

**THE ATKIN FIRM, LLC**

Formed in the State of New Jersey

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**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW JERSEY**

STRIKE 3 HOLDINGS, LLC,

Plaintiff,

v.

JOHN DOE subscriber assigned IP  
address 173.72.127.245,

Defendant.

Civil Action No. 1:20-cv-10174

**COMPLAINT &  
DEMAND FOR JURY TRIAL**

Plaintiff, Strike 3 Holdings, LLC (“Strike 3” or “Plaintiff”), a Delaware limited liability company with its principal place of business located at 2140 S. Dupont Highway, Camden, Delaware 19934, brings this complaint against Defendant, John Doe subscriber assigned IP address 173.72.127.245 (“Defendant”), and alleges as follows:

**Introduction**

1. This is a case about the ongoing and wholesale copyright infringement of Plaintiff’s motion pictures by Defendant, currently known only by an IP

address.

2. Plaintiff is the owner of award winning, critically acclaimed adult motion pictures.

3. Strike 3's motion pictures are distributed through the *Blacked*, *Tushy*, *Vixen*, and *Blacked Raw* adult websites and DVDs. With millions of unique visitors to its websites each month, the brands are famous for redefining adult content, creating high-end, artistic, and performer-inspiring motion pictures produced with a Hollywood style budget and quality.

4. Defendant is, in a word, stealing these works on a grand scale. Using the BitTorrent protocol, Defendant is committing rampant and wholesale copyright infringement by downloading Strike 3's motion pictures as well as distributing them to others. Defendant did not infringe just one or two of Strike 3's motion pictures, but has been recorded infringing 51 movies over an extended period of time.

5. Although Defendant attempted to hide this theft by infringing Plaintiff's content anonymously, Defendant's Internet Service Provider ("ISP"), Verizon Fios (Verizon Fios), can identify Defendant through his or her IP address 173.72.127.245.

6. This is a civil action seeking damages under the United States Copyright Act of 1976, *as amended*, 17 U.S.C. §§ 101 et seq. (the "Copyright

Act”).

### **Jurisdiction and Venue**

7. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. § 1331 (federal question); and 28 U.S.C. § 1338 (jurisdiction over copyright actions).

8. This Court has personal jurisdiction over Defendant because Defendant used an Internet Protocol address (“IP address”) traced to a physical address located within this District to commit copyright infringement. Therefore: (i) Defendant committed the tortious conduct alleged in this Complaint in this State; (ii) Defendant resides in this State and/or; (iii) Defendant has engaged in substantial – and not isolated – business activity in this State.

9. Plaintiff used IP address geolocation technology by Maxmind Inc. (“Maxmind”), an industry-leading provider of IP address intelligence and online fraud detection tools, to determine that Defendant’s IP address traced to a physical address in this District. Over 5,000 companies, along with United States federal and state law enforcement, use Maxmind’s GeoIP data to locate Internet visitors, perform analytics, enforce digital rights, and efficiently route Internet traffic.

10. Pursuant to 28 U.S.C. § 1391(b) and (c), venue is proper in this District because: (i) a substantial part of the events or omissions giving rise to the claims occurred in this District; and, (ii) the Defendant resides (and therefore can

be found) in this District and resides in this State. Additionally, venue is proper in this District pursuant 28 U.S.C. § 1400(a) (venue for copyright cases) because Defendant or Defendant's agent resides or may be found in this District.

### **Parties**

11. Plaintiff, Strike 3 is a Delaware limited liability company located at 2140 S. Dupont Hwy, Camden, DE.

12. Plaintiff currently can only identify Defendant by his or her IP address. Defendant's IP address is 173.72.127.245. Defendant's name and address can be provided by Defendant's Internet Service Provider.

### **Factual Background**

#### ***Plaintiff's Award-Winning Copyrights***

13. Strike 3's subscription-based websites proudly boast a paid subscriber base that is one of the highest of any adult-content sites in the world. Strike 3 also licenses its motion pictures to popular broadcasters and Strike 3's motion pictures are the number one selling adult DVDs in the United States.

