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| 12 | Attorneys for Plaintiffs                                    |                               |
| 13 | Autorneys for Truinigfs                                     |                               |
| 14 | UNITED STATES DISTRICT COURT                                |                               |
|    |                                                             |                               |
| 15 | CENTRAL DISTRICT OF CALIFORNIA                              |                               |
| 16 |                                                             | Case No. 22-CV-03846          |
| 17 | SHOSH YONAY, an individual, and                             |                               |
| 18 | YUVAL YONAY, an individual,                                 | COMPLAINT FOR:                |
|    | 71                                                          |                               |
| 19 | Plaintiffs,                                                 | [1] DECLARATORY RELIEF        |
| 20 | V.                                                          | [2] COPYRIGHT<br>INFRINGEMENT |
| 21 | <b>v</b> .                                                  | [3] INJUNCTIVE RELIEF         |
| 22 | PARAMOUNT PICTURES                                          |                               |
|    | CORPORATION, a Delaware                                     | DEMAND FOR JURY TRIAL         |
| 23 | corporation, and DOES 1-10,                                 |                               |
| 24 | Defendants.                                                 |                               |
| 25 | Defendants.                                                 |                               |
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follows:

# "Plaintiffs"), the heirs of writer Ehud Yonay (the "Author"), for their complaint against defendant Paramount Pictures Corporation ("Paramount"), allege as

#### **NATURE OF THE ACTION**

Plaintiffs Shosh Yonay and Yuval Yonay (collectively, the "Yonays" or

- Ehud Yonay is the author of the original 1983 story entitled "Top 1. Guns," (the "Story") from which the 1986 motion picture "Top Gun" (the "1986 Film") and the recently released 2022 sequel motion picture "Top Gun: Maverick" (the "2022 Sequel") are derived.
- 2. The iconic 1986 Film all started with Paramount securing exclusive motion picture rights to Ehud Yonay's copyrighted Story immediately after its publication. In fact, the Author's Story was duly credited on the derivative 1986 Film, which is widely known to have been based on the Story.
- 3. On January 23, 2018, the Yonays properly availed themselves of their right to recover the copyright to the Story under the Copyright Act, 17 U.S.C. § 203(a), by sending Paramount a statutory notice of termination (the "Termination Notice") and thereafter filing it with the Copyright Office, effective January 24, 2020.
- 4. On January 24, 2020, the copyright to the Story thus reverted to the Yonays under the Copyright Act, but Paramount deliberately ignored this, thumbing its nose at the statute. This case arises out of Paramount's conscious failure to re-acquire the requisite film and ancillary rights to the Yonays' copyrighted Story prior to the completion and release of their derivative 2022 Sequel.
- 5. Paramount engaged in the willful conduct alleged herein, notwithstanding that it is a sophisticated multinational corporation whose core business is based upon the value and enforcement of copyrights and other intellectual property.

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#### **PARTIES**

- Plaintiff Shosh Yonay is an individual and citizen of, and resides in, 6. Israel. Shosh Yonay is the widow and heir of the Author.
- Plaintiff Yuval Yonay is an individual and citizen of, and resides in, 7. Israel. Yuval Yonay is the son and heir of the Author.
- 8. Upon information and belief, Defendant Paramount is a corporation organized and existing under the laws of the State of Delaware, which has its principal place of business in the County of Los Angeles, California.

## **JURISDICTION AND VENUE**

- 9. This is a civil action for copyright infringement and injunctive relief under the United States Copyright Act, 17 U.S.C. §§ 101 et seq. (hereinafter, "the Copyright Act") and for declaratory relief under the Declaratory Judgment Act, 18 U.S.C. § 2201.
- 10. This Court has original subject matter jurisdiction over the claims set forth in this complaint pursuant to the Copyright Act, 17 U.S.C. § 101 et seq., 28 U.S.C. §§ 1331, 1332, and 1338(a), and the Declaratory Judgment Act, 28 U.S.C. § 2201.
- Upon information and belief, this Court has personal jurisdiction 11. over Paramount because it has its principal place of business in the State of California and in this District, and because a substantial portion of the relevant acts complained of herein occurred in the State of California and in this District.
- 12. Upon information and belief, venue is proper in this Court pursuant to 28 U.S.C. § 1391(b)(1) because Paramount resides in this District, and pursuant to 28 U.S.C. § 1391(b)(2), because a substantial part of the events giving rise to this action occurred in this District.

