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2	SUPERIOR COURT OF THE STATE OF CALIFORNIA	2
3		3
4	COUNTY OF SAN FRANCISCO	4
5		5
6	BO SHANG (In Pro Per),	6
7	Plaintiff,	7
8		8
9	v.	9
10		10
11	TWITCH INTERACTIVE, INC.;	11
12		12
13	IMANE "POKIMANE" ANYS;	13
14		14
15	POKIMANE LLC,	15
16		16
17	Defendants.	17
18		18
19	Case No.: [To Be Assigned]	19
20		20
21	INITIAL COMPLAINT	21
22		22
23	FOR:	23
24		24
25	1 Injunctive Relief	25
26		26
27	2 Damages	27
28		28
29	3 Declaratory Judgment	29
30		30
31	4 Breach of Contract	31
32		32
33	5 Breach of Express Warranty	33
34		34
35	6 Violations of the Consumers Legal Remedies Act (CLRA) [Cal. Civ. Code § 1750 et seq.]	35
36		36

8 Violations of the Unfair Competition Law (UCL) [Cal. Bus. & Prof. Code § 17200 et seq.]	38 39
8 Violations of the Unfair Competition Law (UCL) [Cal. Bus. & Prof. Code § 17200 et seq.]	20
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	40
9 Negligent or Reckless Misrepresentation	41
	42
10 Intentional or Negligent Infliction of Emotional Distress	43
	44
JURY TRIAL DEMANDED	45
	46
Plaintiff, BO SHANG ("Plaintiff"), appearing pro se, hereby files this First Amended Complaint against	47
TWITCH INTERACTIVE, INC. ("Twitch"), IMANE "POKIMANE" ANYS ("Pokimane"), and POKIMANE LLC	48
(collectively, "Defendants"), and alleges on personal knowledge as to his own acts and on information and	49
belief as to all other matters as follows:	50
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1 INTRODUCTION	52
	53
1.1 This action arises from Defendants' alleged violations of California statutory and common law, including	54
but not limited to the Unfair Competition Law ("UCL") (Cal. Bus. & Prof. Code § 17200 et seq.), the False	55
Advertising Law ("FAL") (Cal. Bus. & Prof. Code § 17500 et seq.), the Consumers Legal Remedies Act	56
("CLRA") (Cal. Civ. Code §§ 1750 et seq.), common law breach of contract, breach of express warranty,	57
misrepresentation, and related theories.	58
	59
1.2 Plaintiff contends that Twitch, in partnership with high-profile streamers such as Pokimane, has	60
engaged in or facilitated unfair, deceptive, or unlawful practices under California law, including but not	61
limited to:	62
1.2.1 Advertising intangible subscription benefits such as "undying love and appreciation," which were	63
never actually provided to Plaintiff;	64
1.2.2 Restricting user investigations and reverse engineering ("RE") attempts that could detect or expose	65
suspicious large-scale financial transactions or potential money laundering on the platform.	66
	67
1.3 Specifically, Plaintiff alleges he was induced to purchase subscriptions by relying on Twitch's and	68
Pokimane's advertised claims, and that he suffered emotional distress and economic harm when those	69
	69 70
Pokimane's advertised claims, and that he suffered emotional distress and economic harm when those	69
	Plaintiff, BO SHANG ("Plaintiff"), appearing pro se, hereby files this First Amended Complaint against TWITCH INTERACTIVE, INC. ("Twitch"), IMANE "POKIMANE" ANYS ("Pokimane"), and POKIMANE LLC (collectively, "Defendants"), and alleges on personal knowledge as to his own acts and on information and belief as to all other matters as follows: 1 INTRODUCTION 1.1 This action arises from Defendants' alleged violations of California statutory and common law, including but not limited to the Unfair Competition Law ("UCL") (Cal. Bus. & Prof. Code § 17200 et seq.), the False Advertising Law ("FAL") (Cal. Bus. & Prof. Code § 17500 et seq.), the Consumers Legal Remedies Act ("CLRA") (Cal. Civ. Code §§ 1750 et seq.), common law breach of contract, breach of express warranty, misrepresentation, and related theories. 1.2 Plaintiff contends that Twitch, in partnership with high-profile streamers such as Pokimane, has engaged in or facilitated unfair, deceptive, or unlawful practices under California law, including but not limited to: 1.2.1 Advertising intangible subscription benefits such as "undying love and appreciation," which were never actually provided to Plaintiff; 1.2.2 Restricting user investigations and reverse engineering ("RE") attempts that could detect or expose

