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7	Attorneys for Plaintiff Alfonso Ribeiro				
8					
9	THE UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA				
10					
11	Alfonso Ribeiro, an	Case No. 2:18-cv-10412			
12	individual,				
13	Plaintiff,	Complaint			
14		1. Direct Infringement of			
15	V.	Copyright			
16	Epic Games, Inc., a North	2. Contributory Infringement of Copyright			
17	Carolina corporation; and Does 1 through 50 , inclusive,	3. Violation of the Right of			
18		Publicity under California			
19	Defendants.	Common Law; 4. Violation of the Right of			
20		Publicity under Cal. Civ.			
		Code § 3344;			
21		5. Unfair Competition under Cal. Bus. & Prof. Code §			
22		17200, et seq.;			
23		6. Unfair Competition under			
24		15 U.S.C. § 1125(a)			
25		Demand for Jury Trial			
26					
27					
28					

Plaintiff Alfonso Ribeiro, ("Plaintiff" or "Ribeiro"), by and through
 his undersigned counsel, asserts the following claims against Defendant
 Epic Games, Inc. ("Epic") and Does 1 through 50 (collectively referred
 to as "Defendants"), and alleges as follows:

 $\mathbf{5}$

I. OVERVIEW

1. Through its unauthorized use of Ribeiro's highly popular
signature dance ("The Dance" or "Dance") in its smash-hit, violent video
game, Fortnite Battle Royale ("Fortnite"), Epic has unfairly profited
from exploiting Ribeiro's protected creative expression and likeness and
celebrity without his consent or authorization.

2.Ribeiro is an internationally famous Hollywood star, known 11 for his starring role as Carlton Banks from the hit television series The 1213Fresh Prince of Bel-Air and as host of America's Funniest Home Videos. Ribeiro created his highly recognizable "Dance," that has also been 14referred to by the public as "The Carlton Dance," which exploded in 15popularity and became highly recognizable as Ribeiro's signature dance 1617internationally. The Dance is now inextricably linked to Ribeiro and 18 has continued to be a part of his celebrity persona.

Defendants capitalized on Alfonso Ribeiro's celebrity and 193. 20popularity by selling The Dance as an in-game purchase in Fortnite 21under the name "Fresh," which players can buy to customize their 22avatars for use in the game. Although misleadingly labeled in Fortnite, the emote, as they are called, was immediately recognized by players 23 $\mathbf{24}$ and media worldwide as Ribeiro's The Dance. Epic did not seek, much less obtain, Ribeiro's consent to use, display, reproduce, sell, or creative 2526a derivate work based upon The Dance or Ribiero's likeness. Epic did 27not seek, much less obtain, Ribeiro's consent to use, display, reproduce,

sell, or creative a derivate work based upon The Dance or Ribeiro's
 likeness.

3 Since being released in or around September 2017, Fortnite 4. 4 has become among the most popular video games ever with sales far in excess of \$1 billion. Indeed, Fortnite made approximately \$318 million $\mathbf{5}$ in May 2018 alone, the "biggest month ever for a video game." As a free-6 to-play game, Fortnite derives its sales through in-game purchases. 7 Epic cannot profit from Ribeiro's hard-earned fame by its intentional 8 9 misappropriation of Ribeiro's original content and likeness. Epic cannot increase the value of its main product by faking endorsements by 10 celebrities. Ribeiro seeks injunctive relief and damages, including, but 11 12not limited to, Epic's profits attributed to its misappropriation of The 13Dance and Ribeiro's likeness.

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5.

II. THE PARTIES

Ribeiro resides in Los Angeles, California.

6. Epic is a North Carolina business corporation with its
principal place of business at 620 Crossroads Boulevard, Cary, NC
27518. Epic is the creator and developer of the Fortnite video game
franchise, which was first released in July of 2017.

7. The true names and identities of the defendants herein sued
as Does 1 through 50, inclusive, are unknown to Ferguson, who
therefore sues those defendants by such fictitious names. When the
true names of those defendants have been ascertained, Ferguson will
amend this complaint accordingly. Each of the defendants aided and
abetted and is responsible in some manner for the occurrences herein
alleged, and Ferguson's injuries were proximately caused thereby.

27

- 3 -Complaint

Case 2:18-cv-10412 Document 1 Filed 12/17/18 Page 4 of 24 Page ID #:4

1 8. At all times herein mentioned, each of the defendants was 2 acting as an agent, servant, employee or representative of defendants, 3 and, in doing the things alleged in this Complaint, was acting within 4 the course and scope of that agency, service, employment, or joint 5 venture.

