C	ase 2:18-cv-08092 Document 1 Fil	ed 09/18/18 Page 1 of 43 Page ID #:1
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18	Counsel for Plaintiff Robert Fishel	l and the Proposed Class
19	UNITED STA	ATES DISTRICT COURT
20	CENTRAL DI	STRICT OF CALIFORNIA
21	WES	STERN DIVISION
22	ROBERT FISHEL, on behalf of	Case No.
23	ROBERT FISHEL, on behalf of himself and all others similarly situated,	CLASS ACTION COMPLAINT
24	Plaintiff, v.	DEMAND FOR JURY TRIAL
25	ACTIVISION PUBLISHING, IN	
26	Defendant.	
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Plaintiff Robert Fishel ("Plaintiff"), individually and on behalf of all others 1 2 similarly situated (the "Class," as defined below), brings this Class Action 3 Complaint against Activision Publishing, Inc. ("Activision" or "Defendant"), and respectfully alleges as follows. Plaintiff bases the allegations herein on personal 4 5 knowledge as to matters related to, and known to, him. As to all other matters, he bases his allegations on information and belief, through investigation of his counsel. 6 Plaintiff believes substantial evidentiary support exists for his allegations, and he 7 8 seeks a reasonable opportunity for discovery.

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JURISDICTION AND VENUE

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Jurisdiction

Pursuant to Local Rule 8-1, Plaintiff states that this Court has original 1. 11 12 subject matter jurisdiction over this proposed class action pursuant to the Class 13 Action Fairness Act of 2005, Pub. L. No. 109-2, 119 Stat. 4 (codified in scattered sections of Title 28 of the United States Code), under 28 U.S.C. § 1332(d), which 14 provides for the original jurisdiction of the federal district courts over "any civil 15 action in which the matter in controversy exceeds the sum or value of \$5,000,000, 16 exclusive of interest and costs, and [that] is a class action in which . . . any member 17 of a class of plaintiffs is a citizen of a State different from any defendant." 28 U.S.C. 18 § 1332(d)(2)(A). Because Plaintiff is a citizen of Vermont and Defendant is a citizen 19 of Delaware and California, at least one member of the plaintiff class is a citizen of 2021 a State different from Defendant. Furthermore, Plaintiff alleges the matter in controversy is well in excess of \$5,000,000 in the aggregate, exclusive of interest 22 23 and costs. Finally, Plaintiff alleges "the number of members of all proposed plaintiff classes in the aggregate" is greater than 100. See 28 U.S.C. § 1332(d)(5)(B). 24

25 2. This Court has personal jurisdiction over Activision for reasons
26 including but not limited to the following: Activision's headquarters are in
27 California. As a result, Activision has continuous and systematic ties with California
28 such that Activision is essentially at home here, meaning the Court has general *in*

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- 1 *personam* jurisdiction over Activision.
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Venue

3 3. Venue is appropriate in this District pursuant to 28 U.S.C. § 1391
4 because Activision, the only defendant, resides within this District. 28 U.S.C. §
5 1391(b)(1), (d).

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NATURE OF THE ACTION

7 4. This is a proposed class action against Activision for misleading
8 consumers about whether, and how long, they could use the most substantial
9 components of the Apple TV, iOS, and console versions of Activision's flagship
10 video game "Guitar Hero Live." Herein, the Apple TV, iOS, and console versions
11 of Guitar Hero Live, collectively, are the "Products."

- 12 5. Guitar Hero Live is a music video game in which players use a unique
 13 guitar-shaped controller to "play" along with music tracks by contemporaneously
 14 matching, on the controller, guitar fret patterns that the game scrolls on screen.
- 15 6. Activision launched Guitar Hero Live for consoles in October 2015 and
 16 for Apple TV and iOS devices in November 2015.
- The Products currently offer two gaming modes: (1) "Guitar Hero TV"
 or "GHTV" mode, which, to be playable, requires the use of an online streaming
 service that Activision provides, and (2) "Guitar Hero Live" or "GH Live" mode,
 which allows players to use the game without the streaming service, to a limited
 extent.
- 8. The Guitar Hero TV streaming service currently offers 484 playabletracks.
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9. The Guitar Hero Live mode offers 42 playable tracks.

25 10. Thus, the Guitar Hero TV streaming service offers 92% of the playable
26 music tracks within the Guitar Hero Live Products.

27 11. Activision can add to, and has added to, the number of tracks available28 in the GHTV mode.

12. Activision has not added to the tracks available in the GH Live mode.

13. The Guitar Hero Live Products also allow players to purchase in-game currency called "Hero Cash" using real money. 3

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14. Players can use Hero Cash within the Guitar Hero Live Products to purchase "Premium" or "Exclusive" content, including some Premium and Exclusive content that is not available unless players purchase it with Hero Cash.

7 15. In marketing and selling the Guitar Hero Live Products, Activision 8 prominently and conspicuously represented that the Products were playable online 9 indefinitely or, at least, for a reasonable length of time from the date of release. 10 Activision represented that the Products included the GHTV mode, which it prominently and conspicuously stated is a "playable music video network." 11 12 Activision also marketed the GHTV mode as, among other things, a "continuous" 13 broadcast of music videos," "running 24-hours a day, seven days a week." Activision's representations indicated that the Products would include the GHTV 14 mode, and online playability, indefinitely or, at least, for a reasonable length of time 15 from the date of release. 16

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16. On June 1, 2018, Activision announced that on December 1, 2018, Activision will terminate Guitar Hero TV, and the game's online servers will be 18 19 permanently shut down.

20 17. On June 1, 2018, Activision also announced that as of June 1, 2018, the iOS versions of the Product are no longer available for download, and if consumers 21 22 update their iOS software, the software may no longer support the Guitar Hero Live 23 Product.

24 18. Thus, on and after December 1, 2018—only three years after Activision 25 launched the Guitar Hero Live Products-Plaintiff and the Class members will no 26 longer be able to use the Guitar Hero TV play mode (or play online) at all, and 27 Activision will have eliminated 92% of the game's playable music tracks.

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19. Furthermore, as of June 1, 2018, if Class members who bought the iOS version of the Product buy new iOS devices, those Class members will not be able
 to re-download the Product, or use the Product at all, on their new iOS devices.

20. Upon information and belief, as of June 1, 2018, if Class members who
bought the tvOS version of the Product by new Apple TVs, those Class members
will not be able to re-download the Product, or use the Product at all, on their new
Apple TVs.

7 21. Furthermore, as of June 1, 2018, the iOS versions of the Product may
8 be eliminated entirely from consumers' iOS devices if Apple upgrades the iOS
9 operating system.

10 22. Upon information and belief, as of June 1, 2018, the tvOS version of
11 the Product may be eliminated entirely from consumers' Apple TV devices if Apple
12 upgrades the tvOS operating system.

- 13 23. Furthermore, Class members who purchased Hero Cash will lose access
 14 to that Hero Cash on and after December 1, 2018.
- 15 24. And, Class members who purchased Premium or Exclusive content will
 16 lose access to that Premium or Exclusive content on and after December 1, 2018.

17 25. As detailed below, Plaintiff brings this action on behalf of himself and
18 the Class members, seeking an order enjoining Activision from shutting down the
19 online servers that enable consumers to play Guitar Hero Live online in the Guitar
20 Hero TV mode. Plaintiff prays only for injunctive relief consistent with the relief
21 that the California Supreme Court discussed in *McGill v. Citibank, N.A.*, 393 P.3d
22 85 (Cal. 2017).

- **PARTIES**
- <u>Plaintiff Robert Fishel</u>

25 26. Plaintiff Robert Fishel resides in Burlington, Vermont. Plaintiff has no
26 intention of changing his residence.

- 27 Defendant Activision Publishing, Inc.
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27. Defendant Activision Publishing, Inc., is a corporation organized under

1 the laws of the State of Delaware.

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2 28. Activision Publishing, Inc.'s principal executive office is located at
3 3100 Ocean Park Boulevard, Santa Monica, California 90405.

ALLEGATIONS COMMON TO ALL CLAIMS

5 29. Guitar Hero Live is a music video game that requires players to use a
6 special guitar-shaped controller that is unique to, and only works with, Guitar Hero
7 Live.

30. Below is an image of the Guitar Hero Live controller.



18 31. Guitar Hero Live gameplay features guitar fret patterns that the game19 scrolls on screen.

32. The goal of the game is to use the guitar-shaped controller to match or"play" the patterns in time with the music.

33. The music that Guitar Hero Live makes available to "play" in such a
manner spans a diverse selection of music genres.

24 34. The "Guitar Hero" music video game franchise has existed since 2005. 25 35. On April 28, 2015, Fortune quoted Activision CEO Eric Hirshberg as stating that the Guitar Hero franchise had 10 million fans on Facebook. John 26 Gaudiosi, This \$3 billion game franchise crashed and burned five years ago-but 27 28 it's back. Here's FORTUNE.COM 28, 2015), now why., (Apr.