		-
73	and investigations into potentially unlawful gambling or money-laundering activity, contravening	73
74	well-established public policy and case law in California that protects reverse engineering in fair-use and	74
75	security contexts.	75
76	(See, e.g., Sega Enters. Ltd. v. Accolade, Inc. (9th Cir. 1992) 977 F.2d 1510, 1520 ["disassembly of object	76
77	code to gain an understanding of the functional requirements of the program is fair use"]; Sony Computer	77
78	Entm't, Inc. v. Connectix Corp. (9th Cir. 2000) 203 F.3d 596, 599-603 [extending the fair use doctrine to	78
79	intermediate copying]; cf. 17 U.S.C. § 1201(g) (DMCA exemption for encryption research); Tunkl v.	79
80	Regents of Univ. of Cal. (1963) 60 Cal.2d 92, 96–98 [contracts exempting a party from negligence can	80
81	violate public policy]; Civ. Code § 1668 ["All contracts which have for their objectto exempt anyone from	81
82	responsibility for his own fraudare against the policy of the law."].)	82
83		83
84	1.5 On January 9, 2025, while ruling on case 3:24-cv-06664-JSC Shang vs Twitch Interactive et al., Judge	84
85	Scott Corley of the U.S. District Court for the Northern District of California granted Plaintiff's motion to	85
86	amend, over Defendant Twitch's protests that Section 230 of the Communications Decency Act ("CDA")	86
87	shields them from liability. Judge Corley specifically ruled that Twitch was not acting as a "Good Samaritan"	87
88	as the CDA requires, thus exposing Twitch to legal liability for all actions of their streamers and community.	88
89		89
90	1.6 Section 230 of the Communications Decency Act provides, in part, verbatim:	90
91	"(c) Protection for 'Good Samaritan' blocking and screening of offensive material	91
92	(1) Treatment of publisher or speaker	92
93	No provider or user of an interactive computer service shall be treated as the publisher or speaker of any	93
94	information provided by another information content provider."	94
95		95
96	1.7 By Judge Corley's determination, Twitch may not invoke Section 230 immunity regarding its alleged	96
97	misconduct, because it has failed to demonstrate "Good Samaritan" protections in relation to its handling of	97
98	user content, thereby removing the usual shield from liability.	98
99		99
100	2 JURISDICTION AND VENUE	100
101		101
102	2.1 Subject Matter Jurisdiction	102
103		103
104	2.1.1 This Court has jurisdiction over the subject matter because the amount in controversy exceeds	104
105	\$25,000, and Plaintiff's claims arise under California statutory and common law, including the UCL (Cal.	105
106	Bus. & Prof. Code § 17200), the FAL (Cal. Bus. & Prof. Code § 17500), and the CLRA (Cal. Civ. Code §§	106
107	1750 et seq.).	107
108	2.1.2 Although federal courts might have jurisdiction over certain claims (e.g., alleged violations of federal	108
		-

	109	anti-money-laundering laws under 18 U.S.C. §§ 1956, 1960), Plaintiff elects to pursue his claims under	109
	110	California law in the Superior Court, which has concurrent jurisdiction over the state-based causes of	110
	111	action. Plaintiff also references the January 9, 2025 ruling in the U.S. District Court for the Northern District	11′
	112	of California, which clarifies that Twitch cannot rely on Section 230 immunity to escape liability in this	112
	113	related matter.	113
	114		114
	115	2.2 Venue	115
	116		116
	117	2.2.1 Venue is proper under California Code of Civil Procedure §§ 395 and 395.5 because Twitch has its	117
	118	principal place of business in San Francisco, California, or conducts substantial business within this forum.	118
	119	Additionally, a substantial part of the events or omissions giving rise to these claims occurred or emanated	119
	120	from the County of San Francisco.	120
	121		121
	122	3 THE PARTIES	122
	123		123
	124	3.1 Plaintiff	124
	125		125
	126	3.1.1 Plaintiff, Bo Shang, is a resident of Massachusetts. He has been a user of Twitch since approximately	126
	127	2017. He purchased and renewed Twitch subscriptions to Pokimane's channel, in part due to specific	127
	128	marketing claims and product descriptions concerning "love and appreciation."	128
	129		129
	130	3.2 Defendants	130
	131		131
	132	3.2.1 Twitch Interactive, Inc., a Delaware corporation, maintains its principal place of business in California.	132
	133	Twitch operates the streaming platform used by millions of content creators, including Pokimane. As	133
	134	recognized by Judge Corley on January 9, 2025, Twitch cannot escape liability by invocation of Section	134
	135	230's "Good Samaritan" defense, because it has not met the statutory requirements thereunder.	135
	136	3.2.2 Imane "Pokimane" Anys is a highly prominent Twitch content creator. Pokimane earns significant	136
	137	revenue from subscription fees, donations, and brand partnerships. She markets her streams and	137
	138	subscription benefits in conjunction with Twitch's platform and subscription interface.	138
	139		139
	140	4 FACTUAL BACKGROUND	140
	141		141
	142	4.1 Twitch Platform and Potential Unlawful Activities	142
	143		143
	144	4.1.1 Plaintiff alleges that Twitch fosters large-scale suspicious financial transactions—often disguised as	144
п			4

