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22	Counsel for Defendants Google LLC et al.	
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The parties submit this joint statement of their respective claims that they intend to be tried on November 6, 2023.

In its August 4, 2023 minute order, the Court "directed [the parties] to formulate a joint list of the specific claims in each MDL member case that will be tried to the jury in the consolidated trial." MDL Dkt. 571 at 2. The Court ordered the parties to file this list on October 2, 2023. *Id*.

All Plaintiffs assert claims under the California Unfair Competition Law (Cal. Bus. & Prof. Code § 17200, *et seq.*)<sup>1</sup>, which are purely equitable claims to be decided by the Court. Plaintiffs' claims that are to be tried to the jury are addressed below.

Google's position in this submission assumes that the claims of both Epic and the Match Plaintiffs will be tried together. If that were to change, then it is Google's position that the Court and the parties may need to revisit the question of which claims and defenses will be tried to a jury. Google reserves the right to revise this list after further meet and confer discussions.

## Epic Games, Inc. v. Google LLC, No. 3:20-cv-05671-JD

### **Claims by Epic Against Google**

- 1. COUNT 1: Sherman Act § 2 (Unlawful Monopoly Maintenance in the Android App Distribution Market).
- 2. COUNT 2: Sherman Act § 1 (Unreasonable restraints of trade concerning Android App Distribution Market: OEMs).
- 3. COUNT 3: Sherman Act § 1 (Unreasonable restraints of trade concerning Android App Distribution Market: Developer Distribution Agreement).

<sup>&</sup>lt;sup>1</sup> See Count 13, Epic Games, Inc. Second Amended Complaint for Injunctive Relief (ECF No. 378); Thirteenth Cause of Action, Match Group, LLC; Humor Rainbow, Inc.; PlentyOfFish Media ULC; and People Media, Inc. First Amended Complaint (ECF No. 380); Count 11, Consumer Plaintiffs Second Amended Class Action Complaint (ECF No. 172); Eighth Cause of Action, State Plaintiffs' First Amended Complaint (3:21-cv-05227-JD ECF No. 188).

counterclaim for a declaratory judgment against Epic is triable by jury.

JOINT STATEMENT REGARDING PARTIES' CLAIMS SET FOR TRIAL U.S.D.C. Case Nos. 3:21-md-02981-JD, 3:22-cv-02746-JD, 3:20-cv-05671-JD, 3:20-cv-05761-JD & 3:21-cv-05227-JD

# <u>Match Group, LLC, v. Google LLC, No. 3:22-cv-02746-JD</u> Claims by the Match Plaintiffs Against Google

- 1. First Cause of Action: Unlawful Tying of Google Play to Google Play Billing; Sherman Act § 1.
- Second Cause of Action: Unlawful Monopoly Maintenance in the Android App
   Distribution Market or, Alternatively, the Dating App Distribution Market; Sherman Act
   § 2.
- 3. Third Cause of Action: Unreasonable Restraints of Trade in the Android App Distribution Market or, Alternatively, the Dating App Distribution Market: Sherman Act § 1.
- 4. Fourth Cause of Action: Unreasonable Restraint of Trade in the Android App IAP Market; Sherman Act § 1.
- 5. Sixth Cause of Action: Per Se Unreasonable Restraints of Trade Concerning Android App Distribution Market: Project Hug (Games Velocity Program) and other Agreements with Developers; Sherman Act § 1.4
- 6. Seventh Cause of Action: Unreasonable Restraints of Trade Concerning Android App
  Distribution Market: Project Hug (Games Velocity Program) and Apps Velocity Program
  and other Agreements with Developers; Sherman Act § 1.
- 7. Eighth Cause of Action: Unlawful Monopoly Maintenance in the Android App IAP Market; Sherman Act § 2.
- 8. Ninth Cause of Action: Attempted Monopolization of the Android App IAP Market; Sherman Act § 2.
- 9. Tenth Cause of Action: Unlawful Tying of Google Play to Google Play Billing; Cartwright Act.

