1		1
2	SUPERIOR COURT OF CALIFORNIA	2
3		3
4	COUNTY OF SANTA CLARA	4
5		5
6	X	6
7		7
8	BO SHANG,	8
9	Plaintiff,	9
10		10
11	-against-	1
12		12
13	LINKEDIN CORPORATION,	13
14		14
15	MICROSOFT CORPORATION,	15
16	Defendants.	16
17		17
18	CIVIL COMPLAINT	18
19		19
20	Plaintiff, Bo Shang ("Plaintiff"), by and through the undersigned (pro se or through counsel if represented),	20
21	brings this Civil Complaint against Defendants LinkedIn Corporation ("LinkedIn") and Microsoft Corporation	2
22	("Microsoft"), and alleges upon knowledge of his own actions, and upon information and belief as to all	22
23	other matters, as follows:	23
24		24
25	I NATURE OF THE ACTION	2
26		26
27	1 Plaintiff is an American citizen of limited literacy ability who contends that LinkedIn has engaged	27
28	in gross negligence and/or discriminatory conduct by:	28
29	(a) providing preferential treatment to certain users—especially Twitch streamers who do not use their	29
30	actual profile pictures—while	30
31	(b) banning or suspending Plaintiff's profile picture, which consisted of a flag of the People's Republic of	3
32	China ("PRC flag"), without adequate explanation.	32
33	Moreover, Plaintiff repeatedly attempted to contact LinkedIn support over a dozen times regarding account	33
34	reinstatement, but he each time received the same paste-quality response redirecting him to a broken web	34
35	app that has no backend for so-called "super banned" accounts, including his own. As a result, no	3
36	meaningful support or resolution was ever provided, and no confirmation emails or tickets were ever	36

37	generated—despite Plaintiff having recordings of his submissions. This pattern of repetitive incompetence	37
38	on LinkedIn's part caused Plaintiff severe distress, wasted countless hours, and inflicted gross pain and	38
39	trauma in his efforts to rectify the unjust ban.	39
40		40
41	2 Plaintiff further alleges that LinkedIn improperly retained approximately one hundred ninety-one	41
42	dollars (\$191) and other subscription fees (collectively, "the fees"), which Plaintiff had paid over	42
43	time to build up his professional network on Linkedln's platform, constituting an unjust enrichment	43
44	or conversion of such funds. In addition, LinkedIn's actions (and refusal to address Plaintiff's	44
45	account issues) triggered the removal of \$150k in Microsoft Azure startup credits associated with	45
46	Plaintiff's account, forcing him to spend even more time reconfiguring and setting up alternative	46
47	billing for all his existing services. This added layer of financial and logistical harm underscores the	47
48	severity of LinkedIn's misconduct.	48
49		49
50	3 Plaintiff brings this action under 42 U.S.C. § 1981, which prohibits discrimination in the making	50
51	and enforcement of contracts. Additionally or alternatively, Plaintiff asserts claims under California	51
52	law, including but not limited to:	52
53	California's Unruh Civil Rights Act, Cal. Civ. Code §§ 51, 52,	53
54	 California's Fair Employment and Housing Act (FEHA), Cal. Gov't Code §§ 12900 et seq., 	54
55	California's Unfair Competition Law (UCL), Cal. Bus. & Prof. Code §§ 17200 et seq.,	55
56	- California's Consumer Legal Remedies Act (CLRA), Cal. Civ. Code §§ 1750 et seq. (to the extent it may	56
57	apply to deceptive or unfair practices),	57
58	- and any other relevant California statutes or common-law doctrines addressing unfair or discriminatory	58
59	business practices.	59
60		60
61	4 By banning or suspending his account's profile picture while permitting other, non-real profile	61
62	images to remain active, LinkedIn has violated Plaintiff's contractual rights and/or engaged in	62
63	unfair, deceptive, or discriminatory conduct.	63
64		64
65	5 Plaintiff seeks maximum damages in all available forms, including compensatory, punitive, and	65
66	statutory damages, injunctive relief, attorneys' fees and costs (if allowable), and any additional	66
67	relief this Court deems just and equitable. Plaintiff specifically emphasizes that Linkedln's	67
68	incompetent and repetitive "support"—directing him to a non-functioning web form for "super	68
69	banned" accounts—has led to dozens of wasted submissions and no resolution, compounding the	69
70	emotional and financial burdens. Moreover, losing \$150k in Azure credits due to LinkedIn's actions	70
71	magnifies the irreparable harm suffered, as Plaintiff was forced to manage a sudden,	71
72	time-consuming migration of billing and services.	72

