1 2 3 4 5 6	PACIFIC TRIAL ATTORNEYS A Professional Corporation Scott J. Ferrell, Bar No. 202091 sferrell@pacifictrialattorneys.com Victoria C. Knowles, Bar No. 277231 vknowles@pacifictrialattorneys.com 4100 Newport Place, Ste. 800 Newport Beach, CA 92660 Tel: (949) 706-6464 Fax: (949) 706-6469  Attorneys for Plaintiff	
7 8	UNITED STATES I	DISTRICT COURT
9	EASTERN DISTRIC	
	EASTERIVEIGIRIC	TOT CALIFORNIA
10   11	KYLE JOHNSON, individually and on	Case No.
12	behalf of all others similarly situated,	CLASS ACTION COMPLAINT FOR:
13	Plaintiff,	1. VIOLATIONS OF CALIFORNIA'S
14	v.	AUTOMATIC RENEWAL LAW
15	CARBONITE, INC., a Delaware corporation; and DOES 1 – 10, inclusive,	(BUSINESS AND PROFESSIONS CODE §§ 17600-17604); AND
16	Defendants.	2. VIOLATIONS OF CALIFORNIA'S UNFAIR COMPETITION LAW
17		(BUSINESS AND PROFESSIONS CODE §§ 17200-17204)
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Plaintiff Kyle Johnson ("Plaintiff"), on behalf of himself and all others similarly situated, complains and alleges as follows:

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#### INTRODUCTION & OVERVIEW OF CLAIMS

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1. Plaintiff brings this class action on behalf of himself and a class of others similarly situated consisting of all persons who, within the applicable statute of limitations period, purchased subscriptions for products (such as cloud and data backup protection) from Carbonite, Inc. ("Defendant"). The class of others similarly situated to Plaintiff is referred to herein as "Class Members." The claims for damages, restitution, injunctive and/or other equitable relief, and reasonable attorneys' fees and costs arise under California Business and Professions Code (hereinafter "Cal. Bus. & Prof. Code") §§ 17602, 17603, 17604) and 17200, et seq., and California Code of Civil Procedure § 1021.5. Plaintiff and Class Members are consumers for purposes of Cal. Bus. & Prof. Code §§ 17600-17606.

2. During the Class Period, Defendant made automatic renewal or continuous service offers to consumers in California and (a) at the time of making the automatic renewal or continuous service offers, failed to present the automatic renewal offer terms or continuous service offer terms, in a clear and conspicuous manner and in visual proximity to the request for consent to the offer before the subscription or purchasing agreement was fulfilled in violation of Cal. Bus. & Prof. Code § 17602(a)(l); (b) charged Plaintiff's and Class Members' credit or debit cards, or third-party account (hereinafter "Payment Method") without first obtaining Plaintiff's and Class Members' affirmative consent to the agreement containing the automatic renewal offer terms or continuous service offer terms in violation of Cal. Bus. & Prof. Code§ 17602(a)(2); and (c) failed to provide an acknowledgment that includes the automatic renewal or continuous service offer terms, cancellation policy, and information regarding how to cancel in a manner that is capable of being retained by the consumer in violation of Cal. Bus. & Prof. Code §§ 17602(a)(3) and 17602(b). As a result, all goods, wares, merchandise, or products sent to Plaintiff and Class Members under the automatic

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pursuant to Cal. Bus. & Prof. Code § 17603.

As a result of the above, Plaintiff, on behalf of himself and Class Members, seeks damages, restitution, declaratory relief, injunctive relief and reasonable attorneys' fees and costs pursuant to Cal. Bus. & Prof. Code, §§ 17603, 17203, and 17204, and Code of Civil Procedure § 1021.5.

renewal of continuous service agreements are deemed to be an unconditional gift

#### **JURISDICTION AND VENUE**

- 4. Jurisdiction is proper in this Court pursuant to the Class Action Fairness Act, 28 U.S.C. §1332(d), because members of the proposed Class are citizens of states different from Defendant's home state, there are more than 100 Class Members, and the amount-in-controversy exceeds \$5,000,000 exclusive of interest and costs.
- 5. This Court has jurisdiction over the Defendant named herein because Defendant has sufficient minimum contacts with California and/or otherwise intentionally avails itself of the laws and markets of California, through the promotion, sale, marketing and distribution of its goods and services in California, to render the exercise of jurisdiction by the California courts permissible.
- 6. Venue is proper in this District under 28 U.S.C. §1391(b) because Defendant's improper conduct alleged in this complaint occurred in, was directed from, and/or emanated from this judicial district, because Defendant has caused harm to Class Members residing in this district, and/or because the Defendant is subject to personal jurisdiction in this district.

#### **PARTIES**

- 7. Plaintiff purchased a subscription plan from Defendant in California during the Class Period. Plaintiff and Class Members are consumers as defined under Cal. Bus. & Prof. Code § 17601(d).
- 8. Plaintiff is informed and believes, and upon such information and belief alleges, that Defendant Carbonite, Inc. is a Delaware corporation with its principal place of business located at 2 Avenue de Lafayette, Boston, Massachusetts 02111.

