	I and the second	
1	Frank E. Scherkenbach (SBN 142549 / scherkenbach@fr.com) Adam J. Kessel (Admitted <i>pro hac vice</i> / kessel@fr.com) Proshanto Mukherji (Admitted <i>pro hac vice</i> / mukherji@fr.com)	
2		
3	Jeffrey Shneidman (Admitted <i>pro hac vice</i> / shnei FISH & RICHARDSON P.C.	dman@fr.com)
4	One Marina Park Drive Boston, MA 02210	
5	Telephone: (617) 542-5070	
6	Facsimile: (617) 542-8906	
7	Michael R. Headley (SBN 220834 / headley@fr.c FISH & RICHARDSON P.C.	om)
8	500 Arguello Street, Suite 500 Redwood City, CA 94063	
9	Telephone: (650) 839-5070	
10	Facsimile: (650) 839-5071	
11	Attorneys for Plaintiffs BYTEDANCE INC., TIKTOK INC., and TIKTO	K PTE. LTD.
12		
13	UNITED STATES I	DISTRICT COURT
14	NORTHERN DISTRIC	CT OF CALIFORNIA
15	OAKLAND	DIVISION
16	BYTEDANCE INC., TIKTOK INC., AND TIKTOK PTE. LTD.,	Case No. 4:20-cv-07572-JSW
17	·	PLAINTIFFS' DISCLOSURE OF
18	Plaintiffs,	ASSERTED CLAIMS AND INFRINGEMENT CONTENTIONS
19	v.	
20	TRILLER, INC.,	REDACTED
21	Defendant.	
22		
23	Pursuant to Patent Local Rules 3-1 and 3-2	2, Plaintiffs TikTok Inc. and TikTok Pte. Ltd.
24	(collectively "TikTok" or "Plaintiffs") provide De	fendant Triller, Inc. ("Triller") with the
25	following preliminary disclosure of asserted claims and infringement contentions. Given the	
26	limited information Triller has disclosed thus far through discovery, TikTok's disclosure is based	
27	on public information relating to Triller's product	s, including Triller's software application for the



٠ |

iOS operating system and Triller's software application for the Android operating system (collectively, "the Accused Products").

All sources identified in TikTok's disclosure of asserted claims and infringement contentions (as well as the attached claim charts) are exemplary. TikTok reserves the right to supplement these disclosures with additional evidence because Triller has not yet provided discovery regarding its products, the discovery period has not yet ended, and the Court has not yet construed any claim terms. TikTok also reserves the right to identify other Accused Products that are made, used, sold, offered for sale, and/or imported into the United States by Triller, as appropriate.

DISCLOSURES UNDER RULE 3-1

(A) Asserted Claims (Patent L.R. 3-1(a))

Based on information obtained to date, TikTok asserts that Triller has infringed and/or is infringing the following claims of the following United States patents (collectively, "the Asserted Claims" of "the Asserted Patents"):

- U.S. Patent No. 9,648,132 ("the '132 patent") claims 1, 2, 3, 6, 22, 26, 27, and 31
- U.S. Patent No. 9,992,322 ("the '322 patent") claims 30, 31, 32, 35, 51, 55, and 56
- U.S. Patent No. 9,294,430 ("the '430 patent") claims 1, 19, 23, 24, and 28

(B) Accused Products (Patent L.R. 3-1(b))

Based on information obtained to date, TikTok asserts that Triller has infringed and/or is infringing the asserted claims with its software application for the iOS operating system and Triller's software application for the Android operating system (collectively, "the Accused Products"), commonly referred to as the Triller app.

(C) Claim Charts (Patent L.R. 3-1(c))

The claim charts labeled Exhibits F1-F3 identify specifically the element-by-element analyses of Triller's infringement of the Asserted Claims of TikTok's Asserted Patents.

(D) <u>Indirect Infringement (Patent L.R. 3-1(d))</u>

Triller both induces and contributes to the infringement of others through the marketing

and distribution of the Accused Products, i.e. the Triller app. In particular, Triller has induced and

PLAINTIFFS' DISCLOSURE OF ASSERTED
CLAIMS & INFRINGEMENT CONTENTIONS



contributed to infringement of the Asserted Claims by encouraging and instructing users of the Triller app to perform activities that infringe the patents-in-suit with full knowledge of the patents and their infringement, including using the Accused Products in the U.S., and Triller has so encouraged and instructed with the intent to cause others to perform those acts. These acts were undertaken, additionally, knowing that the accused functionality of the products is default functionality and that the Triller app therefore has no substantial non-infringing uses. For the accused products, Triller has made available to customers in the United States materials including website pages, videos, and other promotional materials instructing customers on how to use the products in an infringing manner. Providing such materials to U.S. based customers with the specific intent to induce those customers to infringe has thereby induced infringement of the Asserted Claims; and with knowledge that the Triller app has no substantial non-infringing uses, their acts additionally contribute to infringement by others. Additional detail regarding specific acts of direct infringement, including the volume of infringement and details of Triller's inducement and contributory infringement, will be the subject of discovery that TikTok has sought (and will continue to seek) from Triller and will seek from additional third parties.