<sup>&</sup>lt;sup>4</sup> As explained in the parties' forthcoming Joint Pretrial Statement, Google disputes that this claim is triable by jury.

1	10. Eleventh Cause of Action: Unreasonable Restraints of Trade in the Android App		
2	Distribution Market or, Alternatively, the Dating App Distribution Market; Cartwright Act		
3	11. Twelfth Cause of Action: Unreasonable Restraints of Trade in the Android App IAP		
4	Market; Cartwright Act.		
5	12. Fourteenth Cause of Action: Tortious Interference with Contract. <sup>5</sup>		
6	13. Fifteenth Cause of Action: Tortious Interference with Prospective Economic Advantage. <sup>6</sup>		
7	Counterclaims by Google Against the Match Plaintiffs		
8	1. Breach of Contract		
9	2. Breach of Implied Covenant of Good Faith and Fair Dealing		
10	3. False Promise		
11	4. Quasi-Contract / Unjust Enrichment		
12	5. Declaratory Judgment <sup>7</sup>		
13	In re Google Play Consumer Antitrust Litigation, No. 3:20-cv-05761-JD		
14	Claims by Consumer Plaintiffs Against Google		
15	1. COUNT 1: Sherman Act § 2 Unlawful Monopolization in the Android Application		
16	Distribution Market.		
17	2. COUNT 2: Sherman Act § 1 Unreasonable Restraints of Trade Concerning the Android		
18	Application Distribution Market: OEMs.		
19	3. COUNT 3: Sherman Act § 1 Unreasonable Restraints of Trade Concerning the Android		
20	Application Distribution Market: Developer Distribution Agreements.		
21	4. COUNT 4: Sherman Act § 2 Unlawful Monopolization in the In-App Aftermarket.		
22			
23	5 As explained in the parties' forthcoming Joint Pretrial Statement, Google disputes that this claim		
24			
25	The displaced in the parties for the parties of t		
26			
27	As explained in the parties' forthcoming Joint Pretrial Statement, the Match Plaintiffs dispute that Google's counterclaim for a declaratory judgment against the Match Plaintiffs is triable by		
28	jury 6 -		

JOINT STATEMENT REGARDING PARTIES' CLAIMS SET FOR TRIAL U.S.D.C. Case Nos. 3:21-md-02981-JD, 3:22-cv-02746-JD, 3:20-cv-05671-JD, 3:20-cv-05761-JD & 3:21-cv-05227-JD

1	5. COUNT 5: Sherman Act § 1 Unreasonable Restraints of Trade Concerning the In-App	
2	Aftermarket.	
3	6. COUNT 6: Sherman Act § 1 Tying In-App Distribution, Including Google Play Billing, to	
4	the Google Play Store.	
5	7. COUNT 7: California Cartwright Act Unreasonable Restraints of Trade in the Android	
6	Application Distribution Market: OEM Agreements.	
7	8. COUNT 8: California Cartwright Act Unreasonable Restraints of Trade in the Android	
8	Application Distribution Market: Developer Agreements.	
9	9. COUNT 9: California Cartwright Act Unreasonable Restraints of Trade in the In-App	
10	Aftermarket.	
11	10. COUNT 10: California Cartwright Act Tying In-App Distribution, Including Google Play	
12	Billing, to the Google Play Store.	
13	State of Utah v. Google LLC. 3:21-cv-05227-JD	
14	Claims by State Plaintiffs Against Google	
15	1. The States' Federal and California State Law Claims	
16	The States assert several Sherman Act and Cartwright Act claims against Google. For	
17	these claims, the jury will determine liability and the amount of monetary damages, if any. The	
18	Court will determine the appropriate injunctive relief, along with any award of fees, expenses, and	
19	costs of suit.	
20	Unreasonable Restraints of Trade in the Android In-App Billing Market Under § 1 of	
21	the Sherman Act and the Cartwright Act. See ECF <sup>8</sup> 188, States' First Am. Compl.	
22	("States' FAC") (Counts 6, 8).	
23	• Unlawful Restraints of Trade ( <i>Per Se</i> and Rule of Reason) in the Android App	
24	Distribution Market Under § 1 of the Sherman Act and the Cartwright Act. See States'	
25	FAC (Counts 2, 3, 8).	
26		
27		
28	<sup>8</sup> State of Utah et al. v. Google LLC et al., 21-cv-05227-JD.	