Defendant operates in California and has done business in California at all times during the Class Period. Also during the Class Period, Defendant made, and continues to make, automatic renewal or continuous service offers to consumers in California. Defendant operates a website which markets cloud and data backup protection and related products.

- 9. The true names and capacities of the Defendants sued herein as DOES 1 through 10, inclusive, are currently unknown to Plaintiff, who therefore sues such Defendants by fictitious names. Each of the Defendants designated herein as a DOE is legally responsible for the unlawful acts alleged herein. Plaintiff will seek leave of Court to amend this Complaint to reflect the true names and capacities of the DOE Defendants when such identities become known.
- 10. At all relevant times, each and every Defendant was acting as an agent and/or employee of each of the other Defendants and was acting within the course and/or scope of said agency and/or employment with the full knowledge and consent of each of the Defendants. Each of the acts and/or omissions complained of herein were alleged and made known to, and ratified by, each of the other Defendants (Carbonite, Inc. and DOE Defendants will hereafter collectively be referred to as "Defendant").

#### **FACTUAL BACKGROUND**

#### California Business Professions Code §§ 17600-17606

- 11. On December 1, 2010, sections 17600-17606 of the Cal. Bus. & Prof. Code came into effect. The Legislature's stated intent for this Article was to end the practice of ongoing charges to consumers' Payment Methods without consumers' explicit consent for ongoing shipments of a product or ongoing deliveries of service. *See* Cal. Bus. & Prof. Code § 17600.
- 12. Cal. Bus. & Prof. Code § 17602(a) makes it unlawful for any business making an automatic renewal or continuous service offer to a consumer in this state to do any of the following:

- (1) Fail to present the automatic renewal offer terms or continuous service offer terms in a clear and conspicuous manner before the subscription or purchasing agreement is fulfilled and in visual proximity, or in the case of an offer conveyed by voice, in temporal proximity, to the request for consent to the offer.
- (2) Charge the consumer's credit or debit card or the consumer's account with a third party for an automatic renewal or continuous service without first obtaining the consumer's affirmative consent to the agreement containing the automatic renewal offer terms or continuous service offer terms.
- (3) Fail to provide an acknowledgment that includes the automatic renewal or continuous service offer terms, cancellation policy, and information regarding how to cancel in a manner that is capable of being retained by the consumer. If the offer includes a free trial, the business shall also disclose in the acknowledgment how to cancel and allow the consumer to cancel before the consumer pays for the goods or services.
- 13. Cal. Bus. & Prof. Code § 17601(a) defines the term "Automatic renewal" as a "plan or arrangement in which a paid subscription or purchasing agreement is automatically renewed at the end of a definite term for a subsequent term."
- 14. Cal. Bus. & Prof. Code § 17601(b) defines the term "Automatic renewal offer terms" as "the following clear and conspicuous disclosures: (1) That the subscription or purchasing agreement will continue until the consumer cancels. (2) The description of the cancelation policy that applies to the offer. (3) The recurring charges that will be charged to the consumer's credit or debit card or payment account with a third party as part of the automatic renewal plan or arrangement, and that the amount of the charge may change, if that is the case, and the amount to which the charge will change, if known. (4) The length of the automatic renewal term or that the service is continuous, unless the length of the tern is chosen by the consumer. (5) The minimum purchase obligation, if any."
- 15. Pursuant to Cal. Bus. & Prof. Code § 17601(c), "clear and conspicuous" or "clearly and conspicuously" means "in larger type than the surrounding text, or in contrasting type, font, or color to the surrounding text of the same size, or set off from

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the surrounding text of the same size by symbol ls or other marks, in a manner that clearly calls attention to the language."

- Section 17602(b) provides: "A business making automatic renewal or 16. continuous service offers shall provide a toll-free telephone number, electronic mail address, a postal address only when the seller directly bills the consumer, or another cost-effective, timely, and easy-to-use mechanism for cancellation that shall be described in the acknowledgment specified in paragraph (3) of subdivision (a)."
- 17. Section 17603 of Cal. Bus. & Prof. Code provides: "In any case in which a business sends any goods, wares, merchandise, or products to a consumer, under a continuous service agreement or automatic renewal of a purchase, without first obtaining the consumer's affirmative consent as described in Section 17602, the goods, wares, merchandise, or products shall for all purposes be deemed an unconditional gift to the consumer, who may use or dispose of the same in any manner he or she sees fit without any obligation whatsoever on the consumer's part to the business, including. but not limited to, bearing the cost of, or responsibility for, shipping any goods, wares, merchandise, or products to the business."

#### **Defendant's Business**

18. Defendant offers at its website, www.carbonite.com, various subscriptions for cloud and data backup protection and related products, including a Personal Plus plan for \$99.99 per year. Defendant's product and services plan constitutes an automatic renewal and/or continuous service plan or arrangement for the purposes of Cal. Bus. & Prof. Code § 17601.