14. Strike 3's motion pictures and websites have won numerous awards, such as "best cinematography," "best new studio," and "adult site of the year." One of Strike 3's owners, three-time director of the year Greg Lansky, has been dubbed the adult film industry's "answer to Steven Spielberg."

15. Strike 3's motion pictures have had positive global impact, leading

more adult studios to invest in better content, higher pay for performers, and to treat each performer with respect and like an artist.

16. Unfortunately, Strike 3, like a large number of other makers of motion picture and television works, has a major problem with Internet piracy. Often appearing among the most infringed popular entertainment content on torrent websites, Strike 3's motion pictures are among the most pirated content in the world.

***Defendant Used the BitTorrent File Distribution Network  
to Infringe Plaintiff's Copyrights***

17. BitTorrent is a system designed to quickly distribute large files over the Internet. Instead of downloading a file, such as a movie, from a single source, BitTorrent users are able to connect to the computers of other BitTorrent users in order to simultaneously download and upload pieces of the file from and to other users.

18. BitTorrent's popularity stems from the ability of users to directly interact with each other to distribute a large file without creating a heavy load on any individual source computer and/or network. It enables Plaintiff's motion pictures, which are often filmed in state of the art 4kHD, to be transferred quickly and efficiently.

19. To share a movie within the BitTorrent network, a user first uses BitTorrent software to create a .torrent file from the original digital media file.

This process breaks the original digital media file down into numerous pieces.

20. The entire movie file being shared has a hash value (*i.e.*, the “File Hash”). A hash value is an alpha-numeric value of a fixed length that uniquely identifies data.

21. Hash values are not arbitrarily assigned to data merely for identification purposes, but rather are the product of a cryptographic algorithm applied to the data itself. As such, while two identical sets of data will produce the same cryptographic hash value, any change to the underlying data – no matter how small – will change the cryptographic hash value that correlates to it.

22. To find and re-assemble the pieces of the digital media file, *i.e.*, to download the file using BitTorrent, a user must obtain the .torrent file for the specific file that has been broken down into pieces.

23. Each .torrent file contains important metadata with respect to the pieces of the file. When this data is put into the cryptographic algorithm, it results in a hash value called the “Info Hash.”

24. The “Info Hash” is the data that the BitTorrent protocol uses to identify and locate the other pieces of the desired file (in this case, the desired file is the respective file for the infringing motion pictures that are the subject of this action) across the BitTorrent network.

25. Using the Info Hash in the metadata of a .torrent file, a user may

collect all the pieces of the digital media file that correlates with the specific .torrent file.

26. Once a user downloads all of the pieces of that digital media file from other BitTorrent users, the digital media file is automatically reassembled into its original form, ready for playing.

27. Plaintiff has developed, owns, and operates an infringement detection system, named “VXN Scan.”

28. Using VXN Scan, Plaintiff discovered that Defendant used the BitTorrent file network to illegally download and distribute Plaintiff’s copyrighted motion pictures.

29. To explain, while Defendant was using the BitTorrent file distribution network, VXN Scan established direct TCP/IP connections with Defendant’s IP address.

30. VXN Scan downloaded from Defendant one or more pieces of numerous digital media files.

31. Plaintiff identified these pieces as portions of infringing copies of Strike 3’s motion pictures.

32. To explain, the VXN Scan system first searched for and obtained .torrent files claiming to be infringing copies of Plaintiff’s works, and then downloaded complete copies of the digital media files that correlate to those

.torrent files.

33. Plaintiff then compared the completed digital media files to Plaintiff's copyrighted works to determine whether they are infringing copies of one of Plaintiff's copyrighted works.

34. The digital media files have been verified to contain a digital copy of a motion picture that is identical (or, alternatively, strikingly similar or substantially similar) to Plaintiff's corresponding original copyrighted Works.

