#### BY EMAIL/DoT WEBSITE

# Government of India Ministry of Communications Department of Telecommunications Sanchar Bhawan, 20, Ashoka Road, New Delhi - 110 001 (Data Services Cell)

No. 813-07/LM-13/2022-DS-II

Dated:01-09-2022

To,

All Internet Service Licensees'

Subject: CS Comm 214 of 2022, Star India Pvt. Ltd. & Anr. V/s Ashar Nisar & Ors. Before Hon'ble Delhi High Court

In continuation to Department of Telecommunications even no. letter dated 12.04.2022, 21.04.2022, 26.04.2022, 28.04.2022, 02.05.2022, 04.05.2022, 13.05.2022, 18.05.2022, 20.05.2022, 26.05.2022, 27.05.2022, 03.06.2022, 21.06.2022, 01.07.2022, 21.07.2022, 02.08.2022 & 16.08.2022; kindly find the enclosed Hon'ble Delhi High Court order dated 06<sup>th</sup> April, 2022 in the subject matter court case C.S. (Comm) No. 214 of 2022 along with Thirty-Seventh (10 websites), Thirty-Eighth (3 websites), Thirty-ninth (1 website), Fortieth (1 website), Forty-First (7 websites) ist of additional websites/URLs, as provided by advocate for the plaintiff in the case along with affidavits dated 17.08.2022, 20.08.2022, 20.08.2022, 20.08.2022, 25.08.2022, 26.08.2022 and 27.08.2022 respectively for compliance. DoT is defendant No. 32 in the case.

- 2. Hon'ble Court in order dated 06<sup>th</sup> April, 2022 has, inter alia, directed that:
  - m. Defendants No. 23 to 31, their directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to block access to the various UI domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other UI domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights; and
    - n. Defendants No. 32 and 33 are directed to issue a Notification calling upon the various internet and telecom service providers registered under it to block access to the various domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights.
- 3. Accordingly, in view of the above, all the Internet Service licensees are hereby notified to take immediate necessary blocking action for compliance of the court order dated 06<sup>th</sup> April, 2022 with respect to Thirty-Seventh (10 websites), Thirty-Eighth (3 websites), Thirty-ninth (1 website), Forty-First (7 websites), Forty-Second (1 website) & Forty-Third (14 websites) list of additional websites/URLs.

Director(DS-II) Tel: 011-23036860 Email:dirds2-dot@nic.in

Encl: A/A

1/3057892/2022

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#### \* IN THE HIGH COURT OF DELHI AT NEW DELHI

+ CS(COMM) 214/2022

STAR INDIA PVT. LTD. & ANR.

..... Plaintiffs

Through: Mr. Saikrishna Rajagopal, Mr. Yatinder Garg, Ms. Shehima Jauhari, Mr. Angad Singh Makkar and Ms. Sneha Jain, Advocates

versus

ASHAR NISAR & ORS.

..... Defendants

Through: Mr. Mohammad Kamran and Mr. Brijesh Ujjainwal, Advocates for D-13

**CORAM:** 

HON'BLE MS. JUSTICE JYOTI SINGH

ORDER 06.04.2022

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#### **IA No.5336/2022** (exemption)

- 1. Allowed subject to all just exceptions.
- 2. Application stands disposed of.

IA No.5337/2022 (u/O. XI Rule 1(4) of the Commercial Courts, Commercial Division and Commercial Appellate Division of High Courts Act, 2015 r/w S. 151 CPC seeking leave to file additional documents)

- 3. Present application has been preferred on behalf of the Plaintiffs seeking leave to file additional documents under Order 11 Rule 1(4) CPC.
- 4. Plaintiffs, if they wish to file additional documents at a later stage, shall do so strictly as per the provisions of the Commercial Courts Act, 2015.

5. Application is allowed and disposed of.

#### I.A. 5335/2022 (under Section 80 read with Section 151 CPC)

- 6. Since there is an urgency in the matter and the matter is being heard today, Plaintiffs are exempted from serving Defendants No.24, 27, 32 and 33 with advance notice.
- 7. For the reasons stated in the application, the same is allowed and disposed of.