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http://fortune.com/2015/04/28/new-guitar-hero. 36. In October 2015, Activision released the "Guitar Hero Live" game for video game consoles including PlayStation 4, PlayStation 3, Xbox One, Xbox 360, and Wii U. 37. The Guitar Hero Live Products currently offer two gaming modes: (1) "Guitar Hero TV" or "GHTV" mode, which, to be playable, requires the use of an online streaming service that Activision provides, and (2) "Guitar Hero Live" or "GH Live" mode, which allows players to use the game without the streaming service, to a limited extent. 38. Each video game console version of the Product includes both the GH Live play mode and the GHTV play mode. The operating system for Apple Inc.'s television product, the Apple TV, 39. is called "tvOS." The operating system for Apple Inc.'s iPhone, iPad, and iPod Touch 40. products is called "iOS." 41. In November 2015, Activision launched the "Guitar Hero Live" game for Apple TV and iOS. 42. The Apple TV version of Guitar Hero Live included the full game for both tvOS and iOS (i.e., both the GH Live play mode and the GHTV play mode). The Apple TV version of the "Guitar Hero Live" game is only playable 43. with the guitar-shaped controller. 44. The iOS version of Guitar Hero Live included the full game for iOS only (i.e., both the GH Live play mode and the GHTV play mode). 45. The iOS version of Guitar Hero Live is playable with the guitar-shaped controller. It is also playable without the controller, by tapping the screen of the iOS device (such as an iPad). Activision prominently and conspicuously represents to consumers in 46.

 $28 \parallel$ the marketing for the Guitar Hero Live Products that the Products have online play

capabilities. 1 2 47. For example, the boxes and marketing (including online box images) 3 for the Guitar Hero Live Products prominently and conspicuously make the following representations (or substantially similar representations): 4 5 ONE GAME, TWO WAYS TO PLAY **GHLIVE** 6 7 ROCK REAL CROWDS WITH REAL REACTIONS 8 **GHTV** 9 WORLD'S FIRST PLAYABLE MUSIC VIDEO NETWORK 10 Exhibit 1 (emphasis added) (annexed hereto). 11 48. For another example, on its website for the Guitar Hero Live Products, on June 14, 2017, Activision stated: 12 GHTV | THE WORLD'S FIRST PLAYABLE MUSIC VIDEO 13 14 **NETWORK** 15 ALL PLAYABLE. ALL THE TIME 16 GHTV is *a continuous broadcast of music videos* where you and your guitar controller are the star. Hundreds of videos will be available at 17 18 launch spanning all different genres of music, with new videos continually added to the line-up. You'll be able to discover and play 19 new songs all the time. 20 21 ACTIVISION PUBL'G, INC., GHTV: The World's First Playable Music Vide Network, (emphasis 22 WWW.GUITARHERO.COM (June 14. 2017) added). https://www.guitarhero.com/game/ghtv [https://web.archive.org/web/ 23 24 20170614015159/https://www.guitarhero.com/game/ghtv]. 25 On the same page, Activision went on to state: 49. **ROCK WITH FRIENDS** 26 GHTV makes it more fun to play with your friends than ever. . . . Plus, 27 28 GHTV delivers exciting competition, no matter your skill level.

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1	Compete in your living room or online with people from all over the				
2	<i>world</i> , playing at similar progression levels and difficulty as you				
3	Id. (emphasis added).				
4	50. Presumably pursuant to an agreement with Activision, retailer Best Buy				
5	markets GHTV mode as "an <i>always-on music video network</i> , where you can play				
6	along in real time, discover new music, and challenge friends around the world."				
7	Guitar Hero Live Video Games, WWW.BESTBUY.COM (2018) (emphasis added),				
8	https://www.bestbuy.com/site/franchises/guitar-hero/pcmcat376300050004.c?id=				
9	<u>pcmcat376300050004</u> .				
10	51. On the same webpage, Best Buy states:				
11	GHTV is <i>a 24-hour, always-on, playable music video network</i> where				
12	you and your guitar are the stars. With over 150 videos available from				
13	the start, the feed will be continuously updated with hits from yesterday				
14	and today.				
15	* * * *				
16	GHTV doubles as a live competition between friends and music fans				
17	all over the world.				
18	<i>Id.</i> (emphasis added) (scroll down and click "GHTV" tab in central box).				
19	52. Activision's website for the Guitar Hero Live Products states, in a set				
20	of frequently asked questions:				
21	WHAT IS GHTV?				
22	GHTV is <i>a continuous broadcast of music videos</i> where you and your				
23	guitar controller are the star. Hundreds of videos are available now				
24	spanning all different genres of music, with new videos continually				
25	added to the line-up. You're able to discover and play new songs all				
26	the time.				
27	ACTIVISION PUBL'G, INC., FAQs, WWW.GUITARHERO.COM (2018) (emphasis added),				
28	https://www.guitarhero.com/faq.				

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1	53. Activision's website for Guitar Hero Live further states:				
2	HOW MANY CHANNELS ARE AVAILABLE ON GHTV?				
3	GHTV currently has two channels of music <i>running 24-hours a day</i> ,				
4	seven days a week. You can bounce between channels based on what				
5	sort of musical genres appeal to you and check out different sorts of				
6	videos. You can also play along to unlock premium shows like new				
7	videos, live concert footage and other prizes.				
8	Id. (emphasis added)				
9	54. Activision also represents on the Guitar Hero Live Product website as				
10	follows:				
11	HOW MANY SONGS ARE AVAILABLE IN GUITAR HERO LIVE?				
12	Between GH Live and GHTV there are hundreds of songs available				
13	now, with new songs being added to GHTV continually.				
14	Id. (emphasis added).				
15	55. Activision had exclusive knowledge of the fact that it might shut down				
16	GHTV after the launch of the Products. When Plaintiff and the Class members				
17	purchased the Products, they did not know that Activision might shut down GHTV,				
18	and Activision did not make that fact reasonably accessible to Plaintiff and the Class				
19	members because Activision did not prominently and conspicuously disclose that				
20	fact. See Exhibit 1.				
21	56. When Activision initially released the Guitar Hero Live Products, the				
22	GHTV service offered around 200 songs.				
23	57. From the date of release until April 2016, Activision added around six				
24	to nine new songs every week to GHTV.				
25	58. From April 2016 through the end of 2016, Activision added three new				
26	songs to GHTV per week.				
27	59. From 2017 to the present, Activision has added new songs to GHTV				
28	only occasionally.				

1 60. Currently, 484 songs are available via Guitar Hero TV. 2 61. The GH Live mode within the Products includes 42 songs that do not 3 require the Internet to use. 62. 4 Activision has not added any new songs to the GH Live mode. 5 63. As Macworld explained in December 2015, just after the launch of all Products, "[w]ith 42 songs, the main Live soundtrack is slimmer than past Guitar 6 7 Hero entries, but there's a reason for that: GHTV, the online streaming side of the 8 game." Andrew Hayward, Guitar Hero Live for iOS and Apple TV: Almost the full guitar experience, plus something more, WWW.MACWORLD.COM (Dec. 15, 2015 4:30 9 10 PM PST) (emphasis added), https://www.macworld.com/article/3015017/ios/guitarhero-live-for-ios-and-apple-tv-almost-the-full-guitar-experience-plus-something-11 more.html. Macworld continued, "GHTV delivers always-on programming as part 12 of the package." Id. 13 The Guitar Hero Live Products do not allow, and have never allowed, 14 64. 15 players to download the songs available on Guitar Hero TV. 65. 16 The Guitar Hero Live Products do not provide backward compatibility 17 with previous games or controllers from the Guitar Hero franchise. 18 66. The Guitar Hero Live Products also make use of an in-game currency called "Hero Cash." 19 According to Activision's website: 20 67. 21 Hero Cash is *currency that's bought in packs using real world money*. 22 Hero Cash can be used to bypass the in-game challenges needed to 23 access Premium items, Premium Shows, and Play Tokens. ACTIVISION PUBL'G, INC., Guitar hero Live Currency System and In-Game 24 25 Purchases, support.Activision.com (2018)(emphasis added). https://support.activision.com/articles/en_US/FAQ/Guitar-Hero-Live-Currency-26 System-and-In-Game-Purchases/ (click "I see that there are two kinds of currencies 27 28 in the game. How do I get them and what can they be used to purchase?").