## STATUTORY BACKGROUND

The U.S. Copyright Act of 1976, 17 U.S.C. § 101 et seq. (the 13. 'Copyright Act"), provides an author with the inalienable right to recapture the 2 3 4

copyright to the author's creative material, after a lengthy waiting period, by statutorily terminating without cause prior transfer(s) of such copyright. Termination is carried out by simply serving advance notice of termination on the original grantee or its successors and filing the notice with the U.S. Copyright Office, within delineated time windows. 17 U.S.C. § 203(a).

- 14. Section 203(a) provides for the termination of post-1977 transfers of rights under copyright by the author during a five (5) year period commencing thirty-five (35) years after the date the rights were transferred. *Id.* § 203(a)(3). The requisite notice of termination sets forth the "effective date" of termination, within the five-year termination "window," when the previously transferred rights under copyright will be recaptured by the author. Notice of termination may be served by the author at any time between ten (10), and two (2) years before the effective termination date. *Id.* § 203(a)(4)(A).
- 15. "Works for hire" are the sole exemption from the Copyright Act's termination provisions. *Id.* § 203(a).
- 16. The termination right is the most important authorial right provided by the Copyright Act, short of copyright itself. Congress was therefore very protective of the termination right and, to that end, enacted a number of provisions to prevent any waiver or encumbrance of the termination interest. For instance, "[t]ermination of the [prior copyright] grant may be effected notwithstanding any agreement to the contrary[.]" *Id.* § 203(a)(5).
- 17. Furthermore, "[h]armless errors in a [termination] notice that do not materially affect the adequacy of the information required to serve the purposes of . . . section [203(a)] of title 17, U.S.C. . . . shall not render the notice invalid." 37 CFR § 201.10(e)(1).
- 18. Congress anticipated that an author's exercise of his/her termination right would usually result in a new license by the author to the terminated grantee (such as Paramount). To that end, Congress provided "the original grantee" with

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the exclusive opportunity to re-license an author's recaptured copyright "after the notice or termination has been served," but before "the effective date of the termination." *Id.* § 203(b)(4). The termination provisions thus reflect a deliberate balance of competing interests.

- 19. Under the termination provisions, prior derivative works can continue to be distributed just as before. 17 U.S.C. § 203(b)(1). Thus, the Yonays' recovery of the U.S. copyright to the Story does not prevent Paramount or its licensees from continuing to exploit prior derivative works, including the 1986 Film; it just requires a new license for sequel films and other derivative works completed after the January 24, 2020 termination date.
- 20. In addition, because the Copyright Act has no extraterritorial application, foreign rights to the Story remain with Paramount such that, notwithstanding the Yonays' Termination Notice, Paramount would always continue to benefit from "Top Gun." After the January 24, 2020 termination date, a new U.S. license from the Yonays to Paramount of the underlying Story would simply enable them to fairly participate with others in the proven market value and financial rewards of the Author's creation, just as Congress intended. H.R. Rep. No. 94-1476, at 124 (1976).

## FACTS COMMON TO ALL CLAIMS FOR RELIEF

## The Chain of Title

- 21. Ehud Yonay's Story was originally published on April 21, 1983 in the May 1983 issue of *California* magazine and was registered in the U.S. Copyright Office on October 3, 1983 (Reg. No. TX0001213463).
- 22. The magazine was not well known, and the subject of the Story–a naval training base–was rather dry. In contrast, however, the Author's copyrighted Story was written in a remarkably vivid and cinematic fashion, with references to Hollywood stars and epic films such as "From Here to Eternity." Rather than focusing merely on the dry historical details of the training school, the Story

- 23. Within weeks of the Story's publication, Paramount secured from Ehud Yonay an exclusive "Assignment of Rights" dated May 18, 1983, of motion picture and allied rights in the Story (the "Grant").
- 24. There is no doubt that the copyrighted Story was the clear genesis of Paramount's 1986 mega-hit film, "Top Gun." But for the Author's literary efforts and evocative prose and narrative, Paramount's beloved film franchise would not exist.
- 25. On January 23, 2018, the Yonays properly availed themselves of their termination rights under the Copyright Act, 17 U.S.C. § 203(a), by sending Paramount a statutory notice of termination, terminating the Grant of the Author's rights under U.S. copyright in the Story, effective January 24, 2020.
- 26. The Termination Notice, recorded with the U.S. Copyright Office on January 29, 2018 (Doc. No. V9949D433), fully complied with Section 203(a) of the Copyright Act and the regulations promulgated thereunder by the Register of Copyrights, 37 C.F.R. § 201.10.
- 27. Therefore, as of January 24, 2020, the Yonays are the sole owners of the U.S. copyright in the Story.