III. SUBJECT MATTER JURISDICTION AND VENUE

8 9. The Court has subject matter jurisdiction over this action
9 pursuant to 28 U.S.C. § 1331 (federal question), 28 U.S.C. § 1332
10 (diversity), and 28 U.S.C. § 1367 (supplemental jurisdiction).

10. Venue is proper in this District under A) 28 U.S.C. § 12 1391(b)(2) (federal question jurisdiction), because a substantial part of 13 the events or omissions giving rise to the claim occurred in this District; 14 and B) 28 U.S.C. §§ 1391(b)(1) and (c) (personal jurisdiction), because 15 all defendants are subject to personal jurisdiction in this State and at 16 least one in this District.

IV. FACTUAL BACKGROUND

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A.

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Ribeiro and the Creation of The Dance

19 11. Raised in the New York City borough of the Bronx, Ribeiro
20 has been acting since the age of eight, gaining notoriety and prominence
21 in particular for his dancing. Ribeiro starred in the Broadway musical
22 The Tap Dance Kid in 1983, released a single called Alfonso Ribeiro –
23 Dance Baby in 1984, appeared as a dancer in a Pepsi commercial with
24 Michael Jackson in 1984, and authored a dance instruction book in 1985
25 called Alfonso's Breakin' & Poppin' Book.

- 12. In 1991, Ribeiro created The Dance and first performed it on
 The Fresh Prince of Bel-Air during the episode Will's Christmas Show.
- 28

Twenty-seven years later, The Dance remains distinctive, immediately
 recognizable, and inextricably linked to Ribeiro's identity, celebrity, and
 likeness.

4 13. Since its conception in 1991, The Dance has maintained its popularity. Ribeiro continues to perform The Dance, even inserting it $\mathbf{5}$ during his famous performance in 2014 as part of his victorious run on 6 7 the hit television show *Dancing with the Stars*. Ribeiro is constantly inundated with requests to perform The Dance; he has performed it on 8 numerous occasions at the behest of both the public¹ and celebrities. 9 10 Indeed, in 2016, the recording artist Justin Timberlake and NBA superstar Stephen Curry, performed The Dance, alongside Ribeiro, at 11 the popular American Century Celebrity Golf Tournament.² 12

13 14. A 2013 video by the BBC including Will Smith and his son
14 Jaden Smith, Jeffrey Allen Townes (DJ Jazzy Jeff), and Ribeiro
15 performing The Dance has garnered over sixty-nine million views on
16 YouTube.³

17 15. The Dance has become synonymous with Ribeiro, who is 18 unanimously credited with creating The Dance. Ribeiro has also been 19 interviewed several times about the creation of The Dance and how to 20 properly perform it. Accordingly, The Dance is a part of Ribeiro's 21 identity and The Dance's unique movements readily evoke a connection 22 to Ribeiro.

 ¹ BlackAmericaWeb.com, Alfonso Ribeiro: "Please Stop Asking Me To Dance", https://blackamericaweb.com/2013/08/13/alfonso-ribeiro-please-stop-asking-me-todance (quoting Ribeiro as stating "[P]eople walk up to me and they say 'Do the dance").

 ² NBC Sports, Stephen Curry and Justin Timberlake are Shown by Alfonso Ribeiro how to Properly do "the Carlton" That Ribeiro made famous on "The Fresh Prince of Bel-Air," NBC, https://www.nbcsports.com/video/alfonso-ribeiro-justin-timberlakestephen-curry-do-carlton.

³ The video can be found at https://www.youtube.com/watch?v=ZwS14TiO7Pk.

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B. Fortnite: The Most Popular Video Game Ever

16. Prior to releasing Fortnite, which has become among the most popular and successful video games ever, Epic developed two popular video game franchises: Unreal and Gears of War. Since releasing the first Gears of War game in 2006 Epic released several subsequent Gears of War video games, and the franchise has made over \$1 billion in total sales.

8 17. In or around 2011, following the release of the third Gears 9 of War installment, Fortnite began from an Epic internal video game 10 "hackathon," a gathering of Epic developers to brainstorm ideas and 11 create games in a short period. Although the Fortnite game was not 12 developed during the hackathon, the idea to merge building games (*i.e.*, 13 Minecraft) and shooter games (*i.e.*, Gears of War or Call of Duty) 14 emerged during the hackathon.

15In or around July 2017, Epic released the initial version of 18. Fortnite as a paid early-access video game in the "Battle Royale" genre. 1617However, by September 2017, after PlayerUnknown's Battlegroundsa game which occupied the same genre as Fortnite-became a 18 worldwide success, Epic released Fortnite Battle Royale, a free-to-play 1920third-person shooting game on the Windows, macOS, PlayStation 4, and 21Xbox One platforms. Epic subsequently released Fortnite on the iOS. 22Nintendo, and Android platforms on April 2, 2018, June 12, 2018, and 23August 9, 2018, respectively.