1	68. There are some "Premium" and "Exclusive" items within the Guitar				
2	Hero Live Products that are only available using Hero Cash. Id. (click "Is there any				
3	way to get Premium or Exclusive items without using Hero Cash?").				
4	69. In other words, the Products include features that incentivize the				
5	purchase of Hero Cash with real world money.				
6	70. On June 1, 2018, Activision announced on its website that:				
7	as of December 1, 2018, the GHTV mode within Guitar Hero Live will				
8	no longer be available to play. On that date, we will terminate the				
9	service for GHTV and servers will be shut down.				
10	ACTIVISION PUBL'G, INC., Guitar Hero Live – Guitar Hero Sunset,				
11	SUPPORT.ACTIVISION.COM (2018) ("Guitar Hero Shutdown Announcement"),				
12	https://support.activision.com/articles/en_US/FAQ/Guitar-Hero-Live-GHTV-				
13	Sunset/?l=en_US&c=Game_Title%3AGuitar_Hero_Live&fs=Search&pn=1.				
14	71. In the Guitar Hero Shutdown Announcement, Activision continued on				
15	to state:				
16	As of June 1, 2018, iOS versions of the Guitar Hero Live game for				
17	mobile will no longer be available for download via the app store.				
18	However, if you currently own the app and have it installed on your				
19	device, you can continue to play the GH Live mode on your installed				
20	device. <i>Please note:</i> if you update your iOS software, the app may no				
21	longer be supported.				
22	Id.				
23	72. Activision further stated as follows on the same web page:				
24	1. What will happen to the content I unlocked for accessing Premium				
25	Shows?				
26	Players can still enjoy GHTV and all content in the game mode,				
27	including Premium Shows, through November 30, 2018. On December				
28	1, 2018, the servers will be shut down and GHTV mode within Guitar				
	11				

1 Hero Live will no longer be available to play. 2 Id. (click "1. What will happen to the content I unlocked for accessing Premium 3 Shows?"). 73. In the Guitar Hero Shutdown Announcement, Activision also stated as 4 5 follows: 3. I have some unspent Hero Cash. Can I still use it? 6 7 Players can continue to use their Hero Cash and items on hand through 8 November 30, 2018. Players will no longer be able to use Hero Cash or items as of the GHTV sunset date of December 1, 2018. 9 10 Id. (emphasis added) (click "3. I have some unspent Hero Cash. Can I still use it?"). 11 74. The December 1, 2018, shutdown will end Plaintiff's and the Class members' access to the 484 playable songs available only through GHTV, which 12 13 constitute 92% of the playable songs available within the Products. See Kyle Orland, Guitar Hero Live goes offline in December, making 92% of songs unplayable, 14 15 ARSTECHNICA.COM (June 5. 201812:27 PM), https://arstechnica.com/gaming/2018/06/guitar-hero-live-goes-offline-in-16 17 december-making-92-of-songs-unplayable/. 18 75. Furthermore, as of June 1, 2018, if Class members who bought the iOS 19 version of the Product buy new iOS devices, those Class members will not be able to re-download the Product, or use the Product at all, on their new iOS devices. 20 21 76. Upon information and belief, as of June 1, 2018, if Class members who bought the tvOS version of the Product by new Apple TVs, those Class members 22 23 will not be able to re-download the Product, or use the Product at all, on their new 24 Apple TVs. 25 77. Furthermore, as of June 1, 2018, the iOS versions of the Product may be eliminated entirely from consumers' iOS devices if Apple upgrades the iOS 26 operating system. 27

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78. Upon information and belief, as of June 1, 2018, the tvOS version of

the Product may be eliminated entirely from consumers' Apple TV devices if Apple
 upgrades the tvOS operating system.

Furthermore, the December 1, 2018, shutdown will end the Class
members' access to Premium or Exclusive content, including in particular any and
all Premium or Exclusive content that Class members purchased using Hero Cash.

6 80. Furthermore, the December 1, 2018, shutdown is also likely to deprive
7 Class members of real money that the Class members spent within the Guitar Hero
8 Live Products on Hero Cash.

Activision Harmed Plaintiff in a Manner Identical to the Manner in which Activision Harmed the Class Members

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81. On September 22, 2017, Plaintiff purchased a bundled copy of the
Guitar Hero Live Product for Apple TV and iOS from the online vendor Tech Union
for \$22.43. Plaintiff's purchase included both the Guitar Hero Live Product software
and the game's guitar-shaped controller, which is only usable with the Product.

15 82. Consumers rely on representations and information in the marketing of16 video game products in making decisions to purchase the games.

17 83. In deciding to purchase the Guitar Hero Live Product, Mr. Fishel relied
18 upon Activision's representations indicating that the Guitar Hero Live Product had
19 a GHTV component, and was enabled for online play, for an indefinite period of
20 time or, at least, a reasonable length of time from the date of release.

84. Similarly, when each Class member purchased a Product, the Class
member relied upon Activision's representations indicating that the Products had a
GHTV component, and were enabled for online play, for an indefinite period of time
or, at least, a reasonable length of time from the date of release.

85. At the time Plaintiff purchased the Guitar Hero Live Product, Plaintiff
reasonably expected that Activision would not subsequently eliminate his ability to
use the vast majority (currently, 92%) of the Product's playable music tracks.

86. Similarly, at the time each Class member purchased a Product, the Class

member reasonably expected that Activision would not subsequently eliminate the
 Class member's ability to use the vast majority (currently, 92%) of the Product's
 playable music tracks.

4 87. At the time Plaintiff purchased the Guitar Hero Live Product,
5 Activision had exclusive knowledge that it might subsequently shut down GHTV.
6 However, Activision failed to disclose, or failed to disclose prominently and
7 conspicuously, that Activision would subsequently shut down GHTV.

8 88. Similarly, at the time each Class member purchased a Product,
9 Activision had exclusive knowledge that it might subsequently shut down GHTV.
10 However, Activision failed to disclose, or failed to disclose prominently and
11 conspicuously, that Activision would subsequently shut down GHTV.

- 12 89. Had Plaintiff known at the time he purchased the Guitar Hero Live
 13 Product that Activision would subsequently shut down the GHTV servers that enable
 14 consumers to play the game's online GHTV mode (which has always included the
 15 vast majority, and currently includes 92%, of the game's playable music tracks), he
 16 would not have purchased the Product or paid the price he paid for the Product.
- 90. Similarly, had each Class member known at the time they purchased a
 Product that Activision would subsequently shut down the GHTV servers that enable
 consumers to play the game's online GHTV mode (which has always included the
 vast majority, and currently includes 92%, of the game's playable music tracks), the
 Class member would not have purchased the Product or paid the price they paid for
 the Product.
- 91. Plaintiff and the Class members reasonably relied to their detriment on
 Activision's misleading representations and omissions, which indicated that the
 Products would be usable in their entirety for an indefinite period of time or, at least,
 a reasonable length of time from the date of release.
- 27 92. Activision's misleading affirmative statements about the GHTV28 component, and the online play capabilities, of the Guitar Hero Live Products

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1	obscured the material facts that Activision failed to disclose, or failed to disclose					
2	prominently and conspicuously, namely, that Activision would subsequently shut					
3	down the GHTV servers that made playable the game's online GHTV mode, which					
4	has always included the vast majority of the game's playable tracks (currently, 92%).					
5	93. As an immediate, direct, and proximate result of Defendant's deceptive					
6	representations and omissions, Defendant injured Plaintiff and the Class members					
7	in that they:					
8	a. paid a sum of money for Products that were not what Defendant					
9	represented;					
10	b. paid a premium price for Products that were not what Defendant					
11	represented;					
12	c. were deprived of the benefit of the bargain because the Products					
13	they purchased had less value than what Defendant represented;					
14	d. did not receive Products that measured up to their expectations,					
15	which Defendant created; and					
16	e. were denied the benefit of the continuous and ongoing online					
17	gameplay that Activision promised.					
18	94. Had Defendant not made the false, misleading, and deceptive					
19	representations and omissions, Plaintiff and the Class members would not have been					
20	willing to pay the same amount for the Products they purchased, and, consequently,					
21	Plaintiff and the Class members would not have been willing to purchase the					
22	Products.					
23	95. Plaintiff and the Class members paid for Products that would provide					
24	online gameplay for an indefinite period of time or, at least, for a reasonable length					
25	of time from the date of release. However, Plaintiff and the Class members received					
26	Products for which online gameplay will be unavailable after December 1, 2018.					
27	Furthermore, Plaintiff and the Class members paid for Products that included the					
28	GHTV play mode, which has always included the vast majority of the Products'					

playable music tracks (currently, 92%). However, Plaintiff and the Class members
 received Products for which the vast majority of the playable music tracks will be
 eliminated as of December 1, 2018. For all these reasons, the Products Plaintiff and
 the Class members received were worth less than the Products for which they paid.

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96. Based on Activision's misleading and deceptive representations, it was able to, and did, charge a premium price for the Products.

7 97. Plaintiff and the Class members all paid money for the Products. 8 However, Plaintiff and the Class members did not obtain the full value of the advertised Products due to Defendant's misrepresentations and omissions. Plaintiff 9 10 and the Class members purchased the Products when they would not have done so had they know the truth about them, or, alternatively Plaintiff and the Class members 11 paid more for the Products than they would have had they known the truth about the 12 13 Products. Consequently, Plaintiff and the Class members have suffered injury in fact and lost money or property as a result of Defendant's wrongful conduct. 14

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Activision Will Benefit Greatly from Shutting Down Guitar Hero TV

Even though Activision knew it might not allocate resources for the 16 98. 17 GHTV play mode of the Guitar Hero Live Products indefinitely, Activision engaged 18 in a widespread marketing and advertising campaign to portray the Products as including GHTV indefinitely or, at least, for a reasonable length of time from the 19 20date of release. Additionally and/or alternatively, Activision's marketing campaign 21 failed to disclose prominently and conspicuously that the GHTV online play mode would not be available indefinitely or, at least, for a reasonable length of time from 22 23 the date of release.

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99. Activision engaged in this deceptive campaign to charge a premium price for the Guitar Hero Live Products.