## The 2022 Sequel is Derived from the Story

- 28. Ehud Yonay's Story told the story of the Navy Fighter Weapons School training program as personified by the Author through the eyes of two lieutenants in the course, a hotshot pilot ("Yogi") and his friend and second in the two-man cockpit ("Possum").
- 29. In the Story, the Author brought to life what could have easily been a barren subject of facts and figures by painting the Naval Air Station as a place of death-defying competition, comradery, romanticism, and 1950s post-war nostalgia. The Author's incredibly vivid imagery strapped readers in to the cockpit of a fighter jet long before the days of GoPro cameras and smartphones.
- 30. In fact, Ehud Yonay's colorful telling of the Navy training program was so exhilarating and cinematic that it compelled Paramount to immediately seek him out and secure the exclusive rights to produce films based on his Story, mere weeks after its publication.
- 31. The resulting 1986 Film, produced by Jerry Bruckheimer and its screenplay written by Jim Cash and Jack Epps, Jr., was derived from the Story. Indeed, the 1986 Film specifically credits Ehud Yonay for his Story. It is also well accepted that "Top Gun" was based on the Story.
- 32. It naturally follows that the 2022 Sequel to the 1986 Film, again produced by Bruckheimer and on which Cash and Epps again received writing credit, is derived from Ehud Yonay's Story.
- 33. A review of the 2022 Sequel, like the 1986 Film, reveals key elements that are substantially similar to those in the Story, as set forth in Exhibit 1 to this complaint, and incorporated by reference herein.

## Paramount's Exploitation of the 2022 Sequel Infringes the Story

34. Despite the 2022 Sequel clearly having derived from the Story, Paramount consciously failed to secure a new license of film and ancillary rights in the copyrighted Story following the Yonays' recovery of their U.S. copyright

on January 24, 2020.

- 35. Plaintiffs are informed and believe and based thereon allege that the 2022 Sequel was not completed until May 8, 2021, more than one year *after* Paramount's Grant had been statutorily terminated. The 2022 Sequel therefore, unlike the 1986 Film, does not qualify for the "prior derivative works exception" to statutory termination, 17 U.S.C. § 203(b)(1), and thus infringes the copyright owned by the Yonays.
- 36. Plaintiffs are informed and believe and based thereon allege that Paramount was and is involved in the financing, production, and distribution of the 2022 Sequel in the United States and is the film's purported copyright holder.
- 37. Without a newly secured license, Paramount's exploitation of the 2022 Sequel in the United States constitutes ongoing intentional infringement of the Yonays' copyright, including without limitation, their exclusive right to "prepare derivative works based upon the copyrighted [W]ork," 17 U.S.C. § 106(2), which Paramount had owned pursuant to the Grant, but lost on January 24, 2020, and willfully proceeded to exploit nonetheless.
- 38. Paramount was placed on clear notice of these issues on January 23, 2018 when the Yonays served Paramount with their statutory Notice of Termination, effective January 24, 2020. On May 11, 2022, the Yonays sent Paramount a cease-and-desist letter regarding the 2022 Sequel. On May 13, 2022, Paramount responded in total denial of the fact that its 2022 Sequel was obviously derivative of the Story. Paramount additionally argued that the 2022 Sequel was "sufficiently completed" by January 24, 2020 (the effective termination date) in a disingenuous attempt to bootstrap the 2022 Sequel into the "prior derivative works' exception to termination, 17 U.S.C. § 203(b)(1).
- 39. Plaintiffs are informed and believe by Paramount's conduct, and based thereon allege that Paramount will continue to prepare, produce, copy, distribute, exploit, and/or authorize others to prepare, produce, copy, distribute, or

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exploit the infringing 2022 Sequel and other derivative works which copy and exploit the Story in violation of the Copyright Act.

As a direct and proximate result of Paramount's actions, the Yonays 40. will suffer imminent and irreparable harm, much of which cannot be reasonably or adequately measured or compensated in damages.