19. Similar to PlayerUnknown's Battlegrounds, Fortnite utilizes the battle royale genre where a large number of players, alone, in pairs, or groups, compete to be the last player or group alive. Indeed, similar to Battlegrounds and Gears of War, Fortnite features the use of

1 weapons and violence, that players use to eliminate the competition by $\mathbf{2}$ attacking and shooting them.

3 As a free-to-play video game, Epic allows players to 20.4 download and play Fortnite for free. Epic's revenue from Fortnite comes from in-game transactions where players can purchase virtual $\mathbf{5}$ currency, called "Vinderbucks" or "V-Bucks." The players in turn use 6 7 V-Bucks via the "Item Shop" to purchase customizations for their ingame avatars, including new characters, pickaxe modifications, glider 8 9 skins, clothing, and emotes (dances or movements). Fortnite also sells "Battle Passes" or additional levels that allow you to unlock skins, 10 gliders, and emotes unique to that Pass. Fortnite offers four pricing 11 levels for purchasing V-Bucks (in U.S. Dollars): 12

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1) 1,000 V-Bucks for \$9.99;

2) 2,500 (+300 Bonus) V-Bucks for \$24.99; 14

153) 6,000 (+1,500 Bonus) V-Bucks for \$59.99; or

4) 10,000 (+3,500 Bonus) V-Bucks for \$99.99. 16

1721.There are four types of emotes: common emotes, uncommon emotes, rare emotes, and epic emotes. The rarer the emote, the more 18 expensive or harder it is to obtain. Uncommon emotes cost 200 V-19Bucks. Rare emotes cost 500 V-Bucks. And Epic emotes cost 800 V-2021Bucks.

2222.To start, Fortnite provides each player with the "Dance 23Moves" emote, a common emote, for no compensation. Players can then $\mathbf{24}$ obtain other emotes by purchasing and playing additional levels in Battle Passes (950 V-Bucks each) that come with emotes unique to that 2526Pass, or by purchasing certain emotes directly with V-Bucks. On some 27occasions, Fortnite sells Battle Pass emotes directly, without requiring 28the player to purchase the Battle Pass.

Case 2:18-cv-10412 Document 1 Filed 12/17/18 Page 8 of 24 Page ID #:8

Emotes are incredibly popular and are fundamental to 1 23. $\mathbf{2}$ Fortnite's success. Players purchase emotes, alongside clothing and 3 skins, to personalize their Fortnite experience. Emotes have also 4 become popular outside Fortnite. Professional athletes in soccer and 5 other sports have based their celebrations on Fortnite emotes. Young adults, teenagers, and kids also post videos of themselves on YouTube 6 7 and social media performing emotes under various hashtags, including #fortnitedance or #fortnitevideos. Upon information and belief, Epic 8 9 intentionally induces others to perform these dances and mark them with those hashtags, which give attribution to and endorse Fortnite the 10 11 game.

12 24. Upon information and belief, Epic creates emotes by copying
13 and coding dances and movements directly from popular videos, movies,
14 and television shows without consent. Epic does so by coding still
15 frames of the source material.

Epic has consistently sought to exploit African-American 1625.17talent, in particular in Fortnite, by copying their dances and movements and sell them through emotes. Epic has copied the dances and 18 movements of numerous African-American performers, including, 1920among others, the dance from the 2004 Snoop Dogg music video, "Drop It Like It's Hot" (named the "Tidy" emote), 2 Milly's "Milly Rock" dance 2122(named the "Swipe It" emote), the dance performed by Will Smith on television show The Fresh Prince of Bel-Air (named the 23the $\mathbf{24}$ "Rambunctious" emote), the dance in Marlon Webb's popular "Band of the Bold" video (named the "Best Mates" emote), Donald Faison's 2526signature dance seen on the NBC television show Scrubs (named the 27"Dance Moves" emote), and, most pertinent here, Alfonso Ribeiro's The

Dance. Upon information and belief, Epic did not seek consent or
 authorization to use any of these movements or dances.

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3 26. Soon after its release, Fortnite became an international
4 phenomenon. The game eclipsed 10 million players merely two weeks
5 after its release; 125 million players by July 2018. In November 2018,
6 Bloomberg announced that Fortnite had 200 million player accounts
7 across all platforms.