145	donations or tips—that may be de facto gambling or money-laundering. Such transactions potentially
146	implicate Cal. Penal Code § 330 (prohibiting certain gambling activities) and 18 U.S.C. §§ 1956, 1960
147	(federal anti-money-laundering provisions).
148	
149	4.1.2 Twitch's TOS restrict or prohibit reverse engineering, effectively shielding potential illegal conduct
150	from user-led detection. These restrictions allegedly contravene California's public policy favoring fair-use
151	security research.
152	(See Sega Enters. Ltd. v. Accolade, Inc. (9th Cir. 1992) 977 F.2d 1510, 1520; Sony Computer Entm't, Inc.
153	v. Connectix Corp. (9th Cir. 2000) 203 F.3d 596, 599–603; Tunkl v. Regents of Univ. of Cal. (1963) 60
154	Cal.2d 92, 96–98; Civ. Code § 1668; see also A & M Produce Co. v. FMC Corp. (1982) 135 Cal.App.3d
155	473, 479–481 [contractual unconscionability test].)
156	
157	4.1.3 Pokimane benefits from or participates in the Twitch monetization and donation system. Whether or
158	not she directly engages in wrongdoing, her large-scale revenue streams exemplify the environment where
159	suspicious or unregulated transactions may take place.
160	
161	4.1.4 Following Judge Corley's January 9, 2025 ruling rejecting Twitch's Section 230 defense, Twitch can
162	no longer claim blanket immunity for conduct related to these suspicious transactions or the actions of its
163	content creators.
164	
165	4.2 Pokimane's Role and Promised Subscription Benefits
166	
167	4.2.1 Pokimane's popularity is heavily promoted by Twitch. Her channel often advertises "subscriber
168	benefits," including special emoticons, badges, and—per the marketing language used—"undying love and
169	appreciation."
170	
171	4.2.2 Plaintiff subscribed to Pokimane's channel believing these representations to be genuine. On
172	information and belief, the words "undying love and appreciation" appeared (or were verbally stated) in
173	promotional content or subscription tiers, forming part of the contractual inducement.
174	
175	4.2.3 Plaintiff alleges that he was emotionally vulnerable at the time and became "madly in love" with
176	Pokimane. He believed that, by subscribing, he was contracting for a certain level of personal engagement
177	or affection—albeit intangible—beyond mere entertainment.
178	
179	4.2.4 Contrary to these promises, neither Twitch nor Pokimane delivered any actual "undying love and
180	appreciation." Plaintiff was devastated emotionally and claims that this advertising was deceptive,

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181	fraudulent, and/or constituted a breach of the subscription contract.	181
182	(Compare Consumer Advocates v. Echostar Satellite Corp. (2003) 113 Cal.App.4th 1351, 1361	182
183	[differentiating non-actionable puffery from specific, actionable misrepresentations]; see also In re Toyota	183
184	Motor Corp. Unintended Acceleration Mktg., Sales Practices, & Prod. Liab. Litig. (C.D. Cal. 2011) 754	184
185	F.Supp.2d 1145, 1172–1173 [discussing the threshold for plausibly misleading statements].)	185
186		186
187	4.3 Reverse Engineering Restrictions and Public Policy	187
188		188
189	4.3.1 The importance of reverse engineering in cybersecurity is well recognized.	189
190	(See Sega Enters. Ltd. v. Accolade, Inc., supra, 977 F.2d at p. 1520; Sony Computer Entm't, Inc. v.	190
191	Connectix Corp., supra, 203 F.3d at p. 599; Vault Corp. v. Quaid Software Ltd. (5th Cir. 1988) 847 F.2d	191
192	255, 267–270.)	192
193		193
194	4.3.2 Plaintiff contends Twitch's draconian TOS hamper lawful investigations into the platform's data flows,	194
195	stifling potential discoveries of wrongdoing (money laundering or fraud). This TOS stance may violate	195
196	California's fundamental public policies, as recognized under the UCL (Cal. Bus. & Prof. Code § 17200)	196
197	and the principle that contract provisions cannot contravene established law or public policy.	197
198	(See Civ. Code § 1668; Tunkl, supra, 60 Cal.2d at pp. 96–98; A & M Produce, supra, 135 Cal.App.3d at pp.	198
199	479–481.)	199
200		200
201	4.3.3 Because Judge Corley has found that Twitch was not a "Good Samaritan" under Section 230,	201
202	Twitch's attempts to enforce TOS provisions that obstruct lawful research or conceal potential misconduct	202
203	may also be scrutinized without the shield of federal immunity.	203
204		204
205	4.4 Plaintiff's Alleged Government Torture and Emotional Turmoil	205
206		206
207	4.4.1 Plaintiff contends that from October 2020 to September 2021, Massachusetts Department of Mental	207
208	Health officials subjected him to forced confinement, misdiagnoses, and other abuses, allegedly violating	208
209	international treaties such as the United Nations Convention Against Torture (UNCAT).	209
210		210
211	4.4.2 In September 2024, Plaintiff again experienced forced confinement, exacerbating his emotional	211
212	fragility and fueling his sense of urgency to conduct open-source cybersecurity research (e.g., "execution	212
213	hijacking" code for SMBv2) as a deterrent to governmental overreach.	213
214		214
215	4.4.3 These experiences heightened Plaintiff's distress upon discovering that Twitch's TOS bars him from	215
216	pursuing the cort of in depth investigations he believes necessary to expose wrangdoing or protect public	216