6 Additional Allegations Regarding LinkedIn's Sign-Up Bot, Sponsored Ads, and Fraudulent Marketing: Plaintiff alleges that upon creating or updating his LinkedIn account, the platform sent a "bot" or automated message asking Plaintiff what he hoped to gain from LinkedIn. Plaintiff chose the option indicating he wanted to be more visible to recruiters or to make himself more competitive. Consequently, LinkedIn's automated systems directed Plaintiff to its skills assessment platform (alleged to be "broken") and also displayed sponsored advertisements for the University of Phoenix, a for-profit institution which Plaintiff contends is "about as illegal in reality as Trump University was" in New York State court. Plaintiff alleges that much of LinkedIn's marketing during his four-year period as a paid member has been fraudulent, violating various state and federal laws concerning unfair or deceptive business practices.

7 Plaintiff additionally alleges that Microsoft, via Microsoft Azure, illegally used cross site scripting to attack the Plaintiff's Azure Entra ID, thereby preventing login to Plaintiff's compute services in violation of Microsoft Azure's own Terms of Service. Plaintiff contends these acts were deliberate or grossly negligent, compounding the damages related to his inability to access and manage important cloud-based operations.

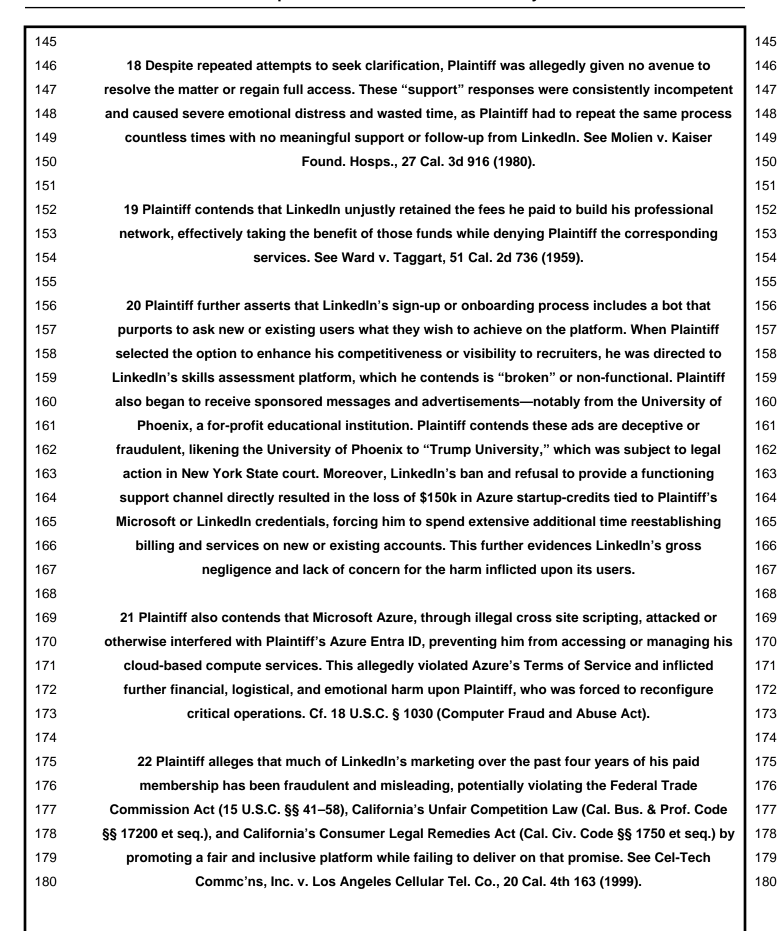
II JURISDICTION & VENUE

8 This Court has concurrent jurisdiction over Plaintiff's federal claims under 42 U.S.C. § 1981, as state courts generally have jurisdiction to hear causes of action arising under federal statutes. Plaintiff further invokes this Court's jurisdiction over all California state-law claims under the relevant provisions of the California Constitution and California statutes.