#### **Defendant's Terms of Use and Services Agreement**

19. the Class Period. Defendant's During webpage. found www.carbonite.com, contained a section entitled "Terms of Use". This is a document in which any information concerning the recurring nature of Defendant's subscription programs or the manner in which the subscriptions may be canceled is not set forth in clear and conspicuous language, as required by the applicable

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statutes and as set forth below. Indeed, there is no mention of these issues in the Terms of Use.

#### Defendant's Terms of Use and Services Agreement Fails to Provide Clear and Conspicuous Disclosures As Required by Law.

- 20. Within the Terms of Use, Defendant failed to state in clear and conspicuous language (i.e., in larger type than the surrounding text, or in contrasting type, font, or color to the surrounding text of the same size, or set off from the surrounding text of the same size by symbols of other marks, in a manner that clearly calls attention to the language) that:
  - i) The subscription or purchasing agreement will continue until the consumer cancels (there is language in capitals stating that the subscription will continue after the free trial period unless canceled, but language concerning recurring charges thereafter is not so prominently displayed);
  - ii) Described the cancellation policy that applies to the offer;
  - iii) Recurring charges that will be charged to the consumer's Payment Method account with a third party as part of the automatic renewal plan or arrangement, and that the amount of the charge may change, if that is the case, and the amount to which the charge will change, if known; and
  - iv) The length of the automatic renewal term or that the service is continuous unless the length of tile term is chosen by the consumer.
- **Defendant Failed to Present the Automatic Renewal Offer Terms or Continuous** Service Offer Terms in a Clear and Conspicuous Manner Before the Subscription or Purchasing Agreement was Fulfilled and in Visual Proximity to the Request for Consent to the Offer in Violation of Cal. Bus. & Prof. Code § 17602(a)(l), (2).
- 21. During the Class Period, Defendant made, and continues to make, an automatic renewal offer for its subscriptions plans to Consumers in the United States,

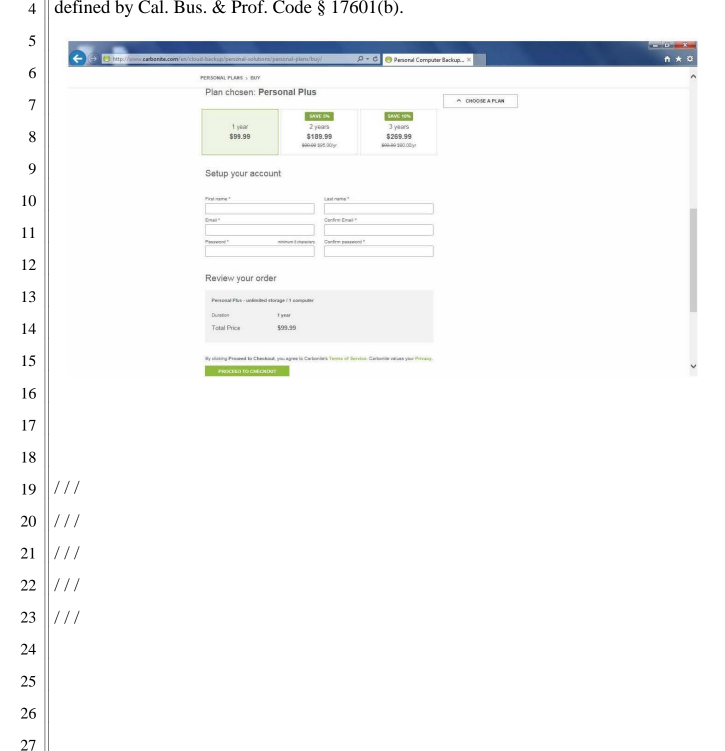
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including Plaintiff and Class Members. On the pages where the subscriber makes the purchase, there is no description of that policy. Accordingly, the website did not, and does not, contain automatic renewal offer terms or continuous service offer terms as defined by Cal. Bus. & Prof. Code § 17601(b).



- 22. As a result, prior to charging Plaintiff and Class Members, Defendant failed and continues to fail to obtain Plaintiff's and Class Members' affirmative consent to the automatic renewal offer terms or continuous service offer terms as required by Cal. Bus. & Prof. Code § 17602(a)(1), (2).
- 23. Because of Defendant's failure to gather affirmative consent to the automatic renewal terms, all goods, wares, merchandise, or products, sent to Plaintiff and Class Members under the automatic renewal or continuous service agreement are deemed to be an unconditional gift pursuant to Cal. Bus. & Prof. Code § 17603, and Plaintiff and Class Members may use or dispose of the same in any manner they see fit without any obligation whatsoever on their part to Defendant, including, but not limited to, bearing the cost of, or responsibility for, shipping any goods, wares, merchandise or products.