217	interests. The confluence of these factors allegedly contributed to Plaintiff's ongoing emotional harm.	217
218		218
219	5 CAUSES OF ACTION	219
220		220
221	COUNT I	221
222		222
223	BREACH OF CONTRACT	223
224	(Against All Defendants)	224
225		225
226	5.1 Plaintiff incorporates by reference all preceding paragraphs as though fully set forth herein.	226
227		227
228	5.2 Formation of Contract	228
229		229
230	5.2.1 Under California Civil Code § 1550, a valid contract requires (1) parties capable of consent, (2) a	230
231	lawful object, (3) consideration, and (4) consent.	231
232	- Cal. Civ. Code § 1550: "It is essential to the existence of a contract that there should be: 1. Parties	232
233	capable of contracting; 2. Their consent; 3. A lawful object; and 4. A sufficient cause or consideration."	233
234	5.2.2 Plaintiff alleges he entered into a subscription contract with Defendants by paying recurring fees in	234
235	exchange for benefits, including the stated "undying love and appreciation."	235
236	(See also Sateriale v. R.J. Reynolds Tobacco Co. (9th Cir. 2012) 697 F.3d 777, 788 [an advertisement may	236
237	create a unilateral contract offer if it calls for performance and the terms are reasonably clear].)	237
238		238
239	5.3 Breach	239
240		240
241	5.3.1 Defendants failed to provide the promised intangible benefit or any semblance of personal "love and	241
242	appreciation."	242
243	5.3.2 The breach is material because it goes to the heart of the subscription's advertised value to Plaintiff.	243
244	(See Central Valley Gen. Hosp. v. Smith (2008) 162 Cal.App.4th 501, 513-514 [material breach "goes to	244
245	the essence of the agreement"].)	245
246		246
247	5.4 Damages	247
248		248
249	5.4.1 As a direct and proximate result, Plaintiff suffered monetary loss (subscription fees) and severe	249
250	emotional distress due to unmet expectations of personal connection.	250
251	(But see Erlich v. Menezes (1999) 21 Cal.4th 543, 558–559 [emotional distress damages generally not	251
252	recoverable in contract actions unless tied to a tort].)	252

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253	5.4.2 However, Plaintiff alleges that the breach is intertwined with tortious conduct	253
254	(fraud/misrepresentation), potentially allowing for broader recovery.	254
255	(See Robinson Helicopter Co. v. Dana Corp. (2004) 34 Cal.4th 979, 991 [tort damages permissible where	255
256	conduct also breaches a non-contractual duty].)	256
257		257
258	5.5 Prayer	258
259		259
260	5.5.1 Plaintiff seeks compensatory damages, interest, and all other relief deemed proper by the Court.	260
261	Further, due to the January 9, 2025 ruling, Plaintiff asserts that Twitch cannot claim CDA Section 230	261
262	immunity to avoid liability for these contractual breaches.	262
263		263
264	COUNT II	264
265		265
266	BREACH OF EXPRESS WARRANTY	266
267	(Against All Defendants)	267
268		268
269	6.1 Plaintiff incorporates by reference all preceding paragraphs as though fully set forth herein.	269
270		270
271	6.2 Under California law, an express warranty is created by an affirmation of fact or promise that relates to	271
272	goods or services, forming part of the basis of the bargain.	272
273	(See Cal. Com. Code § 2313; Hauter v. Zogarts (1975) 14 Cal.3d 104, 112 ["Any affirmation of fact or	273
274	promise can create an express warranty if it becomes part of the basis of the bargain."]; Greenman v. Yuba	274
275	Power Prods., Inc. (1963) 59 Cal.2d 57, 61.)	275
276		276
277	6.3 Express Representation	277
278		278
279	6.3.1 The statement "undying love and appreciation" constituted a specific promise about the nature and	279
280	quality of the subscription service—even if intangible.	280
281	(See Keith v. Buchanan (1985) 173 Cal.App.3d 13, 21 [express warranties can arise from product	281
282	descriptions and advertising statements that go beyond mere puffery].)	282
283		283
284	6.4 Breach of Warranty	284
285		285
286	6.4.1 Defendants failed to fulfill that representation. Despite collecting subscription fees, they did not	286
287	provide any actual affection or personal recognition.	287
288	6.4.2 Plaintiff reasonably relied on that warranty, to his detriment.	288
	•	1