26 100. Activision has a strong motive to shut down Guitar Hero TV. Activision
27 will gain substantial financial benefits from shutting down the Guitar Hero TV
28 service because it will no longer have to incur any expenses to provide Guitar Hero

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TV, including the cost of maintaining the Guitar Hero TV online servers 24 hours a
 day for seven days a week.

101. Because consumers who purchased the Guitar Hero Live Products will
no longer be able to use Guitar Hero TV, which currently provides 92% of the
Products' playable tracks and offers the ability to play the game online with other
consumers throughout the United States and the world, the injury is substantial.

CLASS ACTION ALLEGATIONS

1	CLASS ACTION ALLEGATIONS		
2	102. Pursuant to Rule 23(a) and (b)(2) of the Federal Rules of Civil		
3	Procedure, Plaintiff brings this action on behalf of himself and a proposed class		
4	defined as follows:		
5	The Injunctive Relief Class. All individual consumers who purchased		
6	the Products during the period from October 2015 to the date of class		
7	certification. Plaintiff asks the Court to adjudicate only liability,		
8	declaratory relief, and injunctive relief through the Injunctive Relief		
9	Class. The Injunctive Relief Class does not seek any form of monetary		
10	relief.		
11	103. Pursuant to Rule 23(a) and (b)(2), Plaintiff brings this action on behalf		
12	of himself and a proposed subclass defined as follows:		
13	The Vermont Subclass. All individual consumers who purchased the		
14	Products while residing in Vermont during the period from October		
15	2015 to the date of class certification. Plaintiff asks the Court to		
16	adjudicate only liability, declaratory relief, and injunctive relief through		
17	the Injunctive Relief Class. The Injunctive Relief Class does not seek		
18	any form of monetary relief.		
19	104. Together, the Injunctive Relief Class and the Vermont Subclass are the		
20	"Class."		
21	105. Excluded from the Class are: (a) Defendant, Defendant's board		
22	members, executive-level officers, and attorneys, and immediately family members		
23	of any of the foregoing persons; (b) governmental entities; (c) the Court, the Court's		
24	immediate family, and the Court staff; and (d) any person that timely and properly		
25	excludes himself or herself from the Class in accordance with Court-approved		
26	procedures.		
27	106. Plaintiff reserves the right to alter the Class definitions as he deems		
28	necessary at any time to the full extent that the Federal Rules of Civil Procedure, the		

Local Rules of the U.S. District Court for the Central District of California, and
 applicable precedent allow.

3 107. Certification of Plaintiff's claims for class-wide treatment is
4 appropriate because Plaintiff can prove the elements of his claims on a class-wide
5 basis using the same evidence as individual Class members would use to prove those
6 elements in individual actions alleging the same claims.

7 108. <u>Numerosity; Rule 23(a)(1)</u>: The size of the Class is so large that joinder
8 of all Class members is impracticable. Due to the nature of Defendant's business,
9 Plaintiff believes there are at least thousands, if not tens or hundreds of thousands,
10 of Class members geographically dispersed throughout the United States.

11 109. <u>Commonality; Rule 23(a)(2)</u>: There are questions of law and fact
12 common to the Class.

13 110. All Class members are subject to the same actions by Activision that are at the core of this case. All Class members were exposed to Activision's 14 15 deceptive advertising and marketing representations indicating that the Products included GHTV mode, and offered online play capabilities, for an indefinite period 16 of time or, at least, for a reasonable length of time from the date of its release. At the 17 18 time all Class members purchased the Products, Activision had exclusive knowledge of the material fact that it might shut down GHTV (which has always included the 19 vast majority of the Products' playable music tracks), and Activision failed to 2021 disclose prominently and conspicuously that fact to each Class member. On December 1, 2018, when Activision shuts down the servers that make GHTV 22 23 available, all Class members will suffer the same substantial injury.

24 111. Additional common legal and factual questions include but are not25 limited to:

a. whether Defendant engaged in the course of conduct alleged
herein;

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b.

whether Defendant's conduct at issue is likely to deceive a

reasonable consumer;

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- c. whether Defendant's conduct at issue constitutes an unfair or deceptive act or practice;
- d. whether Defendant represented to Plaintiff and the Class members that the Products included GHTV, and were playable online, indefinitely or, at least, for a reasonable length of time from the date of the Products' release;
- e. whether Defendant had a duty to Plaintiff and the Class members to disclose prominently and conspicuously at the point of purchase that it might subsequently shut down GHTV;
 - f. whether the fact that Defendant might shut down GHTV after theProducts' launch was material to a reasonable consumer;
 - g. whether Defendant's conduct violates the California and Vermont consumer protection statutes set forth below; and
 - h. whether Plaintiff and the Class members are entitled to injunctive relief.
- Defendant engaged in a common course of conduct in contravention of 17 112. the laws Plaintiff seeks to enforce individually and on behalf of the Class members. 18 Similar or identical statutory and common law violations, business practices, and 19 injuries are involved. Moreover, the common questions will yield common answers. 20113. <u>Typicality; Rule 23(a)(3)</u>: Plaintiff's claims are typical of the claims of 21 the Class members because there is an imminent threat of future harm to all Class 22 23 members through Defendant's uniform misconduct described herein; all Class 24 members were subject to Defendant's misleading and unfair advertising and marketing practices, representations, and omissions; and Plaintiff seeks the same 25 relief as the Class members. 26
- 27 114. Furthermore, there are no defenses available to Defendant that are28 unique to Plaintiff.

1 115. <u>Adequacy of Representation; Rule 23(a)(4)</u>: Plaintiff is a fair and
 adequate representative of the Class because Plaintiff's interests do not conflict with
 the Class members' interests. Plaintiff will prosecute this action vigorously and is
 highly motivated to seek redress against Defendant. Furthermore, Plaintiff has
 selected competent counsel that are experienced in class action and other complex
 litigation. Plaintiff and his counsel are committed to prosecuting this action
 vigorously on behalf of the Class and have the resources to do so.

8 116. <u>Injunctive or Declaratory Relief; Rule 23(b)(2)</u>: The requirements for
9 maintaining a class action pursuant to Rule 23(b)(2) are met, as Defendant has acted
10 or refused to act on grounds generally applicable to the Class, thereby making
11 appropriate final injunctive relief or corresponding declaratory relief with respect to
12 the Class as a whole.

13 117. <u>Notice</u>: Plaintiff and his counsel anticipate that, to the extent notice is
14 necessary in connection with the Rule 23(b)(2) Class that Plaintiff proposes herein,
15 notice to the Class members will be effectuated through recognized, Court-approved
16 notice dissemination methods, which may include United States mail, electronic
17 mail, Internet postings, and/or published notice.

CLAIMS

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FIRST CLAIM

Violation of California's Consumers Legal Remedies Act, 20CAL. CIV. CODE § 1750 et seq. 21 22 **On Behalf of the Class** 23 **Seeking Injunctive Relief Only** 24 118. Plaintiff repeats each and every allegation contained in the paragraphs above and incorporates such allegations by reference herein. 25 119. Plaintiff brings this claim on behalf of the Class for violation of 26 California's Consumers Legal Remedies Act, CAL. CIV. CODE § 1750 et seq. (the 27 "CLRA"). 28

1 120. This claim is for injunctive relief only, pursuant to California Civil
 2 Code section 1782(d).

3 121. Under the CLRA, "services" means "work, labor, and services for other
4 than a commercial or business use, including services furnished in connection with
5 the sale or repair of goods." CAL. CIV. CODE § 1761(b).

6 122. The component of Guitar Hero Live that enables online play, GHTV,
7 is a "service" under the CLRA.

8 123. Under the CLRA, "consumer" means "an individual who seeks or
9 acquires, by purchase or lease, any goods or services for personal, family, or
10 household purposes." *Id.* § 1761(d).

124. Plaintiff and the Class members are "consumers" under the CLRA.

12 125. Under the CLRA, "person" means "an individual, partnership,
13 corporation, limited liability company, association, or other group, however
14 organized." *Id.* § 1761(c).

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126. Defendant is a "person" under the CLRA.

16 127. Under the CLRA, "transaction" means "an agreement between a
17 consumer and another person, whether or not the agreement is a contract enforceable
18 by action, and includes the making of, and the performance pursuant to, that
19 agreement." *Id.* § 1761(e).

128. Defendant, on the one hand, and Plaintiff and the Class members, on
the other hand, engaged in "transactions" under the CLRA because, among other
reasons, Defendant agreed to sell, and pursuant to that agreement sold, the Products
to Plaintiff and the Class members.

- 24 129. Defendant's actions, representations, omissions, and conduct have
 25 violated the CLRA because they extend to transactions that are intended to result, or
 26 that have resulted, in the sale of goods and services to consumers.
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- 130. Under California Civil Code section 1770(a):
 - (a) The following unfair methods of competition and

unfair or deceptive acts or practices undertaken by any person in a transaction intended to result or which results in the sale or lease of goods or services to any consumer are unlawful:

* * * * *

(5) Representing that goods or services have sponsorship, approval, characteristics, ingredients, uses, benefits, or quantities which they do not have

9 *Id.* § 1770(a).