35. VXN Scan then used the "Info Hash" value, contained within the metadata of the .torrent file correlated with a digital media file that was determined to be identical (or substantially similar) to a copyrighted work, to download a piece (or pieces) of the same digital media file from Defendant using the BitTorrent network.

36. At no point did VXN Scan upload content to any BitTorrent user. Indeed, it is incapable of doing so.

37. The VXN Scan captured transactions from Defendant sharing specific pieces of 51 digital media files that have been determined to be identical (or substantially similar) to a copyrighted work(s) that Plaintiff owns.

38. VXN Scan recorded each transaction in a PCAP file.

39. VXN Scan recorded multiple transactions in this matter.

40. For each work infringed a single transaction is listed on Exhibit A.



41. For each transaction listed, Exhibit A sets forth the Universal Time Coordinated (UTC) time and date of each transaction, along with (1) the Info Hash value obtained from the metadata of the corresponding .torrent file that formed the basis of the VXN Scan's request for data, and (2) the File Hash value of the digital media file itself.

42. Exhibit A also sets forth relevant copyright information for each work at issue: the date of publication, the date of registration, and the work's copyright registration number. In a showing of good faith, Plaintiff has intentionally omitted the title of the work from this public filing due to the adult nature of its content, but can provide a version of Exhibit A containing the works' titles to the Court or any party upon request.

43. Thus, Defendant downloaded, copied, and distributed Plaintiff's Works without authorization.

44. Defendant's infringement was continuous and ongoing.

45. Plaintiff owns the copyrights to the Works and the Works have been registered with the United States Copyright Office.

46. Plaintiff seeks statutory damages, attorneys' fees, and costs under 17 U.S.C. § 501 of the United States Copyright Act.

**COUNT I**  
**Direct Copyright Infringement**

47. The allegations contained in paragraphs 1-46 are hereby re-alleged as

if fully set forth herein.

48. Plaintiff is the owner of the Works, which is an original work of authorship.

49. Defendant copied and distributed the constituent elements of Plaintiff's Works using the BitTorrent protocol.

50. At no point in time did Plaintiff authorize, permit, or consent to Defendant's distribution of its Works, expressly or otherwise.

51. As a result of the foregoing, Defendant violated Plaintiff's exclusive right to:

(A) Reproduce its Works in copies, in violation of 17 U.S.C. §§ 106(1) and 501;

(B) Distribute copies of the Works to the public by sale or other transfer of ownership, or by rental, lease, or lending, in violation of 17 U.S.C. §§ 106(3) and 501;

(C) Perform the copyrighted Works, in violation of 17 U.S.C. §§ 106(4) and 501, by showing the Works' images in any sequence and/or by making the sounds accompanying the Works' audible and transmitting said performance of the work, by means of a device or process, to members of the public capable of receiving the display (as set forth in 17 U.S.C. § 101's definitions of "perform" and "publicly" perform); and

(D) Display the copyrighted Works, in violation of 17 U.S.C. §§ 106(5) and 501, by showing individual images of the works non-sequentially and transmitting said display of the works by means of a device or process to members of the public capable of receiving the display (as set forth in 17 U.S.C. § 101's definition of "publicly" display).

52. Defendant's infringements were committed "willfully" within the meaning of 17 U.S.C. § 504(c)(2).

**WHEREFORE**, Plaintiff respectfully requests that the Court:

(A) Permanently enjoin Defendant from continuing to infringe Plaintiff's copyrighted Works;

(B) Order that Defendant delete and permanently remove the digital media files relating to Plaintiff's Works from each of the computers under Defendant's possession, custody, or control;

(C) Order that Defendant delete and permanently remove the infringing copies of the Works Defendant has on computers under Defendant's possession, custody, or control;

(D) Award Plaintiff statutory damages per infringed work pursuant to 17 U.S.C. § 504(a) and (c);

(E) Award Plaintiff its reasonable attorneys' fees and costs pursuant to 17 U.S.C. § 505;

- (F) Prejudgment and post-judgment interest at the applicable rate; and
- (G) Grant such other and further relief as this Court may deem appropriate under law and equity.