289	(See Weinstat v. Dentsply Int'l, Inc. (2010) 180 Cal.App.4th 1213, 1227–1228 [reliance on express	289
290	warranty is presumed if the statement was part of the basis of the bargain].)	290
291		291
292	6.5 Damages	292
293		293
294	6.5.1 Plaintiff seeks damages for the subscription amounts paid, plus any consequential damages allowed	294
295	under California law.	295
296	6.5.2 Plaintiff also reserves the right to seek restitution and incidental damages as permitted by Cal. Com.	296
297	Code §§ 2714, 2715.	297
298	6.5.3 Judge Corley's January 9, 2025 ruling underscores that Twitch is not insulated by Section 230's	298
299	"Good Samaritan" provision from these warranty-based allegations.	299
300		300
301	COUNT III	301
302		302
303	VIOLATION OF THE CONSUMERS LEGAL REMEDIES ACT (CLRA)	303
304	[Cal. Civ. Code § 1750 et seq.]	304
305	(Against All Defendants)	305
306		306
307	7.1 Plaintiff incorporates by reference all preceding paragraphs as though fully set forth herein.	307
308		308
309	7.2 The CLRA prohibits unfair or deceptive acts in the sale or lease of goods or services to consumers.	309
310	(Cal. Civ. Code § 1770(a); see also Colgan v. Leatherman Tool Grp., Inc. (2006) 135 Cal.App.4th 663,	310
311	680–681 [discussing CLRA requirements].)	311
312		312
313	7.3 Misrepresentation	313
314		314
315	7.3.1 Defendants advertised intangible benefits—personal emotional support or affection—as part of the	315
316	subscription, an inherently deceptive tactic when it is never provided.	316
317	(See Cal. Civ. Code § 1770(a)(5), (7) [prohibiting misrepresentations regarding characteristics, uses,	317
318	benefits, or quality of services].)	318
319	7.3.2 Such conduct may violate Cal. Civ. Code § 1770(a)(5) and § 1770(a)(7).	319
320		320
321	7.4 Reliance and Harm	321
322		322
323	7.4.1 Plaintiff justifiably relied on these statements when purchasing subscriptions.	323
324	(See In re Tobacco II Cases (2009) 46 Cal.4th 298, 312 [only named plaintiff need show actual reliance, so	324
		I

325	long as it was substantial factor].)	325
326	7.4.2 Plaintiff was harmed when the promised benefits were nonexistent.	326
327		327
328	7.5 Prayer	328
329		329
330	7.5.1 Plaintiff seeks actual damages, injunctive relief, and other remedies available under Cal. Civ. Code §	330
331	1780, including costs and any applicable attorneys' fees (though Plaintiff is pro se).	331
332	7.5.2 Plaintiff further notes that the District Court has found that Twitch may not rely on Section 230's broad	332
333	protections, reinforcing Plaintiff's CLRA claims against Twitch.	333
334		334
335	COUNT IV	335
336		336
337	VIOLATION OF THE FALSE ADVERTISING LAW (FAL)	337
338	[Cal. Bus. & Prof. Code § 17500 et seq.]	338
339	(Against All Defendants)	339
340		340
341	8.1 Plaintiff incorporates by reference all preceding paragraphs as though fully set forth herein.	341
342		342
343	8.2 The FAL makes it unlawful to disseminate any statement concerning real or personal property or	343
344	services that is untrue or misleading, and which is known (or reasonably should be known) to be untrue or	344
345	misleading.	345
346	(Cal. Bus. & Prof. Code § 17500; see McAdams v. Monier, Inc. (2010) 182 Cal.App.4th 174, 186–187.)	346
347		347
348	8.3 False or Misleading Statements	348
349		349
350	8.3.1 Defendants represented that Pokimane subscribers would receive "undying love and appreciation."	350
351	This is, at best, a misleading marketing ploy that offers unwarranted personal illusions.	351
352	(See Committee on Children's Television, Inc. v. Gen. Foods Corp. (1983) 35 Cal.3d 197, 211 ["misleading"	352
353	is broadly construed under consumer protection statutes].)	353
354		354
355	8.4 Materiality and Injury	355
356		356
357	8.4.1 These statements influenced Plaintiff's decision to purchase subscriptions.	357
358	(See Kwikset Corp. v. Superior Court (2011) 51 Cal.4th 310, 327–328 [material misrepresentations confer	358
359	standing under FAL/UCL].)	359
360	8.4.2 Plaintiff was thereby deceived and suffered monetary loss.	360