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10 131. As detailed above, Defendant has violated California Civil Code
section 1770(a)(5) by representing that the Products have characteristics and benefits
that they do not have, i.e., Defendant made representations to Plaintiff and the Class
members indicating that the Products have a GHTV component, and that the
Products are playable online, indefinitely or, at least, for a reasonable length of time
from the date of release, when in fact Defendant has now subsequently stated it will
shut down the GHTV online service on December 1, 2018.

17 132. Additionally, or alternatively, Defendant has violated the CLRA by making material omissions. At the time Plaintiff and the Class members purchased 18 the Products, Defendant had a duty to disclose to Plaintiff and the Class members 19 the material fact that Defendant might shut down the GHTV service after the launch 2021 of the Products. Defendant had exclusive knowledge of the fact that it might shut 22 down GHTV after the launch of the Products. When Plaintiff and the Class members 23 purchased the Products, they did not know that Defendant might shut down GHTV, 24 and Defendant did not make that fact reasonably accessible to Plaintiff and the Class members because Defendant did not prominently and conspicuously disclose that 25 26 fact.

27 133. Defendant stated on June 1, 2018, that it will permanently shut down
28 the GHTV online streaming service within the Products on December 1, 2018.

Defendant's advertising and marketing representations and omissions are,
 consequently, misleading, untrue, and likely to deceive reasonable consumers.

3 134. Defendant violated the CLRA by making the representations and
4 omissions in the Product marketing that are detailed above when it knew, or should
5 have known, that its representations and omissions were false and misleading.

135. Plaintiff and the Class members believed Defendant's representations
that the Products have a GHTV component, and that the Products are playable
online, indefinitely or, at least, for a reasonable length of time from the date of
release.

10 136. Plaintiff and the Class members would not have purchased the
11 Products, but for the misleading representations and/or omissions by Defendant
12 detailed above.

13 137. The Products Plaintiff and the Class members received were worth less
14 than the Products for which they paid. Plaintiff and the Class members paid a
15 premium price on account of Defendant's misrepresentations and/or omissions
16 detailed herein.

17 138. Plaintiff and the Class members were injured in fact and lost money as
a result of Defendant's representations and/or omissions about the Products detailed
above. Plaintiff and the Class members paid for Products that had a GHTV
component, and that provided online play, indefinitely or, at least, for a reasonable
length of time from the date of release, but did not receive such Products, as
Defendant has stated that it will shut down GHTV as of December 1, 2018.

139. Plaintiff, on behalf of the Class members, requests that the Court enjoin
Defendant from continuing to employ the unlawful methods, acts, and practices
alleged herein pursuant to California Civil Code section 1780(a)(2). If the Court does
not restrain Defendant from engaging in these practices in the future, Plaintiff and
the Class members will be harmed in that they will no longer be able to use the
GHTV online streaming service within the Guitar Hero Live Products.

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140. Therefore, Plaintiff prays only for injunctive relief consistent with the
 relief that the California Supreme Court discussed in *McGill v. Citibank, N.A.*, 393
 P.3d 85 (Cal. 2017).

SECOND CLAIM

Violation of California's False Advertising Law,

CAL. BUS. & PROF. CODE § 17500 et seq.

On Behalf of the Class

8 141. Plaintiff repeats each and every allegation contained in the paragraphs9 above and incorporates such allegations by reference herein.

10 142. Plaintiff brings this claim on behalf of the Class for violation of
11 California's False Advertising Law, CAL. BUS. & PROF. CODE § 17500 *et seq.* (the
12 "FAL").

13 143. At all relevant times, Defendant has engaged in a public advertising and
14 marketing campaign representing that the Products have a GHTV component, and
15 that the Products are playable online, indefinitely or, at least, for a reasonable length
16 of time from the date of release.

17 144. Additionally and/or alternatively, Defendant has violated, and 18 continues to violate, the FAL by making material omissions. At the time Plaintiff and the Class members purchased the Products, Defendant had a duty to disclose to 19 20 Plaintiff and the Class members the material fact that Defendant might shut down 21 the GHTV service after the launch of the Products. Defendant had exclusive knowledge of the fact that it might shut down GHTV after the launch of the Products. 22 23 When Plaintiff and the Class members purchased the Products, they did not know 24 that Defendant might shut down GHTV, and Defendant did not make that fact 25 reasonably accessible to Plaintiff and the Class members because Defendant did not 26 prominently and conspicuously disclose that fact.

27 145. Defendant stated on June 1, 2018, that it will permanently shut down28 the GHTV online streaming service within the Products on December 1, 2018.

Defendant's advertising and marketing representations and omissions are,
 consequently, misleading, untrue, and likely to deceive reasonable consumers.

146. Defendant engaged in its advertising and marketing campaign with
intent to directly induce consumers, including Plaintiff and the Class members, to
purchase the Products based on Defendant's false and misleading representations
and omissions.

7 147. In making and disseminating the representations and omissions detailed
8 herein, Defendant knew or should have known that the representations and
9 omissions were untrue or misleading.

10 148. Plaintiff and the Class members believed Defendant's representations
11 that the Products have a GHTV component, and that the Products are playable
12 online, indefinitely or, at least, for a reasonable length of time from the date of
13 release.

14 149. Plaintiff and the Class members would not have purchased the
15 Products, but for the misleading representations and/or omissions by Defendant
16 detailed above.

17 150. The Products Plaintiff and the Class members received were worth less
18 than the Products for which they paid. Plaintiff and the Class members paid a
19 premium price on account of Defendant's misrepresentations and/or omissions
20 detailed herein.

151. Plaintiff and the Class members were injured in fact and lost money as
a result of Defendant's representations and/or omissions about the Products detailed
above. Plaintiff and the Class members paid for Products that had a GHTV
component, and that provided online play, indefinitely or, at least, for a reasonable
length of time from the date of release, but did not receive such Products, as
Defendant has stated that it will shut down GHTV as of December 1, 2018.

27 152. Plaintiff, on behalf of the Class members, requests that the Court enjoin
28 Defendant from engaging in the false and misleading advertising and marketing set

forth herein. If the Court does not restrain Defendant from shutting down the GHTV
 online streaming service, Plaintiff and the Class members will be harmed in that they
 will no longer be able to use GHTV.

4 153. Therefore, Plaintiff prays only for injunctive relief consistent with the
5 relief that the California Supreme Court discussed in *McGill v. Citibank, N.A.*, 393
6 P.3d 85 (Cal. 2017).

7 THIRD CLAIM Violation of California's Unfair Competition Law, 8 9 CAL. BUS. & PROF. CODE § 17200 et seq. 10 **Unlawful, Unfair, and Fraudulent Prongs On Behalf of the Class** 11 12 154. Plaintiff repeats each and every allegation contained in the paragraphs 13 above and incorporates such allegations by reference herein. 14 155. Plaintiff brings this claim on behalf of the Class for violation of the unlawful, unfair, and fraudulent prongs of California's Unfair Competition Law, 15 CAL. BUS. & PROF. CODE § 17200 et seq. (the "UCL"). 16 17 156. The circumstances giving rise to Plaintiff's and the Class members'

allegations include Defendant's corporate policies regarding the sale and marketing
of the Products and regarding Defendant's provision of the GHTV online streaming
component of the Products.

157. Under the UCL, "unfair competition" means and includes "any
unlawful, unfair or fraudulent business act or practice and unfair, deceptive, untrue
or misleading advertising and any act prohibited by" the FAL. CAL. BUS. & PROF.
CODE § 17200.

25 158. By engaging in the acts and practices described herein, Defendant has
26 committed one or more acts of "unfair competition" as the UCL defines the term.

27 159. Defendant has committed "unlawful" business acts or practices by28 violating the CLRA and the FAL, as detailed above, and by violating Vermont's

1 consumer protection statute, as detailed below.

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2 160. Defendant has committed "unfair" business acts or practices by, among
3 other things:

a. engaging in conduct for which the utility of the conduct, if any, is outweighed by the gravity of the consequences to Plaintiff and the members of the Class;

engaging in conduct that is immoral, unethical, oppressive, unscrupulous, or substantially injurious to Plaintiff and the members of the Class; and

c. engaging in conduct that undermines or violates the spirit or intent of the consumer protection laws that this Class Action Complaint invokes.

13 161. Defendant has committed unlawful, unfair, and/or fraudulent business
14 acts or practices by, among other things, engaging in conduct Defendant knew or
15 should have known was likely to and did deceive reasonable consumers, including
16 Plaintiff and the Class members.

- 17 162. As detailed above, Defendant's unlawful, unfair, and/or fraudulent18 practices include making false and misleading representations and/or omissions.
- 19 163. As detailed above, Defendant has made material representations that
 20 the Products have a GHTV component, and that the Products are playable online,
 21 indefinitely or, at least, for a reasonable length of time from the date of release.

164. Additionally and/or alternatively, Defendant has made material
omissions. At the time Plaintiff and the Class members purchased the Products,
Defendant had a duty to disclose to Plaintiff and the Class members the material fact
that Defendant might shut down the GHTV service after the launch of the Products.
Defendant had exclusive knowledge of the fact that it might shut down GHTV after
the launch of the Products. When Plaintiff and the Class members purchased the
Products, they did not know that Defendant might shut down GHTV, and Defendant

did not make that fact reasonably accessible to Plaintiff and the Class members
 because Defendant did not prominently and conspicuously disclose that fact.