**DEMAND FOR A JURY TRIAL**

Plaintiff hereby demands a trial by jury on all issues so triable.

DATED: August 7, 2020

Respectfully submitted,

/s/ John C. Atkin, Esq.

JOHN C. ATKIN

**CERTIFICATION PURSUANT TO LOCAL CIVIL RULE 11.2**

I, John C. Atkin, certify under penalty of perjury that the matter in controversy is not the subject of any other action or proceeding pending in any other court or any pending arbitration or administrative proceeding.

DATED: August 7, 2020

/s/ John C. Atkin, Esq.

JOHN C. ATKIN

**CERTIFICATION PURSUANT TO LOCAL CIVIL RULE 201.1**

I hereby certify that the damages recoverable in this action by Plaintiff exceeds the sum of \$150,000, exclusive of interest, costs, and punitive damages.

DATED: August 7, 2020

/s/ John C. Atkin, Esq.

JOHN C. ATKIN

## Exhibit A to the Complaint

Location: Cherry Hill, NJ  
 Total Works Infringed: 51

IP Address: 173.72.127.245  
 ISP: Verizon Fios

Work	Hashes	UTC	Site	Published	Registered	Registration
1	Info Hash: C3557EE4CAF9EE9D7E6D96D460C365D85D571058 File Hash: 36C66D5117EC5DB61DAAF4BC82905B39929CCF8B54D96485C14C465B051A3DDD	07/05/2020 15:25:29	Vixen	07/03/2020	07/16/2020	PA0002248578
2	Info Hash: 11575B869DE3A034D920FFDFADEB055C540A076F File Hash: 9769506A26BB7AB24ADA6E8FF52442E3358BCEA9CC9F82DD85B901079B2C4AC6	06/30/2020 23:02:38	Blacked Raw	05/04/2020	05/19/2020	PA0002241475
3	Info Hash: 8B2548496AD120D1FD096380F223C0C37D42B2B1 File Hash: 15378B1ED6FF670EAA1B7274A3B267545E367F430B33CC0B0AAD9F32DA30C7A7	06/30/2020 23:02:27	Blacked Raw	01/17/2019	02/22/2019	PA0002155141
4	Info Hash: 629542B40FD50A432C38A29B4A3AA82E94A73A66 File Hash: EAC5CFD35E787C5BCCAE02653E10F3E87A0947405629A0E06AB2A1738E5A894B	06/29/2020 12:04:29	Blacked	01/15/2018	01/24/2018	PA0002101768
5	Info Hash: 1E6673FFDE2D4711BC381D92343D6E9490A82872 File Hash: E09507CB1D110E881CCF4EBB4F32A93FFEEF0EB92697C27664D51331A6C4FCAE	06/29/2020 05:04:39	Blacked	09/02/2018	11/01/2018	PA0002143413
6	Info Hash: 63D85F8FE2921428995C90ACE057205213163B42 File Hash: 90766ACEF56E975FBB4B7C9841EB9BFAB5818189201C155C5B7F5292236691B6	06/29/2020 05:00:11	Blacked	12/21/2017	01/15/2018	PA0002070941
7	Info Hash: FED9CBC943CC50537BBD8267BD4FA4C4848363B1 File Hash: ED1BA66718984D5855EF40B4782EFA7B40EB613381E9A271500EABD09DE1E77E	06/02/2020 16:57:18	Blacked	04/25/2020	05/05/2020	PA0002249013
8	Info Hash: 2F4DC8073692006A3CDC8B5839CBA234C8CED89B File Hash: BEB42875E5166CCCB0B9D3B3449490293F9964E8BBD3A48A44FE92BDA1AE77F	05/22/2020 20:33:07	Vixen	03/15/2019	04/08/2019	PA0002164872

