable, the owners would be sent a cease and desist and the site would be susceptible to shut down and /or brought to Court to account for the piracy, like it is supposed to work.
- 10. However, with the help of companies like these Defendants, who blatantly advertise that part of the service they sell is to shield and redact the true identity of the website's owners and hosts (like NameSilo and CloudFlare), who provide an anonymous shelter for the diverted, stolen traffic and illegal websites, making these pirate and counterfeit sites impossible to police or shut down.
- 11. Plaintiff is far from alone other content owners who spend the time and money to secure registrations and seek to police their intellectual property, have raised similar complaints against these Defendants. After providing proof of infringement, these third party providers still refuse to disclose which persons or companies directly own, control or host the pirate sites thus they are making a profit by knowingly shielding their customers despite knowing these customers are breaking the law.
- 12. The Defendants named herein are listed as owners and/or hosts of domains that have and that continue to directly infringe upon TIR's copyrights and trademarks despite repeated complaints by TIR and its attorneys of infringement on those very websites.
- 13. The Defendants named herein therefore have, with actual knowledge of their customers' direct infringements of TIR's Original Works, materially contributed to or aided in such infringement.
- 14. The Defendants named herein, with the right and ability to control or supervise such infringing activity, have done nothing but allow and continue to profit from such activity.
- 15. These Defendants continue doing business with the pirate sites even after receiving actual notices of infringement from content owners, including here, Plaintiff.
- 16. For these reasons, the parties named herein should be held liable for contributory and vicarious copyright infringement and direct and contributory trademark infringement.

17. This suit seeks injunctive relief to (i) stop the Defendants from illegally shielding the identity of the owners of domains that are actively infringing on the intellectual property of another; (ii) command the Defendants to identify the owner of the infringing sites; and (iii) to award damages to Plaintiff for the infringement to date, and other illegal acts, and assess punitive and treble damages against the Defendants for their bad acts.

PARTIES

- 18. Plaintiff, TIR CONSULTING LLC ("TIR" or "PLAINTIFF") is, and at all times mentioned herein was, a California limited liability company with its principal office in the State of California, in the County of Los Angeles.
- 19. TIR is the registered and sole owner of copyrighted works, registered with the US Copyright Office, that are the subject of this action.
- 20. TIR is also the registered owner of multiple trademarks containing the image and name "MISTRESS HARLEY" that brand the copyrighted works, all of which are registered with the US Patent and Trademark Office
- 21. Defendant CLOUDFLARE, INC. ("CloudFlare") is a Delaware corporation, registered to conduct business sin the state of California, with its principal offices at 101 Townsend, San Francisco, CA 94107.
- 22. CloudFlare provides an array of internet privacy services, including a content delivery network, and other services which it labels "pass-through" services, and on information.
- 23. According to its own website, "Cloudflare is a large network of servers that can improve the security, performance, and reliability of anything connected to the Internet...by serving as a reverse proxy for your web traffic. All requests to and from your origin flow through Cloudflare and as these requests pass through our network we can apply various rules and optimizations to improve security, performance, and reliability." \(^1\)

 $^{^{1}\,}https://developers.cloudflare.com/fundamentals/get-started/concepts/how-cloudflare-works/$

- 24. CloudFlare provides these services to the owner and the hosts of the infringing website https://mistress-harley.com/.
- 25. Defendant NAMESILO LLC ("NameSilo") is an Arizona Limited Liability Company with its principal offices located at 8825 N. 23rd St. Suite 100, Phoenix, AZ 85021.
- 26. Defendant NameSilo offers what they call "*free WHOIS privacy*" and act as the domain name registrar of the infringing sites https://mistress-harley.com/ and manyvips.com.
- 27. Plaintiff is ignorant of the true names and capacities of defendants sued herein as DOES 1 through 100 inclusive, and therefore sues these defendants by such fictitious names. The plaintiff is informed, believes and thereupon alleges that the Defendants designated herein as DOES 1 through 100, inclusive, are any one of the following:
 - (a) Parties responsible in some manner for the events and happenings herein referred to that caused injuries and damages proximately thereby to the Plaintiff as herein alleged;
 - (b) Parties that are the agents, servants, employees and/or contractors of the Defendants, each or any of them acting within the course and scope of their agency, employment, or contract;
 - (c) Parties that own, lease, manage, operate, secure and/or are responsible for the premises referred to hereinafter, and/or
 - (d) Parties that have assumed or retained the liabilities of any of the Defendant(s) by virtue of an agreement, sale, transfer or otherwise.
- 28. Plaintiff will amend this complaint to allege their true names and capacities, and the charging allegations, when such are ascertained.