#### **CS(COMM) 214/2022**

- 8. Let the plaint be registered as a suit.
- 9. Issue summons.
- 10. Mr. Mohammad Kamran, learned counsel enters appearance on behalf of Defendant No.13.
- 11. Written statement be filed by Defendant No.13 within 30 days from today alongwith affidavit of admission/denial of the documents of the Plaintiffs.
- 12. Replication thereto, be filed by the Plaintiffs within 15 days of the receipt of the written statement alongwith an affidavit of admission/denial of the documents filed by Defendant No.13.
- 13. Upon filing of process fee, issue summons to the remaining Defendants, through all permissible modes, returnable on 13.07.2022. Summons shall state that the written statement shall be filed by the Defendants within 30 days from the receipt of summons. Along with the written statement, Defendants shall also file affidavits of admission/denial of the documents of the Plaintiffs.
- 14. Replication be filed by the Plaintiffs within 15 days of receipt of the written statement. Along with the replication, an affidavit shall be filed by

the Plaintiffs of admission/denial of the documents filed by the Defendants.

- 15. If any of the parties wish to seek inspection of any documents, the same shall be sought and given within the timelines.
- 16. List before the Joint Registrar on 13.07.2022.
- 17. List before the Court on 25.08.2022.

#### **I.A.** 5334/2022 (U/O 39 Rules 1 and 2 read with Section 151 CPC)

- 18. Issue notice to the Defendants.
- 19. Mr. Mohammad Kamran, learned counsel accepts notice on behalf of Defendant No.13.
- 20. On steps being taken, notice be issued to the remaining Defendants, through all permissible modes, returnable on 25.08.2022.
- 21. It is averred in the plaint that Plaintiff No. 1 is a leading entertainment and media company in India engaged, *inter alia*, in the production of popular content broadcast on its STAR Channels (such as Star Plus, Star Sports 1, Star Gold, Star Jalsa, etc.) and is an exclusive licensee of media rights to various sporting events which are also broadcast on its Star channels such as the ongoing TATA Indian Premier League 2022. Plaintiff No.1 also claims to be a leading film production and distribution company. Plaintiff No. 2, it is averred, owns and operates the online audio-visual streaming platform and website, 'www.hotstar.com' and the mobile application, 'Disney+ Hotstar' which enables viewers to watch content such as serials (including content of STAR Channels) and programs, films, sports content including live sporting events, trailers of upcoming films and serials, international content through the medium of the internet.
- 22. Plaintiffs claim to have exclusive rights in the aforesaid works by

virtue of provisions of Section 14(d) of the Copyright Act, 1957, including *inter alia* the rights to publicly exhibit and communicate the said content through any medium or mode, including on STAR Channels or Disney+ Hotstar. It is pleaded that by virtue of the exclusive media rights granted to the Plaintiffs, they broadcast and communicate to the public, live, delayed, highlights, clips and/or repeat telecast of numerous sporting events *inter alia* the ongoing TATA Indian Premier League 2022 in India through Disney+ Hotstar and also through their STAR Channels. Plaintiffs claim to be the sole and exclusive owner of the Broadcast Reproduction Rights in relation to the aforesaid broadcasts of sporting events, communicated through the STAR Channels and Disney+ Hotstar, in accordance with Section 37 of the Copyright Act, 1957.

- 23. Learned counsel appearing on behalf of the Plaintiffs submits that it has come to the notice of the Plaintiffs that their exclusive rights in the aforementioned content, i.e. movies, general entertainment content (television shows, web-series, etc.) and sporting events *inter alia* the ongoing TATA Indian Premier League 2022, were and are continuing to be infringed by Defendants No.1-12 herein. It is specifically averred that Defendants No. 1-12 are infringing and/or facilitating/enabling/authorising infringement of the Plaintiffs' exclusive rights under Sections 14(d) and 37 of the Copyright Act, 1957, by reproducing, storing, transmitting, communicating, making available for viewing or providing access to the Plaintiffs' aforesaid contents/works.
- 24. It is further contended that Defendants No. 1-6 (hereinafter referred to as 'Rogue Apps') are third-party Android-based mobile applications that communicate, make available for viewing and provide access to content,

free of cost (or at minimal subscription) and without any authorisation from various right owners, including the aforesaid content of the Plaintiffs. It is also contended that the download, distribution and use of these Android-based mobile Apps, such as the Rogue Apps, occurs through a .APK(Android Package Kit) file format. These Rogue Apps are completely illegal apps and have no permission or authorization to reproduce, store, transmit, communicate or make available for viewing and provide access to any of the Plaintiffs' content. The intent and purpose of these Rogue Apps is clearly to exploit copyright-protected works of the Plaintiffs' content and to provide an alternative to legitimate sources to the user such that the user does not have to pay for enjoying the content.