9 Venue is proper in the Superior Court of California, County of Santa Clara, because Defendant LinkedIn Corporation has its principal place of business in Sunnyvale, California, within Santa Clara County, and a substantial part of the events or omissions giving rise to Plaintiff's claims occurred in this County. Plaintiff specifically chooses this venue, remarking that "so many incompetent technology morons appear to be smoking taxable weed in this small part of California," which has impacted his ability to secure fair business dealings and recruitments via LinkedIn's platform.
Plaintiff also alleges that Microsoft Corporation conducts substantial business within this County, thereby subjecting Microsoft to the jurisdiction of this Court.

III PARTIES

109	10 Plaintiff, Bo Shang, is a U.S. citizen residing in [County], [State]. Plaintiff's literacy skills are	10
110	limited, and he depended on LinkedIn's platform to communicate with recruiters and develop a	110
111	professional network.	11
112		11:
113	11 Defendant, LinkedIn Corporation, is a Delaware corporation with its principal place of business	11:
114	in Sunnyvale, California. LinkedIn is a professional networking platform used worldwide for	11
115	employment, recruitment, and professional interactions.	11:
116		11
117	12 Defendant, Microsoft Corporation, is a Washington corporation with its principal place of	11
118	business in Redmond, Washington. Microsoft operates Microsoft Azure, a cloud-computing service,	11
119	among many other products, and conducts significant business in California.	11
120		12
121	IV FACTUAL ALLEGATIONS	12
122		12:
123	13 Plaintiff maintained a LinkedIn account for professional networking and job-search	12
124	opportunities. Over time, Plaintiff paid certain subscription fees (totaling \$191 plus additional	12
125	amounts) to access premium features intended to improve his visibility to recruiters.	12
126		12
127	14 Plaintiff's profile image was a PRC flag, signifying his background or personal expression.	12
128	Plaintiff chose this image to represent himself on the platform.	12
129		12
130	15 Plaintiff alleges that multiple Twitch streamers, who do not use real or personal photographs,	13
131	have been permitted to maintain fictional or stylized images on LinkedIn, receiving preferential	13
132	treatment without bans or account suspensions for their profile images.	13
133		13
134	16 Plaintiff's account was suspended or banned after using the PRC flag as his profile picture.	13
135	Plaintiff contends there was no clear or satisfactory explanation from LinkedIn on how the image	13
136	violated LinkedIn's policies.	13
137		13
138	17 As a result, Plaintiff contends he was effectively prevented from communicating with recruiters,	13
139	causing injury to his job search, leading to prolonged unemployment and lost professional	13
140	opportunities. In addition, Plaintiff diligently attempted over a dozen times to contact LinkedIn	14
141	support to seek clarification and reinstatement, but each effort yielded only paste-quality replies	14
142	sending him to a non-functional web app that appears to lack any actual backend for so-called	14:
143	"super banned" accounts. No formal tickets were created or confirmed, as proven by Plaintiff's	143
144	recorded submissions.	14