JURISDICTION AND VENUE

29. The Court has jurisdiction over this action because it arises under the Copyright Act and Lanham Act, 28 U.S.C. § 1338(a). The Court has jurisdiction over the claim for unfair competition asserted herein under 28 U.S.C. §§ 1338(b) and 1367(a).

30. Venue is proper in this District, in that the Defendants may be found in this District, 28 U.S.C. § 1400(a).

GENERAL ALLEGATIONS OF FACT

- 31. TIR Consulting LLC is a California based adult entertainment company that owns a large library of original content, which it brands with its family of registered "Mistress Harley" trademarks ("Original Works").
- 32. It has incurred the time and expense of registering its intellectual property with the United States Patent and Trademark Office and the US Copyright Office, both US government agencies designed to give copyright and trademark owners access to the tools necessary to protect and police their intellectual property.
- 33. Nonetheless, on December 12, 2021, a third party secured the domain https://mistress-harley.com/ with the intention of pirating TIR's intellectual property for its own profit.
- 34. The third party is unknown to Plaintiff because both of the named Defendants, CloudFlare and NameSilo, have shielded that person or entity's information, as a matter of their regular business practice, and for their own profit.
- 35. Both CloudFlare and NameSilo have done this despite being on notice of the infringement that is being perpetrated on the pirate site https://mistress-harley.com/.
- 36. Included in the illegally available material for purchase by anyone with access to the internet, worldwide, at https://mistress-harley.com/, at the time of writing this complaint, includes an astonishing 65 videos made, paid for, produced and owned by TIR.
- 37. Also included in the pirate site's materials is TIR's family of Trademark registrations for Mistress Harley, including USPTO Regs. 6855999, 5333306 and 5175274, used to brand and sell the videos.
- 38. Also included in the pirate site's materials is a group of videos owned by TIR and registered with the US Copyright Office, including Regs. PA0002371803 / 2022-08-19 ("Sissy

- 50. CloudFlare explains that its service converts a domain name search into the IP address for the website associated with that domain name, so that the user can connect to the website they are trying to reach. Without CloudFlare, a user could still get to the domain if the user had the actual IP address for the website associated with that domain name, or find a comparable service on their own or from a third party.
- 51. CloudFlare also "optimizes the delivery of customers' websites from the customers' origin server to visitors' browsers. This gives visitors to a customer's website faster page load times and better performance, while blocking threats and abusive bots and crawlers from attacking the websites." CloudFlare provides what it calls a transparency report, wherein it admits "Cloudflare has never modified customer content at the request of law enforcement or another third party."
- 52. Based on CloudFlare's own admissions, it caches customer content across its vast global network, for the purpose of bringing the materials physically closer to users, enabling fast access and avoiding overburdened servers. CloudFlare's Service is offered as a platform to "cache and serve web pages and websites."
- 53. CloudFlare admits that it does not copy client websites without modification, rather, it admits that it "*may modify*" that content.
- 54. Sec. 2.5.3 of its terms of use provides that "Cloudflare may modify certain components of Customer Content... Cloudflare may: (i) intercept requests...(ii) add cookies to your domain to track visitors... (iii) add scripts to your page... (iv) add firewall rules to your website; (v) scan your infrastructure ...and (vi) make other changes."
- 55. CloudFlare's terms of use at section 2.5.4, requires its customers to "represent and warrant that Customer Content does not infringe, violate, or misappropriate any third-party right, including any copyright, trademark, patent, trade secret, moral right, privacy right, right of publicity, or any other intellectual property or proprietary right."

