1	Glen L. Kulik, Esq. (SBN 082170) gkulik@kgswlaw.com	
2	David A. Bernardoni, Esq. (SBN 228155)	
3	dbernardoni@kgswlaw.com KULIK GOTTESMAN SIEGEL & WA	RELLP
	15303 Ventura Blvd., Suite 1400	
4	Sherman Oaks, CA 91403 Tel: (310) 557-9200	
5	Fax: (310) 557-0224	
6	Francis Malofiy, Esq. (pro hac motion per	nding)
7	Alfred (AJ) Fluehr, Esq. (<i>pro hac</i> motion J	pending)
	aj@francisalexander.com FRANCIS ALEXANDER, LLC	jonang)
8	280 N. Providence Rd., Suite 1	
9	Media, PA 19063	
10	Tel: (215) 500-1000 Fax: (215) 500-1005	
11	Attorneys for Plaintiffs	
12	UNITED STATES D	NSTRICT COURT
13	FOR THE CENTRAL DIST	
14	William Smith;	Case No.:
15	Brian Clover;	
16	Scott McCulloch	COMDI A INT FOD
17	<i>Plaintiff</i> v.	COMPLAINT FOR COPYRIGHT INFRINGEMENT
	The Weeknd;	
18	Abel M. Tesfaye (p/k/a The Weeknd);	Counts:
19	Jason Quenneville (p/k/a DaHeala);	1. Direct Copyright Infringement
20	Ahmad Balshe (p/k/a Belly);	2. Contributory Copyright Infringement
	Savan Harish Kotecha;	3. Vicarious Copyright Infringement
21	Ali Payami; Karl Martin Sandberg (p/k/a Max	4. Declaration of Authorship/Ownership5. Accounting – Declaratory Relief
22	Martin);	6. Constructive Trust – Declaratory
23	Peter Anders Svensson;	Relief
24	The Weeknd XO, LLC;	7. Unjust Enrichment
	The Weeknd XO, Inc.;	
25	DaHeala & Co., LLC;	
26	MXM, LLC; MXM Publishing;	DEMAND FOR JURY TRIAL
27	MXM Music AB;	DEMAND FOR JUNI INIAL
	Wolf Cousins;	
28	Universal Music Group, Inc.;	
		1
	COMPLAINT FOR COPY	RIGHT INFRINGEMENT

1	Universal Music Publishing, Inc.
2	Universal Music Corporation;
	Universal Music Publishing LTD;
3	Universal Music Publishing BL Limited;
4	Big Life Music Ltd; Kobalt Songs Music Publishing, Inc.;
5	KMR Music Royalties II SCSP;
	SONGS Music Publishing LLC;
6	Songs of SMP;
7	Warner/Chappell Music, Inc.;
8	WB Music Corp.;
9	Warner/Chappell Music Scandinavia AB Sal and CO Management LP;
10	Sal and CO LP;
11	Wassim Salibi (aka Tony Sal)
	(general partner of Sal and Co); Artist Nation Management Group, Inc.
12	(general partner of Sal and Co);
13	The Weeknd XO Music, ULC
14	XO&co., Inc. (d/b/a XO)
15	UMG Recordings, Inc. (d/b/a Republic
	Records);
16	Defendants
17	Dejenaams
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

1

COMPLAINT

This music copyright infringement suit concerns superstar artist The
 Weeknd blatantly copying Plaintiffs' song "I Need To Love" to create the song "A
 Lonely Night" included on his chart-topping and Grammy award-winning *Starboy* album. A quick listen to the key-matched comparison at the following link will
 quickly dispel any doubt that Plaintiffs' song was copied: <u>https://youtu.be/y-</u>
 WCCWWYsj0.

8 2. In 2004-05, three UK songwriters—plaintiffs William "Billy" Smith,
9 Brian Clover, and Scott McCulloch—jointly wrote, recorded, engineered,
10 produced, and performed a song named "I Need To Love," as well as several
11 others. The trio jointly own all rights and copyrights in "I Need To Love." The
12 song can be found here: <u>https://youtu.be/yu7DKWQ2ibM</u>.

3. As a result of their output and talent, in 2005 publisher Big Life Music
acquired rights to shop three of Plaintiffs' songs to artists, including "I Need to
Love," as well as songs titled "Be My Light" and "Walk Away."

4. Plaintiffs' "I Need to Love" was in fact pitched all over the world to
many artists by Big Life.

In 2008, Big Life Music (and its rights to promote Plaintiffs' songs)
were acquired by Universal Music Publishing Group, by and through the company
Universal Music Publishing BL Limited, a successor business to Big Life.

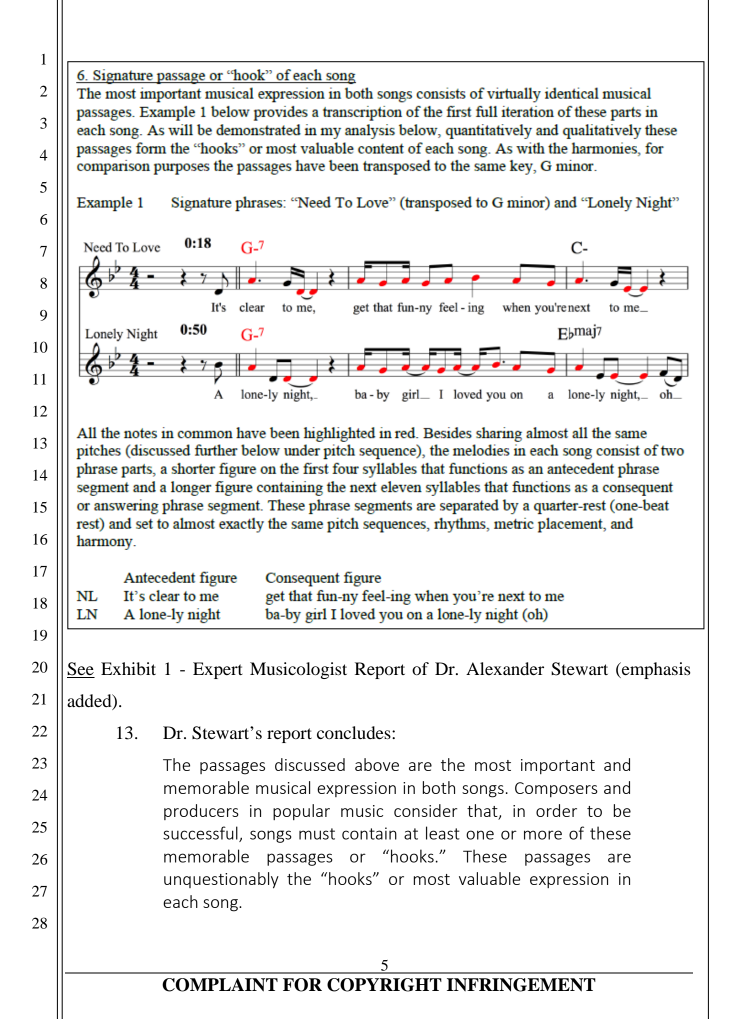
6. In 2016, Universal informed Plaintiffs that the 3 songs had not been
exploited.

7. Shortly thereafter, on November 11, 2016, Universal voluntarily
relinquished all claims to Plaintiffs' compositions, stating that "Publisher confirms
that it has relinquished any and all claim in and to the unexploited compositions
listed in the schedule to this letter with effect from 11 November 2016." This
relinquishment included "I Need To Love."