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361		361
362	8.5 Prayer	362
363		363
364	8.5.1 Plaintiff seeks an injunction prohibiting such misleading marketing claims, restitution of subscription	364
365	fees, and all other relief the Court deems proper.	365
366	8.5.2 Plaintiff contends that Twitch, having been denied "Good Samaritan" status by Judge Corley, remains	366
367	liable for these deceptive practices hosted or facilitated on its platform.	367
368		368
369	COUNT V	369
370		370
371	VIOLATION OF THE UNFAIR COMPETITION LAW (UCL)	371
372	[Cal. Bus. & Prof. Code § 17200 et seq.]	372
373	(Against All Defendants)	373
374		374
375	9.1 Plaintiff incorporates by reference all preceding paragraphs as though fully set forth herein.	375
376		376
377	9.2 Under Cal. Bus. & Prof. Code § 17200, "unfair competition" includes any unlawful, unfair, or fraudulent	377
378	business act or practice.	378
379	(Cel-Tech Commc'ns, Inc. v. L.A. Cellular Tel. Co. (1999) 20 Cal.4th 163, 180.)	379
380		380
381	9.3 Unlawful	381
382		382
383	9.3.1 Defendants' conduct violates multiple statutes (e.g., the CLRA, the FAL, or federal	383
384	anti-money-laundering provisions).	384
385	(See Cel-Tech, supra, at p. 180; Korea Supply Co. v. Lockheed Martin Corp. (2003) 29 Cal.4th 1134,	385
386	1143.)	386
387		387
388	9.4 Unfair	388
389		389
390	9.4.1 The TOS restrictions on reverse engineering unduly burden lawful security research and hamper	390
391	detection of potential money laundering, contravening public policy.	391
392	(See Drum v. San Fernando Valley Bar Ass'n (2010) 182 Cal.App.4th 247, 257; South Bay Chevrolet v.	392
393	Gen. Motors Acceptance Corp. (1999) 72 Cal.App.4th 861, 886.)	393
394	9.4.2 Similarly, marketing intangible emotional benefits that are not actually provided is unfair and	394
395	unethical, taking advantage of vulnerable consumers.	395
396		396
		1

397	9.5 Fraudulent	397
398	3.3 Fraduulent	398
399	9.5.1 Defendants' marketing of a safe and transparent platform—while failing to disclose the possibility of	399
400	suspicious large-scale transactions—and promising intangible emotional benefits never provided is	400
401	fraudulent under the UCL's broad coverage.	401
402	(See In re Tobacco II Cases, supra; Pfizer Inc. v. Superior Court (2010) 182 Cal.App.4th 622, 630.)	402
403	(330 6 . 6 . 6 . 6 . 6 . 6 . 6 . 6 . 6	403
404	9.6 Prayer	404
405		405
406	9.6.1 Plaintiff seeks injunctive relief to prohibit Defendants from enforcing TOS provisions that bar	406
407	legitimate forensic or security research and from continuing to misrepresent subscription benefits.	407
408	9.6.2 Plaintiff also seeks restitution and disgorgement of any ill-gotten gains pursuant to Cal. Bus. & Prof.	408
409	Code § 17203.	409
410	(See Cortez v. Purolator Air Filtration Prods. Co. (2000) 23 Cal.4th 163, 177–178; Korea Supply, supra, 29	410
411	Cal.4th at p. 1149.)	411
412	9.6.3 Plaintiff emphasizes that, in light of the January 9, 2025 federal court decision declaring Twitch	412
413	ineligible for "Good Samaritan" immunity, these UCL violations are not shielded under Section 230.	413
414		414
415	COUNT VI	415
416		416
416 417	NEGLIGENT OR RECKLESS MISREPRESENTATION	416 417
	NEGLIGENT OR RECKLESS MISREPRESENTATION (Against All Defendants)	
417		417
417 418		417 418
417 418 419	(Against All Defendants)	417 418 419
417 418 419 420	(Against All Defendants)	417 418 419 420
417 418 419 420 421	(Against All Defendants) 10.1 Plaintiff incorporates by reference all preceding paragraphs as though fully set forth herein.	417 418 419 420 421
417 418 419 420 421 422	(Against All Defendants)10.1 Plaintiff incorporates by reference all preceding paragraphs as though fully set forth herein.10.2 Negligent or reckless misrepresentation requires:	417 418 419 420 421 422
417 418 419 420 421 422 423	(Against All Defendants)10.1 Plaintiff incorporates by reference all preceding paragraphs as though fully set forth herein.10.2 Negligent or reckless misrepresentation requires:(1) Misrepresentation of a material fact,	417 418 419 420 421 422 423
417 418 419 420 421 422 423 424	 (Against All Defendants) 10.1 Plaintiff incorporates by reference all preceding paragraphs as though fully set forth herein. 10.2 Negligent or reckless misrepresentation requires: (1) Misrepresentation of a material fact, (2) Without reasonable grounds for believing it to be true, 	417 418 419 420 421 422 423 424
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400	11 d 14 d 17 d 2 d 18 d 2 d 2 d 2 d 2 d 2 d 2 d 2 d 2 d 2 d	٦
433	negligently, without regard for whether they could be realistically fulfilled.	433
434	(See Gagne v. Bertran (1954) 43 Cal.2d 481, 487–488 [negligent misrepresentation requires a positive	434
435	assertion without reasonable grounds].)	435
436	10.3.2 Plaintiff justifiably relied on these statements and suffered damages in the form of subscription fees	436
437	and emotional distress.	437
438	(See Lazar v. Superior Court (1996) 12 Cal.4th 631, 637 [plaintiff must allege facts showing "actual	438
439	reliance" on misrepresentation].)	439
440		440
441	10.4 Damages	441
442		442
443	10.4.1 Plaintiff seeks compensatory damages for the subscription fees lost and for emotional harm arising	443
444	directly from the misrepresentations.	444
445	10.4.2 Because Judge Corley has ruled Twitch is not entitled to Section 230 immunity, Defendants cannot	445
446	avoid liability for these misrepresentations by invoking "Good Samaritan" defenses.	446
447		447
448	COUNT VII	448
449		449
450	INTENTIONAL OR NEGLIGENT INFLICTION OF EMOTIONAL DISTRESS	450
451	(Against All Defendants)	451
452		452
453	11.1 Plaintiff incorporates by reference all preceding paragraphs as though fully set forth herein.	453
454		454
455	11.2 Intentional Infliction of Emotional Distress (IIED)	455
456		456
457	11.2.1 A cause of action for IIED requires:	457
458	(1) Extreme and outrageous conduct by the defendant,	458
459	(2) Intent to cause, or reckless disregard of the probability of causing, emotional distress,	459
460	(3) The plaintiff's suffering severe or extreme emotional distress, and	460
461	(4) Actual and proximate causation.	461
462	(See Hughes v. Pair (2009) 46 Cal.4th 1035, 1050; Potter v. Firestone Tire & Rubber Co. (1993) 6 Cal.4th	462
463	965, 1001.)	463
464		464
465	11.2.2 Defendants' conduct in promising personal love—an intrinsically emotional matter—while knowing it	465
466	was illusory or false may be deemed outrageous and intended (or undertaken with reckless disregard) to	466
467	cause severe emotional harm.	467
468	(See KOVR-TV, Inc. v. Superior Court (1995) 31 Cal.App.4th 1023, 1030 [defining outrageous conduct].)	468
	, , , , , , , , , , , , , , , , , , , ,	