	18
23 Plaintiff alleges that LinkedIn, by providing preferential treatment to other users (e.g., Twitch	18
streamers with non-personal images) and suspending his profile solely on the basis of the PRC	18
flag, unlawfully discriminated against him and engaged in deceptive practices. This conduct injured	18
Plaintiff's economic and professional interests and created a false impression of a fair user	18
experience, further aggravating the alleged discriminatory treatment. Cf. McDonnell Douglas Corp.	180
v. Green, 411 U.S. 792 (1973).	18 ⁻
	18
24 Plaintiff contends that Microsoft's illegal cross site scripting, preventing Plaintiff from logging	189
into his Azure Entra ID, was either in retaliation for or closely tied to the same discriminatory	19
environment or negligence described above. Plaintiff seeks massive damages against Microsoft for	19
these alleged illegal actions, which purportedly violate the Azure Terms of Service and common	19
principles of fairness, and which caused widespread disruption to Plaintiff's professional and	193
technical operations.	19
	19
V CAUSES OF ACTION	19
	19 [.]
COUNT I: VIOLATION OF 42 U.S.C. § 1981	198
(Discrimination in the Making and Enforcement of Contracts)	199
	200
25 Plaintiff incorporates by reference all preceding paragraphs as though fully set forth herein.	20
	202
26 42 U.S.C. § 1981 guarantees all persons within the United States the right to make and enforce	20:
contracts free from racial or national-origin discrimination, including the performance, modification,	204
and termination of such contracts. See Saint Francis Coll. v. Al-Khazraji, 481 U.S. 604 (1987).	20
	20
27 By charging Plaintiff subscription fees and furnishing an account, Defendant LinkedIn entered	20 ⁻
into a contractual relationship with Plaintiff for services including professional networking and	20
access to Linkedln's platform. See Brown v. Dillard's, Inc., 430 F.3d 1004 (9th Cir. 2005).	20
	210
28 By banning or suspending Plaintiff's profile image (the PRC flag) without explanation, while	21
affording more lenient treatment to other users with non-real profile images, Defendant LinkedIn	21:
may have targeted Plaintiff because of his nationality or perceived ethnicity, thereby denying him	21:
the same rights as other LinkedIn users. Cf. Gen. Bldg. Contractors Ass'n v. Pennsylvania, 458 U.S.	214
375 (1982).	21
	210
	streamers with non-personal images) and suspending his profile solely on the basis of the PRC flag, unlawfully discriminated against him and engaged in deceptive practices. This conduct injured Plaintiff's economic and professional interests and created a false impression of a fair user experience, further aggravating the alleged discriminatory treatment. Cf. McDonnell Douglas Corp. v. Green, 411 U.S. 792 (1973). 24 Plaintiff contends that Microsoft's illegal cross site scripting, preventing Plaintiff from logging into his Azure Entra ID, was either in retaliation for or closely tied to the same discriminatory environment or negligence described above. Plaintiff seeks massive damages against Microsoft for these alleged illegal actions, which purportedly violate the Azure Terms of Service and common principles of fairness, and which caused widespread disruption to Plaintiff's professional and technical operations. V CAUSES OF ACTION COUNT I: VIOLATION OF 42 U.S.C. § 1981 (Discrimination in the Making and Enforcement of Contracts) 25 Plaintiff incorporates by reference all preceding paragraphs as though fully set forth herein. 26 42 U.S.C. § 1981 guarantees all persons within the United States the right to make and enforce contracts free from racial or national-origin discrimination, including the performance, modification, and termination of such contracts. See Saint Francis Coll. v. Al-Khazraji, 481 U.S. 604 (1987). 27 By charging Plaintiff subscription fees and furnishing an account, Defendant LinkedIn entered into a contractual relationship with Plaintiff for services including professional networking and access to LinkedIn's platform. See Brown v. Dillard's, Inc., 430 F.3d 1004 (9th Cir. 2005). 28 By banning or suspending Plaintiff's profile image (the PRC flag) without explanation, while affording more lenient treatment to other users with non-real profile images, Defendant LinkedIn may have targeted Plaintiff because of his nationality or perceived ethnicity, thereby denying him the same rights as