 https://www.cloudflare.com/terms/

- 56. CloudFlare and its customers therefore mutually understand and agree that a user is prohibited from infringement, and CloudFlare has the right to terminate its relationship with any customer that infringes on a third party's copyright and/or trademark rights.
- 57. According to CloudFlare's own pledge "It is Cloudflare's overriding privacy principle that any personal information you provide to us is just that: personal and private. We will not sell, rent, or give away any of your personal information without your consent. Our respect for our customers' privacy applies with equal force to commercial requests and to government or law enforcement requests."
- 58. CloudFlare also readily admits it "...has never modified the intended destination of DNS responses at the request of law enforcement or another third party."
- 59. As a natural consequence, Defendant CloudFlare is a safe holding space for website owners who are offering illegal content, and both sides know exactly what is being bought and sold.
- 60. According to a submission to a US government report on copyright, the Recording Industry Association Of America stated that: "[Piracy] sites are increasingly turning to Cloudflare, because routing their site through Cloudflare obfuscates the IP address of the actual hosting provider, masking the location of the site."
- 61. In 2015, New York District Court Judge Alison J. Nathan issued a preliminary injunction ("TRO") against CloudFlare, ordering that "[u]pon receipt of notice from Plaintiffs or if CloudFlare otherwise has knowledge of an infringement on the part of one of its customers, CloudFlare shall cease providing its services to that customer as soon as possible, but no later than 48 hours after receiving such notice or obtaining such knowledge." Arista Recs., LLC v. Tkach, No. 15-CV-3701 AJN (S.D.N.Y. July 9, 2015) (emphasis added).
- 62. CloudFlare claimed the TRO did not apply to it because it was only a "passive" service, and was not necessary for the operation of the website alleged to be infringing, an argument to which the Court did not agree.

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63. In October of 2021, a Northern District Court held that insofar as Cloudflare's provision of services makes it more difficult for a third party to report incidents of infringement to the web host as part of an effort to get the underlying content taken down, it could be liable for contributory infringement.

64. This is precisely the basis for the claims here.

NameSilo

- 65. NameSilo advertises itself as being "...proud to offer FREE WHOIS Privacy Protection for all of our domain holders without limitation!"
- 66. NameSilo describes that it is unlike its competitors in this manner, because "Unlike" many of our competitors who offer Free WHOIS Privacy for a limited time, we provide WHOIS Privacy for free at all times, no exceptions!"
- NameSilo partners with PrivacyGuardian.org to offer its customers what it calls 67. "complete protection for your information" while complying with ICANN requirements.
- **68.** As a result, it explains that on accessing the WHOIS database, "Instead of seeing your personal data, all contact information will be replaced with the PrivacyGuardian.org defaults."
- There is no question that this is not just an attractive service, but a necessary **69.** service for a pirate that wants to set up a site with illegal downloads.

DMCA

- 70. In 1998, The Digital Millennium Copyright Act ("DMCA") amended Title 17 of the United States Code, extending the reach of copyright and limiting the liability of the providers of online services for copyright infringement by their users.
- 71. DMCA heightens the penalties for internet copyright infringement, but creates a safe harbor for online service providers (OSPs and ISPs) against liability if they adhere to and qualify for specific safe harbor guidelines, and either promptly block access to alleged infringing material or remove such material from their systems on notification of an infringement claim from a copyright holder or the copyright holder's agent (a "notice and takedown" process).