28

1	8. Two weeks later on November 25, 2016, artist The Weeknd (real
2	name is Abel Tesfaye) and Universal released his massively successful album
3	Starboy, which topped the charts. On that album was a song named "A Lonely
4	Night." It can be found here: <u>https://youtu.be/i4ghdw373a4</u> .
5	9. The trio first became aware of "A Lonely Night" when plaintiff
6	Clover heard the song while shopping at Topman in Colchester, UK. Mr. Clover
7	instantly knew that the song he was hearing was in fact the trio's "I Need To Love"
8	that Plaintiffs had written in 2004-05 and which Universal promoted from 2005-
9	2016.
10	10. A comparison of "A Lonely Night" and Plaintiffs' song "I Need To
11	Love" shows that the songs are not only substantially similar, but strikingly
12	similar.
13	11. Plaintiffs' expert musicologist, Alexander Stewart, is clear that the
14	similarities between the two songs could only result from copying:
15	My preliminary investigation and analysis has revealed
16	substantial similarities between these two songs. Subjectively, I believe these similarities are so clear as to be obvious even
17	to a casual listener. As seen in my objective analysis below,
18	these similarities amount to, both quantitatively and qualitatively, the most important musical expression in both
19	works. <i>In my opinion, based on the level of detail in which these</i>
20	similarities are found, these similarities could only result from
21	copying.
22	See Exhibit 1 - Expert Musicologist Report of Dr. Alexander Stewart (emphasis
23	added).
24	12. Indeed, Dr. Stewart's analysis observes that key parts of "A Lonely
25	Night" are practically identical to "I Need to Love":
26	
27	
28	
	4
	COMPLAINT FOR COPYRIGHT INFRINGEMENT

Case 2:19-cv-02507-PA-MRW Document 1 Filed 04/03/19 Page 5 of 41 Page ID #:5



[] In this investigation and analysis I have found substantial similarities that in my opinion can only be the result of copying. These similarities include melodic, harmonic, rhythmic, and foundational musical expression more generally as well as important details. This expression is the most valuable content in both songs both from a quantitative and qualitative perspective.

⁶
 7
 <u>See</u> Exhibit 1 - Expert Musicologist Report of Dr. Alexander Stewart (emphases added).

8
9
14. The identical and strikingly similar nature of the two songs establishes access.

10 11 15. It is not a coincidence that Universal Music released the *Starboy* 11 12 14. album just two weeks after Universal returned "I Need To Love" back to Plaintiffs.

16. Not only is access proven by the songs' striking similarities, but access is also proven through both Plaintiffs' and Defendants' contacts at Universal.

15
17. The writers credited for the song "A Lonely Night" are defendants
Tesfaye (The Weeknd), Jason Quenneville (p/k/a DeHeala), Ahmad Balshe (p/k/a
Belly), Savan Hrish Kotecha, Ali Payami, Martin Sandberg (p/k/a Max Martin),
and Peter Anders Svensson.

19
 18. At all relevant times Defendant Jason Quenneville, professionally
 20
 21
 21
 22
 23
 24
 25
 26
 27
 28
 29
 29
 20
 20
 20
 21
 22
 23
 24
 25
 26
 27
 28
 29
 29
 20
 20
 21
 22
 23
 24
 25
 26
 27
 28
 29
 20
 20
 21
 21
 22
 23
 24
 24
 25
 26
 27
 28
 29
 20
 20
 21
 21
 21
 21
 21
 22
 21
 22
 23
 24
 25
 26
 27
 28
 29
 20
 20
 21
 21
 21
 21
 21
 21
 22
 21
 21
 22
 21
 22
 21
 22
 21
 21
 22
 21
 21
 22
 21
 22
 21
 22
 21
 22
 21
 21
 22
 21
 22
 21
 22
 21
 22
 21
 22
 21
 21
 22
 21
 22
 21
 21
 22
 21
 21
 22
 22
 21
 22
 22
 21
 <l

Furthermore, defendant Quenneville has been at all relevant times the

23

19.

1

2

3

4

5

13

14

24 25

26

27

28

20. The fact that The Weeknd producer and co-writer Quenneville also worked at Universal and for The Weeknd, and had access Plaintiffs' music, simply confirms that Defendants had access to and in fact copied Plaintiffs' song.

in-house producer for The Weeknd and his creative director, and wrote five songs

on the Starboy album including "A Lonely Night."

21. This is not the first time that The Weeknd has been accused of music
 copyright infringement concerning the *Starboy* album.

22. For instance, the artist Yasminah has sued The Weeknd for taking her
song "Hooyo" also known as "Jewel of My Life" to create the title track "Starboy,"
while at least two producers for Yasminah have already settled out of court with
the superstar.

7 23. Other lawsuits against Defendants include allegations that The
8 Weeknd copied a composer's film score to create hit song "The Hills," and that
9 when creating "Belong to the World" The Weeknd sampled the song "Machine
10 Gun" from the artist Portishead over his objection.

11 24. Furthermore, according to performing rights organizations' records, it
12 appears that "duplicate claims" have been lodged against dozens of songs written
13 and/or performed by The Weeknd, including those co-written by Jason
14 Quenneville.

15 25. Clearly, the Weeknd does not create his own work, but merely
16 slavishly copies others. The Weeknd's songwriting process includes using other
17 people's work to write songs.

18 26. Plaintiffs' song is registered with the Copyright Office at number:
19 SRu001345680, protecting their musical composition "I Need To Love." <u>See</u>
20 Exhibit 2. Defendants' song is registered with the Copyright Office at numbers:
21 PA0002083923, PA0002063071, PA0002082977, and SR0000814318.

22

23

24

25

26

27

28

27. The sheet music on sale of "A Lonely Night" lists the following entities as benefitting from the infringing exploitation of Plaintiffs' work:

Songs Music Publishing, LLC o/b/o Songs Of SMP, MXM, WB Music Corp., Wolf Cousins, Warner/Chappell Music Scandinavia AB, Universal Music Corp. and Sal And Co LP. All Rights for MXM Administered Worldwide by Kobalt Songs Music Publishing. All Rights for Wolf Cousins and Warner/Chappell Music Scandinavia AB in the U.S. and Canada Administered by WB Music Corp. All Rights for Sal And

Co LP Administered by WB Music Corp. and Universal Music Corp. Exhibit 3. All predicate acts of infringement took place in the United States, and 28. upon information and belief in the Central District of California. 29. Plaintiffs are also entitled as a matter of law to a declaration of ownership and authorship in "A Lonely Night," and actual damages, direct profits, and indirect profits from the exploitation of the song. As a result of Defendants' conduct, Plaintiffs are entitled to damages, 30. which include but are not limited to licensing fees, mechanical royalties, advertising revenue, streaming revenue, and concert revenue-and any other revenue derived from the exploitation of "A Lonely Night" and the Starboy album. ***** **COMPLAINT FOR COPYRIGHT INFRINGEMENT**