## **COUNT I: DECLARATORY RELIEF**

- Plaintiffs re-allege and incorporate by reference paragraphs 1 41. through 40 inclusive, as though fully set forth herein.
- By reason of the foregoing facts, an actual and justiciable 42. controversy has arisen and now exists between the Yonays and Paramount regarding whether Paramount continued after January 24, 2020 to have the rights to produce and exploit the 2022 Sequel and other derivative works based in whole or in part on the Story and the 1986 Film, derived from the Story.
- 43. As of January 24, 2020, the Yonays own all rights in and to an enforceable copyright to the Author's original Story.
- 44. The Yonays contend and Paramount denies that the 2022 Sequel does not qualify for the "prior derivative works exception" under 17 U.S.C. §203(b)(1) because it was not completed until long after January 24, 2020.
- 45. The Yonays contend and Paramount denies that the 2022 Sequel, like the 1986 Film, is derived from the Author's Story.
- 46. The Yonays contend and Paramount denies that, but for the Story, the 1986 Film and 2022 Sequel would not exist.
- 47. The Yonays therefore desire a judicial determination that the 2022 Sequel is derivative of Ehud Yonay's Story.
- The Yonays further desire a judicial determination that Paramount 48. does not have any rights to make, exploit, or distribute the 2022 Sequel or any other derivative work based in whole or in part on the Story, and/or the 1986 Film (as derived from the Story), in the United States.

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49. A declaration of the Court is necessary and appropriate pursuant to the Declaratory Judgment Act, 28 U.S.C. §§ 2201 et seq., so that the Yonays may ascertain their rights with respect to the 2022 Sequel and any future derivative works based in whole or in part on the Story, and/or the 1986 Film.

## **COUNT II: COPYRIGHT INFRINGEMENT**

- 50. Plaintiffs re-allege and incorporate by reference paragraphs 1 through 49 inclusive, as though fully set forth herein.
- 51. The Story is a wholly original Story and copyrightable subject matter under the laws of the United States.
- 52. The Story was originally published on April 21, 1983 and was registered in the U.S. Copyright Office on October 3, 1983 under registration number TX0001213463.
- 53. By its exploitation and release of the 2022 Sequel, a motion picture plainly derived from the Story, Paramount knowingly and willfully infringed, and will continue to infringe, the Yonays' copyright and rights under copyright in the Story.
- 54. Each infringement by Paramount and/or other parties of the Story constitutes a separate and distinct act of infringement.
- 55. The Yonays sent an email and certified letter to Paramount on May 11, 2022 placing Paramount on notice of its infringement, yet Paramount continues to infringe the Yonays' rights under copyright in willful disregard of and indifference to the Yonays' rights.
- As a direct and proximate result of Paramount's copyright 56. infringement, the Yonays have suffered and will continue to suffer severe injuries and harm, much of which cannot be reasonably or adequately measured or compensated in money damages if such wrongful conduct is allowed to continue unabated. The ongoing harm this wrongful conduct will continue to cause the Yonays is both imminent and irreparable. The Yonays' injuries and damages

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include, without limitation, repeated infringement of their copyright and interests, diminution of the value of their copyright and interests, loss of customers, dilution of goodwill, and injury to their business reputation.

- Pursuant to 17 U.S.C. § 502, the Yonays are entitled to a preliminary 57. injunction, during the pendency of this action, and to a permanent injunction, enjoining Paramount, its officers, agents and employees, and all persons acting in concert with it, from engaging in such further violations of the Copyright Act.
- 58. The Yonays are further entitled to recover from Paramount the damages, including pre-judgment interest, they sustained and will sustain, and any income, gains, profits, and advantages obtained by Paramount as a result of its wrongful acts alleged hereinabove, in an amount which cannot yet be fully ascertained, but which shall be assessed at the time of trial.
- 59. Alternatively, the Yonays are entitled to the maximum statutory damages recoverable, or for such other amounts as may be proper, pursuant to 17 U.S.C. § 504.
- 60. The Yonays are further entitled to their attorneys' fees and full costs pursuant to 17 U.S.C. § 505.

## **COUNT III: INJUNCTIVE RELIEF**

- Plaintiffs re-allege and incorporate by reference paragraphs 1 61. through 60 inclusive, as though fully set forth herein.
- 62. Unless enjoined and restrained by order of the Court, Paramount's conduct will infringe the Yonays' copyright and interests.
- By reason of Paramount's ongoing or imminent copyright 63. infringement and Paramount's unfair trade practices and unfair competition against the Yonays, the Yonays have sustained and, unless and until Paramount is enjoined, will continue to sustain substantial imminent and irreparable injury, loss and damage, including repeated infringement of their copyright and interests, diminution of the value of their copyright and interests, loss of customers, dilution

of goodwill, and injury to their business reputation.