- 72. As an example of doing business legally, TIR publishes on its website an email address where intellectual property based complaints can be directed, so any DMCA complaints are received and responded to within the parameters of the law.
- 73. However, the pirates and counterfeiters utilize yet another tool in their scheme, offered by companies like NameSilo and CloudFlare, who both serve as gatekeepers for any such DMCA and third party complaints. Instead of acting on the complaints, CloudFlare and NameSilo simply disclaim liability and point to each other as registrar or as host.
- 74. Of course this is a dead end loop, if the hosting company and the registrar are both paid by the owner of the site to shield its identity.
- 75. It is thus companies like these very Defendants, who protect and insulate the pirates and make the infringement not only possible but enable it to thrives, all while the legal content owners are left without viable recourse outside of costly and time intensive litigation like this.
- 76. Attempting to enforce copyright laws against pirate sites can be taxing if not impossible, as the owners and initial infringers purposely register their web domains with a private registry, thus masking their identity and undermining the entire point of policing original content.
- 77. A lawful content owner cannot stop these pirate sites, despite filing complaints and alerting the named domain hosts of the infringement the complaints of infringement are simply ignored, and the pirate sites flourish.
- 78. And when contacted, companies like and including the Defendants here, refuse to disclose the identity of the host or site owner while ignoring the requests and complaints.
- 79. The effort and expense of identifying or bringing owners of pirate sites into Court may be for not, as it is cheaper and easier to disappear and resume services anonymously on some other website under some other entity's privacy shield.

80. The pirate sites would be unable to accomplish their goals if the Defendants did not act as third party service providers, to include hosts, content delivery networks, advertising networks and affiliate programs, all the while protecting the identity of the actual pirate.

TIR and Reports of Infringement

- 81. TIR, on its own behalf and through its attorneys, repeatedly complained to CloudFlare of the infringement and abuse, and was told that CloudFlare was a pass-through and would do nothing. "Cloudflare offers network service solutions including pass-through security services, a content distribution network (CDN) and registrar services. Due to the pass-through nature of our services, our IP addresses appear in WHOIS and DNS records for websites using Cloudflare. Cloudflare cannot remove material from the Internet that is hosted by others."
- 82. CloudFlare admitted that the accepted 65 URL(s) for the DMCA report on mistress-harley.com included:
 - 1) https://mistress-harley.com/
 - 2) https://mistress-harley.com/mistress-harley.com/mistress-harley-10-minute-joi-game-6.html
 - 3) https://mistress-harley.com/mistress-harley-alpha-males-become-weak-sluts-for-me-607.html
 - 4) https://mistress-harley.com/mistress-harley.com/mistress-harley.com/mistress-harley-ass-cleaning-slave_384.html
 - 5) https://mistress-harley.com/mistress-harley-ass-cleaning-slave 614.html
 - 6) https://mistress-harley.com/mistress-harley-ass-owns-you-mesmerize 594.html
 - 7) https://mistress-harley.com/mistress-harley-ass-stroke-zombie 581.html
 - 8) https://mistress-harley.com/mistress-harley-bap3zed-in-cum-for-harley 591.html
 - 9) <a href="https://mistress-harley.com/mistress-harley-bap3zed-in-cum-for-mistress-ha
 - 10) https://mistress-harley.com/mistress-harley-become-my-favorite-slave_10.html
 - 11) https://mistress-harley.com/mistress-harley-big-3ts-control-you 577.html
 - 12) https://mistress-harley.com/mistress-harley-blackmailed-into-my-control 578.html
 - 13) https://mistress-harley.com/mistress-harley-blue-balls-edging-game 20.html
 - 14) https://mistress-harley.com/mistress-harley-cant-abuse-the-willing 572.html
 - 15)https://mistress-harley.com/mistress-harley-cleavage-makes-you-weak 599.html
 - 16) https://mistress-harley.com/mistress-harley-cock-shrinking-mesmerize 589.html
 - 17) https://mistress-harley.com/mistress-harley-craving-mistress-harley 590.html
 - 18) https://mistress-harley.com/mistress-harley-debt-contract-slave-rules 94.html
 - 19) https://mistress-harley.com/mistress-harley-domina3ng-weak-wimpy-boys 601.html
 - 20) https://mistress-harley.com/mistress-harley-dumb-boys-empty-wallets 30.html