Case	:19-cv-02507-PA-MRW Document 1 Filed 04/03/19 Page 9 of 41 Page ID #:9	
1	THE PARTIES	
2		
3	Plaintiffs (Contable)	•
4 5	William "Billy" Smith "Smith" 31. Plaintiff Billy Smith is a resident of the United Kingdom, and holds	
6	31. Plaintiff Billy Smith is a resident of the United Kingdom, and holds dual citizenship with the United Kingdom and the United States.	,
7		,
8	32. He co-wrote, co-authored, and co-owns the song "I Need to Love," with Clover and McCulloch.	
9	33. The trio also co-produced, co-engineered, and collectively performed	1
10	the song.	L
10		,
12	Brian Clover "Clover" 34. Plaintiff Brian Clover is a resident and citizen of the United Kingdom.	
12	35. He co-wrote, co-authored, and co-owns the song "I Need to Love,"	
13	with Smith and McCulloch.	
15	36. The trio also co-produced, co-engineered, and collectively performed	1
15	the song.	L
10		,
18	Scott McCulloch "McCulloch" 37. Plaintiff Scott McCulloch is a resident and citizen of the United	
10	Kingdom.	L
20	38. He co-wrote, co-authored, and co-owns the song "I Need to Love,"	,
20	with Smith and Clover.	
22	39. The trio also co-produced, co-engineered, and collectively performed	1
23	the song.	•
24		
25		
26		
27		
28		
_0		
	9 COMPLAINT FOR COPYRIGHT INFRINGEMENT	-

1	Defendants	
2	The Weeknd	
3	40. The Weeknd, upon information and belief, is a band, company	,
4	partnership, and/or songwriting group led by Abel M. Tesfaye who also perform	S
5	professionally under that name. The Weeknd resides in this district.	
6	41. Defendant directly infringed Plaintiffs' song by duplicating it	ī,
7	creating derivative works, publicly performing it, and otherwise reproducing i	t
8	without authorization.	
9	42. At all points Defendant had the right and ability to control or stop the	e
10	infringing conduct but failed to do so.	
11	43. At all points Defendant knew of the infringement and also materially	У
12	contributed and caused the infringement by, including but not limited to	,
13	promoting, distributing, and selling The Weeknd's Starboy and/or "A Lonely	У
14	Night" and/or permitting their use.	
15	44. Defendant has received significant financial benefits as a result of the	e
16	infringement.	
17	Defendant Abel M. Tesfaye "The Weeknd"	,
18	45. Defendant Abel Tesfaye is professionally known as "The Weeknd."	
19	46. The Weeknd is a resident of Hidden Hills, CA.	
20	47. The Weeknd released his album, <i>Starboy</i> , on November 25, 2016. The	e
21	album rocketed to the top of the charts and has been certified as double platinum in	a
22	the United States.	
23	48. Tesfaye is listed as one the authors and writers of the track on <i>Starbo</i>	y
24	called "A Lonely Night."	
25	49. Tesfaye directly infringed Plaintiffs' song by duplicating it, creating	g
26	derivative works, publicly performing it, and otherwise reproducing it withou	t
27	authorization.	
28		
	10	
	COMPLAINT FOR COPYRIGHT INFRINGEMENT	

1 50. At all points Defendant had the right and ability to control or stop the
2 infringing conduct but failed to do so.

51. At all points Defendant knew of the infringement and also materially
contributed and caused the infringement by, including but not limited to,
promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely
Night" and/or permitting their use.

7 52. Defendant has received significant financial benefits as a result of the
8 infringement.

⁹ Defendant Jason Quenneville

10 53. Defendant Jason Quenneville is a producer known as DaHeala. On
11 information and belief he is a resident of Los Angeles, CA.

"DaHeala"

12

54. Quenneville is credited as a writer on "A Lonely Night."

13 55. Quenneville also has worked during the relevant time periods in and
14 around 2016 as an in house producer and artist at Universal Music. During that
15 same time period he was in-house producer and creative director for The Weeknd,
16 and co-authored multiple songs for The Weeknd, including "A Lonely Night" on
17 the *Starboy* album.

18 56. By virtue of his employment and other relationships with Universal,
19 Quenneville had access to Plaintiffs' song "I Need to Love".

20 57. Quenneville directly infringed Plaintiffs' song by duplicating it,
 21 creating derivative works, and otherwise reproducing it without authorization.

58. At all points Defendant had the right and ability to control or stop the
infringing conduct but failed to do so.

59. At all points Defendant knew of the infringement and also materially
contributed and caused the infringement by, including but not limited to,
promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely
Night" and/or permitting their use.

28

Defendant has received significant financial benefits as a result of the 1 60. infringement. 2 3 **Defendant Ahmad Balshe** "Belly" Defendant Ahmad Balshe is listed as an author of the song "A Lonely 61 4 5 Night." He is professionally known as "Belly." 6 62. On information and belief Balshe resides in Encino, California, in the 7 Central District of California. 8 Balshe directly infringed Plaintiffs' song by duplicating it, creating 63. 9 derivative works, and otherwise reproducing it without authorization. At all points Defendant had the right and ability to control or stop the 10 64. 11 infringing conduct but failed to do so. 12 65. At all points Defendant knew of the infringement and also materially contributed and caused the infringement by, including but not limited to, 13 promoting, distributing, and selling The Weeknd's Starboy and/or "A Lonely 14 Night" and/or permitting their use. 15 Defendant has received significant financial benefits as a result of the 16 66. infringement. 17 18 **Defendant Savan Harish Kotecha** "Kotecha" Defendant Savan Kotecha is listed as a co-author of "A Lonely 19 67. Night." 20 21 On information and belief, Kotecha resides in Los Angeles, CA, in the 68. Central District of California. 22 23 69. Kotecha directly infringed Plaintiffs' song by duplicating it, creating derivative works, and otherwise reproducing it without authorization. 24 25 70. At all points Defendant had the right and ability to control or stop the infringing conduct but failed to do so. 26 27 71. At all points Defendant knew of the infringement and also materially 28 contributed and caused the infringement by, including but not limited to, 12 **COMPLAINT FOR COPYRIGHT INFRINGEMENT**

promoting, distributing, and selling The Weeknd's Starboy and/or "A Lonely 1 2 Night" and/or permitting their use. 3 72. Defendant has received significant financial benefits as a result of the infringement. 4 5 **Defendant Ali Payami** "Payami" Defendant Ali Payami is listed as a co-author of "A Lonely Night." 6 73. 7 On information and belief Payami resides in the Central District of 74. 8 California. 9 Payami directly infringed Plaintiffs' song by duplicating it, creating 75. 10 derivative works, and otherwise reproducing it without authorization. 11 76. At all points Defendant had the right and ability to control or stop the infringing conduct but failed to do so. 12 13 77. At all points Defendant knew of the infringement and also materially 14 contributed and caused the infringement by, including but not limited to, 15 promoting, distributing, and selling The Weeknd's Starboy and/or "A Lonely 16 Night" and/or permitting their use. 17 Defendant has received significant financial benefits as a result of the 78. 18 infringement.

19 **Defendant Karl Martin Sandberg** "Max Martin"

20 Defendant Karl Martin Sandberg is listed as a co-author of "A Lonely 79. Night." He is professionally known as Max Martin. 21

22 80. On information and belief Sandberg resides in the Central District of 23 California.

24 81. Sandberg owns the entities MXM, LLC, MXM Publishing, and MXM 25 Music AB ("Sandberg entities").

26 Sandberg directly infringed Plaintiffs' song by duplicating it, creating 82. 27 derivative works, and otherwise reproducing it without authorization.

28

1 83. At all points Defendant had the right and ability to control or stop the
2 infringing conduct but failed to do so.

84. At all points Defendant knew of the infringement and also materially
contributed and caused the infringement by, including but not limited to,
promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely
Night" and/or permitting their use.

7 85. Defendant has received significant financial benefits as a result of the
8 infringement.

⁹ Defendant Peter Anders Svensson

10 86. Defendant Peter Svensson is listed as a co-author on the song "A
11 Lonely Night."

12 87. On information and belief Svensson resides in the Central District of
13 California.