Work	Hashes	UTC	Site	Published	Registered	Registration
9	Info Hash: 35DB5848353DBB38DB895E2103028DB940A8EF1F File Hash: 6A10085C6EB1D2A8B0CE47963734AD45020D419B3ABF4621F9A41EF7ECE1F96B	05/22/2020 20:01:49	Vixen	10/21/2018	11/25/2018	PA0002136633
10	Info Hash: 814484C23BB60ED37930F523355A7914A06C6B47 File Hash: FCFD911170183C1B07B17680628BF5E8E66B6496AB8E2432DFD77B60F486A3D2	05/22/2020 20:01:13	Vixen	07/23/2017	08/10/2017	PA0002046877
11	Info Hash: 7C048C4002DA410E090A7C4D7B9AFB644589C4ED File Hash: 935C57EED3BFA3E3B9FEFC422F0FF603945CBC7B7C9A9CEF7938CC57722B56C2	05/22/2020 19:29:20	Vixen	11/10/2018	11/25/2018	PA0002136725
12	Info Hash: 5BFE637521EFB20903511448DBBDA086387CEB48 File Hash: D71A83A099B25FA6FFD9865C9F1043444E132784432A97D5942896896EF7AD2E	05/22/2020 18:48:24	Vixen	04/24/2018	06/19/2018	PA0002126671
13	Info Hash: A1116BE2B18C555A87C9C7F10F2A9993547AB7E8 File Hash: 5546CBB98784C49BFA005C7ECF8547318C7616531BD782ECD70EBB526FC2BD69	05/22/2020 18:45:00	Vixen	09/06/2018	11/01/2018	PA0002143433
14	Info Hash: 62262C61602C01235FC02017D912EEDBFD38EA22 File Hash: 1C6FC204BE9AA10C317FC0FD0B94007D7B64DD4EA36AE0067FB0BEE7F0070AB1	05/22/2020 18:40:53	Vixen	09/01/2018	11/01/2018	PA0002143431
15	Info Hash: 0EADDEAD674C02DF1F6937EA2B46CC6F34717213 File Hash: D12AD52DF486373A53D70B7F8CA375A1227EBFC17F1C23194B7C10A13321A538	05/18/2020 04:11:22	Vixen	05/15/2020	06/08/2020	PA0002243648
16	Info Hash: 24A64BE5C3820F898A670007F7B072A805BD9DDF File Hash: 2660E35C524E89782B4DF17995C883976A29E7EA796614E16437CBF8AEFB02B0	05/10/2020 16:58:04	Blacked	05/09/2020	06/08/2020	PA0002243649
17	Info Hash: 8B3B424903BAA63F146C6587BBAEBD3103EBF169 File Hash: B8D4A521EF2779064D9E14FA353690E5381774D290E7483CECB8AE4A9C25647A	04/20/2020 20:04:47	Vixen	04/17/2020	04/22/2020	PA0002237694