- Unlawful Tying of Google Play to Google Play Billing Under § 1 of the Sherman Act and the Cartwright Act. See States' FAC (Counts 4, 8).
- Unlawful Exclusive Dealing in the Android In-App Billing Market Under the Sherman Act § 1 and the Cartwright Act. See States' FAC (Counts 7, 8).
- Unlawful Monopolization/Monopoly Maintenance in the Android App Distribution Market and in the Android In-App Billing Market Under the Sherman Act § 2. See States' FAC (Counts 1, 5).

#### 2. The States' Non-California State Law Claims

The States allege violations of the antitrust, consumer protection, and unfair trade practice laws of various States, Commonwealths, and Districts. The States also allege violations (identified in States' FAC Section III) of the consumer protection and unfair trade practice laws of various States, Commonwealths, and Districts. 10

For these claims, the jury will determine liability and the amount of monetary damages, if any, for these claims. The jury will make any assessment of whether the relevant conduct was

Rev. Stat. §§ 356:2, 356:3; N.J. Stat. §§ 56:9-3, 56:9-4, 56:8-2, 56:8-4; N.M. Stat. §§ 57-1-1, 57-1-2; N.Y. Gen. Bus. Law § 340; N.Y. Exec. Law § 63(12); N.C. Gen. Stat. §§ 75-1, 75-1.1, 75-2,

75-2.1; N.D. Cent. Code §§ 51-08.1-02; 51-08.1-03; 79 Okla. Stat. § 203; Or. Rev. Stat. §§ 646.725, 646.730; R.I. Gen. Law §§ 6-36-4, 6-36-5; S.D. Codified Laws §§ 37-1-3.1, 37-1-3.2; Tex. Bus. & Com. Code § 15.05; Utah Code §§ 76-10-3104, 13-11-4; 9 Vt. Stat. § 2453; Va. Code

§§ 59.1-9.5, 59.1-9.6; Wash. Rev. Code §§ 19.86.020, 19.86.030, 19.86.040; W. Va. Code §§ 47-18-3, 47-18-4.

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<sup>10</sup> See, e.g., Alaska Stat. § 45.50.471; Ariz. Rev. Stat. § 44-1522; Ark. Code § 4-88-107; Colo. Rev. Stat. § 6-1-105; Conn. Gen. Stat. § 42-110b; D.C. Code § 28-3904; Fla. Stat. § 501.204; Ind. Code § 24-5-0.5-3; Iowa Code § 714.16; Ky. Rev. Stat. § 367.170; La. Rev. Stat. tit. 51, § 1405; Mass. Gen. Laws ch. 93A, § 2; Miss. Code § 75-24-5; Mo. Rev. Stat. § 407.020; Mont. Code § 30-