Fortnite's popularity has translated into record in-game 8 27.9 sales for Epic. Analysts have estimated that since its release, Fortnite 10 has generated between \$1 billion to \$2 billion in revenue through ingame purchases such as emotes. In May 2018, Fortnite broke its own 11 12record by generating approximately \$318 million in revenue, the biggest 13month ever for a video game. In fact, nearly 80 million people played Fortnite in August 2018. Because of Fortnite's success, Epic's estimated 1415valuation rose from about \$825 million to about \$5 billion. Bloomberg estimates that Epic's valuation could grow to \$8.5 billion by 2018's end. 16

17 28. Upon information and belief, Epic will likely continue 18 adding popular emotes to Fortnite without the artists' or creators' 19 consent or approval to attract more players and add to its quickly-20 growing revenue.

21

C. Fortnite's Unauthorized Use of The Dance

22 29. On January 2, 2018, Fortnite released the Fresh emote into 23 its Item Shop. Players could purchase the Fresh emote for 800 V-Bucks.

30. The Fresh emote is identical to Ribeiro's The Dance. If
obtained or purchased, the Fortnite player's avatar can perform The
Dance during Fortnite gameplay. The reaction from many players
worldwide was immediate recognition of the emote as embodying The
Dance and, in turn, Ribeiro. Indeed, by naming the emote "Fresh," Epic

1 intentionally induced a direct connection between the in-game purchase $\mathbf{2}$ and the show where The Dance started, The Fresh Prince of Bel-Air. 3 That connection implied an endorsement of that in-game purchase by 4 Ribeiro.

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Epic developed the Fresh emote to intentionally mimic 31. Ribeiro performing The Dance.

7 32. Epic did not seek to obtain Ribeiro's authorization or consent 8 for its use of his likeness and The Dance for the Fresh emote.

Moreover, Ribeiro did not give Epic express or implied 9 33. consent for its use of his likeness and The Dance for the Fresh emote. 10Epic also did not compensate Ribeiro for its use of his likeness and The 11 Dance for the Fresh emote. 12

13Upon information and belief, Epic added the Fresh emote to 34. intentionally exploit the popularity of Ribeiro and The Dance without 1415providing Ribeiro any form of compensation.

Epic profited from its improper misappropriation of The 1635. 17Dance and Ribeiro's likeness by, *inter alia*: 1) selling the infringing 18Fresh emote directly to players; 2) advertising the Fresh emote to attract additional players, including Ribeiro's fans or those persons 1920familiar with The Dance to play Fortnite and make in-game purchases; 213) using Ribeiro's fame to stay relevant to its current players to 22incentivize those players to continue playing Fortnite; 4) impliedly representing that Ribeiro consented to Epic's use of his likeness; 5) 23 $\mathbf{24}$ intentionally causing the erroneous public association between the Fresh and The Dance; 6) creating the false impression that Ribeiro 2526endorsed Fortnite; and 7) inducing and/or contributing to the 27performance and misattribution of The Dance by others.

1 36. Upon information and belief, Epic uses The Dance, and other $\mathbf{2}$ dances, to create the false impression that Epic started these dances 3 and crazes or that the performer who created them is endorsing the Indeed, Epic induces others and/or contributes to their 4 game. performance and false attribution of The Dance. Fortnite Players have $\mathbf{5}$ posted thousands of videos of themselves performing the "Fresh" emote 6 7 with the hashtag, #fortnitedance, without referencing The Dance or crediting Ribeiro as The Dance's creator and owner. Accordingly, upon 8 9 information and belief, Epic actively and knowingly directs, causes, induces, and encourages others, including, but not limited to, its 10 11 players, designers, suppliers, distributors, resellers. software developers, and repair providers, to misappropriate Ribeiro's likeness 1213and The Dance.

Prominent artists, including Chancelor Johnathan Bennett, 1437.known as Chance the Rapper, and Terrence Ferguson, known as 2 15Milly, have also publicly disapproved of Epic's practices, and advocated 1617for Epic sharing profits with the artists that created these dances.

Epic has made a fortune from unlawfully and unfairly 1838. misappropriating Ribeiro's and other artists' creative expression, 1920likeness, and endorsement without crediting or compensating these Ribeiro thus brings this lawsuit to prevent Fortnite from 21artists. 22further using his likeness and The Dance, and to recover the revenue rightfully owed to him. 23

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FIRST CAUSE OF ACTION

(For Direct Infringement of Copyright Against All Defendants) Ribeiro hereby repeats and realleges the allegations set 2639. 27forth in paragraphs 1 through 38 above, as though fully set forth herein

1 40. In 1991, Ribeiro created The Dance and first performed it on $\mathbf{2}$ The Fresh Prince of Bel-Air during the episode Will's Christmas Show. 3 On or around August 15, 2006, the segment of The Fresh Prince of Bel-Air during which Ribeiro performs The Dance was published to 4 YouTube where it can be accessed by millions of people. The video $\mathbf{5}$ shows Ribeiro, as Carlton Banks, performing The Dance to the tune of 6 7 Tom Jones "It's Not Unusual."