25. It is averred in the plaint and argued by the learned counsel that Defendants No. 7 to 12 (hereinafter referred to as 'Rogue Websites') are third-party websites which serve as a repository of .APK files, that provide access to users of Android based mobile Apps such as the Rogue Apps. Differently put, the user who is looking for a specific Android based App that will provide access to infringing content, would typically be in a position to download such an App from the .APK file provided by the Rogue Websites. Hundreds of Android-based mobile Apps including most of the Rogue Apps are available for download on these Rogue Websites. It is further contended that the Rogue Websites, used to distribute numerous rogue Android-based mobile Apps, have been developed only to enable the download of the application file for such Apps, such as "RTS TV", "Stream India", etc. and are solely instruments/vehicles of infringement which are indulging in the illicit business of communicating/making available infringing content. Thus, according to the learned counsel, Plaintiffs have

reason to believe that the owners of the Rogue Websites, which are distributing the aforesaid Apps, are the owners of/affiliates of the owners of said Apps.

- 26. It is next contended that Defendants No. 1-12 continue to infringe the Plaintiffs' exclusive rights with respect to films, general entertainment content and sporting events, including but not limited to the TATA IPL 2022, which has commenced on 26.03.2022 and shall conclude on 29.05.2022.
- 27. It is brought out by the learned counsel that Defendants No. 13-22 are the domain name registrars of websites/UI domains of Defendants No.1-12, as captured in paragraph 81 of the Plaint and have been arrayed for the limited purpose of revoking/cancelling the domains of Defendants No. 1 to 12 as also to seek disclosure of the registrant details and billing details of these Rogue Websites/UI domains, so that the exact identity and location of the owner of these domains can be confirmed and discerned.
- 28. Learned counsel submits that Defendants No. 23-31 are Internet Service Providers which have been arrayed for the limited purpose of disabling access into India of the Rogue Websites/domains/UI along with the creators/developers of the Rogue Apps identified in the present suit or any other website/UI/App identified by the Plaintiffs on Affidavit. Defendants No. 32 and 33 are the Department of Telecommunications ('DOT') and Ministry of Electronics and Information Technology ('MEITY'), which are Government departments and have been arrayed for the limited purpose of issuing notifications calling upon the internet and telecom service providers to block access to the Rogue Apps and the Rogue Websites, identified in the present suit as also such other websites which are

subsequently discovered to be infringing the rights of the Plaintiffs. No formal relief has been sought against the Defendant No. 13-33.

- 29. It is further contended that Defendants No. 1-12 are anonymous entities/websites and the details of their owners are hidden or forged/inaccurate and that these entities/websites are vehicles of infringement that engage in flagrant violation of the intellectual property rights of the Plaintiffs. It is claimed that due to the nature of internet, which offers anonymity, these entities/websites systematically engage in violation of intellectual property rights of the Plaintiffs. Thus, the contention is that Defendants No. 1-12, i.e. Rogue Apps and Rogue Websites, are predominantly engaged in violating third party rights.
- 30. Having heard learned counsel for the Plaintiffs, this Court is of the view that Plaintiffs have made out a *prima facie* case for grant of *ex parte ad-interim* injunction. Balance of convenience lies in favour of the Plaintiffs and they are likely to suffer irreparable harm in case the injunction, as prayed for, is not granted.
- 31. Accordingly, the following directions are passed:
- a. Defendants No. 1 to 6 (and such other Rogue Apps which are discovered during the course of the proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, reproducing, streaming, broadcasting, re-broadcasting, causing to be seen or heard by

public on payment of charge and/or making available for viewing, the Plaintiffs' Works/Content through their Rogue Apps (*viz*, Ninja TV, RTS TV, Kyte TV, Picaso TV, Stream India and Hotstar Mod App) or any other App, including ones whose names/branding/trademark recall is deceptively or substantially similar to the Rogue Apps identified hereinabove, amounting to infringement of the Plaintiffs' copyright and Broadcast Reproduction Rights, till the next date of hearing;

- Defendants No. 7 to 12, on both 'http' and 'https' (and such other websites/entities which are discovered during the course of the proceedings and notified on **Affidavit** by the **Plaintiffs** have infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner infringing and/or authorising the infringement by inter alia facilitating and materially contributing to the communicating, hosting, streaming and/or making available for viewing and downloading, without authorization, on their websites or other platforms, through the internet in any manner whatsoever, the Plaintiffs' content, so as to infringe the Plaintiffs' exclusive rights, copyrights and Broadcast Reproduction Rights, till the next date of hearing;
- c. Defendant No. 13, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in the capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of Defendant No. 3 (kyte-tv.com), Defendant No. 4 (picasotv.com), Defendant