(E) <u>Literal Infringement and Doctrine of Equivalents (Patent L.R. 3-1(e))</u>

Based on the information presently available and on information and belief, each limitation of each of the Asserted Claims of the Asserted Patents is literally met by the Accused Products as described in the accompanying Exhibits F1 - F3.

To the extent Triller argues that any claim limitations are not literally satisfied, TikTok may supplement these contentions to show that those limitations are also met under the doctrine of equivalents because the differences between the claim limitation and the corresponding element in the Accused Products are insubstantial or perform substantially the same function as the claimed limitation, and do so in substantially the same way to create substantially the same result. TikTok also reserves the right to allege that certain claim limitations are satisfied under the doctrine of equivalents once the Court construes any disputed claim terms.

PLAINTIFFS' DISCLOSURE OF ASSERTED CLAIMS & INFRINGEMENT CONTENTIONS

1

4

5

6 7

8 9

10

11

12 13

14

15

16

17 18

19

20

21 22

23

24

25 26

27

Priority Date (Patent L.R. 3-1(f))

As indicated on the face of TikTok's Asserted Patents, all three of the patents claim priority as of May 5, 2006, based on the filing of provisional patent applications in Great Britain.

(G) Embodiments of the Asserted Claims (Patent L.R. 3-1(g))

At least the following Asserted Claims of the Asserted Patents are embodied in the Music Station software product and Plaintiffs' own TikTok app when executed on a mobile device running the iOS or Android operating systems:

REDACTED

(H) Infringement Timing (Patent L.R. 3-1(h))

Based on public information, TikTok believes that Triller is and has been infringing each of the Asserted Claims of the Asserted Patents since the release of the Triller app in 2015, that damages began to accrue as of the launch of the Triller app, and that TikTok is entitled to damages for Triller's use of the patented technology from the initial launch of the Triller app through the life of the patents-in-suit.

(I) Willful Infringement (Patent L.R. 3-1(i))

TikTok alleges that Triller willfully infringes all three of the Asserted Patents based on Triller's knowledge of the patents since at least November 11, 2020, based on Triller's continued infringement of the Asserted Patents with the Triller app with full knowledge of its infringement since that time.

DISCLOSURES UNDER RULE 3-2

(A) Documents Evidencing Disclosures/Offers to Sell (Patent L.R. 3-2(a))

There were no offers to sell, public disclosures, or sales of the claimed inventions prior to the date of the application for the Asserted Patents.

(B) Documents Evidencing Conception, etc. (Patent L.R. 3-2(b))

TikTok has produced documents evidencing the conception, reduction to practice, design, 28 | and development of each claimed invention at BDTT_TRIL_CA_0000001-6561.



(C) File Histories (Patent L.R. 3-2(c

TikTok has produced the file histories for each of the patents-in-suit at BDTT_TRIL_CA_0000001 - BDTT_TRIL_CA_0006561.

(D) Ownership (Patent L.R. 3-2(d))

TikTok has produced documents that show ownership of the Asserted Patents at BDTT_TRIL_CA_0006570 - BDTT_TRIL_CA_0006580.

(E) Products Practicing the Claimed Inventions (Patent L.R. 3-2(e))

TikTok has produced documents showing the operation of the embodying MusicStation software at BDTT_TRIL_CA_0000001-6561. Additional documents sufficient to show the operation of the TikTok app practicing claims of the Asserted Patents are available for inspection upon reasonable advance notice at TikTok's Transparency and Accountability Center.

(F) Agreements Transferring an Interest in the Asserted Patents (Patent L.R. 3-2(f))

TikTok has produced relevant agreements and licenses at BDTT_TRIL_CA_0006562 - BDTT_TRIL_CA_0006580.

(G) All Agreements Supporting Damages (Patent L.R. 3-2(g)-(h))

TikTok is not presently aware of any licenses or agreements that are comparable to a license that would result from a hypothetical reasonable royalty negotiation in this case.

(H) <u>Documents Regarding Embodying Instrumentalities (Patent L.R. 3-2(i))</u>

TikTok is not making any claims regarding marking or Lost Profits in this case.

(I) All Documents Concerning Any F/RAND Commitment (Patent L.R. 3-2(j))

TikTok does not contend that that any of the Asserted Patents is subject to a FRAND commitment or agreement.

DOCKET

Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.