Ribeiro is the undisputed creator of the wildly popular and 8 41. 9 immediately recognizable Dance. YouTube videos depicting Ribeiro's performance in The Fresh Prince of Bel-Air are the original depictions 10 of The Dance. 11

1242. Ribeiro is in the process of registering The Dance with the 13United States Copyright Office. On December 15, 2018, Ribeiro submitted an application for copyright registration of three variations 14of The Dance and assigned Copyright Office case numbers 1-157226013364, 1-7226013290, and 1-7225814191. 16

Defendants have infringed and continue to infringe Ribeiro's 1743. copyrights in The Dance by selling The Dance emote as an in-game 18 purchase, under the name "Fresh" that, if purchased, a player can use 1920to make his or her avatar perform during Fortnite gameplay; substantially copying The Dance in digital form to the Fortnite game; 2122advertising The Dance in its promotional materials; and creating the Fresh emote as a derivative work of The Dance. 23

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44. Defendants did not seek to obtain Ribeiro's permission for its use of The Dance for the Fresh emote. Nor have Defendants 2526compensated or credited Ribeiro for their use of The Dance.

27Moreover, Defendants actively and knowingly directed, 45.28caused, induced, and encouraged others, including, but not limited to,

> – 11 – Complaint

Case 2:18-cv-10412 Document 1 Filed 12/17/18 Page 13 of 24 Page ID #:13

its players, designers, suppliers, distributors, resellers, software
 developers, and repair providers, to misappropriate Ribeiro's likeness
 and The Dance.

4 46. Defendants' acts of infringement have been willful,
5 intentional, and purposeful, in disregard of and with indifference to
6 Plaintiff's rights.

47. Defendants' willful and continued unauthorized use of The
Dance has caused and will continue to cause confusion and mistake by
leading the public to erroneously associate the Fresh emote offered by
Epic with The Dance in violation of 17 U.S.C. §§ 101 et seq.

48. As a result of Defendants' conduct, Ribeiro has been damaged by being precluded from receiving his rightful share of the profits earned by Epic for its improper and unlicensed use of Ribeiro's exclusive copyrights in The Dance in Fortnite.

49. Ribeiro is entitled to permanent injunctive relief preventing
Defendants, and their officers, agents, and employees, and all related
persons from further using The Dance and engaging in other acts in
violation of Copyright law.

1950As а direct and proximate resultof Defendants' infringement of Plaintiff's copyrights and exclusive rights under 20copyright, Ribeiro is also entitled to recover damages, including 2122attorneys' fees, and any profits obtained by Defendants as a result of 23the infringements alleged above, in an amount according to proof to be $\mathbf{24}$ determined at the time of trial.

51. In doing the acts herein alleged, Defendants acted
fraudulently, willfully, and with malice, and Ribeiro is therefore
entitled to punitive damages according to proof at the time of trial.

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Defendants) 52.Ribeiro hereby repeats and realleges the allegations set forth in paragraphs 1 through 51 above, as though fully set forth herein.

SECOND CAUSE OF ACTION

(For Contributory Infringement of Copyright Against All

Ribeiro is in the process of registering The Dance with the 6 53.7United States Copyright Office. On December 15, 2018, Ribeiro submitted applications for copyright registrations and assigned 8 9 Copyright Office case numbers 1-7226013364, 1-7226013290, and 1-10 7225814191.

Defendants have infringed and continue to infringe Ribeiro's 11 54.copyrights in The Dance by selling The Dance emote as an in-game 12purchase, under the name "Fresh" that, if purchased, a player can use 13to make his or her avatar perform during Fortnite gameplay; 14substantially copying The Dance in digital form to the Fortnite game; 1516advertising The Dance in its promotional materials; and creating the 17Fresh emote as a derivative work of The Dance.

18 55.By providing the Fresh emote necessary for its players to commit direct copyright infringement, Defendants have and continue to 19unauthorized reproductions the 20materially contribute to and distributions by its players of The Dance. 21

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56.Defendants did not seek to obtain Ribeiro's permission for its use of The Dance for the Fresh emote. Nor have Defendants 23compensated or credited Ribeiro for their use of The Dance. $\mathbf{24}$

Moreover, Defendants actively and knowingly directed, 2557.26caused, induced, and encouraged others, including, but not limited to, its players, designers, suppliers, distributors, resellers, software 27

1 developers, and repair providers, to misappropriate Ribeiro's likeness $\mathbf{2}$ and The Dance.