1	21) https://mistress-harley.com/mistress-harley-ear-cleaning-fe3sh 11.html
2	22) https://mistress-harley.com/mistress-harley-enslaved-by-femdom_32.html 23) https://mistress-harley.com/mistress-harley-exposed-sissy-shauna_1.html
3	24) https://mistress-harley.com/mistress-harley-exposed-sissybb 23.html
3	25) https://mistress-harley.com/mistress-harley-falling-into-my-trap 580.html
5	26) https://mistress-harley.com/mistress-harley-findom-foot-fe3sh_588.html
	27) https://mistress-harley.com/mistress-harley-fucking-men-over 595.html
5	28) https://mistress-harley.com/mistress-harley-gay-test_606.html
6	29) https://mistress-harley.com/mistress-harley-girlfriend-homewreck 592.html
7	30) https://mistress-harley.com/mistress-harley-gooner-mind-fuck-
	mesmerize 613.html
8	31) https://mistress-harley.com/mistress-harley-goth-goddess-foot-
9	worship 596.html
10	32) https://mistress-harley.com/mistress-harley-harley-girlfriend-
	experience 574.html
11	33) https://mistress-harley.com/mistress-harley-helpless-foot-sniffer 597.html
12	34) https://mistress-harley.com/mistress-harley-homewrecker-advice 343.html
12	35) https://mistress-harley.com/mistress-harley-homewrecker-aroma-blackmail-
13	bitch_609.html
14	36) https://mistress-harley.com/mistress-harley-hotter-than-your-wife-
	homewrecker_611.html 27) https://mistross.harlov.com/mistross.harlov.humilia2on.ioi.coi.com
15	37) https://mistress-harley.com/mistress-harley-humilia3on-joi-cei-cam-session 604.html
16	38)https://mistress-harley.com/mistress-harley-learn-to-please-your-perfect-
	mistress 19.html
17	39)https://mistress-harley.com/mistress-harley-limpdick-humilia3on 612.html
18	40) https://mistress-harley.com/mistress-harley-make-me-a-millionaire-with-
10	1_579.html
19	41) https://mistress-harley.com/mistress-harley-mesmerize-dream-of-harley-audio-
20	<u>mp3_608.html</u>
21	42) https://mistress-harley.com/mistress-harley-mesmerize-gooner-brainwash-
	joi 583.html
22	43) https://mistress-harley.com/mistress-harley-mesmerize-joi-to-own-you_584.htm
23	44) https://mistress-harley.com/mistress-harley-mesmerize-you-belong-to-
	me 586.html
24	45) https://mistress-harley.com/mistress-harley-my-bikini-is-too-small 582.html
25	46) https://mistress-harley.com/mistress-harley-pay-for-huge-3ts 593.html
	47) https://mistress-harley.com/mistress-harley-pay-my-expensive-lips 22.html
26	48) https://mistress-harley.com/mistress-harley-poppers-slut-joi 575.html
27	49) https://mistress-harley.com/mistress-harley-porn-addic3on-is-good-for-
28	you 587.html
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client's authentic domain name, mistressharley.com. I am confident that any court will recognize that the owner of this domain is liable to my client for its bad faith intent to profit off of the use of this domain name to redirect traffic from my client's authentic site to this counterfeit site. See 15 U.S.C. §§ 1114 & 1125.

Additionally, the site is populated with content that infringes my client's exclusive rights as the registered owner of the trademarks. Further, each of the unique URLs below [all were listed] link to video clips, each one representing a unique instance of trademark infringement because EACH video includes and/or displays my client's' mark(s)...