ı	469		469
	470	11.3 Negligent Infliction of Emotional Distress (NIED)	470
ı	471		471
	472	11.3.1 Alternatively, if Defendants did not intend to harm Plaintiff, they acted negligently in making	472
ı	473	statements likely to cause emotional turmoil to vulnerable individuals.	473
	474	(See Dillon v. Legg (1968) 68 Cal.2d 728, 739–740 [foreseeability test]; Burgess v. Superior Court (1992) 2	474
ı	475	Cal.4th 1064, 1072–1073.)	475
	476	11.3.2 California courts have recognized NIED claims where a special relationship or foreseeability of	476
ı	477	emotional harm is established.	477
ı	478	(See Molien v. Kaiser Found. Hosps. (1980) 27 Cal.3d 916, 928–929.)	478
ı	479		479
	480	11.4 Severe Emotional Distress	480
	481		481
	482	11.4.1 Plaintiff's confinement history and emotional vulnerability magnify the harm from Defendants'	482
ı	483	conduct.	483
	484	(See Molien, supra, at p. 928.)	484
ı	485		485
ı	486	11.5 Prayer	486
ı	487		487
ı	488	11.5.1 Plaintiff seeks compensatory damages for emotional distress, punitive damages if Defendants'	488
ı	489	conduct is found sufficiently outrageous, and all other relief deemed just.	489
ı	490	(See Restatement (Second) of Torts § 46, cmt. d [describing severe emotional distress and outrageous	490
ı	491	conduct]; KOVR-TV, Inc. v. Superior Court, supra.)	491
ı	492	11.5.2 In light of the January 9, 2025 ruling, Twitch is not immune under Section 230, and its actions or	492
	493	failures to act that contributed to Plaintiff's distress must be fully adjudicated.	493
	494		494
ı	495	6 PRAYER FOR RELIEF	495
ı	496		496
ı	497	WHEREFORE, Plaintiff prays for judgment against Defendants as follows:	497
ı	498		498
ı	499	A. Declaratory Judgment	499
ı	500	1. Declaring that Twitch's TOS restrictions on reverse engineering are unconscionable, void, or	500
	501	unenforceable under California law and public policy;	501
	502	2. Declaring that advertisements or marketing referencing "undying love and appreciation" are deceptive or	502
	503	misleading if not genuinely provided;	503
	504	3. Recognizing the January 9, 2025 determination by Judge Scott Corley that Section 230 does not shield	504