Work	Hashes	UTC	Site	Published	Registered	Registration
18	Info Hash: B8C33BEF27C9DFD06D6E0556DC5B3D9282FC0A37 File Hash: 073D8FF5CB20C1D9AB6C6B9EDDE2330EF2B230D15B943D9DCB826B48344F6999	04/18/2020 19:24:04	Vixen	08/27/2018	10/16/2018	PA0002127789
19	Info Hash: 43A5A5371A41AEBDD250328D4BF3FEC056DC13B2 File Hash: E9A54976241BEA2DECB9275B9AEF574AC59E2312E701A903AA834B9B4F07FAF2	04/18/2020 19:23:41	Blacked	10/02/2018	10/16/2018	PA0002127785
20	Info Hash: AD4BB93377C46632349C3DC1EA6F76644E3A2618 File Hash: 4AFF0D08B838E66858BF7245C9A915414D4A6BEFDA06A38BB84DA28F912C50EC	04/18/2020 19:23:36	Blacked	02/24/2018	03/01/2018	PA0002079184
21	Info Hash: E795F2AFC964A46FC5BC5C7436583F334E158E4F File Hash: DAAA2AA3DA3884E8AE4BBD95A367E9789A123200C426924091175FB5F4CF8763	04/18/2020 19:23:34	Blacked Raw	10/24/2018	11/25/2018	PA0002137640
22	Info Hash: 84827605C05DA9BEFD11F001AC1DF8DCE8DA743F File Hash: 66FFFEFA49A054D784E27F55BCA18D19B7266709669319379BBEACE83DE63D3AE	04/18/2020 19:23:28	Blacked Raw	04/12/2018	06/18/2018	PA0002126637
23	Info Hash: 3E7F8AA5557DEAB0E3A3246CC9DA006C63423374 File Hash: FAE6CA5B2F3360C61D47B3CB8AFC0A3FEB0AFFE30604D00696FCA0FE18035A5E	04/18/2020 06:57:05	Blacked	10/27/2017	11/27/2017	PA0002098016
24	Info Hash: 2F69E2A038C20B796C2E402FE550718D4F2B919D File Hash: 9296A3F1B3ED11EF2B2051F1CDE91B15E5AC9541F935BB6E4109AA080F7F378F	04/18/2020 05:48:58	Vixen	06/13/2017	07/07/2017	PA0002070830
25	Info Hash: B271511687890F0A57EE68486AFE3F2D827638A1 File Hash: 13E20DBDB72C6C25E0A12376FDA2D4CC1E26AFA4DBEB2486C0D92B77F88EDFED	04/17/2020 05:55:45	Tushy	07/10/2017	08/18/2017	PA0002077678
26	Info Hash: E1C6EB6AB1D6A4BE69C3360D52D0D72CB316EE62 File Hash: 444DA11B1566B92CAD914EAC26E2F3618BF19754B0C1942F95071F249D60FA29	04/17/2020 04:49:33	Vixen	04/10/2020	05/05/2020	PA0002249031

Work	Hashes	UTC	Site	Published	Registered	Registration
27	Info Hash: 2AB26C48162974A192A939180C6DD77765F6E1FA File Hash: 5C5E9AC04E19CB8CD1A34AC33FC0862495889D24924D4CCB8A96CAE8CBA4CA40	04/16/2020 20:52:24	Blacked Raw	11/18/2018	12/10/2018	PA0002146476
28	Info Hash: 493CC280F906E53C779855D1B9F0C2FCC0A30570 File Hash: 5F00EED450DD89306F47254FBB832FB5AA883DBC9CEEA58CE5873D483C80414F	04/16/2020 20:52:24	Blacked	09/17/2018	10/16/2018	PA0002127778
29	Info Hash: 19C1395DB67EE9441B29A89A75B34D45317E7716 File Hash: 61681AF79758E32D6375754DA00B5D5D69BA550FE876966EB444891E9E8F633C	04/10/2020 04:43:11	Vixen	03/14/2020	04/17/2020	PA0002246114
30	Info Hash: 013FB4E2FE05A577E30A26645152DD345E96C188 File Hash: 5EA853B95915065642C5BE28E33FA79850309D4241179FCD4851A98B19346A3B	04/03/2020 20:02:48	Vixen	04/03/2020	04/17/2020	PA0002237302
31	Info Hash: 4D681AA2C0E7C46C0814F3BBA7DF71007C31C7E8 File Hash: 0408F6FA4B819558C266E53122B05254F0924FB41DBB21F395B269437C030F3F	04/02/2020 16:26:10	Blacked	03/28/2020	04/15/2020	PA0002246108
32	Info Hash: DFD3825A8DD5F25FA848CA8834BD6DAFBE8C75A3 File Hash: FEEE731DDE04F0E5DDD9229A300E796F409EC729BAD06798F2D15DBA065A0E0C	03/12/2020 23:41:13	Vixen	02/18/2020	03/18/2020	PA0002241449
33	Info Hash: E21F8EC0674CC020C5EC18A44A3C59E0BB577B31 File Hash: 29C72ABE1397F601FE81CAAC51AF0417F15CDD688432B1205A86325ECBA4B10C	03/05/2020 04:31:34	Tushy	03/01/2020	04/15/2020	PA0002244962
34	Info Hash: A799878765832A277C65FB1F9AD5AE8D594F1ED4 File Hash: 644AB34A0CDB356C03C6891C409E39387C6798A62E8CC2B4F90837CCD272F86B	02/28/2020 05:48:11	Blacked	02/24/2020	03/18/2020	PA0002241627
35	Info Hash: 762449C64B6C5833DC12E5B7BB3DA3D2954BEB45 File Hash: 56063E8C4B782AF51B6B16E96F9F5A615D619AF49CF09C28E9D5E3A4010C4E87	02/20/2020 05:27:20	Blacked	05/15/2018	06/19/2018	PA0002126654