3 acts of infringement have been willful, 58.Defendants' intentional, and purposeful, in disregard of and with indifference to 4 Plaintiff's rights. $\mathbf{5}$

6 59.Defendants' willful and continued unauthorized use of The 7 Dance has caused and will continue to cause confusion and mistake by leading the public to erroneously associate the Fresh emote offered by 8 Epic with The Dance in violation of 17 U.S.C. §§ 101 et seq. 9

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As a result of Defendants' conduct, Ribeiro has been 60. damaged by being precluded from receiving his rightful share of the 11 profits earned by Epic for its improper and unlicensed use of Ribeiro's 1213exclusive copyrights in The Dance in Fortnite.

Defendants' conduct is causing and, unless enjoined and 1461. restrained by this Court, will continue to cause Plaintiff great and 15irreparable injury that cannot be compensated or measured in money. 1617Plaintiff has no adequate remedy at law. Pursuant to 17 U.S.C. § 502, 18 Plaintiff is entitled to injunctive relief, prohibiting further contributory infringements of Plaintiff's copyrights. 19

2062. As а direct and proximate result of Defendants' infringement of Plaintiff's copyrights and exclusive rights under 2122copyright, Ribeiro is also entitled to recover damages, including attorneys' fees, and any profits obtained by Defendants as a result of 23 $\mathbf{24}$ the infringements alleged above, in an amount according to proof to be 25determined at the time of trial.

In doing the acts herein alleged, Defendants acted 2663. 27fraudulently, willfully, and with malice, and Ribeiro is therefore entitled to punitive damages according to proof at the time of trial. 28

THIRD CAUSE OF ACTION

(For Violation of the Right of Publicity Under California

Common Law Against All Defendants)

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64. Ribeiro hereby repeats and realleges the allegations set forth in paragraphs 1 through 63, above, as though fully set forth herein.

65. Through their use of The Dance as an in-game dance emote
that can be purchased as the Fresh, Defendants misappropriated
Ribeiro's identity. The Fresh emote depicts Ribeiro performing The
Dance.

66. Upon information and belief, Defendants created the Fresh
emote by capturing and digitally copying Ribeiro performing The Dance.
Defendants then utilized the digital copy to create code that, if
purchased, allows player avatars to perform The Dance.

15 67. Defendants did not seek or obtain Ribeiro's authorization or
16 consent for its use of his likeness or The Dance for the Fresh emote. Nor
17 have Defendants compensated or credited Ribeiro for their use of his
18 likeness or The Dance.

1968 Defendants used Ribeiro's likeness and The Dance to 20generate significant wealth by: 1) selling the infringing Fresh emote 21directly to players: 2) advertising the Fresh emote to attract additional 22players, including Ribeiro's fans or those persons familiar with The 23Dance to play Fortnite and make in-game purchases; 3) using Ribeiro's $\mathbf{24}$ fame to stay relevant to its current players to incentivize those players to continue playing Fortnite; 4) impliedly representing that Ribeiro 2526consented to Epic's use of his likeness; 5) intentionally causing the 27erroneous public association between the Fresh and The Dance; 6) creating the false impression that Ribeiro endorsed Fortnite; and 7) 28

inducing and/or contributing to the performance and misattribution of
 The Dance by others.

69. As a performance artist, Ribeiro exploits his identity by
performing in shows, events, and with the media. Ribeiro was damaged
by Defendants' conduct as he was prevented from reaping the profits of
licensing his likeness or The Dance to Defendants.

7 70. Defendants' conduct caused and will continue to cause
8 confusion and mistake by leading the public to erroneously believe that
9 Ribeiro consented to the use of his likeness or The Dance in the Fortnite
10 game.

11 71. Ribeiro is entitled to permanent injunctive relief preventing
12 Defendants, and their officers, agents, and employees, and all related
13 persons from further using his likeness or The Dance.

Ribeiro is also entitled to recover damages, including any
profits obtained by Defendants as a result of the infringements alleged
above, in an amount according to proof to be determined at the time of
trial.

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FOURTH CAUSE OF ACTION

19 (For Violation of the Right of Publicity Under Cal. Civ. Code § 20 3344 Against All Defendants)

73. Ribeiro hereby repeats and realleges the allegations set
forth in paragraphs 1 through 72, above, as though fully set forth
herein.