### Defendant Failed to Provide an Acknowledgment as Required by Cal. Bus. & Prof. Code §§ 17602(a)(3) and 17602(b)

24. Furthermore, and in addition to the above, after Plaintiff and Class

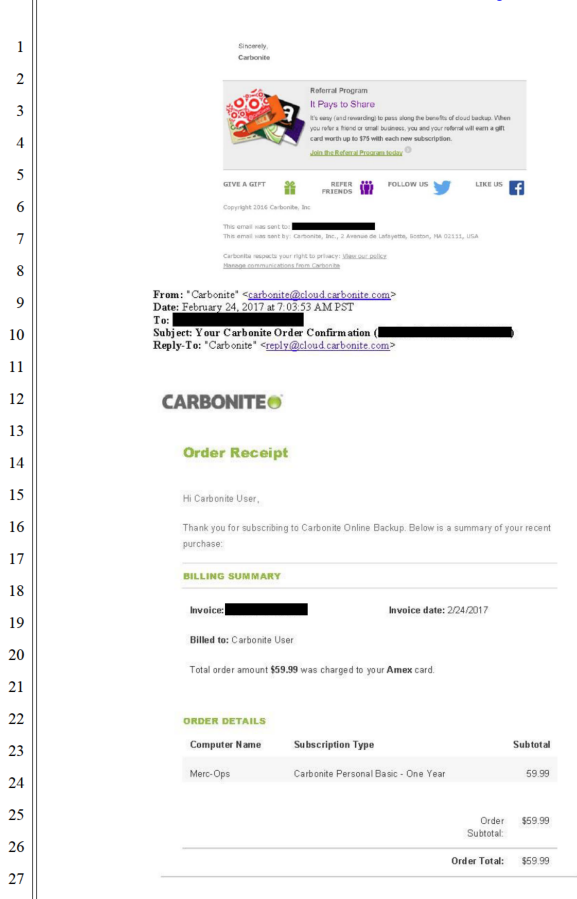
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Members subscribed to one of Defendant's subscription plans, Defendant sent to Plaintiff and Class Members email follow-ups to their purchase, but has failed, and continues to fail, to provide an acknowledgement that includes the automatic renewal or continuous service offer terms, cancellation policy, and information on how to cancel in a manner that is capable of being retained by Plaintiff and Class Members in violation of Cal. Bus. & Prof. Code §§ 17602(a)(3) and 17602(b).

On Wednesday, February 10, 2016 2:41 PM, Carbonite < carbonite@cloud.carbonite.com > wrote:

Order Receip	ot	
Dear Carbonite User,	ing to Carbonite Online Backup. Below is a summary of	our recent
ourchase:	ing to carbonite crimie backup, below is a summary or	your recen
BILLING SUMMARY	Y	
Invoice:	Invoice date: 2/10/2016	
Billed to: Carbonite l	User	
	User 59,99 was charged to your Amex card.	
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Total order amount \$	59,99 was charged to your Amex card.	
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Total order amount \$:  DRDER DETAILS  Computer Name	59,99 was charged to your Amex card.  Subscription Type  Carbonite Personal Basic - One Year	59.99

#### Case 2:17-at-00411 Document 1 Filed 04/17/17 Page 11 of 21



A	If you have any questions, please contact customer support. You can also log into your account to view your account summary.		
Sincerely, Carbonite			
GIVE A GIFT	REFER FRIENDS	FOLLOW US	LIKE US
Copyright 2017 Carbonite,	Inc		
This email was sent to: This email was sent by: Carbonite, Inc., 2 Avenue de Lafayette, Boston, MA 02111, USA			
Carbonite respects your rig		olicy	

#### CLASS ACTION ALLEGATIONS

- 25. Plaintiff brings this class action for damages and other monetary and injunctive relief on behalf of the following class:
  - "All persons within California that, within the applicable statute of limitations period, purchased any product or service in response to an offer constituting an "Automatic Renewal" as defined by § 17601(a) from Carbonite, Inc., its predecessors, or its affiliates."
- 26. Excluded from the Class are governmental entities, Defendant, any entity in which Defendant has a controlling interest, and Defendant's officers, directors, affiliates, legal representatives, employees, co-conspirators, successors, subsidiaries, and assigns, and individuals bound by any prior settlement. Also excluded from the Class is any judge, justice, or judicial officer presiding over this matter, and any callers who did receive a warning that their calls were recorded.
- 27. The proposed Class is so numerous that individual joinder of all its members is impracticable. Due to the nature of the trade and commerce involved, however, Plaintiff believes that the total number of Class members is at least in the tens of thousands and members of the Class are numerous and geographically dispersed across the United States. While the exact number and identities of the Class members are unknown at this time, such information can be ascertained through appropriate

investigation and discovery. The disposition of the claims of the Class members in a single class action will provide substantial benefits to all parties and to the Court.