14 88. Svensson directly infringed Plaintiffs' song by duplicating it, creating
15 derivative works, and otherwise reproducing it without authorization.

16 89. At all points Defendant had the right and ability to control or stop the
17 infringing conduct but failed to do so.

90. At all points Defendant knew of the infringement and also materially
contributed and caused the infringement by, including but not limited to,
promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely
Night" and/or permitting their use.

22 91. Defendant has received significant financial benefits as a result of the
23 infringement.

²⁴ Defendant The Weeknd XO, LLC

92. Defendant The Weeknd XO, LLC, is a Delaware corporation,
headquartered in Los Angeles, CA. Upon information and belief, Abel Tesfaye
uses this entity to create, promote, and sell his music.

Defendant directly infringed Plaintiffs' song by duplicating it, 1 93. 2 creating derivative works, and otherwise reproducing it without authorization.

- 3 94. At all points Defendant had the right and ability to control or stop the infringing conduct but failed to do so. 4
- 5

95. At all points Defendant knew of the infringement and also materially contributed and caused the infringement by, including but not limited to, 6 7 promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely 8 Night" and/or permitting their use.

Defendant has received significant financial benefits as a result of the 9 96. 10 infringement.

11 Defendant The Weeknd XO, Inc.

12 Defendant The Weeknd XO, Inc. is an entity headquartered in Los 97. 13 Angeles, CA.

14 98. It does not appear to be formally registered in any US state, but it does appear on the copyright registration filed for "A Lonely Night," number: 15 PA0002082977, and other songs on the Starboy album. 16

17 Upon information and belief, Abel Tesfaye uses this entity to create, 99. 18 promote, and sell his music.

19 100. Defendant directly infringed Plaintiffs' song by duplicating it, 20 creating derivative works, and otherwise reproducing it without authorization.

21 101. At all points Defendant had the right and ability to control or stop the infringing conduct but failed to do so. 22

23 102. At all points Defendant knew of the infringement and also materially contributed and caused the infringement by, including but not limited to, 24 promoting, distributing, and selling The Weeknd's Starboy and/or "A Lonely 25 Night" and/or permitting their use. 26

27 103. Defendant has received significant financial benefits as a result of the 28 infringement.

¹ **Defendant Daheala & Co., LLC**

2 104. Daheala & Co. is a label for Jason Quenneville incorporated in
3 California and headquartered in Los Angeles.

4 105. Defendant directly infringed Plaintiffs' song by duplicating it,
5 creating derivative works, and otherwise reproducing it without authorization.

6 106. At all points Defendant had the right and ability to control or stop the
7 infringing conduct but failed to do so.

8 107. At all points Defendant knew of the infringement and also materially
9 contributed and caused the infringement by, including but not limited to,
10 promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely
11 Night" and/or permitting their use.

12 108. Defendant has received significant financial benefits as a result of the
13 infringement.

¹⁴ **Defendant MXM, LLC**

15 109. Defendant MXM LLC is a single member LLC, of which Karl Martin
16 Sandberg is the member.

17 110. It is incorporated in the state of California, and headquartered in
18 Beverly Hills. It is believed to be doing business as "MXM."

19 111. MXM LLC directly infringed Plaintiffs' song by duplicating it,
 20 creating derivative works, and otherwise reproducing it without authorization.

21 112. At all points Defendant had the right and ability to control or stop the
22 infringing conduct but failed to do so.

113. At all points Defendant knew of the infringement and also materially
contributed and caused the infringement by, including but not limited to,
promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely
Night" and/or permitting their use.

27 114. Defendant has received significant financial benefits as a result of the
28 infringement.

1 **Defendant MXM Publishing**

2 115. On information and belief, Defendant is an entity headquartered in 3 Los Angeles, CA, which publishes music for Karl Martin Sandberg and is 4 otherwise owned by him.

5 116. Defendant directly infringed Plaintiffs' song by duplicating it, 6 creating derivative works, and otherwise reproducing it without authorization.

7 117. At all points Defendant had the right and ability to control or stop the 8 infringing conduct but failed to do so.

118. At all points Defendant knew of the infringement and also materially 9 10 contributed and caused the infringement by, including but not limited to, 11 promoting, distributing, and selling The Weeknd's Starboy and/or "A Lonely 12 Night" and/or permitting their use.

13 119. Defendant has received significant financial benefits as a result of the 14 infringement

15 **Defendant MXM Music AB**

16 120. On information and belief, Defendant is owned by Karl Martin 17 Sandberg. Defendant is a Swedish company which does business by and through 18 Martin in Los Angeles, CA, including for the *Starboy* album.

19 121. On information and belief, Defendant is doing business as Wolf 20 Cousins, and owns the Wolf Cousins trademark.

21 122. On information and belief, Defendant is also doing business as MXM Publishing. 22

23

123. Defendant directly infringed Plaintiffs' song by duplicating it, creating derivative works, and otherwise reproducing it without authorization. 24

25 124. At all points Defendant had the right and ability to control or stop the infringing conduct but failed to do so. 26

27 125. At all points Defendant knew of the infringement and also materially 28 contributed and caused the infringement by, including but not limited to,

promoting, distributing, and selling The Weeknd's <u>Starboy</u> and/or "A Lonely
 Night" and/or permitting their use.

3 126. Defendant has received significant financial benefits as a result of the
4 infringement.

⁵ Wolf Cousins

6 127. Upon information and belief Wolf Cousins is an entity which owns or
7 administers or publishes "A Lonely Night." It is affiliated with Max Martin.
8 Performing rights organizations such as ASCAP indicate that it is represented by
9 WB Music Corp. and Warner/Chappell Music Inc.

10 128. Defendant directly infringed Plaintiffs' song by duplicating it,
 11 creating derivative works, and otherwise reproducing it without authorization.

12 129. At all points Defendant had the right and ability to control or stop the
13 infringing conduct but failed to do so.

14 130. At all points Defendant knew of the infringement and also materially
15 contributed and caused the infringement by, including but not limited to,
16 promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely
17 Night" and/or permitting their use.

18 131. Defendant has received significant financial benefits as a result of the
19 infringement.

²⁰ Universal Music Group, Inc.; Universal Music Publishing, Inc. (d/b/a
 ²¹ Universal Music Publishing Group); Universal Music Corporation

132. The Universal Defendants own UMG Recordings, Inc., and the UK
 Universal entities. Unless otherwise stated, when Plaintiffs refer to "Universal defendants" they are referring to all Universal entities around the world.

 $\begin{array}{c|c} 25 \\ 26 \end{array}$ 133. Defendants maintain offices in Los Angeles, CA and otherwise do business there.

27 134. Defendants own and/or or publish and/or or administer "A Lonely
28 Night."

1 135. Defendants directly infringed Plaintiffs' song by duplicating it,
 2 creating derivative works, and otherwise reproducing it without authorization.

- 3 136. At all points Defendants had the right and ability to control or stop the
 4 infringing conduct but failed to do so.
- 5 137. At all points Defendants knew of the infringement and also materially
 6 contributed and caused the infringement by, including but not limited to,
 7 promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely
 8 Night" and/or permitting their use.
- 9 138. Defendants have received significant financial benefits as a result of
 10 the infringement.