165. Defendant stated on June 1, 2018, that it will permanently shut down
the GHTV online streaming service within the Products on December 1, 2018.
Defendant's advertising and marketing representations and omissions are,
consequently, misleading, untrue, and likely to deceive reasonable consumers.

7 166. Defendant made the representations and omissions with intent to
8 directly induce consumers, including Plaintiff and the Class members, to purchase
9 the Products based on the false and misleading representations and omissions.

10 167. Plaintiff and the Class members believed Defendant's representations
11 that the Products have a GHTV component, and that the Products are playable
12 online, indefinitely or, at least, for a reasonable length of time from the date of
13 release.

14 168. Plaintiff and the Class members would not have purchased the
15 Products, but for the misleading representations and/or omissions by Defendant
16 detailed above.

17 169. The Products Plaintiff and the Class members received were worth less
18 than the Products for which they paid. Plaintiff and the Class members paid a
19 premium price on account of Defendant's misrepresentations and/or omissions
20 detailed herein.

170. Plaintiff and the Class members were injured in fact and lost money as
a result of Defendant's violations of the unlawful, unfair, and/or fraudulent prongs
of the UCL that are set out above. Plaintiff and the Class members paid for Products
that had a GHTV component, and that provided online play, indefinitely or, at least,
for a reasonable length of time from the date of release, but did not receive such
Products, as Defendant has stated that it will shut down GHTV as of December 1,
2018.

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171. Plaintiff, on behalf of the Class members, requests that the Court enjoin

Defendant from engaging in the violations of the UCL's unlawful, unfair, and
 fraudulent prongs set out herein. If the Court does not restrain Defendant from
 shutting down the GHTV online streaming service, Plaintiff and the Class members
 will be harmed in that they will no longer be able to use GHTV.

5 172. Therefore, Plaintiff prays only for injunctive relief consistent with the
6 relief that the California Supreme Court discussed in *McGill v. Citibank, N.A.*, 393
7 P.3d 85 (Cal. 2017).

FOURTH CLAIM

Violation of Vermont's Consumer Protection Act,

VT. STAT. ANN. tit. 9, § 2451 et seq.

On Behalf of the Vermont Subclass

12 173. Plaintiff repeats each and every allegation contained in the paragraphs13 above and incorporates such allegations by reference herein.

14 174. Plaintiff brings this claim on behalf of the Vermont Subclass for
15 violation of Vermont's Consumer Protection Act, VT. STAT. ANN. tit. 9, § 2451 *et*16 *seq.* (the "VCPA").

17 175. Under the VCPA, "consumer" means "any person who purchases, 18 leases, contracts for, or otherwise agrees to pay consideration for goods or services 19 not for resale in the ordinary course of his or her trade or business but for his or her use or benefit or the use or benefit of a member of his or her household, or in 20 21 connection with the operation of his or her household or a farm whether or not the 22 farm is conducted as a trade or business, or a person who purchases, leases, contracts 23 for, or otherwise agrees to pay consideration for goods or services not for resale in 24 the ordinary course of his or her trade or business but for the use or benefit of his or her business or in connection with the operation of his or her business." VT. STAT. 25 ANN. tit. 9, § 2451a(a). 26

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176. Plaintiff and the Class members are "consumers" under the VCPA.

Under the VCPA, "goods" or "services" include "any objects, wares,

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177.

goods, commodities, work, labor, intangibles, courses of instruction or training,
 securities, bonds, debentures, stocks, real estate, or other property or services of any
 kind." VT. STAT. ANN. tit. 9, § 2451a(b).

4

178. The Products are "goods" or "services" under the VCPA.

5 179. Under the VCPA, "seller" means "a person regularly and principally
6 engaged in a business of selling goods or services to consumers." VT. STAT. ANN.
7 tit. 9, § 2451a(c).

8

180. Defendant is a "seller" under the VCPA.

9 181. The VCPA prohibits "[u]nfair methods of competition in commerce
10 and unfair or deceptive acts or practices in commerce." VT. STAT. ANN. tit. 9, §
11 2453(a).

12 182. The VCPA states:

The failure to sell any goods or services in the manner and of the nature advertised or offered, or the refusal or inability to sell any goods or services at the price advertised or offered or in accordance with other terms or conditions of the advertisement or offer, creates a rebuttable presumption of an intent to violate the provisions of this chapter. No actual damage to any person need be alleged or proven for an action to lie under this chapter.

20 VT. STAT. ANN. tit. 9, § 2457.

183. To succeed on a claim for violation of the VCPA, a plaintiff must prove:
(1) the defendant made a statement, omitted information, or engaged in a practice,
that an ordinary person would decide was misleading; (2) the plaintiff reasonably
interpreted what the defendant said, failed to say, or did; and (3) the defendant's
statement, omission, or practice was "material," meaning it would be likely to affect
an ordinary person's decision whether to purchase the relevant goods or services or
enter into the relevant contract.

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184. Defendant has engaged in unfair or deceptive acts or practices in

1 commerce in violation of the VCPA by making material false and misleading 2 representations and/or omissions.

3 185. As detailed above, Defendant has made material representations that 4 the Products have a GHTV component, and that the Products are playable online, indefinitely or, at least, for a reasonable length of time from the date of release. 5

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186. Additionally and/or alternatively, Defendant has made material 7 omissions. At the time Plaintiff and the Class members purchased the Products, 8 Defendant had exclusive knowledge of the fact that it might shut down GHTV after the launch of the Products. When Plaintiff and the Class members purchased the 9 10 Products, they did not know that Defendant might shut down GHTV, and Defendant did not make that fact reasonably accessible to Plaintiff and the Class members 11 12 because Defendant did not prominently and conspicuously disclose that fact.

- 13 187. Defendant stated on June 1, 2018, that it will permanently shut down the GHTV online streaming service within the Products on December 1, 2018. 14 15 Defendant's advertising and marketing representations and omissions are, consequently, misleading, untrue, and likely to deceive reasonable consumers. 16
- 17 188. Defendant made the representations and omissions with intent to 18 directly induce consumers, including Plaintiff and the Class members, to purchase the Products based on the false and misleading representations and omissions. 19

189. Plaintiff and the Class members believed Defendant's representations 20that the Products have a GHTV component, and that the Products are playable 21 online, indefinitely or, at least, for a reasonable length of time from the date of 22 23 release.

24 190. Plaintiff and the Class members would not have purchased the Products, but for the misleading representations and/or omissions by Defendant 25detailed above. 26

191. The Products Plaintiff and the Class members received were worth less 27 than the Products for which they paid. Plaintiff and the Class members paid a 28

premium price on account of Defendant's misrepresentations and/or omissions
 detailed herein.

192. Plaintiff and the Class members were injured in fact and lost money as
a result of Defendant's violations of the VCPA that are set out above. Plaintiff and
the Class members paid for Products that had a GHTV component, and that provided
online play, indefinitely or, at least, for a reasonable length of time from the date of
release, but did not receive such Products, as Defendant has stated that it will shut
down GHTV as of December 1, 2018.

9 193. Plaintiff, on behalf of the Class members, requests that the Court enjoin
10 Defendant pursuant to section 2461(b), Title Nine, Vermont Statutes, from engaging
11 in the violations of the VCPA set out herein. If the Court does not restrain Defendant
12 from shutting down the GHTV online streaming service, Plaintiff and the Class
13 members will be harmed in that they will no longer be able to use GHTV.

14 194. Therefore, Plaintiff prays only for injunctive relief consistent with the
15 relief that the California Supreme Court discussed in *McGill v. Citibank, N.A.*, 393
16 P.3d 85 (Cal. 2017).