- 28. There is a well-defined community of interest in the questions of law and fact involved affecting the plaintiff class and these common questions predominate over any questions that may affect individual Class members. Common questions of fact and law include, but are not limited to, the following:
  - i. Whether Defendant failed to present the automatic renewal offer terms, or continuous service offer terms, in a clear and conspicuous manner before the subscription or purchasing agreement was fulfilled and in visual proximity to the request for consent to the offer in violation of Cal. Bus. & Prof. Code § 17602(a)(l);
  - ii. Whether Defendant charged Plaintiff's and Class Members' Payment Method for an automatic renewal or continuous service without first obtaining the Plaintiff's and Class Members' affirmative consent to the automatic renewal offer terms or continuous service offer terms in violation of Cal. Bus. & Prof. Code§ 17602(a)(2);
  - iii. Whether Defendant failed to provide an acknowledgement that included the automatic renewal or continuous service offer terms, cancellation policy, and information on how to cancel in a manner that is capable of being retained by Plaintiff and Class Members, in violation of Cal. Bus. & Prof. Code § 17602(a)(3);
  - iv. Whether Defendant failed to provide an acknowledgment that describes a cost-effective, timely, and easy-to-use mechanism for cancellation in violation of Cal. Bus. & Prof. Code § 17602(b);
  - v. Whether Plaintiff and the Class Members are entitled to restitution of money paid in circumstances where the goods and services

- provided by Defendant are deemed an unconditional gift in accordance with Cal. Bus. & Prof. Code§ 17603;
- vi. Whether Plaintiff and Class Members are entitled to restitution in accordance with Cal. Bus. & Prof. Code §§ 17200, 17203;
- vii. Whether Plaintiff and Class Members are entitled to injunctive relief under Cal. Bus. & Prof. Code § 17203;
- viii. Whether Plaintiff and Class Members are entitled to attorneys' fees and costs under California Code of Civil Procedure § 1021.5; and
- ix. The proper formula(s) for calculating the restitution owed to Class Members.
- 29. Plaintiff's claims are typical of the claims of the members of the Class. Plaintiff and all members of the Class have been subjected to Defendant's common course of unlawful conduct as complained of herein and are entitled to the same statutory damages based on Defendant's wrongful conduct as alleged herein.
- 30. Plaintiff will fairly and adequately represent and protect the interests of the Class. Plaintiff has retained counsel with substantial experience in handling complex class action litigation. Plaintiff and his counsel are committed to vigorously prosecuting this action on behalf of the Class and have the financial resources to do so.
- 31. A class action is superior to other available methods for the fair and efficient adjudication of the present controversy. Individual joinder of all members of the class is impracticable. Even if individual class members had the resources to pursue individual litigation, it would be unduly burdensome to the courts in which the individual litigation would proceed.
- 32. The conduct of this action as a class action conserves the resources of the parties and of the judicial system and protects the rights of the class members. Furthermore, for many, if not most, a class action is the only feasible mechanism that allows an opportunity for legal redress and justice.

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#### **FIRST CAUSE OF ACTION**

# FAILURE TO PRESENT AUTOMATIC RENEWAL OFFER TERMS OR CONTINUOUS SERVICE OFFER TERMS CLEARLY AND CONSPICUOUSLY AND IN VISUAL, PROXIMITY TO THE REQUEST FOR CONSENT OFFER (CAL. BUS. & PROF. CODE§ 17602(a)(l))

(By Plaintiff, on his own behalf and on behalf of the Class, against All Defendants)

- 33. The foregoing paragraphs are alleged herein and are incorporated herein by reference.
  - 34. Cal. Bus. Prof. Code§ 17602(a)(1) provides:
    - (a) It shall be unlawful for any business making an automatic renewal or continuous service offer to a consumer in this state to do any of the following:
      - (l) Fail to present the automatic renewal offer terms or continuous service offer terms in a clear and conspicuous manner before the subscription or purchasing agreement is fulfilled and in visual proximity, or in the case of an offer conveyed by voice, in temporal proximity, to the request for consent to the offer.
- 35. Plaintiff and Class Members purchased Defendant's cloud and data backup protection and related products for personal, family or household purposes. Defendant failed to present the automatic renewal offer terms, or continuous service offer terms, in a clear and conspicuous manner and in visual proximity the request for consent to the offer before the subscription or purchasing agreement was fulfilled.
- 36. As a result of Defendant's violations of Cal. Bus. & Prof. Code § \$17602(a)(l), Defendant is subject under Cal. Bus. & Prof. Code § 17604 to all civil remedies that apply to a violation of Article 9, of Chapter 1, of Part 3, of Division 7 of the Cal. Bus. & Prof. Code.
- 37. Plaintiff, on behalf of himself and Class Members, requests relief as described below.

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#### SECOND CAUSE OF ACTION 1 FAILURE TO OBTAIN CONSUMER'S AFFIRMATIVE CONSENT 2 BEFORE THE SUBSCRIPTION IS FULFILLED 3 (CAL BUS. & PROF. CODE §§ 17602(a)(2) and 17603) 4 (By Plaintiff, on his own behalf and on behalf of the Class, against All Defendants) 5 38. The foregoing paragraphs are alleged herein and are incorporated herein 6 by reference. 7 39. Cal. Bus. & Prof. Code § 17602(a)(2) provides: 8 9 (a) It shall be unlawful for any business making an automatic renewal or continuous service offer to a consumer in this state to do any of the 10 following: 11 (2) Charge the consumer's credit or debit card or the consumer's account with a third party for an automatic renewal or continuous 12 service without first obtaining the consumer, s affirmative consent to 13 the agreement containing the automatic renewal offer terms or continuous service offer terms. 14 40. Plaintiff and Class Members purchased Defendant's cloud and data backup 15 protection and related products for personal, family or household purposes. Defendant 16 charged, and continues to charge Plaintiff's and Class Members' Payment Method for 17 an automatic renewal or continuous service without first obtaining Plaintiff's and Class 18 Members affirmative consent to the Terms of Service containing the automatic renewal 19 offer terms or continuous service offer terms. 20 41. As a result of Defendant's violations of Cal. Bus. & Prof. Code § 21 17602(a)(2), Defendant is liable to provide restitution to Plaintiff and Class Members 22 under Cal. Bus. & Prof. Code § 17603. 23 42. Plaintiff, on behalf of himself and Class Members, requests relief as 24 described below. 25 /// 26 /// 27 28