Work	Hashes	UTC	Site	Published	Registered	Registration
36	Info Hash: 5031CF1F96C7661508783CCE855955FE11D34630 File Hash: FDAB31AA4417986AE9D5DB4BA49E78E34AD6D623A061045592B4DD48D71B6139	02/09/2020 03:16:21	Tushy	06/15/2017	07/07/2017	PA0002070815
37	Info Hash: BE6E40F6DBD2FB3B34548943807FC91326B23F61 File Hash: 9C00884497673588500F0F20868BFA3CF90FF0A3F6873C0C5BA1920753B9F8E	02/09/2020 03:16:01	Vixen	04/19/2017	06/16/2017	PA0002069291
38	Info Hash: B49A01382B7A1DAE1E53FF88829EA3366BE59180 File Hash: A0E6BF33567940E34F01A7FDE402967A16B455E1EFE722B443258952585D9B11	02/09/2020 00:23:39	Vixen	12/25/2018	01/22/2019	PA0002147901
39	Info Hash: 8A6F4B2D495BDF5C7C255266DA06E8E0BA41B22 File Hash: C2B53F4B3957335C7F0872016E8355725EEF6267A0FF4A3F7DAD45FA7B863C16	02/09/2020 00:23:33	Vixen	04/04/2019	04/29/2019	PA0002169968
40	Info Hash: E3D7FA29C9F6754E16C7D1FEFDF33C64C064617B File Hash: DD18A54A6F64EF5E893A2DBC3EDBC359F9EAC3688B6BBEFA85BB033ABD013870	02/08/2020 21:01:43	Vixen	05/29/2018	07/14/2018	PA0002128390
41	Info Hash: 857B8C6F2AF004FCD484BAA8B1FFA31A2D25251D File Hash: 09D7D1B995F174ED3218D78E03D8B1FA9D13BB1D9658504640E2AFA60FFB8592	12/28/2019 06:34:18	Blacked	12/21/2019	01/03/2020	PA0002219632
42	Info Hash: FB6DBC133B88CAB909D2CD961826DA53D1C97B46 File Hash: 19EB478059DDED9A31C97BF6E4596F3094ADAE303CE5A708EA85D342B2A06C69	11/22/2019 22:00:48	Vixen	10/06/2019	10/21/2019	PA0002207778
43	Info Hash: 9129C8000A972FB605AA21176EC92A7B890979AB File Hash: 5DF83ACD7891971173F2A56E238AE8352571D5F4AF56F7B997E09FB7011F869D	11/20/2019 06:30:03	Vixen	10/31/2019	11/15/2019	PA0002211917
44	Info Hash: FD44EDB24CBD0DBFDF7E9F7D0E6A3B4451EDE702 File Hash: 46461D7C5D41223438B18575B0658755E3B31C1289B232747285799B6D08B50D	11/12/2019 04:55:06	Vixen	09/21/2017	10/10/2017	PA0002086168