¹¹ Universal Music Publishing LTD; Universal Music Publishing BL Limited; ¹² Big Life Music Ltd

- 13
 139. On information and belief Universal Music Publishing BL Limited
 14
 14 and Universal Music Publishing LTD are UK companies which are the successor
 15 corporations to Big Life Music LTD. Big Life Music represented Plaintiffs and
 16 shopped their songs to artists for development from 2005 until 2008.
 - 140. Big Life was acquired by Universal Music Publishing Group in 2008.
- 18 141. It was through Big Life and the Universal Defendants that the other
 19 Defendants found and copied Plaintiffs' song "I Need To Love."

17

- 142. Not coincidentally on November 11, 2016, just two weeks before The
 Weeknd released the *Starboy* album with "A Lonely Night" on it, Defendants and
 all other Universal entities ceded any and all rights back to Plaintiffs in "I Need To
 Love" and made it clear that the work was "unexploited."
- 143. Furthermore, Defendants directly infringed Plaintiffs' song by
 duplicating it, creating derivative works, and otherwise reproducing it without
 authorization. They also own, administer, and/or publish Defendants' song.
- 144. At all points Defendants had the right and ability to control or stop the
 infringing conduct but failed to do so.

145. At all points Defendants knew of the infringement and also materially
 contributed and caused the infringement by, including but not limited to,
 promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely
 Night" and/or permitting their use.

5

6

146. Defendants have received significant financial benefits as a result of the infringement.

7 || Kobalt Songs Music Publishing, Inc.; KMR Music Royalties II SCSP

8 147. The Kobalt defendants administer intellectual property for the
9 Defendants in relation to the exploitation of "A Lonely Night" and the *Starboy*10 album, including in Los Angeles, CA.

11 148. The Kobalt entities purchased SONGS Music Publishing's catalogue
 12 of songs in December 2017, which included the *Starboy* album and "A Lonely
 13 Night."

14 149. Kobalt owns and/or or publishes and/or or administers "A Lonely
15 Night."

16 150. Kobalt also administers defendant Karl Sandberg and his entities'
 17 intellectual property.

18 151. Defendants directly infringed Plaintiffs' song by duplicating it,
 19 creating derivative works, and otherwise reproducing it without authorization.

20
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
21
<

At all points Defendants knew of the infringement and also materially
 contributed and caused the infringement by, including but not limited to,
 promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely
 Night" and/or permitting their use.

²⁶ 154. Defendants have received significant financial benefits as a result of
²⁷ the infringement.

SONGS Music Publishing LLC 1

2 155. Songs Music is incorporated in New York, and maintains an office in 3 Los Angeles, CA. Upon information and belief it also does business under the name "Songs of SMP." 4

5

156. Songs Music published "A Lonely Night" and the *Starboy* album.

6 157. Songs Music sold its catalogue to Kobalt Capital in or around 7 December 2017.

8 158. On information and belief the Kobalt defendants are a successor 9 company or companies to Songs Music Publishing LLC.

10 159. Defendant directly infringed Plaintiffs' song by duplicating it, 11 creating derivative works, and otherwise reproducing it without authorization.

12 160. At all points Defendant had the right and ability to control or stop the 13 infringing conduct but failed to do so.

14 161. At all points Defendant knew of the infringement and also materially contributed and caused the infringement by, including but not limited to, 15 16 promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely 17 Night" and/or permitting their use.

18 162. Defendant has received significant financial benefits as a result of the infringement. 19

20 Songs of SMP

21 163. Songs of SMP is an entity which owns and/or administers and/or publishes "A Lonely Night." 22

23

164. Defendant directly infringed Plaintiffs' song by duplicating it, 24 creating derivative works, and otherwise reproducing it without authorization.

25 165. At all points Defendant had the right and ability to control or stop the 26 infringing conduct but failed to do so.

27 166. At all points Defendant knew of the infringement and also materially 28 contributed and caused the infringement by, including but not limited to,

promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely
 Night" and/or permitting their use.

3 167. Defendant has received significant financial benefits as a result of the
4 infringement.

⁵ WB Music Corp.; Warner/Chappell Music, Inc.; Warner/Chappell ⁶ Music Scandinavia AB

7 168. WB Music Corp. is incorporated in California and is part of a
8 worldwide music empire run by Warner Music. Warner/Chappell Music is a
9 Delaware corporation which maintains offices in Los Angeles, CA.
10 Warner/Chappell owns Warner/Chappell Music Scandinavia AB.

11 169. Defendants own and/or publish and/or administer "A Lonely Night,"
12 at least in part, including for several other defendant including Payami, Sal and Co,
13 and Wolf Cousins.

14 170. Defendants directly infringed Plaintiffs' song by duplicating it,
15 creating derivative works, and otherwise reproducing it without authorization.

16 171. At all points Defendants had the right and ability to control or stop the
17 infringing conduct but failed to do so.

18 172. At all points Defendants knew of the infringement and also materially
19 contributed and caused the infringement by, including but not limited to,
20 promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely
21 Night" and/or permitting their use.

173. Defendants have received significant financial benefits as a result of
the infringement.

²⁴ Defendant Sal and CO Management LP

25

26

174. Sal and Co is a Delaware entity, headquartered in Beverly Hills, CA.

"Sal and CO"

175. Upon information and belief, it is doing business as Sal and CO LP.

27 176. Its general partners are Tony Sal and Artist National Management
28 Group, Inc.

1 177. Defendant directly infringed Plaintiffs' song by duplicating it,
 2 creating derivative works, and otherwise reproducing it without authorization.

- 3 178. At all points Defendant had the right and ability to control or stop the
 4 infringing conduct but failed to do so.
- 5 179. At all points Defendant knew of the infringement and also materially
 6 contributed and caused the infringement by, including but not limited to,
 7 promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely
 8 Night" and/or permitting their use.

9 180. Defendant has received significant financial benefits as a result of the
10 infringement.

¹¹ Defendant Sal and CO LP

"Sal and CO"

Tony

- 12
- 181. Sal and Co is a Delaware entity, headquartered in Beverly Hills, CA.

13 182. Its general partners are Tony Sal and Artist National Management
14 Group, Inc.

15 183. Defendant directly infringed Plaintiffs' song by duplicating it,
16 creating derivative works, and otherwise reproducing it without authorization.

17 184. At all points Defendant had the right and ability to control or stop the
18 infringing conduct but failed to do so.

19 185. At all points Defendant knew of the infringement and also materially
20 contributed and caused the infringement by, including but not limited to,
21 promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely
22 Night" and/or permitting their use.

- 23 186. Defendant has received significant financial benefits as a result of the
 24 infringement.
- 25Defendant Wassim Salibi(a/k/a26Sal)

27 187. Wassim Salibi (aka Tony Sal) is a general partner of Sal and CO LP
28 and/or Sal and CO Management LP.

2

1

188. Salibi is a co-manager of The Weeknd.

189. Defendant directly infringed Plaintiffs' song by duplicating it, 3 creating derivative works, and otherwise reproducing it without authorization.

4 190. At all points Defendant had the right and ability to control or stop the 5 infringing conduct but failed to do so.

191. At all points Defendant knew of the infringement and also materially 6 7 contributed and caused the infringement by, including but not limited to, 8 promoting, distributing, and selling The Weeknd's Starboy and/or "A Lonely 9 Night" and/or permitting their use.

10 192. Defendant has received significant financial benefits as a result of the 11 infringement.

12 **Defendant Artist Nation Management Group, Inc.**

13 193. Artist Nation is a Delaware corporation, headquartered in Beverly 14 Hills, CA. Artist Nation is a general partner of Sal and CO LP and/or Sal and CO 15 Management LP.

16 194. Defendant directly infringed Plaintiffs' song by duplicating it, 17 creating derivative works, and otherwise reproducing it without authorization.