THIS IS YOUR FINAL NOTICE OF THIS INFRINGEMENT - you were put on actual notice of each of these direct infringements on August 4, 2022, yet the site remains active to this day... Consider this writing a formal demand to do all of the following:

- 1. Locate the IP of the owner of mistress-harley.com by emailing abusereply@cloudflare.com, and locate the domain name registrar
- 2. Provide that information to my office
- 3. Remove the entire infringing site, and all of its contents from the internet immediately, and provide proof of such removal, in writing, to my office
- 4. Cease and desist from providing any services to the known infringer, permanently, and take all steps to ban the counterfeit site's owner from ever publishing under this alias again.
- 5. If the above steps are not taken immediately, I will have no choice but to advise my client to initiate litigation against you for your contributory liability.
- 87. There was no response received from <u>abuse@cryptoservers.biz</u>.
- 88. The pertinent information for the WHOIS Search Results for the Domain Name Whois database for the domain cryptoservers.biz reveals this domain is protected by the privacy shield of NameSilo, as follows:

Raw Whois Data

Domain Name: cryptoservers.biz

Registry Domain ID: D1D15512C211F4F4997A7C4EB0B419E2B-GDREG

Registrar WHOIS Server: whois.namesilo.com

Registrar URL: www.namesilo.com Updated Date: 2022-04-27T12:58:14Z Creation Date: 2022-04-22T12:58:13Z

Registry Expiry Date: 2023-04-22T12:58:13Z

Registrar: NameSilo, LLC Registrar IANA ID: 1479

Registrar Abuse Contact Email: @namesilo.com

Lost and Diverted Profits as a Result of Infringement

- 95. As a result of the piracy and infringement, TIR has suffered consistent lost profits and decreased sales, and has calculated this lost amount to be in the tens of thousands of dollars and growing exponentially every day. The observed growth of infringing content on these sites relates directly to a decline in TIR's profits.
- 96. It is at this time impossible to know how many videos have sold on the pirate sites without an accounting.
- 97. These third party providers confound the efforts of copyright owners like TIR who seek to terminate chronic infringement by pirate sites by asserting a distant relationship from the pirate sites and refusing to disclose information known to them about which persons or companies directly own, control or host the pirate sites.
- 98. This case raises the problem of service providers who continue to do commerce with pirate sites even after receipt of actual knowledge of repetitive acts of infringement on such sites.
- 99. These Defendants profit by supporting and providing critical services to pirate sites despite being on notice that these customers are repeat infringers.
- 100. They have systematically failed to implement or enforce a repeat infringer policy and force lawful copyright and trademark holders into litigation, knowing that many businesses cannot afford the legal battle required.
 - 101. This undermines the entire purpose of DMCA.

FIRST CAUSE OF ACTION Contributory Trademark Infringement (15 U.S.C. § 1114) Against Defendants CloudFlare and NameSilo

- 102. Plaintiff incorporates by reference the above paragraphs as though set forth in full.
- 103. Plaintiff owns U.S. Trademark Registrations protecting the mark "Mistress Harley" that include Regs. 6855999, 5333306 and 5175274 ("Plaintiff's Marks").

- 104. Defendants CloudFlare and NameSilo knowingly and intentionally for profit, both supply services to customers that are known to be direct infringers of Plaintiff's Marks.
- 105. Defendants CloudFlare and NameSilo shield these known infringing customers' identities, forcing them to evade detection and to be sued here only as Doe Defendants, thereby allowing those infringers the ability to effectuate chronic publication, use and exploitation of Plaintiff's Marks through Defendants' platforms.
- 106. Defendants' customers' use of Plaintiff's Marks is without the permission of Plaintiff.
- 107. Defendants' have direct control over, and monitor and provide the online publication services to all of their customers, including knowing infringers like these Doe Defendants who own and profit from the pirate sites.
 - 108. The pirate sites are causing Plaintiff to suffer decreased and lost revenues.
- 109. If Defendants' conduct is permitted to continue, Plaintiff faces the risk of irreparable harm. Plaintiff's remedy at law is not by itself adequate to remedy Defendant's actions, and irreparable harm suffered by Plaintiff will continue unless this Court enjoins Defendants from continued infringement.
 - 110. Plaintiff is therefore entitled to injunctive relief.
- 111. Furthermore, Plaintiff is informed and believes, and on that basis alleges, that the actions of Defendants were undertaken willfully and with the intention of causing confusion, mistake, or deception, making this an exceptional case entitling Plaintiff to recover reasonable attorneys' fees and treble damages pursuant to 15 U.S.C. § 1117.