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#### THIRD CAUSE OF ACTION

## FAILURE TO PROVIDE ACKNOWLEDGMENT WITH AUTOMATIC RENEWAL TERMS AND INFORMATION REGARDING CANCELLATION POLICY

(CAL. BUS. & PROF. CODE §§ 17602(a)(3), 17602(b))

(By Plaintiff, on his own behalf and on behalf of the Class, against All Defendants)

- 43. The foregoing paragraphs are alleged herein and are incorporated herein by reference.
  - 44. Cal. Bus. & Prof. Code§ 17602(a)(3) provides:
    - (a) It shall be unlawful for any business making an automatic renewal or continuous service offer to a consumer in this state to do any of the following:
      - (3) Fail to provide an acknowledgment that includes the automatic renewal or continuous service offer terms, cancellation policy, and information regarding how to cancel in a manner that is capable of being retained by the consumer. If the offer includes a free trial, the business shall also disclose in the acknowledgment how to cancel and allow the consumer to cancel before the consumer pays for the goods or services.
  - 45. Cal. Bus. & Prof. Code§ 17602(b) provides:
    - "A business making automatic renewal or continuous service offers shall provide a toll-free telephone number, electronic mail address, a postal address only when the seller directly bills the consumer, or another cost-effective, timely, and easy-to-use mechanism for cancellation that shall be described in the acknowledgment specified in paragraph (3) of subdivision (a)."
- 46. Plaintiff and Class Members purchased Defendant's cloud and data backup protection and related products for personal, family or household purposes. Defendant failed to provide an acknowledgement that includes the automatic renewal or continuous service offer terms, cancellation policy, and information on how to cancel in a manner that is capable of being retained by Plaintiff and Class Members.

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47. As a result of Defendant's violations of Cal. Bus. & Prof. Code §§ 17602(a)(3) and 17602(b), Defendant is subject to all civil remedies under Cal. Bus. & Prof. Code § 17604 that apply to a violation of Article 9, of Chapter 1 of Part 3, of Division 7 of the Cal. Bus. & Prof. Code.

48. Plaintiff, on behalf of himself and Class Members, requests relief as described below.

**FOURTH CAUSE OF ACTION** 

#### VIOLATION OF THE UNFAIR COMPETITION LAW

(CAL. BUS. & PROF. CODE§ 17200 et. seq.)

#### (By Plaintiff, on his own behalf and on behalf of the Class, against All Defendants)

- 49. The foregoing paragraphs are alleged herein and are incorporated herein by reference.
- 50. Cal. Bus. & Prof. Code § 17200, et seq. (the "UCL") prohibits unfair competition in the form of any unlawful or unfair business act or practice. Cal. Bus. & Prof. Code § 17204 allows "a person who has suffered injury in fact and has lost money or property" to prosecute a civil action for violation of the UCL. Such a person may bring such an action on behalf of himself or herself and others similarly situated who are affected by the unlawful and/or unfair business practice or act.
- 51. Since December 1, 2010, and continuing to the present, Defendant has committed unlawful and/or unfair business acts or practices as defined by the UCL, by violating Cal. Bus. & Prof. Code §§ 17602(a)(1), 17602(a)(2), 17602(a)(3) and 17602(b). The public policy which is a predicate to a UCL action under the unfair prong of the UCL is tethered to a specific statutory provision. *See* Cal. Bus. & Prof. Code §§ 17600, 17602.
- 52 Plaintiff has standing to pursue this claim because he suffered injury in fact and has lost money or property as a result of Defendant's actions as set forth

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herein. Plaintiff purchased Defendant's cloud and data backup protection and related products for personal, family, or household purposes.