Work	Hashes	UTC	Site	Published	Registered	Registration
45	Info Hash: C5BA5E243166DB830E399E8739882FEE8D0A6D84 File Hash: F85FA20EA3D5DCE116E2BACDD4D186DACBDD85D3AB44C27B658DBBC0819C4B71	11/04/2019 03:55:38	Vixen	10/11/2019	10/21/2019	PA0002207779
46	Info Hash: D44CB1A61FE02640CE47728BC6131F59F8C172F6 File Hash: ED359983095C821E5C90D421CE95C167AD5D98E06A2E9A6A9FD828F31283E9AC	10/28/2019 05:27:35	Vixen	03/30/2018	04/17/2018	PA0002116756
47	Info Hash: 2792CFE99C40641407BFC00440005D0FBAC48D6F File Hash: B2B70AF825DA3A42749A3F89B4FEB1063147F96E183103F31834AF78A4FC5780	10/27/2019 16:48:56	Tushy	07/25/2018	09/05/2018	PA0002134601
48	Info Hash: 96440842500E6962A446D4EF3B171F106445C74F File Hash: 8BCB0079D48362F551F914C0918AAE253B37C0EEEAC55C7FA77F0792F5934C46	10/26/2019 03:52:34	Blacked	10/22/2019	11/05/2019	PA0002210294
49	Info Hash: 48CB4C30D04660582C75639C2DCC4DCAD30E4C38 File Hash: 7076A3FC2E6C1EB640EB00D981D0B089F53A78229A26DFB02936B0078A9EE169	10/04/2019 04:21:06	Blacked	09/27/2019	10/07/2019	PA0002205468
50	Info Hash: 425B69EBF37AF69ECEF370C54A0B8F23AB28C401 File Hash: 7C0FB3C1BB3F1DF8CAAC603A4D2F6E76DC9BDB04138DC2CBABB665BADAE3B47B	09/15/2019 05:22:49	Vixen	06/28/2019	08/27/2019	PA0002213233
51	Info Hash: 73A2A94B799E648A0B3BF984EF26B33BDB6D9F3B File Hash: 3A43357A29B98E7B2324EEF0D6C3A5757CB6607382EEDD5ABFAB1839DE1F84DA	09/15/2019 05:01:52	Vixen	09/11/2019	09/25/2019	PA0002203160

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS

(b) County of Residence of First Listed Plaintiff (EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorneys (Firm Name, Address, and Telephone Number)

DEFENDANTS

County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- 1 U.S. Government Plaintiff, 2 U.S. Government Defendant, 3 Federal Question (U.S. Government Not a Party), 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

Table with columns for Plaintiff (PTF) and Defendant (DEF) citizenship: Citizen of This State, Citizen of Another State, Citizen or Subject of a Foreign Country, Incorporated or Principal Place of Business In This State, Incorporated and Principal Place of Business In Another State, Foreign Nation.

IV. NATURE OF SUIT (Place an "X" in One Box Only)

Click here for: Nature of Suit Code Descriptions.

Large table with categories: CONTRACT, REAL PROPERTY, CIVIL RIGHTS, TORTS, PRISONER PETITIONS, FORFEITURE/PENALTY, LABOR, IMMIGRATION, BANKRUPTCY, SOCIAL SECURITY, FEDERAL TAX SUITS, OTHER STATUTES.

V. ORIGIN (Place an "X" in One Box Only)

- 1 Original Proceeding, 2 Removed from State Court, 3 Remanded from Appellate Court, 4 Reinstated or Reopened, 5 Transferred from Another District (specify), 6 Multidistrict Litigation - Transfer, 8 Multidistrict Litigation - Direct File

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):

Brief description of cause:

VII. REQUESTED IN COMPLAINT:

CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P. DEMAND \$ CHECK YES only if demanded in complaint: JURY DEMAND: Yes No

VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE DOCKET NUMBER

DATE SIGNATURE OF ATTORNEY OF RECORD

FOR OFFICE USE ONLY

RECEIPT # AMOUNT APPLYING IFP JUDGE MAG. JUDGE