17

PRAYER FOR RELIEF

18 WHEREFORE, Plaintiff, on behalf of himself and the Class members,19 respectfully requests that the Court enter an Order:

A. certifying the proposed Class under Federal Rule of Civil Procedure
21 (23(a) and (b)(2), as set forth above;

B. declaring that Defendant is financially responsible for notifying the
Class members of the pendency of this suit;

C. declaring that Defendant has committed the violations of law alleged
herein;

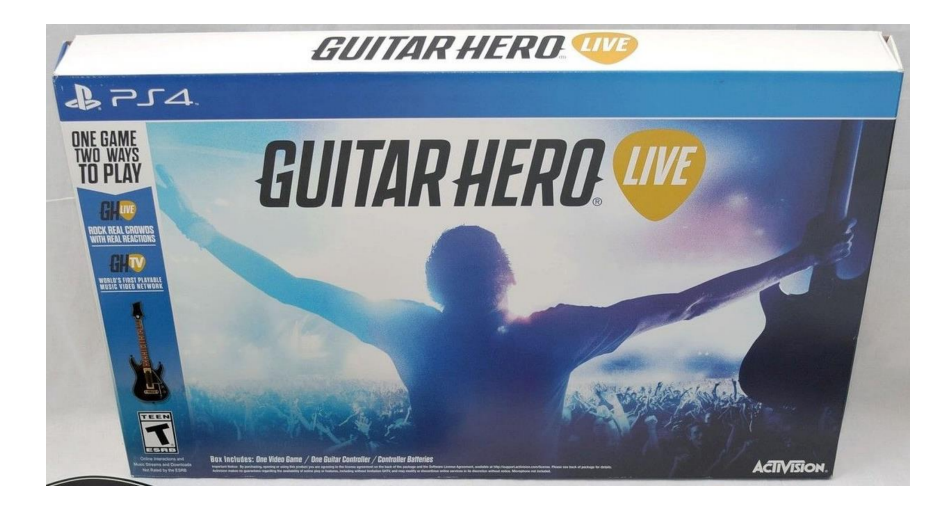
D. providing for any and all injunctive relief the Court deems appropriate;
E. awarding Plaintiff his reasonable costs and expenses of suit, including
attorneys' fees;

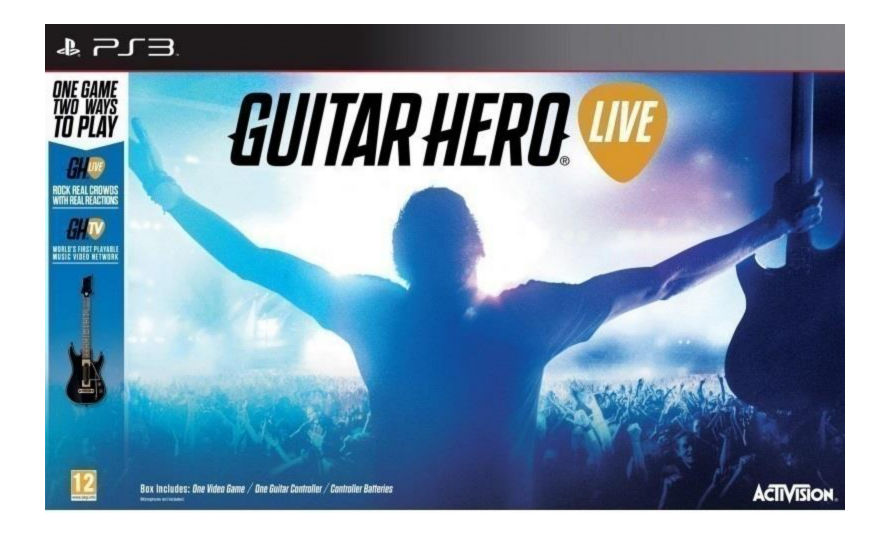
1		F.	awarding pre- and post-judgment interest to the extent the law allows;
2	and		
3		G.	providing such further relief as this Court may deem just and proper.
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Ca	se 2:18-cv-08092 Document 1 Filed 09/18/18 Page 36 of 43 Page ID #:36
1	DEMAND FOR JURY TRIAL
2	Pursuant to Rule 38 of the Federal Rules of Civil Procedure, Plaintiff hereby
3	demands a trial by jury on all claims so triable.
4	
5	Date: September 18, 2018 Respectfully submitted,
6	REESE LLP
7	By: <u>/s/ Michael R. Reese</u>
8	Michael R. Reese (Cal. State Bar No. 206773)
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23	250 S. Beverly Drive, Suite 330
24	Beverly Hills, California 90212
25	Telephone: (866) 884-1717
26	Counsel for Plaintiff Robert Fishel
27	and the Proposed Class
28	
	35

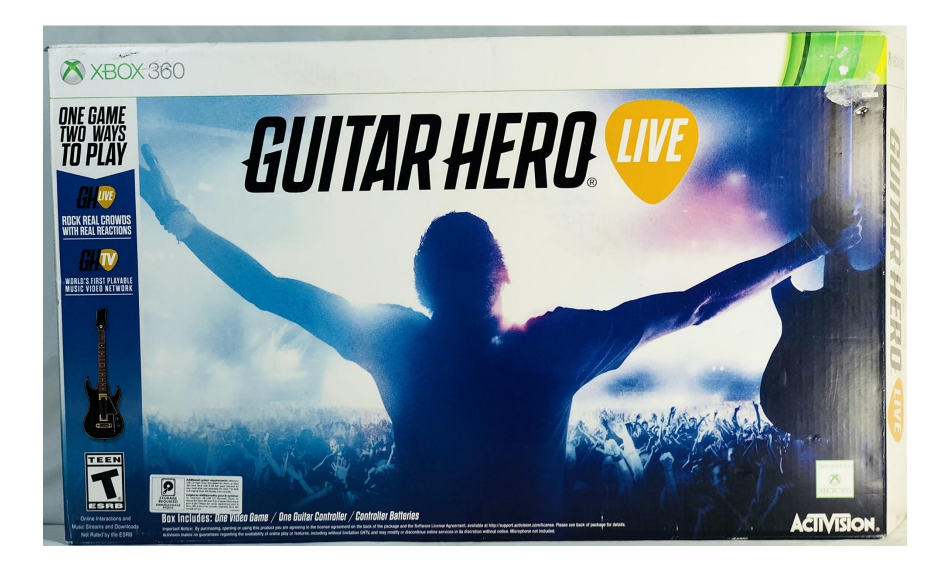
EXHIBIT 1

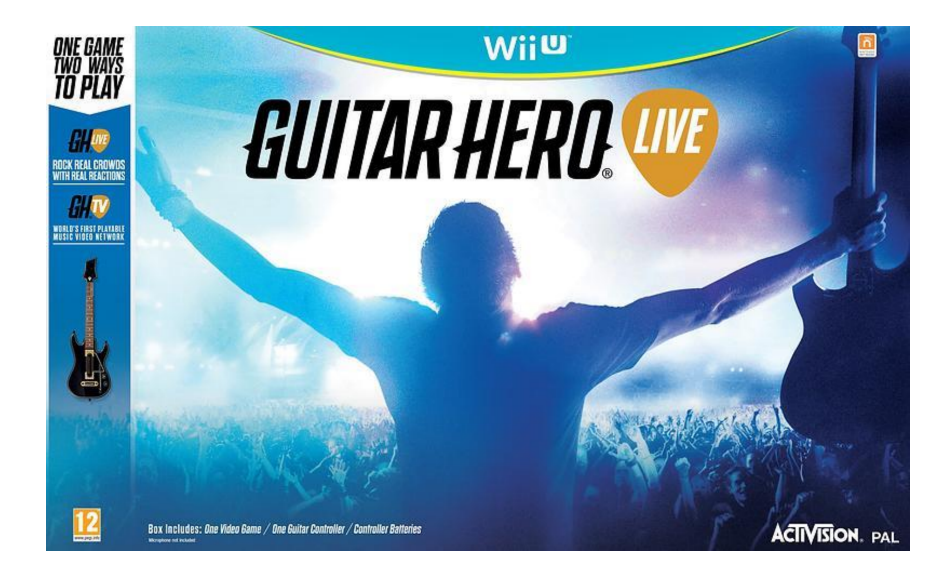












I. (a) PLAINTIFFS (Check box if you are representing yourself)			DEFENDANT	5 (Chec	k box if you are representing yourself 🗌)	
 (b) County of Residence of First Listed Plaintiff (EXCEPT IN U.S. PLAINTIFF CASES) (c) Attorneys (Firm Name, Address and Telephone Number) If you are representing yourself, provide the same information. 			County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) Attorneys (Firm Name, Address and Telephone Number) If you are representing yourself, provide the same information.			
II. BASIS OF JURISDICTI	ON (Place an X in one box only.)	III. CIT	FIZENSHIP OF PRINCIPAL PARTIES -For Diversity Cases Only lace an X in one box for plaintiff and one for defendant)			
☐ 1. U.S. Government Plaintiff	3. Federal Question (U.S. Government Not a Party)	Citizen o	of This State of Another State	PTF DEI 1 1 2 1	F Incorporated or Principal Place of Business in this State PTF DEF 2 Incorporated and Principal Place 5 5	
		Citizen o Foreign	or Subject of a Country	3	of Business in Another State 3 Foreign Nation 6 6 6	
IV. ORIGIN (Place an X in one box only.) 1. Original Proceeding 2. Removed from Appellate Court 4. Reinstated or Reopened 5. Transferred from Another District (Specify) 6. Multidistrict Litigation - Transfer 8. Multidistrict Litigation - Direct File						
V. REQUESTED IN COMP	PLAINT: JURY DEMAND: Yes	No	(Check "Yes	" only if de	manded in complaint.)	
CLASS ACTION under F.	CLASS ACTION under F.R.Cv.P. 23: Yes No MONEY DEMANDED IN COMPLAINT: \$					

VI. CAUSE OF ACTION (Cite the U.S. Civil Statute under which you are filing and write a brief statement of cause. Do not cite jurisdictional statutes unless diversity.)