217	29 As a direct and proximate result of LinkedIn's conduct, Plaintiff was:	21
218	(a) unable to enjoy the contractual benefits for which he paid,	218
219	(b) lost valuable networking opportunities,	219
220	(c) remains unemployed without recourse on LinkedIn's platform,	220
221	(d) forced to endure endless incompetent "support" responses and a broken support system that utterly	22
222	failed to remedy the harm, and	222
223	(e) forced to lose and reconfigure \$150k in Azure startup-credits tied to his LinkedIn account.	223
224		224
225	30 Plaintiff is entitled to damages, including but not limited to restitution of fees paid,	22
226	compensatory damages, punitive damages, and such other relief as the Court deems just and	226
227	proper. See Johnson v. Ry. Express Agency, Inc., 421 U.S. 454 (1975).	227
228		228
229	COUNT II: VIOLATION OF CALIFORNIA'S UNRUH CIVIL RIGHTS ACT	229
230	(Cal. Civ. Code §§ 51, 52) and/or FEHA & Other Statutes	230
231		23
232	31 Plaintiff incorporates by reference all preceding paragraphs as though fully set forth herein.	232
233		233
234	32 Under California's Unruh Civil Rights Act, Cal. Civ. Code §§ 51, 52, all persons within California	234
235	are entitled to full and equal accommodations, advantages, facilities, privileges, or services in all	23
236	business establishments, regardless of race, national origin, citizenship, or other protected	236
237	characteristics. See Koebke v. Bernardo Heights Country Club, 36 Cal. 4th 824 (2005).	237
238		238
239	33 Defendant LinkedIn, operating a worldwide networking platform headquartered in California, is a	239
240	"business establishment" within the meaning of the Unruh Civil Rights Act. See Isbister v. Boys'	240
241	Club of Santa Cruz, Inc., 40 Cal. 3d 72 (1985).	24′
242		242
243	34 By allegedly singling out Plaintiff's use of a PRC flag while permitting other non-authentic	243
244	images and by not providing a clear path for appeal or restoration, LinkedIn's conduct constitutes a	244
245	violation of Plaintiff's right to be free from discriminatory treatment in a business establishment. Cf.	24
246	Javorsky v. W. Athletic Clubs, Inc., 242 Cal. App. 4th 1386 (2015).	246
247		247
248	35 Alternatively or additionally, if Plaintiff's status as a job seeker with limited literacy skills, or his	248
249	national origin, formed a basis for Linkedln's disparate treatment, such discrimination may also	249
250	violate California's Fair Employment and Housing Act (FEHA), Cal. Gov't Code §§ 12900 et seq. See	250
251	Harris v. City of Santa Monica, 56 Cal. 4th 203 (2013).	25′
252		252

253	36 Plaintiff seeks statutory damages, punitive damages, and all other available relief under the	253
254	Unruh Civil Rights Act and other applicable California civil-rights statutes, including Cal. Civ. Code	254
255	§ 52 and Cal. Civ. Code § 3294.	255
256		256
257	COUNT III: VIOLATION OF CALIFORNIA'S UNFAIR COMPETITION LAW	257
258	(Cal. Bus. & Prof. Code §§ 17200 et seq.)	258
259		259
260	37 Plaintiff incorporates by reference all preceding paragraphs as though fully set forth herein.	260
261		261
262	38 California's Unfair Competition Law (UCL) prohibits any unlawful, unfair, or fraudulent business	262
263	acts or practices. See Cel-Tech Commc'ns, Inc. v. L.A. Cellular Tel. Co., 20 Cal. 4th 163 (1999).	263
264		264
265	39 By advertising itself as a fair and inclusive platform while applying policies in a selective,	265
266	discriminatory, and/or arbitrary manner (especially regarding Plaintiff's PRC flag profile picture)	266
267	and by displaying allegedly misleading sponsored advertisements (e.g., the University of Phoenix	267
268	ads after the sign-up bot inquiry), Defendant LinkedIn engaged in conduct that is unfair and/or	268
269	unlawful, in violation of the UCL. See In re Tobacco II Cases, 46 Cal. 4th 298 (2009).	269
270		270
271	40 Plaintiff has been damaged by LinkedIn's unfair business practices in an amount to be	271
272	determined at trial, including the fees paid and lost opportunities, as well as the significant wasted	272
273	time and trauma stemming from LinkedIn's broken support system, repeated paste-quality	273
274	responses, and the loss of \$150k in Azure startup-credits.	274
275		275
276	41 Plaintiff seeks restitution, injunctive relief, and any other remedies available under the UCL,	276
277	including reasonable attorneys' fees and costs as allowed by law. See Korea Supply Co. v.	277
278	Lockheed Martin Corp., 29 Cal. 4th 1134 (2003).	278
279		279
280	COUNT IV: VIOLATION OF CALIFORNIA'S CONSUMER LEGAL REMEDIES ACT	280
281	(Cal. Civ. Code §§ 1750 et seq.) (If Applicable)	281
282		282
283	42 Plaintiff incorporates by reference all preceding paragraphs as though fully set forth herein.	283
284		284
285	43 Plaintiff contends that Linkedln's conduct, including the alleged deceptive sign-up bot inquiries	285
286	and sponsored advertisements for a for-profit institution (the University of Phoenix) that Plaintiff	286
287	deems fraudulent, constitute violations of the California Consumer Legal Remedies Act ("CLRA"),	287
288	Cal. Civ. Code §§ 1750 et seq. See Morgan v. AT&T Wireless Servs., Inc., 177 Cal. App. 4th 1235	288

