UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Case No.: 21-cv-20862-BLOOM/Otazo-Reyes

MILLENNIUM FUNDING, INC., et al.

Plaintiffs,

VS.

1701 MANAGEMENT LLC, et al,

Defendants.

JOINT STIPULATION OF STATEMENT OF UNDISPUTED FACTS AND DISMISSAL WITH PREJUDICE

IT IS HEREBY STIPULATED AND AGREED by and between Plaintiffs MILLENNIUM FUNDING, INC., VOLTAGE HOLDINGS, LLC, AMBI DISTRIBUTION CORP., AFTER II MOVIE, LLC, MORGAN CREEK PRODUCTIONS, INC., MILLENNIUM FUNDING, INC., BEDEVILED LLC, MILLENNIUM MEDIA, INC., COLOSSAL MOVIE PRODUCTIONS, LLC, YAR PRODUCTIONS, INC., FSMQ FILM, LLC, FW PRODUCTIONS, LLC, MILLENNIUM IP, INC., I AM WRATH PRODUCTION, INC., KILLING LINK DISTRIBUTION, LLC, BADHOUSE STUDIOS, LLC, LF2 PRODUCTIONS, INC., LHF PRODUCTIONS, INC., VENICE PI, LLC, RAMBO V PRODUCTIONS, INC., RUPTURE CAL, INC., MON, LLC, SPEED KILLS PRODUCTIONS, INC., MILLENNIUM IP, INC., NIKOLA PRODUCTIONS, INC., WONDER ONE, LLC, BODYGUARD PRODUCTIONS, INC., OUTPOST PRODUCTIONS, INC., GLACIER FILMS 1, LLC, DEFINITION DELAWARE LLC, HANNIBAL CLASSICS INC., JUSTICE EVERYWHERE PRODUCTIONS LLC, PARADOX STUDIOS, LLC, DALLAS BUYERS CLUB, LLC and SCREEN MEDIA VENTURES,

LLC ("Plaintiffs") and Defendant VPNETWORKS, LLC d/b/a TorGuard ("Defendant") (jointly

"parties"), through their respective attorneys, enter into this joint stipulation.

The parties agree to the attached Joint Statement of Undisputed Facts.

Pursuant to a confidential settlement agreement, Plaintiffs have requested, and Defendant

has agreed to use commercially reasonable efforts to block BitTorrent traffic on its servers in the

United States using firewall technology.

The parties stipulate that pursuant to Rules 41(a)(1)(A)(ii) of the Federal Rules of Civil

Procedure, this action and all claims asserted herein by Plaintiffs against Defendant are hereby

dismissed with prejudice, each party to bear its own costs and attorneys' fees. This Stipulation has

been executed by Plaintiffs' counsel and Defendant's counsel.

The Court shall reserve jurisdiction for 120 days for the sole purpose of enforcing the

settlement agreement between the parties.

DATED: March 2, 2022

Respectfully submitted,

/s/ Joel B. Rothman

JOEL B. ROTHMAN

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CERTIFICATE OF SERVICE

I hereby certify that on March 2, 2022 the foregoing document was electronically filed with

the Clerk of the Court using CM/ECF. I also certify that the foregoing document is being served

on this day on all those identified on the Service List, either via transmission of Notices of

Electronic Filing generated by CM/ECF or in some other authorized manner for those parties who

are not authorized to receive Notices of Electronic Filing.

s/Joel B. Rothman

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