18 195. At all points Defendant had the right and ability to control or stop the 19 infringing conduct but failed to do so.

20 196. At all points Defendant knew of the infringement and also materially 21 contributed and caused the infringement by, including but not limited to, 22 promoting, distributing, and selling The Weeknd's Starboy and/or "A Lonely 23 Night" and/or permitting their use.

24 197. Defendant has received significant financial benefits as a result of the infringement. 25

26

27 28

¹ || The Weeknd XO Music, ULC

198. Defendant The Weeknd XO, LLC, is a Canadian corporation,
headquartered in Los Angeles, CA. Upon information and belief, Abel Tesfaye
uses this entity to create, promote, and sell his music, and it acts as a label.

5 199. Defendant directly infringed Plaintiffs' song by duplicating it,
6 creating derivative works, and otherwise reproducing it without authorization.

7 200. At all points Defendant had the right and ability to control or stop the
8 infringing conduct but failed to do so.

9 201. At all points Defendant knew of the infringement and also materially
10 contributed and caused the infringement by, including but not limited to,
11 promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely
12 Night" and/or permitting their use.

13 202. Defendant has received significant financial benefits as a result of the
14 infringement.

¹⁵ **XO&co, Inc.**

16

"XO"

203. Defendant XO&co, Inc. is a corporation doing business as "XO," as a
label for The Weeknd. It is headquartered in Los Angeles, CA. Upon information
and belief, Abel Tesfaye uses this entity to create, promote, and sell his music, and
it acts as a label.

21 204. Defendant directly infringed Plaintiffs' song by duplicating it,
22 creating derivative works, and otherwise reproducing it without authorization.

23 205. At all points Defendant had the right and ability to control or stop the
24 infringing conduct but failed to do so.

25 206. At all points Defendant knew of the infringement and also materially
26 contributed and caused the infringement by, including but not limited to,
27 promoting, distributing, and selling The Weeknd's *Starboy* and/or "A Lonely
28 Night" and/or permitting their use.

Case 2:19-cv-02507-PA-MRW Document 1 Filed 04/03/19 Page 26 of 41 Page ID #:26

1 207. Defendant has received significant financial benefits as a result of the 2 infringement.

3 Republic **Defendant UMG Recordings, Inc.** (d/b/a)4 **Records**)

5

6

208. UMG Recordings is a Delaware Corporation headquartered in Los Angeles, CA. It is own by Universal Music Group.

7 209. UMG is the record company and label which distributes The 8 Weeknd's music, doing so under the name Republic Records.

210. Defendant directly infringed Plaintiffs' song by duplicating it, 9 10 creating derivative works, and otherwise reproducing it without authorization.

11 211. At all points Defendant had the right and ability to control or stop the 12 infringing conduct but failed to do so.

13 212. At all points Defendant knew of the infringement and also materially 14 contributed and caused the infringement by, including but not limited to, promoting, distributing, and selling The Weeknd's Starboy and/or "A Lonely 15 16 Night" and/or permitting their use.

17 213. Defendant has received significant financial benefits as a result of the 18 infringement.

19

20 214. On information and belief, each and every Defendant was an agent, 21 partner, representative, affiliate, employee, alter ego, or co-conspirator of each and 22 every other Defendant, and in doing the things alleged herein, each and every Defendant was acting pursuant to such conspiracy and/or within the course and 23 24 scope of such agency, representation, affiliation, control or employment and was 25 acting with the consent, permission and authorization of the other Defendants. Moreover, on information and belief, each Defendant who joined the conspiracy 26 27 after its formation ratified, adopted and is liable for all acts committed in

furtherance of the conspiracy including those committed before such Defendant
 joined the conspiracy.

3	215. Whenever the Complaint refers to any act or acts of a Defendant, the
4	reference shall also be deemed to mean that the directors, officers, employees,
5	
	affiliates, controlling companies or agents of the responsible Defendants
6	authorized such act while actively engaged in the management, direction or control
7	of the affairs of Defendant, and each of them, and/or by persons who are the alter
8	ego of Defendants, or while acting within the scope of their agency, affiliation,
9	control, or employment. Whenever the Complaint refers to any act of Defendants,
10	the references shall be deemed to be the act of each Defendant, jointly and
11	severally.
12	****
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
-	
	27 COMPLAINT FOR COPYRIGHT INFRINGEMENT

JURISDICTION AND VENUE

216. Plaintiffs hereby incorporate by reference the preceding paragraphs and repeats and realleges each of the allegations as if fully set forth here.

5 217. The infringement of "I Need to Love" has occurred by virtue of the 6 commercial exploitation of "A Lonely Night" which occurred, and continues to 7 occur, in the Central District of California, the entire United States, and throughout 8 the world.

9 218. It is believed that "I Need to Love" was first copied and made into "A
10 Lonely Night" in Los Angeles, CA.

219. This action is brought as a copyright infringement case and related
claims; and therefore, subject matter jurisdiction lies within this Court, pursuant to
28 U.S.C. §§ 1331 and 1338.

14 220. The Central District of California has personal jurisdiction over each
15 and every Defendant by virtue of (1) their specific contacts with this district
16 concerning "A Lonely Night," and (2) their general, systematic, and continuous
17 business and music contacts with this district, especially concerning the
18 exploitation of the *Starboy* album.

19 221. Furthermore, the defendants, as elaborated in the above section and
20 incorporated here by reference, reside in the Central District of California, and/or
21 do substantial business with those businesses which reside in this district related to
22 the allegations in this complaint.

23 222. Venue lies within this Court pursuant to 28 U.S.C. Sections 24 1391(b)(1) - (3), 1391(c), 1391(d), and 1400(a) in that one or more defendants 25 reside in this district or have agents that reside in the district and/or are found in 26 the district.

28 COMPLAINT FOR COPYRIGHT INFRINGEMENT

27 28

1

2

3

1 COUNT 1 2 DIRECT COPYRIGHT INFRINGEMENT 3 (Against all Defendants.) 4 5 223. Plaintiffs hereby incorporate by reference the preceding paragraphs 6 and repeats and realleges each of the allegations as if fully set forth here. 7 224. Plaintiffs jointly own all rights in the musical composition "I Need To 8 Love," which is an original and novel copyrightable composition. 9 225. To be liable for direct copyright infringement a defendant must have 10 had access to the work allegedly copied, and there must be substantial similarity 11 between the infringing work and the infringed work. Access can be established by 12 showing with direct or circumstantial evidence that the work in question was 13 actually copied. Access can also be established by demonstrating that the two 14 works are so strikingly similar that independent creation is precluded. Substantial 15 similarity is proven by demonstrating that an ordinary person would recognize the 16 infringing song as having been taken from the Plaintiffs' protected expression. 17 226. Here, access is proven by the striking similarity between "I Need to

¹⁸ Love" and "A Lonely Night," which precludes independent creation. The chorus in
¹⁹ "A Lonely Night" is practically identical to the verse in "I Need to Love,"
²⁰ including the melody, rhythm, and pitch. The similarities could not have been the
²¹ result of a coincidence.

22 227. Furthermore, access is proven by Defendants' relationships with
23 Plaintiffs' former publisher. Defendant Universal and its predecessor company
24 acquired the rights to Plaintiffs' music, including "I Need to Love," and promoted
25 it throughout the world from 2005 to November 11, 2016. Defendant Quenneville
26 was an in-house producer during this time period for Universal Music. Quenneville
27 was also an in house producer for The Weeknd, and co-wrote five songs on the

Starboy album including "A Lonely Night." Starboy was released on November
 2 25, 2016.