- As a direct and proximate result of Defendant's unlawful and/or unfair business acts or practices described herein, Defendant has received, and continues to hold, unlawfully obtained property and money belonging to Plaintiff and Class Members in the form of payments made for subscription agreements by Plaintiff and Class Members. Defendant has profited from its unlawful and/or unfair business acts or practices in the amount of those business expenses and interest accrued thereon.
- 54. Plaintiff and similarly-situated Class Members are entitled to restitution pursuant to Cal. Bus. & Prof. Code § 17203 for all monies paid by Class Members under the subscription agreements from December 1, 2010, to the date of such restitution at rates specified by law. Defendant should be required to disgorge all the profits and gains it has reaped and restore such profits and gains to Plaintiff and Class Members, from whom they were unlawfully taken.
- 55. Plaintiff and similarly situated Class Members are entitled to enforce all applicable penalty provisions pursuant to Cal. Bus. & Prof. Code § 17202, and to obtain injunctive relief pursuant to Cal. Bus. & Prof. Code § 17203.
- 56. Plaintiff has assumed the responsibility of enforcement of the laws and public policies specified herein by suing on behalf of himself and other similarlysituated Class Members. Plaintiff's success in this action will enforce important rights affecting the public interest. Plaintiff will incur a financial burden in pursuing this action in the public interest. An award of reasonable attorneys' fees to Plaintiff is thus appropriate pursuant to California Code of Civil Procedure § 1021.5.
- 57. Plaintiff, on behalf of himself and Class Members, request relief as described below.

#### PRAYER FOR RELIEF

WHEREFORE, Plaintiff requests the following relief:

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- That the Court determine that this action may be maintained as a class A. action, and define the Class as requested herein;
- That the Court find and declare that Defendant has violated Cal. Bus. & B. Prof. Code § 17602(a)(1) by failing to present the automatic renewal offer terms, or continuous service offer terms, in a clear and conspicuous manner and the visual proximity to the request for consent to the offer before the subscription or purchasing agreement was fulfilled;
- C. That the Court find and declare that Defendant has violated Cal. Bus. & Prof. Code § 17602(a)(2) by charging Plaintiff's and Class Members' Payment Method without first obtaining their affirmative consent to the automatic renewal offer terms or continuous service terms;
- D. That the Court find and declare that Defendant has violated Cal. Bus. & Prof. Code § 17602(a)(3) by failing to provide an acknowledgement that includes the automatic renewal or continuous service offer terms, cancellation policy and information on how to cancel in a manner that is capable of being retained by Plaintiff and Class Members:
- E. That the Court find and declare that Defendant has violated Cal. Bus. & Prof. Code § 17602(b) by failing to provide an acknowledgment that describes a tollfree telephone number, electronic mail address, a postal address only when the seller directly bills the consumer, or another cost-effective, timely, and easy-to-use mechanism for cancellation;
- F. That the Court find and declare that Defendant has violated the UCL and committed unfair and unlawful business practices by violating Cal. Bus. & Prof. Code § 17602;
- G. That the Court award to Plaintiff and Class Members damages and full restitution due to Defendant's UCL violations, pursuant to Cal. Bus. & Prof. Code §§ 17200-17205 in the amount of their subscription agreement payments;

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1	H.	That the Court find that Plaintiff and Class Members are entitled to
2	injunctive r	relief pursuant to Cal. Bus. & Prof. Code § 17203;
3	I. That Plaintiff and the Class be awarded reasonable attorneys' fees and	
4	costs pursuant to California Code of Civil Procedure § 1021.5, and/or other applicable	
5	law; and	
6	J.	That the Court award such other and further relief as this Court may deem
7	appropriate	
8		
9	Dated: Apr	ril 17, 2017 PACIFIC TRIAL ATTORNEYS, APC
10		By/s/Scott. J. Ferrell
11		Scott. J. Ferrell
12		Attorneys for Plaintiff
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JS 44 (Rev. 12/12)