289	(2009).	289
290		290
291	44 If the Court finds that LinkedIn's practices in marketing premium accounts, skills assessments,	291
292	or sponsored for-profit educational services are sufficiently linked to consumer transactions	292
293	covered by the CLRA, Plaintiff seeks:	293
294	(a) An injunction prohibiting LinkedIn from further engaging in the deceptive practices alleged herein;	294
295	(b) Actual damages and restitution of all fees paid;	295
296	(c) Punitive damages, attorneys' fees, and any other relief deemed appropriate.	296
297		297
298	45 Plaintiff reserves the right to amend this Complaint to fully address potential violations of the	298
299	CLRA or other consumer-protection statutes once formal discovery clarifies LinkedIn's marketing	299
300	and transactional conduct.	300
301		301
302	COUNT V: CLAIMS AGAINST MICROSOFT FOR ILLEGAL CROSS SITE SCRIPTING	302
303		303
304	AND VIOLATION OF AZURE TERMS OF SERVICE	304
305		305
306	46 Plaintiff incorporates by reference all preceding paragraphs as though fully set forth herein.	306
307		307
308	47 Plaintiff alleges that Microsoft, through its Azure service, illegally used cross site scripting to	308
309	interfere with Plaintiff's Azure Entra ID, preventing him from logging into his compute services and	309
310	causing significant disruption to Plaintiff's business and technical operations. Cf. Intel Corp. v.	310
311	Hamidi, 30 Cal. 4th 1342 (2003).	311
312		312
313	48 Such conduct, if proven, violates Microsoft Azure's own Terms of Service, as well as common	313
314	principles of fair dealing and non-interference with contractual or business relations. Cf. lxchel	314
315	Pharma, LLC v. Biogen, Inc., 9 Cal. 5th 1130 (2020).	315
316		316
317	49 Plaintiff contends that Microsoft's actions were done either negligently or willfully, causing	317
318	Plaintiff to lose access to critical cloud-based services, incur additional expenses, and suffer	318
319	emotional distress in attempting to restore services essential to his professional pursuits. Cf. 18	319
320	U.S.C. § 1030.	320
321		321
322	50 As a direct and proximate result of Microsoft's conduct, Plaintiff seeks massive damages to	322
323	compensate for lost business operations, emotional harm, and any expenses incurred due to	323
324	reconfiguration of Plaintiff's technology environment. Plaintiff further seeks punitive damages to	324

325	deter Microsoft from engaging in such unlawful practices in the future. See Brady v. Dairy Fresh	325
326	Prods. Co., 974 F.2d 1149 (9th Cir. 1992).	326
327		327
328	VI PRAYER FOR RELIEF	328
329		329
330	WHEREFORE, Plaintiff respectfully requests that this Court enter judgment in his favor and grant relief	330
331	against Defendants as follows:	331
332		332
333	A. Compensatory Damages, including but not limited to reimbursement of the \$191 plus past subscription	333
334	costs paid to LinkedIn, as well as damages relating to Plaintiff's loss of access to Azure services caused by	334
335	Microsoft;	335
336		336
337	B. Statutory Damages and Civil Penalties, as applicable under the Unruh Civil Rights Act (Cal. Civ. Code §	337
338	52), the Fair Employment and Housing Act, the UCL, the CLRA, and any other relevant California statutes;	338
339		339
340	C Punitive Damages, under both federal and California law (e.g., Cal. Civ. Code § 3294), to deter	340
341	similar conduct in the future, including massive damages against Microsoft for the alleged illegal	341
342	cross site scripting;	342
343		343
344	D Injunctive Relief requiring:	344
345	1. LinkedIn to provide clarity and consistency in its suspension policies;	345
346	2. LinkedIn to restore Plaintiff's account, if feasible;	346
347	3. LinkedIn to provide a nondiscriminatory method of evaluating user profile images;	347
348	4. LinkedIn to refrain from misleading or fraudulent marketing and bot-driven sponsored advertisements for	348
349	questionable for-profit educational institutions;	349
350	5. LinkedIn to implement a functional support portal that does not funnel "super banned" users to a broken	350
351	web app with no backend, ensuring a meaningful path for resolving account issues;	351
352	6. Microsoft to cease any use of cross site scripting or other unlawful methods that interfere with users'	352
353	Azure Entra IDs or compute services, and to provide assurances of compliance with Azure Terms of	353
354	Service;	354
355		355
356	E. Attorneys' Fees and Costs of this action, if Plaintiff obtains counsel and such fees are allowable by	356
357	statute;	357
358		358
359	F. Maximum Damages and Any Other Relief that the Court deems just, proper, and equitable, including	359
360	interest on any awarded amounts;	360
l		1