SECOND CAUSE OF ACTION Direct Trademark Infringement Against All Doe Defendants

112. Plaintiff incorporates by reference the above paragraphs as though set forth in full.

- 113. Plaintiff owns U.S. Trademark Registrations protecting the mark "Mistress Harley" that include Regs. 6855999, 5333306 and 5175274 ("Plaintiff's Marks"), creating a presumption of validity over these marks.
- 114. These Doe Defendants are using the named Defendants' web services to publish two infringing and pirate websites, wherein they are selling without authorization, products marked with Plaintiff's Marks.
- 115. These pirate sites are causing consumer confusion as to the source of the goods, and are purposefully undercutting the cost of Plaintiff's products that are branded with Plaintiff's Marks, diverting customers from Plaintiff's website and to the pirate sites.
- 116. Plaintiff seeks damages in an amount to be proven at trial, and injunctive relief to stop the publication of the pirate sites in order to prevent further harm and confusion.

FOURTH CAUSE OF ACTION Contributory Copyright Infringement (15 U.S.C. § 1125(a)) Against Defendants CloudFlare and NameSilo

- 117. Plaintiff incorporates by reference the above paragraphs as though set forth in full.
- 118. Plaintiff owns Copyright TIR and registered with the US Copyright Office, including Regs. PA0002371803 / 2022-08-19 ("Sissy Workout Series 1: All About the Booty"); PA0002371804 / 2022-08-19 ("Rating Your Dick Pic"); PA0002371801 / 2022-08-19 ("Random Timer Blackmail JOI") (together, the "Copyrighted Works").
- 119. The named Defendants have, with actual and/or constructive knowledge of direct infringements of TIR's copyrighted works, materially contributed to or aided in such infringement and are thus liable for contributory copyright infringement.
- 120. The named Defendants have also induced infringement of TIR's Copyrighted Works.
- 121. As a result of these Defendants' acts of infringement, TIR is entitled to injunctive relief, damages, disgorgement of profits, statutory damages and attorneys' fees.

FIFTH CAUSE OF ACTION Vicarious Copyright Infringement (15 U.S.C. § 1125(a)) Against Defendants CloudFlare and NameSilo

- 122. Plaintiff incorporates by reference the above paragraphs as though set forth in full.
- 123. Plaintiff owns Copyright TIR and registered with the US Copyright Office, including Regs. PA0002371803 / 2022-08-19 ("Sissy Workout Series 1: All About the Booty"); PA0002371804 / 2022-08-19 ("Rating Your Dick Pic"); PA0002371801 / 2022-08-19 ("Random Timer Blackmail JOI") (together, the "Copyrighted Works").
- 124. The named Defendants have the right and ability to control the infringing pirate sites, as they are the provider of services to the owners of those sites, and can demand the cessation of the piracy or terminate the accounts of the infringers (just as they would do when their clients fail to pay for their services).
- 125. Indeed, the named Defendants admit to having control over the content that is being published utilizing its services.
- 126. These named Defendants have been given actual and/or constructive knowledge of direct infringements of TIR's copyrighted works, yet despite having the ability to control or supervise the direct infringement described herein, they have failed to exercise such right and ability and have directly benefited financially from such infringing activity.
 - 127. As such, the named Defendants are liable for vicarious copyright infringement.
- 128. As a result of these Defendants' acts of infringement, TIR is entitled to injunctive relief, damages, disgorgement of profits, statutory damages and attorneys' fees