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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.) purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.) I. (a) PLAINTIFFS **DEFENDANTS** KYLE JOHNSON, individually and on behalf of all others similarly CARBONITE, INC., a Delaware corporation; and DOES 1 – 10, situated. (b) County of Residence of First Listed Plaintiff County of Residence of First Listed Defendant Placer (EXCEPT IN U.S. PLAINTIFF CASES) (IN U.S. PLAINTIFF CASES ONLY) IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED. (c) Attorneys (Firm Name, Address, and Telephone Number) Attorneys (If Known) Pacific Trial Attorneys 4100 Newport Place Drive, Suite 800, Newport Beach, CA 92660 Telephone: 949-706-6464 II. BASIS OF JURISDICTION (Place an "X" in One Box Only) III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant) (For Diversity Cases Only) PTF DEF □ 1 U.S. Government ☐ 3 Federal Ouestion PTF DEF ☐ 1 Incorporated or Principal Place Plaintiff (U.S. Government Not a Party) Citizen of This State **X** 1 4 **1** 4 of Business In This State 🛮 4 Diversity 2 U.S. Government Citizen of Another State  $\square$  2 2 Incorporated and Principal Place **X** 5 Defendant (Indicate Citizenship of Parties in Item III) of Business In Another State Citizen or Subject of a 3 Foreign Nation **□** 6 □ 6 3 Foreign Country IV. NATURE OF SUIT (Place an "X" in One Box Only) CONTRACT FORFEITURE/PENALTY OTHER STATUTES BANKRUPTCY PERSONAL INJURY PERSONAL INJURY □ 110 Insurance ☐ 625 Drug Related Seizure 422 Appeal 28 USC 158 ■ 375 False Claims Act □ 120 Marine □ 310 Airplane □ 365 Personal Injury of Property 21 USC 881 ☐ 423 Withdrawal ■ 400 State Reapportionment ☐ 315 Airplane Product □ 130 Miller Act Product Liability ☐ 690 Other 28 USC 157 ☐ 410 Antitrust ☐ 140 Negotiable Instrument Liability □ 367 Health Care/ ☐ 430 Banks and Banking PROPERTY RIGHTS □ 320 Assault, Libel & Pharmaceutical ☐ 450 Commerce ☐ 150 Recovery of Overpayment & Enforcement of Judgmen Slander Personal Injury ☐ 820 Copyrights ☐ 460 Deportation □ 330 Federal Employers' ■ 151 Medicare Act Product Liability □ 830 Patent 470 Racketeer Influenced and □ 152 Recovery of Defaulted Liability ☐ 368 Asbestos Personal □ 840 Trademark Corrupt Organizations Student Loans □ 340 Marine Injury Product ☐ 480 Consumer Credit SOCIAL SECURITY ☐ 490 Cable/Sat TV (Excludes Veterans) □ 345 Marine Product Liability LABOR ☐ 153 Recovery of Overpayment Liability PERSONAL PROPERTY □ 861 HIA (1395ff) ☐ 850 Securities/Commodities/ □ 710 Fair Labor Standards □ 350 Motor Vehicle □ 370 Other Fraud □ 862 Black Lung (923) Exchange of Veteran's Benefits Act □ 863 DIWC/DIWW (405(g)) □ 160 Stockholders' Suits □ 355 Motor Vehicle □ 371 Truth in Lending ☐ 720 Labor/Management ☐ 890 Other Statutory Actions ■ 190 Other Contract Product Liability □ 380 Other Personal Relations □ 864 SSID Title XVI ■ 891 Agricultural Acts ■ 195 Contract Product Liability □ 360 Other Personal Property Damage ☐ 740 Railway Labor Act □ 865 RSI (405(g)) ☐ 893 Environmental Matters ☐ 385 Property Damage ☐ 751 Family and Medical □ 895 Freedom of Information ■ 196 Franchise Injury 362 Personal Injury -Product Liability Leave Act Act Medical Malpractice ☐ 790 Other Labor Litigation ■ 896 Arbitration REAL PROPERTY PRISONER PETITIONS ☐ 791 Employee Retirement FEDERAL TAX SUITS CIVIL RIGHTS ■ 899 Administrative Procedure ■ 210 Land Condemnation ☐ 440 Other Civil Rights **Habeas Corpus:** 870 Taxes (U.S. Plaintiff Act/Review or Appeal of Income Security Act ☐ 220 Foreclosure □ 441 Voting ☐ 463 Alien Detainee or Defendant) Agency Decision ☐ 442 Employment ■ 871 IRS—Third Party ☐ 950 Constitutionality of ¬ 510 Motions to Vacate □ 230 Rent Lease & Ejectment 26 USC 7609 □ 240 Torts to Land □ 443 Housing/ Sentence State Statutes Accommodations ☐ 530 General 245 Tort Product Liability ☐ 290 All Other Real Property ☐ 445 Amer. w/Disabilities ☐ 535 Death Penalty IMMIGRATION ☐ 462 Naturalization Application Employment Other: ☐ 540 Mandamus & Other ☐ 446 Amer. w/Disabilities ☐ 465 Other Immigration ☐ 550 Civil Rights Other Actions ☐ 448 Education ☐ 555 Prison Condition ☐ 560 Civil Detainee -Conditions of Confinement V. ORIGIN (Place an "X" in One Box Only) ▼ 1 Original ☐ 2 Removed from **3** Remanded from ☐ 4 Reinstated or ☐ 5 Transferred from ☐ 6 Multidistrict Proceeding State Court Appellate Court Reopened Another District Litigation Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): 28 USC 1332 VI. CAUSE OF ACTION Brief description of cause: Violations of California Automatic Renewal Laws CHECK YES only if demanded in complaint: VII. REQUESTED IN CHECK IF THIS IS A CLASS ACTION **DEMAND \$** 

UNDER RULE 23, F.R.Cv.P. JURY DEMAND: **COMPLAINT:** ☐ Yes

VIII.	RELATED	CASE(S)
	IF ANY	

(See instructions):

**JUDGE** DOCKET NUMBER SIGNATURE OF ATTORNEY OF RECORD

04/17/2017 /s/ Scot J. Ferrell

FOR OFFICE USE ONLY

DATE

AMOUNT JUDGE MAG. JUDGE RECEIPT # APPLYING IFP

#### Case 2:17-at-00411 Document 1-1 Filed 04/17/17 Page 2 of 2 INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

#### Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading 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. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.)** 

- **III. Residence** (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- **IV. Nature of Suit.** Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerk(s) in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- **V. Origin.** Place an "X" in one of the six boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407. When this box is checked, do not check (5) above.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

  Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.

  Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

**Date and Attorney Signature.** Date and sign the civil cover sheet.