3 228. Given Quenneville positions with Universal and The Weeknd, and
4 given that Plaintiffs' music (including "I Need to Love") was with Universal,
5 Defendants clearly had access to Plaintiffs' music.

6 229. Furthermore, Defendants' songwriting process uses other people's
7 music as the basis for many of their songs.

8 230. At no point have Plaintiffs given Defendants permission to use "I
9 Need to Love" or any part of the protected musical expression and/or composition
10 in that song.

231. Defendants directly copied parts of Plaintiffs' composition "I Need to
Love" in the song "A Lonely Night."

13 232. The parts of "I Need to Love" copied in "A Lonely Night" are
14 substantially similar, and strikingly similar, as explained by Plaintiff's expert
15 musicologist, Alexander Stewart. <u>See</u> Exhibit 1.

233. Without authorization or permission, Defendants have exploited
Plaintiffs' composition, reaping tremendous financial rewards and other pecuniary
benefits to the detriment of Plaintiffs.

19 234. Defendants violated Plaintiffs' exclusive rights by, including but not
20 limited to, doing the following:

a. copying and reproducing Plaintiffs' work without permission,

- b. preparing derivative works based upon Plaintiffs' copyright which are substantially similar to Plaintiffs' work,
 - c. distributing copies of the copyrighted work to the public,
 - d. performing the work publicly.

26 235. Defendants have also encouraged and otherwise induced third parties
27 to infringe on Plaintiffs' copyright.

28

21

22

23

24

1	236. On information and belief, the initial and predicate acts of copying of
2	"I Need to Love" occurred in the United States in Los Angeles, CA.
3	237. As a result of Defendants' conduct, acts, and/or omissions Plaintiffs
4	are entitled to relief, including but not limited to actual damages, direct profits, and
5	indirect profits. This includes but is not limited to licensing fees, mechanical
6	royalties, advertising revenue, streaming revenue, and concert revenue—and any
7	other revenue derived from the exploitation of "A Lonely Night" and the <i>Starboy</i>
8	album.
9	****
10	
11	
12	
13	
14	
15	
16	
17	
18	
19 20	
20	
21 22	
22	
23	
25	
26	
27	
28	
-	
	31 COMPLAINT FOR COPYRIGHT INFRINGEMENT

1 **COUNT II** 2 **CONTRIBUTORY COPYRIGHT INFRINGEMENT** 3 (Against all Defendants.) 4 5 238. Plaintiffs hereby incorporate by reference the preceding paragraphs and repeats and realleges each of the allegations as if fully set forth here. 6 239. To state a claim contributory copyright infringement a plaintiff must 7 8 show that the defendants induced, caused, materially contributed to, and participated in the infringement of Plaintiffs' copyrighted song, "I Need to Love." 9 10 240. Defendants had and have knowledge of the ongoing infringing 11 activity that is the subject of this lawsuit—the use of "I Need to Love" in "A Lonely Night"-and have induced and materially contributed to the infringing 12 conduct of the direct infringers of Plaintiffs' copyrighted song. 13 241. Without authorization or permission, Defendants continue to exploit 14 Plaintiffs' song reaping tremendous financial rewards and other pecuniary benefits, 15 16 to the detriment of Plaintiff. 17 242. As a result of Defendants' conduct, acts, and/or omissions Plaintiffs are entitled to relief, including but not limited to actual damages, direct profits, and 18 indirect profits. This includes but is not limited to licensing fees, mechanical 19 royalties, advertising revenue, streaming revenue, and concert revenue-and any 20 21 other revenue derived from the exploitation of "A Lonely Night" and the Starboy 22 album. ***** 23 24 25 26 27 28 32 **COMPLAINT FOR COPYRIGHT INFRINGEMENT**

COUNT III VICARIOUS COPYRIGHT INFRINGEMENT (Against all Defendants.) 243. Plaintiffs hereby incorporate by reference the preceding paragraphs and repeats and realleges each of the allegations as if fully set forth here. 244. To state a claim for vicarious copyright infringement the defendants must vicariously profit from the direct infringement while declining to exercise a right to stop or limit the direct infringement. 245. Here, all Defendants profit from the dissemination, sale, distribution, and licensing of the song "A Lonely Night." 246. Furthermore, Defendants, as producers, publishers, songwriters, and
 (Against all Defendants.) 243. Plaintiffs hereby incorporate by reference the preceding paragraphs and repeats and realleges each of the allegations as if fully set forth here. 244. To state a claim for vicarious copyright infringement the defendants must vicariously profit from the direct infringement while declining to exercise a right to stop or limit the direct infringement. 245. Here, all Defendants profit from the dissemination, sale, distribution, and licensing of the song "A Lonely Night."
 243. Plaintiffs hereby incorporate by reference the preceding paragraphs and repeats and realleges each of the allegations as if fully set forth here. 244. To state a claim for vicarious copyright infringement the defendants must vicariously profit from the direct infringement while declining to exercise a right to stop or limit the direct infringement. 245. Here, all Defendants profit from the dissemination, sale, distribution, and licensing of the song "A Lonely Night."
 243. Plaintiffs hereby incorporate by reference the preceding paragraphs and repeats and realleges each of the allegations as if fully set forth here. 244. To state a claim for vicarious copyright infringement the defendants must vicariously profit from the direct infringement while declining to exercise a right to stop or limit the direct infringement. 245. Here, all Defendants profit from the dissemination, sale, distribution, and licensing of the song "A Lonely Night."
 and repeats and realleges each of the allegations as if fully set forth here. 244. To state a claim for vicarious copyright infringement the defendants must vicariously profit from the direct infringement while declining to exercise a ight to stop or limit the direct infringement. 245. Here, all Defendants profit from the dissemination, sale, distribution, and licensing of the song "A Lonely Night."
 244. To state a claim for vicarious copyright infringement the defendants must vicariously profit from the direct infringement while declining to exercise a right to stop or limit the direct infringement. 245. Here, all Defendants profit from the dissemination, sale, distribution, and licensing of the song "A Lonely Night."
nust vicariously profit from the direct infringement while declining to exercise a right to stop or limit the direct infringement. 245. Here, all Defendants profit from the dissemination, sale, distribution, and licensing of the song "A Lonely Night."
right to stop or limit the direct infringement. 245. Here, all Defendants profit from the dissemination, sale, distribution, and licensing of the song "A Lonely Night."
245. Here, all Defendants profit from the dissemination, sale, distribution, and licensing of the song "A Lonely Night."
and licensing of the song "A Lonely Night."
246. Furthermore, Defendants, as producers, publishers, songwriters, and
copyright holders, all have control over the dissemination, sale, distribution, and
icensing of the song "A Lonely Night."
247. Without authorization or permission, Defendants continue to exploit
'I Need to Love" as "A Lonely Night," reaping tremendous financial rewards and
other pecuniary benefits, to the detriment of Plaintiffs.
248. As a result of Defendants' conduct, acts, and/or omissions Plaintiffs
are entitled to relief, including but not limited to actual damages, direct profits, and
ndirect profits. This includes but is not limited to licensing fees, mechanical
oyalties, advertising revenue, streaming revenue, and concert revenue-and any
other revenue derived from the exploitation of "A Lonely Night" and the Starboy
album.
33

COUNT IV
DECLARATION OF AUTHORSHIP/OWNERSHIP
(Against all Defendants)
249. Plaintiffs incorporate by reference and reallege the preceding
paragraphs of this complaint.
250. As delineated throughout this complaint, Plaintiffs are the joint
authors and owners of "I Need To Love." "I Need to Love" is a joint work.
251. Because "I Need to Love" was used to create "A Lonely Night," "A
Lonely Night" is a derivative work in which Plaintiffs have ownership.
252. Plaintiffs request that this Court declare that Plaintiffs are joint
authors and/or owners of the compositions and/or sound recordings for "I Need to
Love."
253. Plaintiffs request that this Court declare that Plaintiffs are authors
and/or owners of the compositions and/or sound recordings for the derivative work
"A Lonely Night"—whatever form that authorship or ownership might take—and
all other works which use "I Need to Love."
254. Plaintiff requests that all monies and credit that has thus far been
denied to them, and in the future, as a result of the exploitation of their intellectual
property be awarded to them.