05	Twitch from liability because it is not acting as a "Good Samaritan";	50
606		50
07	B. Injunctive Relief	50
808	1. Enjoining Twitch from enforcing TOS that prohibit good-faith, lawful security or forensic research aimed	50
09	at detecting potential money laundering or other illegal activities;	50
10	2. Enjoining Defendants from advertising intangible emotional benefits (e.g., "love" or "appreciation")	5
11	without making clear that these are entertainment-only or purely figurative statements;	5
12	3. Requiring corrective advertising and disclosure of the speculative or figurative nature of intangible	5
13	benefits;	5
14		5
15	C Restitution, Disgorgement, and Damages	5
16	1. Restitution and/or disgorgement of subscription fees and any ill-gotten gains derived from misleading	5
17	promises;	5
18	2. Compensatory and consequential damages for emotional distress and related harm;	5
19	3. Punitive damages as allowed by law, given the potential outrageousness of false emotional promises;	5
20		5
21	D CLRA & FAL Remedies	5
22	1. Awarding all remedies authorized under the Consumers Legal Remedies Act and False Advertising Law,	5
23	including actual damages, injunctive relief, and, where permitted, attorneys' fees and costs (though Plaintiff	5
24	is pro se);	5
25		5
26	E. Costs and Other Relief	5
27	1. Awarding costs of suit, pre- and post-judgment interest, and any other relief the Court deems just and	5
28	proper.	5
29		5
30	7 DEMAND FOR JURY TRIAL	5
31		5
32	Pursuant to California law, Plaintiff demands a trial by jury on all causes of action so triable.	5
33		5
34	Dated: February 14, 2025 (Valentine's Day)	5
35		5
36	/s/ Bo Shang (In Pro Per)	5
37	<u> </u>	5
38	BO SHANG (In Pro Per)	5
		5
39	10 McCafferty Way	1 0

_		
541	Phone: (781) 999-4101 or (617) 618-8279	541
542	Email: bo@pdfsage.org boshangsoftware@proton.me	542
543	Plaintiff, In Pro Per	543
	Page 16 of 20	J

CA Superior Court at San Francisco County
EXHIBIT 1:
Twitch Terms of Sale and Pokimane (subsequently Pokimane LLC) sold her 'undying love and appreciation' as a
subscription product continuously from 2013 - 2020, and Pokimane is the most followed female TV channel on
Twitch! A "gamin" website!
Page 17 of 20

CA Superior Court at San Francisco County
Subscription Service Terms
Twitch may offer certain Ancillary Products and Services in connection with the Twitch Services on a subscription basis with recurring payments
("Subscription Services") as disclosed to you when you subscribe to any Subscription Services. Subscription Services may renew automatically,
and you agree that we are authorized to charge you for payment on a recurring basis prior to each renewal. You agree that your Subscription
Service will renew continuously until you cancel it. Twitch reserves the right to discontinue or modify any subscription fee payment option. If we discontinue or modify a subscription payment option, we will provide notice of such discontinuance or modification by email or through the Twitch
Services in advance of the next billing date. If you are signing up under any promotional subscription fee, some additional restrictions may apply.
These restrictions, if any, will be provided to you before you sign up for the applicable Subscription Service that is subject to the promotion.
You are responsible for all charges incurred under your account. Twitch reserves the right to deactivate Subscription Services to your account if payment is past due, regardless of the dollar amount.
payment is past due, regardless of the dollar amount.
SUBSCRIBE
No commercials or adal Dest cline + links without being timed out!
Post clips + links without being timed out! Priority in all stream events, including games I play.
with viewers, Dr.Poki, etcl
Chat Badge and 60 Subscriber Emotes
GAIN POKI POINTS FASTER
 MY UNDYING LOVE AND APPRECIATION ^_^

CA Superior Court at San Francisco County
EXHIBIT 2:
CALIFORNIA IS SMOKING TOO MUCH WEED BY ALLOWING POKIMANE TO OPERATE AS A "LAWFUL" BUSINESS



Pokimane LLC

Based in Los Angeles, Imane Anys (alias, Pokimane) is a Moroccan Canadian content creator and personality.

Entertainment Providers · Los Angeles · 1K followers · 2-10 employees



Home About Posts Jobs People

Overview

Based in Los Angeles, Imane Anys (alias, Pokimane) is a Moroccan Canadian content creator and personality. With over 4 million subscribers and growing, her content on Twitch, Youtube and Instagram cater to the Fortnite, League of Legends, and various other gaming title fans. Pokimane aspi ... see more

Show all details →

Insights on Pokimane LLC Total employees Total headcount growth 6 months Mar 2023 Sep 2023 Mar 2024 Sep 2024 Mar 2025

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