SIXTH CAUSE OF ACTION Direct Copyright Infringement (15 U.S.C. § 1125(a)) Against All Doe Defendants

- 129. Plaintiff incorporates by reference the above paragraphs as though set forth in full.
- 130. Plaintiff owns Copyright TIR and registered with the US Copyright Office, including Regs. PA0002371803 / 2022-08-19 ("Sissy Workout Series 1: All About the Booty"); PA0002371804 / 2022-08-19 ("Rating Your Dick Pic"); PA0002371801 / 2022-08-19 ("Random Timer Blackmail JOI") (together, the "Copyrighted Works").
- 131. The Doe Defendants, whose identity is unknown to Plaintiff only as a result of their identity being shielded by the two named Defendants, are the owners or operators of the above-listed pirate sites, have directly infringed on TIR's Copyrighted Works.
- 132. As a result of these Defendants' acts of infringement, TIR is entitled to injunctive relief, damages, disgorgement of profits, statutory damages and attorneys' fees.

SEVENTH CAUSE OF ACTION <u>Unfair Competition</u> (Cal. B&P Code §§ 17200 and 17500 et seq.) Against Defendants CloudFlare and NameSilo

- 133. Plaintiff incorporates by reference the above paragraphs as though set forth in full.
- 134. The acts and practices of the named Defendants as alleged herein, including without limitation, Defendants' contributory infringement of both copyright and trademark, and its acting to shield the identity of its clients that are engaging in piracy, theft, and infringement, and doing so for a profit, constitutes unfair competition in violation of the laws of the state of California.
- 135. As a result, Plaintiff has suffered and will continue to suffer damage to its business, reputation, and goodwill.
- 136. As a direct and proximate result of Defendants' willful and intentional actions, Plaintiff has suffered damages in an amount to be determined at trial.

137. Unless Defendants are restrained from pursuing their unlawful course of conduct, Plaintiff will continue to suffer irreparable harm. Plaintiff is therefore entitled to injunctive relief.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for judgment against Defendants as follows:

- 1. That Defendants, and each of them, pay general and special damages to the Plaintiff for Defendants' infringement and unfair competition in accordance with proof at trial;
- 2. that Defendants, and each of them, pay punitive and/or treble damages to Plaintiff for Defendants' infringement and unfair competition in accordance with proof at trial;
- 3. that the Court enter an injunction against each of the Defendants, and their agents, servants, employees, and attorneys, and those persons in active concert and participation with them:
 - (a) Enjoining the unauthorized use or publication of the Plaintiff's Marks or any colorable imitation thereof or confusingly similar term, by any and all Defendants;
 - (b) Requiring the disclosure by the named Defendants of the identity of the Doe Defendants who are the owners and operators of the pirate sites;
 - (c) Ceasing providing any services to the owners of the pirate sites;
 - (d) Requiring the immediate return to Plaintiff of the content of the pirate sites from the Doe Defendant owners and operators;
 - (e) Requiring Defendants' cease selling Plaintiff's content through its pirate sites;
 - 4. For Plaintiff's costs, including attorneys' fees and expenses;
 - 5. For treble damages for the intentional infringement herein;
 - 6. For such other and further relief as the Court deems just and necessary.

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1	DATED: December 20, 2022	
2	Respectfully submitted,	
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4	AUSTIN LAW GROUP	
5	By: /s/ Julien Swanson	
6	Julien Swanson, Esq.	
7	Attorney for Plaintiff TIR CONSULTING LLC	
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12	JURY TRIAL DEMAND	
13	Plaintiff hereby demands a trial by jury on all issues so triable in this action.	
14	Traintiff hereby demands a trial by Jury on an issues so triable in this action.	
15		
16	DATED: December 20, 2022 Respectfully submitted,	
17	AUSTIN LAW GROUP	
18		
19	By: /s/ Julien Swanson Julien Swanson, Esq.	
20	Attorney for Plaintiff TIR CONSULTING LLC	
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