34
COMPLAINT FOR COPYRIGHT INFRINGEMENT

Case 2:	19-cv-02507-PA-MRW Document 1 Filed 04/03/19 Page 35 of 41 Page ID #:35
1 2 3	COUNT V ACCOUNTING - DECLARATORY RELIEF (Against all Defendants)
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 20 21 22 23 24 25 26 27 28	 255. Plaintiffs incorporate by reference and reallege the preceding paragraphs of this complaint. 256. As delineated throughout this complaint, Plaintiffs are authors and owners of "I Need to Love," as well as the infringing work "A Lonely Night." 257. Because Defendants are currently in constructive and apparent possession of Plaintiffs' intellectual property and monies, they owe fiduciary duties to Plaintiffs. 258. Plaintiffs demand an accounting of all monies Defendants have received, and which Plaintiffs are due but have not been paid, as a result of the use and exploitation of their copyrighted work. 259. All monies properly due to Plaintiffs not distributed should be distributed and otherwise awarded to Plaintiffs.
	COMPLAINT FOR COPYRIGHT INFRINGEMENT

Case 2:	19-cv-02507-PA-MRW Document 1 Filed 04/03/19 Page 36 of 41 Page ID #:36
1	COUNT VI –
2	CONSTRUCTIVE TRUST - DECLARATORY RELIEF
3	(Against all Defendants)
4	
5	260. Plaintiffs incorporate by reference and reallege the preceding
6	paragraphs of this complaint.
7	261. As delineated throughout this complaint, Plaintiffs are authors and
8	owners of "I Need to Love," as well as the infringing work "A Lonely Night."
9	262. Because Defendants are currently in constructive and apparent
10	possession of Plaintiffs' intellectual property and monies, they owe fiduciary duties
11	to Plaintiffs.
12	263. Plaintiffs ask that the Court hold all past, current, and future monies
13	due to Plaintiffs in trust.
14	****
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	36
	COMPLAINT FOR COPYRIGHT INFRINGEMENT

Case 2:	19-cv-02507-PA-MRW Document 1 Filed 04/03/19 Page 37 of 41 Page ID #:37
1	COUNT VII
2	UNJUST ENRICHMENT
3	(Against all Defendants)
4	
5	264. Plaintiffs incorporate by reference and reallege the preceding
6	paragraphs of this complaint.
7	265. All Defendants have profited off the use of Plaintiffs' work without
8	providing any credit, compensation, or obtaining authorization to exploit Plaintiffs'
9	work.
10	266. Defendants have been enriched using Plaintiffs' intellectual property
11	but have returned nothing to the true creators.
12	267. As delineated throughout this complaint, Plaintiffs are authors and
13	owners of "I Need to Love," as well as the derivative work "A Lonely Night."
14	268. This is unjust and Plaintiffs demand and request a judgment requiring
15	Defendants to pay to Plaintiffs all monies they have been unjustly enriched with.
16	****
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	37
	COMPLAINT FOR COPYRIGHT INFRINGEMENT

1 **CLAIMS FOR RELIEF** 2 Wherefore, Plaintiffs demand judgment in their favor on all Counts and 3 against all Defendants for an amount well in excess of the jurisdictional amount 4 required to guarantee a jury trial. Plaintiffs request that this Court determine and 5 declare that Plaintiffs are additionally awarded and afforded on all Counts: 6 Compensatory damages, together with interest, costs, and delay (a) 7 damages; 8 (b) Actual damages, direct profits, and/or indirect profits, including but 9 not limited to licensing fees, mechanical royalties, advertising 10 revenue, streaming revenue, concert revenue. 11 (c) Statutory damages of \$150,000 per infringement pursuant to 17 U.S. 12 Code § 504 given the willfulness of Defendants' conduct; 13 Declarations of authorship and ownership; (d) 14 (e) Accounting and constructive trust; 15 Equitable relief pursuant to 17 U.S. Code § 502 and § 503; (f) 16 Punitive and exemplary damages; (g) 17 Injunctive and other equitable relief inclusive of but not limited to (h) 18 impoundment, destruction, and halting of sales of the infringing 19 material. 20 (i) Costs and attorney's fees; and 21 Such other and further relief as the Court deems just, necessary, and (j) 22 appropriate under the circumstances or allowed by statute. 23 Dated: April 3, 2019 KULIK GOTTESMAN SIEGEL & WARE LLP 24 25 /s/ Glen L. Kulik Glen L. Kulik, Esq. 26 /s/ David A. Bernardoni 27 David A. Bernardoni, Esq. Attorneys for Plaintiffs, 28 William Smith, Brian Clover and Scott McCulloch 38 **COMPLAINT FOR COPYRIGHT INFRINGEMENT**

DEMAND F	OR JURY	TRIAL
-----------------	---------	-------

Plaintiffs herby demand a trial by jury on all claims and issues so triable. Dated: April 3, 2019 KULIK GOTTESMAN SIEGEL & WARE LLP /s/ Glen L. Kulik Glen L. Kulik, Esq. /s/ David A. Bernardoni David A. Bernardoni, Esq. Attorneys for Plaintiffs, William Smith, Brian Clover and Scott McCulloch **COMPLAINT FOR COPYRIGHT INFRINGEMENT**

1 **SPOLIATION CLAUSE** Plaintiffs demand that Defendants take necessary actions to ensure the 2 3 preservation of all documents and things related to the case-in any formathardcopy, electronic, audio, and visual, inclusive of but not limited to: the Master 4 recording of "A Lonely Night", prior recordings of "A Lonely Night," the 5 individual audio tracks (both from prior recordings and initial/early takes), and any 6 7 and all session audio, tracks, and takes (whether or not used in the final Master). 8 Defendants should also preserve all ProTools files related to "A Lonely Night." All material Defendants have related to "I Need to Love" should also be preserved. 9 10 Defendants are also put on notice to preserve all things including but not limited to information, materials, communications, or other content/data related to 11 12 the averments in this case. 13 Dated: April 3, 2019 KULIK GOTTESMAN SIEGEL & WARE LLP 14 15 /s/ Glen L. Kulik 16 Glen L. Kulik, Esq. 17 /s/ David A. Bernardoni David A. Bernardoni, Esq. 18 Attorneys for Plaintiffs, 19 William Smith, Brian Clover and Scott McCulloch 20 21 22 23 24 25 26 27 28 40 **COMPLAINT FOR COPYRIGHT INFRINGEMENT**

Case 2:	19-cv-02507-PA-MRW	Document 1	Filed 04/03/19	Page 41 of 41	Page ID #:41

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19 20	
20	
21 22	
22	
23	
25	
26	
27	
28	
	1
	COMPLAINT FOR COPYRIGHT INFRINGEMENT