VII. NATURE OF SUIT (Place an X in one box only).								
OTHER STATUTES	CONTRACT	REAL PROPERTY CONT.	IMMIGRATION	PRISONER PETITIONS	PROPERTY RIGHTS			
375 False Claims Act	110 Insurance	240 Torts to Land	462 Naturalization	Habeas Corpus:	820 Copyrights			
376 Qui Tam	🔲 120 Marine	245 Tort Product Liability	465 Other	463 Alien Detainee	830 Patent			
└── (31 USC 3729(a))	🔲 130 Miller Act	290 All Other Real		□ Sentence	835 Patent - Abbreviated			
□ 400 State Reapportionment	140 Negotiable Instrument	Property TORTS	TORTS PERSONAL PROPERTY	530 General 535 Death Penalty	New Drug Application			
410 Antitrust	150 Recovery of	PERSONAL INJURY	370 Other Fraud	Other:	SOCIAL SECURITY			
430 Banks and Banking	Overpayment & Enforcement of	310 Airplane	371 Truth in Lending	540 Mandamus/Other	861 HIA (1395ff)			
450 Commerce/ICC Rates/Etc.	Judgment	315 Airplane Product Liability	380 Other Personal	550 Civil Rights	862 Black Lung (923)			
460 Deportation	151 Medicare Act	320 Assault, Libel & Slander	Property Damage	555 Prison Condition	863 DIWC/DIWW (405 (g))			
470 Racketeer Influ- enced & Corrupt Org.	152 Recovery of Defaulted Student	- 330 Fed Employers'	385 Property Damage Product Liability	Conditions of	864 SSID Title XVI			
480 Consumer Credit	Loan (Excl. Vet.)	340 Marine	BANKRUPTCY	Confinement	865 RSI (405 (g))			
490 Cable/Sat TV	153 Recovery of	345 Marine Product	422 Appeal 28 USC 158	FORFEITURE/PENALTY	FEDERAL TAX SUITS			
850 Securities/Com- modities/Exchange	Overpayment of Vet. Benefits	Liability	423 Withdrawal 28	625 Drug Related Seizure of Property 21 USC 881	870 Taxes (U.S. Plaintiff or Defendant)			
890 Other Statutory	160 Stockholders' Suits	355 Motor Vehicle	USC 157	690 Other	871 IRS-Third Party 26 USC 7609			
Actions	190 Other	Product Liability 360 Other Personal	440 Other Civil Rights	LABOR				
891 Agricultural Acts	Contract	L Injury	441 Voting	710 Fair Labor Standards				
Matters	195 Contract Product Liability	362 Personal Injury- Med Malpratice	442 Employment	720 Labor/Mgmt.				
□ 895 Freedom of Info. Act	196 Franchise	365 Personal Injury- Product Liability	443 Housing/ Accommodations	Relations				
896 Arbitration	REAL PROPERTY	367 Health Care/	445 American with	740 Railway Labor Act				
899 Admin. Procedures	210 Land Condemnation	Pharmaceutical Personal Injury	Disabilities- Employment	751 Family and Medical Leave Act				
Act/Review of Appeal of Agency Decision	220 Foreclosure	Product Liability 368 Asbestos	446 American with Disabilities-Other	790 Other Labor Litigation				
950 Constitutionality of State Statutes	230 Rent Lease & Ejectment	Book Asbestos Personal Injury Product Liability	448 Education	791 Employee Ret. Inc. Security Act				

FOR OFFICE USE ONLY:

VIII. VENUE: Your answers to the questions below will determine the division of the Court to which this case will be initially assigned. This initial assignment is subject to change, in accordance with the Court's General Orders, upon review by the Court of your Complaint or Notice of Removal.

QUESTION A: Was this case removed from state court?	STATE CASE WAS PENDING IN	INITIAL DIV	INITIAL DIVISION IN CACD IS:				
Yes No	Los Angeles, Ventura, Santa Barbara, or S	v	Western				
If "no, " skip to Question B. If "yes," check the box to the right that applies, enter the	Orange	S	outhern				
corresponding division in response to Question E, below, and continue from there.	Riverside or San Bernardino			E	Eastern		
				I			
QUESTION B: Is the United States, or one of its agencies or employees, a PLAINTIFF in this action?	ies or employees, a the district reside in Orange Co.?			YES. Your case will initially be assigned to the Southern Division. Enter "Southern" in response to Question E, below, and continue from there.			
🗌 Yes 📄 No			🗌 NO. Contir	ue to Question B.2.			
If "no, " skip to Question C. If "yes," answer Question B.1, at right.	B.2. Do 50% or more of the defendants who reside in the district reside in Riverside and/or San Bernardino Counties? (Consider the two counties together.)		YES. Your case will initially be assigned to the Eastern Division. Enter "Eastern" in response to Question E, below, and continue from there.				
	check one of the boxes to the right 🔶			tern" in response to Questi	rill initially be assigned to the Western Division. in response to Question E, below, and continue		
QUESTION C: Is the United States, or	C.1. Do 50% or more of the plaintiffs who res	ide in the	YES YOUR	ase will initially be assigned	d to the Southern Division		
one of its agencies or employees, a DEFENDANT in this action?	district reside in Orange Co.?		 YES. Your case will initially be assigned to the Southern Division. Enter "Southern" in response to Question E, below, and continue from there. 				
🗌 Yes 🗌 No	check one of the boxes to the right		NO. Continue to Question C.2.				
If "no, " skip to Question D. If "yes," answer Question C.1, at right.	C.2. Do 50% or more of the plaintiffs who res district reside in Riverside and/or San Bernard Counties? (Consider the two counties togethe	ino	 YES. Your case will initially be assigned to the Eastern Division. Enter "Eastern" in response to Question E, below, and continue from there. 				
	check one of the boxes to the right 🛛 🗭		NO. Your case will initially be assigned to the Western Division. Enter "Western" in response to Question E, below, and continue from there.				
QUESTION D: Location of plaintiffs and defendants?			A. ge County	B. Riverside or San Bernardino County	C. Los Angeles, Ventura, Santa Barbara, or San Luis Obispo County		
Indicate the location(s) in which 50% or reside. (Check up to two boxes, or leave	more of <i>plaintiffs who reside in this district</i> blank if none of these choices apply.)	:t					
Indicate the location(s) in which 50% or <i>district</i> reside. (Check up to two boxes, o apply.)	more of <i>defendants who reside in this</i> r leave blank if none of these choices						
D.1. Is there at least one	answer in Column A?		D.2. Is there a	t least one answer in C	olumn B?		
Yes	No	Yes No					
If "yes," your case will initia	Ily be assigned to the	If "yes," your case will initially be assigned to the					
SOUTHERN DIVISION.			EASTERN DIVISION.				
Enter "Southern" in response to Question E, below, and continue from there.			Enter "Eastern" in response to Question E, below.				
lf "no," go to question	n D2 to the right.	If "no," your case will be assigned to the WESTERN DIVISION.					
Enter "Western" in response to Question E, below.							
QUESTION E: Initial Division?			INI	FIAL DIVISION IN CACD			
Enter the initial division determined by C	Question A, B, C, or D above: 🛶						
QUESTION F: Northern Counties?							
Do 50% or more of plaintiffs or defendar	nts in this district reside in Ventura, Santa	Barbara, c	or San Luis Obis	po counties?	Yes No		

IX(a). IDENTICAL CASES: Has this action been previously filed in this court?	NO	YES							
If yes, list case number(s):									
IX(b). RELATED CASES: Is this case related (as defined below) to any civil or criminal case(s) previously filed in t	his court?								
	NO	YES							
If yes, list case number(s):									
Civil cases are related when they (check all that apply):									
A. Arise from the same or a closely related transaction, happening, or event;									
B. Call for determination of the same or substantially related or similar questions of law and fact; of	or								
C. For other reasons would entail substantial duplication of labor if heard by different judges.	C. For other reasons would entail substantial duplication of labor if heard by different judges.								
Note: That cases may involve the same patent, trademark, or copyright is not, in itself, sufficient to deem ca	ses related.								
A civil forfeiture case and a criminal case are related when they (check all that apply):									
A. Arise from the same or a closely related transaction, happening, or event;									
B. Call for determination of the same or substantially related or similar questions of law and fact; of	or								
C. Involve one or more defendants from the criminal case in common and would entail substanti- labor if heard by different judges.	al duplication of								
X. SIGNATURE OF ATTORNEY									

X. SIGNATURE OF ATTORNEY		
(OR SELF-REPRESENTED LITIGANT):	DATE:	

Notice to Counsel/Parties: The submission of this Civil Cover Sheet is required by Local Rule 3-1. This Form CV-71 and the information contained herein neither replaces nor supplements the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. For more detailed instructions, see separate instruction sheet (CV-071A).

Key to Statistical codes relating to Social Security Cases:

Nature of Suit Code	Abbreviation	Substantive Statement of Cause of Action
861	HIA	All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended. Also, include claims by hospitals, skilled nursing facilities, etc., for certification as providers of services under the program. (42 U.S.C. 1935FF(b))
862	BL	All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969. (30 U.S.C. 923)
863	DIWC	All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as amended; plus all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405 (g))
863	DIWW	All claims filed for widows or widowers insurance benefits based on disability under Title 2 of the Social Security Act, as amended. (42 U.S.C. 405 (g))
864	SSID	All claims for supplemental security income payments based upon disability filed under Title 16 of the Social Security Act, as amended.
865	RSI	All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended. (42 U.S.C. 405 (g))