- 64. The Yonays have no adequate remedy at law for many of their injuries in that such injuries cannot be reasonably, adequately, or precisely measured or compensated in damages if such wrongful conduct is not restrained and is allowed to continue unabated.
- 65. The Yonays are entitled to a preliminary injunction during the pendency of this action and a permanent injunction ordering that Paramount, its agents, employees, licensees and assigns be enjoined from producing, reproducing, distributing and exploiting or authorizing the production, reproduction, distribution or exploitation of the 2022 Sequel and ancillary products based thereon, derived from the Story.

### **PRAYER FOR RELIEF**

WHEREFORE, the Yonays pray for judgment against Paramount as follows:

#### ON THE FIRST CLAIM FOR RELIEF

- 1. For a declaration that the 2022 Sequel is derivative of Ehud Yonay's Story;
- 2. For a declaration that, as of January 24, 2020, Paramount does not have and did not have any rights to make, develop, produce, or distribute the 2022 Sequel or any other derivative work based in whole or in part on the Story and/or the 1986 Film (as derived from the Story); and
- 3. For an order preliminarily during the pendency of this action and thereafter, permanently, enjoining Paramount, its officers, agents, employees, licensees and assigns, and all persons acting in concert with it, from developing, producing, or distributing the 2022 Sequel and any other derivative work based in whole or in part on the Story and/or the 1986 Film.

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#### ON THE SECOND CLAIM FOR RELIEF

- 4. For an order preliminarily during the pendency of this action and thereafter, permanently, (i) enjoining Paramount, its officers, agents, employees, licensees and assigns, and all persons acting in concert with it, from infringing the copyright in the Story, in any manner, and (ii) enjoining Paramount, its officers, agents, employees, licensees and assigns, and all persons acting in concert with it, from engaging in or authorizing the production, reproduction, distribution, display and/or exploitation of the infringing 2022 Sequel and ancillary products based thereon, derived from the Story, without a new license from the Yonays;
- 5. For compensatory and consequential damages, according to proof in an amount determined at trial, together with interest thereon as provided by law;
- 6. For an accounting and restitution to the Yonays of all gains, profits and advantages Paramount has derived from its production, distribution, display and exploitation of the infringing 2022 Sequel, ancillary exploitations based thereon, and from its copyright infringement of the Story;
- 7. In the alternative to actual damages, for statutory damages pursuant to 17 U.S.C. §504(c), which election the Yonays shall make prior to the rendering of final judgment herein; and
- 8. For such other and further relief and remedies available under the Copyright Act, 17 U.S.C. §§ 101 *et seq.*, which the Court may deem just and proper.

### ON ALL CLAIMS FOR RELIEF

- 9. For the Yonays' costs of suit;
- 10. For interest at the highest lawful rate on all sums awarded the Yonays other than punitive damages;
  - 11. For reasonable attorneys' fees; and
- 12. For such other and further relief as the Court deems just and appropriate.

| 1  | DATED: June 6, 2022 | Respectfully Submitted,                                          |
|----|---------------------|------------------------------------------------------------------|
| 2  |                     | TOBEROFF & ASSOCIATES, P.C.                                      |
| 3  |                     | By: /s/ Marc Toberoff                                            |
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#### **DEMAND FOR JURY TRIAL** 1 Pursuant to Rule 38(b) of the Federal Rules of Civil Procedure, Plaintiffs 2 hereby demand a trial by jury for all issues triable to a jury. 3 4 5 DATED: June 6, 2022 TOBEROFF & ASSOCIATES, P.C. 6 /s/ Marc Toberoff By: 7 Marc Toberoff 8 Marc Toberoff 9 mtoberoff@toberoffandassociates.com 10 Jaymie Parkkinen jparkkinen@toberoffandassociates.com 11 TOBEROFF & ASSOCIATES, P.C. 12 23823 Malibu Road, Suite 50-363 Malibu, CA 90265 13 Telephone: (310) 246-3333 14 Facsimile: (310) 246-3101 15 Alex Kozinski 16 alex@kozinski.com 719 Yarmouth Rd, Suite 101 17 Palos Verdes Estates, CA 90274 18 Telephone: (310) 541-5885 Facsimile: (310) 265-4653 19 20 Attorneys for Plaintiffs 21 22 23 24 25 26 27 28