74. Through their use of The Dance as an in-game dance emote
that can be purchased as the Fresh, Defendants misappropriated
Ribeiro's identity. The Fresh emote depicts Ribeiro performing The
Dance.

T5. Upon information and belief, Defendants created the Fresh
 emote by capturing and digitally copying Ribeiro performing The Dance.
 Defendants then utilized the digital copy to create code that, if
 purchased, allows player avatars to perform The Dance.

5 76. Defendants did not seek or obtain Ribeiro's authorization or 6 consent for its use of his likeness or The Dance for the Fresh emote. Nor 7 have Defendants compensated or credited Ribeiro for their use of his 8 likeness or The Dance.

9 77.Defendants used Ribeiro's likeness and The Dance to 10generate significant wealth by: 1) selling the infringing Fresh emote directly to players; 2) advertising the Fresh emote to attract additional 11 players, including Ribeiro's fans or those persons familiar with The 1213Dance to play Fortnite and make in-game purchases; 3) using Ribeiro's fame to stay relevant to its current players to incentivize those players 14to continue playing Fortnite; 4) impliedly representing that Ribeiro 15consented to Epic's use of his likeness; 5) intentionally causing the 1617erroneous public association between the Fresh and The Dance; 6) 18creating the false impression that Ribeiro endorsed Fortnite; and 7) inducing and/or contributing to the performance and misattribution of 19The Dance by others. 20

78. As a performance artist, Ribeiro exploits his identity by
performing in shows, events, and with the media. Ribeiro was damaged
by Defendants' conduct as he was prevented from reaping the profits of
licensing his likeness or The Dance to Defendants.

25 79. Defendants' conduct caused and will continue to cause
26 confusion and mistake by leading the public to erroneously believe that
27 Ribeiro consented to the use of his likeness or The Dance in the Fortnite
28 game.

1 80. Ribeiro is entitled to permanent injunctive relief preventing $\mathbf{2}$ Defendants, and their officers, agents, and employees, and all related 3 persons from further using his likeness or The Dance.

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81. Ribeiro is also entitled to recover damages, including any profits obtained by Defendants as a result of the infringements alleged $\mathbf{5}$ above, in an amount according to proof to be determined at the time of 6 7 trial.

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FIFTH CAUSE OF ACTION

(Unfair Competition Under Cal. Bus. & Prof. Code § 17200)

1082. Ribeiro hereby repeats and realleges the allegations set forth in paragraphs 1 through 81, above, as though fully set forth 11 12herein.

1383. misappropriating Ribeiro's likeness By through the improper use of The Dance, Defendants have engaged in business acts 1415or practices that constitute unfair competition in violation of Cal. Bus. & Prof. Code. § 17200. 16

17As a result of Defendants' violations, Defendants have 84 unjustly enriched themselves by: 1) selling the infringing Fresh emote 18 directly to players; 2) advertising the Fresh emote to attract additional 1920players, including Ribeiro's fans or those persons familiar with The 21Dance to play Fortnite and make in-game purchases: 3) using Ribeiro's 22fame to stay relevant to its current players to incentivize those players to continue playing Fortnite; 4) impliedly representing that Ribeiro 23 $\mathbf{24}$ consented to Epic's use of his likeness; 5) intentionally causing the erroneous public association between the Fresh and The Dance; 6) 2526creating the false impression that Ribeiro endorsed Fortnite; and 7) 27inducing and/or contributing to the performance and misattribution of The Dance by others. 28

85. As a result of Defendants' conduct, Ribeiro has been
 damaged by Defendants' conduct as he was prevented from reaping the
 profits of licensing his likeness or The Dance to Defendants.

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86. Ribeiro is entitled to permanent injunctive relief preventing Defendants, and their officers, agents, and employees, and all related persons from further using his likeness or The Dance.

Ribeiro is also entitled to recover damages, including any
profits obtained by Defendants as a result of the misappropriation
alleged above, in an amount according to proof to be determined at the
time of trial.

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SIXTH CAUSE OF ACTION (Unfair Competition Under 15 U.S.C. § 1125(a))

13 88. Ribeiro hereby repeats and realleges the allegations set14 forth in paragraphs 1 through 87 above, as though fully set forth herein.

Since debuting The Dance, The Dance has exploded in 1589. popularity. The Dance has become synonymous with Ribeiro, who is 1617unanimously credited with creating the dance that bears his famous 18first role of Carlton Banks from The Fresh Prince of Bel-Air. Ribeiro 19has also been interviewed several times about the creation of The Dance and how to properly perform it. Accordingly, The Dance is a part of 20Ribeiro's identity and the dance's unique movements readily evoke 2122imagery of Ribeiro's famous performances of The Dance.