<sup>&</sup>lt;sup>9</sup> See, e.g., Alaska Stat. §§ 45.50.562, 45.50.564, 45.50.471; Ariz. Rev. Stat. §§ 44-1402, 44-1403, 44-1522; Ark. Code §§ 4-75-206, 4-75-302; Cal. Bus. & Prof. Code §§ 16720, 16726; Colo. Rev. Stat. §§ 6-4-104, 6-4-105; Conn. Gen. Stat. §§ 35-26, 35-27, 42-110b; Del. Code tit. 6, § 2103; D.C. Code §§ 28-3904, 28-4502, 28-4503; Fla. Stat. §§ 501.204. 542.18, 542.19; Idaho Code §§ 48-104, 48-105; Ind. Code §§ 24-1-2-1, 24-1-2-2, 24-5-0.5-3; Iowa Code §§ 553.4-5, 714.16; Ky. Rev. Stat. § 367.175; La. Rev. Stat. tit. 51, §§ 122-124; Md. Com. Law Code §11-204; Mass. Gen. Laws ch. 93A, § 2; Minn. Stat. § 325D.51, 325D.52; Miss. Code §§ 75-21-1, 75-21-3, 75-24-5; Mo. Rev. Stat. §§ 416.031, 407.020; Mont. Code §§ 30-14-205, 30-14-103; Neb. Rev. Stat.

## Case 3:20-cv-05671-JD Document 453 Filed 10/02/23 Page 9 of 11

1	knowing or willful. The Court will determine the injunctive relief, disgorgement and/or restitution,		
2	civil penalties, fees, expenses, and costs, and other equitable relief, if any. 11		
3			
4	DATED: October 2, 2023 HUESTON HENNIGAN LLP		
5			
6	By: s/ Douglas J. Dixon		
7	Douglas J. Dixon Attorneys for Plaintiffs		
8	Match Group, LLC, Humor Rainbow, Inc., PlentyofFish Media ULC, and People Media, Inc.		
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10	DATED: October 2, 2023 OFFICE OF THE UTAH ATTORNEY GENERAL		
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12	Dry of Providen D. Clashin		
13	By: s/ Brendan P. Glackin Brendan P. Glackin		
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19	By: s/ Karma M. Giulianelli Karma M. Giulianelli		
20	Lead Counsel for the Proposed Class		
21			
22			
23	14-103; Nev. Rev. Stat. §§ 598.0915, 598.0923; N.H. Rev. Stat. § 358-A:2; N.J. Stat. § 56:8-2;		
24	N.M. Stat. § 57-12-3; N.Y. Gen. Bus. Law § 349; N.Y. Exec. Law § 63(12); N.C. Gen. Stat. § 75-1.1; N.D. Cent. Code § 51-15-02; 15 Okla. Stat. § 753; S.D. Codified Laws § 37-24-6; Tex. Bus. & Com. Code § 17.46; Utah Code § 13-11-4; 9 Vt. Stat. § 2453; Wash. Rev. Code § 19.86.020.		
25			
26	11 Google and the State Plaintiffs have met and conferred, and Google objects on the ground that the State Plaintiffs have not provided a "list of the <i>specific</i> claims" that the States intend to assert		
27	against Google, as the Court requested. MDL Dkt. 571 at 2 (emphasis added). Google further objects to the extent the State Plaintiffs are asserting any <i>per se</i> claim that was not pleaded in their		
28	complaint.		
	JOINT STATEMENT REGARDING PARTIES' CLAIMS SET FOR TRIAL U.S.D.C. Case Nos. 3:21-md-02981-JD, 3:22-cv-02746-JD, 3:20-cv-05671-JD, 3:20-cv-05761-JD & 3:21-cv-05227-JD		

## Case 3:20-cv-05671-JD Document 453 Filed 10/02/23 Page 10 of 11

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	JOINT STATEMENT REGARDING PARTIES' CLAIMS SET FOR TRIAL U.S.D.C. Case Nos. 3:21-md-02981-JD, 3:22-cv-02746-JD, 3:20-cv-05671-JD, 3:20-cv-05761-JD & 3:21-cv-05227-JD	

# CIVIL L.R. 5-1(i)(3) ATTESTATION Pursuant to Civil L.R. 5-1(i)(3), the filer of this document attests that concurrence in the filing of the document has been obtained from each of the other signatories. By: s/ Glenn D. Pomerantz Glenn D. Pomerantz