361		361
362	G. Specific Damages related to the removal of \$150k in Azure startup-credits and the time, trauma, and	362
363	resources expended by Plaintiff in reconfiguring billing and services for his business operations, and	363
364	additional damages arising from Microsoft's alleged cross site scripting attack on Plaintiff's Azure Entra ID.	364
365		365
366	Dated: 3/6/2025	366
367	Burlington MA 01803	367
368		368
369	Respectfully submitted,	369
370		370
371		371
372	Bo Shang (Pro Se or by Counsel)	372
373	10 McCafferty Way	373
374	Burlington MA 01803	374
375	781-999-4101	375
376	bo@shang.software	376
		1

CA Superior Court at Santa Clara County
EXHIBIT 1:
Linkedin's customer service promised a dozen times to help resolve the Plaintiff's account, only to send broken links each time. After the Plaintiff provided a screenshot, Linkedin ceased responding.
illiks each time. After the Flamtin provided a screenshot, Linkedin ceased responding.

- > This email was intended for Bo Shang. Learn why we include this.
- >
- > [image: LinkedIn]
- >
- > © 2025 LinkedIn Corporation, 1000 West Maude Avenue, Sunnyvale, CA 94085.
- > LinkedIn and the LinkedIn logo are registered trademarks of LinkedIn.
- > [---002:004254:37212---]

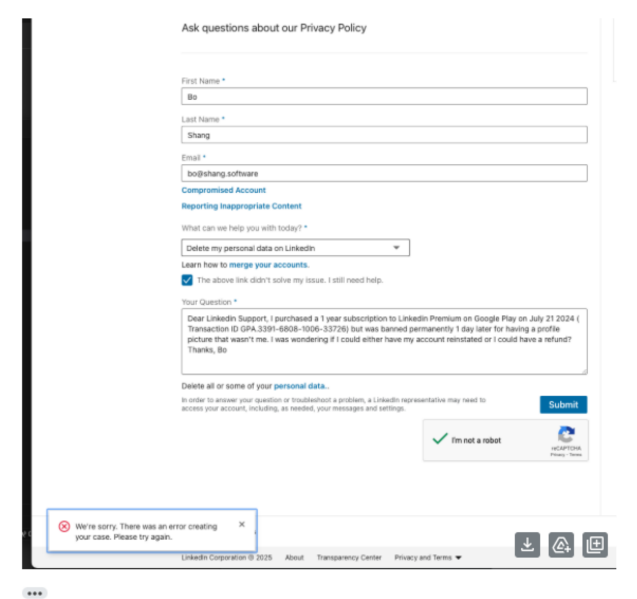
>



Bo Shang <bOsh4ng@gmail.com>

to LinkedIn, bo -

look at the error message on the bottom left



CA Superior Court at Santa Clara County
EXHIBIT 2:
Microsoft Azure launches a cross-site scripting attack against the Plaintiff's Microsoft Entra ID

	CA Superior Court at Santa Clara County
~ U	Prerequisites could not be configured
•	System assigned managed identity Azure will configure a system-assigned managed identity in order to enable the Microsoft Entra ID login extension. Learn more
0	Microsoft Entra ID SSH Login Extension Unable to install Microsoft Entra ID based SSH Login extension: " {\"name\":\"1111d508-7f62-4107-b970- 064fad18a4d8\",\"httpStatusCode\":200,\"headers\":{},\"content\": {\"name\":\"5d4ac031-162d-4271-b503- 616ed744e191\"},\"contentLength\":2070}" Learn more
•	Virtual machine user or administrator login A virtual machine administrator login role on the resource group will allow login to the virtual machine via CloudShell. Learn more