90. Defendant's copying and relabeling of Ribeiro's The Dance
has caused confusion, deception, and mistake by the creation of the false
and misleading impression that Defendants were the creators of The
Dance or that Ribeiro was somehow affiliated, connected, or associated
with Defendants or provided sponsorship or approval to Defendants.

91. Defendants have further misrepresented the nature, characteristics, qualities and origin of The Dance. Defendants have diluted Ribeiro's signature Dance by inducing others to flood the Internet with videos with performances of The Dance without any attribution. Defendants have tarnished Riberio's signature Dance by incorporating it, without permission, into a violent video game.

7 As a result of Defendants' conduct, Ribeiro is damaged by 92. Defendants' exploitation of his likeness through 1) selling the infringing 8 Fresh emote directly to players; 2) advertising the Fresh emote to 9 attract additional players, including Ribeiro's fans or those persons 10 familiar with The Dance to play Fortnite and make in-game purchases; 11 3) using Ribeiro's fame to stay relevant to its current players to 1213incentivize those players to continue playing Fortnite; 4) impliedly representing that Ribeiro consented to Epic's use of his likeness; 5) 1415intentionally causing the erroneous public association between the Fresh and The Dance; 6) creating the false impression that Ribeiro 1617endorsed Fortnite; and 7) inducing and/or contributing to the performance and misattribution of The Dance by others. 18

93. Ribeiro is entitled to permanent injunctive relief preventing
Defendants, and their officers, agents, and employees, and all related
persons from further using The Dance.

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94. Ribeiro is also entitled to recover damages, including attorney's fees, as a result of the infringements alleged above, in an amount according to proof to be determined at the time of trial.

1		PRAYER FOR RELIEF		
2	As to	to the First Cause of Action:		
3	1.	For an order restraining Defendants from using, selling, or		
4		displaying Ribeiro's copyright in the Fortnite game;		
5	2.	For an award of damages according to proof;		
6	3.	For punitive and/or exemplary damages;		
7	4.	For attorney's fees and costs;		
8	As to	to the Second Cause of Action:		
9	5.	For an order restraining Defendants from using, selling, or		
10		displaying Ribeiro's copyright in the Fortnite game;		
11	6.	For an award of damages according to proof;		
12	7.	For punitive and/or exemplary damages;		
13	8.	For attorney's fees and costs;		
14	As to the Third Cause of Action:			
15	9.	For an order restraining Defendants from using, advertising,		
16		promoting, marketing, selling or offering for sale Ribeiro's		
17		likeness in the Fortnite game;		
18	10.	For an award of damages according to proof;		
19	As to	As to the Fourth Cause of Action:		
20	11.	For an order restraining Defendants from using, advertising,		
21		promoting, marketing, selling or offering for sale Ribeiro's		
22		likeness in the Fortnite game;		
23	12.	For an award of damages according to proof;		
24	13.	For punitive and/or exemplary damages;		
25	As to the Fifth Cause of Action:			
26	14.	. For an order restraining Defendants from advertising, promoting,		
27		marketing, selling or offering for sale Ribeiro's copyright and		
28	likeness in the Fortnite game;			
- 21 -				

Complaint

- 1 15. For an award of damages according to proof;
- 2 16. For punitive and/or exemplary damages;
- 3 17. For attorney's fees and costs;
- 4 As to the Sixth Cause of Action:
- 5 18. For an order restraining Defendants from advertising, promoting,
 6 marketing, selling or offering for sale Ribeiro's copyright and
 7 likeness in the Fortnite game;
- 8 19. For an award of damages according to proof;
- 9 20. For punitive and/or exemplary damages; and
- 10 21. For attorney's fees and costs;
- 11 As to All Causes of Action:
- 12 22. For costs of suit; and

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- 13 23. For such other and further relief as the Court may deem proper.
- 14
 15 Dated: December 17, 2018 Respectfully Submitted,
 16 Pierce Bainbridge Back I

Pierce Bainbridge Beck Price & Hecht LLP

By: <u>/s/Carolynn Kyungwon Beck</u> Carolynn Kyungwon Beck Attorneys for Plaintiff Alfonso Ribeiro

1	JU	RY TRIAL	
2	Plaintiff Alfonso Ribeiro requests a trial by jury on all issues to		
3	which it is entitled a jury.		
4			
5	Dated: December 17, 2018	Respectfully Submitted,	
6		Pierce Bainbridge Beck Price &	
7		Hecht LLP	
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26		Attorneys for Plaintiff Alfonso Ribeiro	
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