- No. 9 (apkmole.com) and Defendant No. 11 (downloadapks.net);
- d. Defendant No. 14, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 2 (rtstvapk.xyz and rtstv-app.com);
- e. Defendant No. 15, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 1 (ninjatv.app), Defendant No. 2 (xtsaiful.xyz), Defendant No. 5 (globalnewsgeeks.xyz), Defendant No. 7 (apkdevil.com) and Defendant No. 10 (apkpot.com);
- f. Defendant No. 16, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 12 (techbigs.com);
- g. Defendant No. 17, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate / suspend the domain name registration of the Defendant No. 8 (apkfileok.com);
- h. Defendant No. 18, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it,

are directed to de-activate/suspend the domain name registration of the Defendant No. 5 (www-streamindianew.xyz);

- i. Defendant No. 19, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 4 (jfskkfsjfsksdey.najfilmy.eu and adhkjgfyufsf.najfilmy.eu);
- j. Defendant No. 20, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 1 (powerex.pk and ninjatv.pk);
- k. Defendant No. 21, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 3 (api-kytety.lalalalalalori.workers.dev);
- 1. Defendant No. 22, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 3 (kytetv.site);
- m. Defendants No. 23 to 31, their directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through,

by or under it, are directed to block access to the various UI domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other UI domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights; and

- n. Defendants No. 32 and 33 are directed to issue a Notification calling upon the various internet and telecom service providers registered under it to block access to the various domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights.
- 32. Order be given *dasti* to learned counsel for the Plaintiffs.
- 33. Provisions of Order 39 Rule 3 CPC shall be complied with by the Plaintiffs, within a period of two weeks from today.

JYOTI SINGH, J

**APRIL 06, 2022/**yg

# IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS (COMM) NO. 214 OF 2022

#### IN THE MATTER OF

Star India Pvt. Ltd. & Anr.

...Plaintiffs

Versus

Ashar Nisar & Ors.

...Defendants

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Yatinder Garg / Snehima Jauhari / Kuber Mahajan (D/1330/2015) / (D/2733/2017) / (D/2760/2020)

Place: New Delhi

Saikrishna and Associates

Date: 17 August, 2022

Advocates for the Plaintiffs

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# IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS (COMM) NO. 214 OF 2022

IN THE MATTER OF

Star India Pvt. Ltd. & Anr.

...Plaintiffs

Versus

Ashar Nisar & Ors.

...Defendants

AFFIDAVIT OF MS. DIKSHA SNEHAL, D/O MR. AMIT RANJAN, AGED ABOUT 26 YEARS, AUTHORIZED SIGNATORY OF PLAINTIFFS, HAVING ITS OFFICE AT STAR HOUSE, URMI ESTATE, 95 GANPATRAO KADAM MARG, LOWER PAREL (W), MUMBAI, 400013, PRESENTLY AT NEW DELHI

I, the above-named deponent, do hereby solemnly affirm and declare as under:

1. That, I am the Authorized Representative of the Plaintiffs in the

present suit and as such I am conversant with the facts and

circumstances of the present suit and competent to depose in

respect thereof.

2. I state that I am aware of the present suit and the order dated 06.04.2022 whereby the Hon'ble Court was pleased to pass an ex-parte ad-interim order in terms of the following:

"31. Accordingly, the following directions are passed:

a. Defendants No. 1 to 6 (and such other Rogue Apps which are discovered during the course of the proceedings and

notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, reproducing, streaming, broadcasting, re-broadcasting, causing to be seen or heard by public on payment of charge and/or making available for viewing, the Plaintiffs' Works/Content through their Rogue Apps (viz, Ninja TV, RTS TV, Kyte TV, Picaso TV, Stream India and Hotstar Mod App) or any other App, including ones whose names/branding/trademark recall is deceptively or substantially similar to the Rogue Apps identified hereinabove, amounting to infringement of the Plaintiffs' copyright and Broadcast Reproduction Rights, till the next date of hearing;

b. Defendants No. 7 to 12, on both 'http' and 'https' (and such other websites/entities which are discovered during the course of the proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner infringing and/or authorising the infringement by inter alia facilitating and materially

contributing to the communicating, hosting, streaming and/or making available for viewing and downloading, without authorization, on their websites or other platforms, through the internet in any manner whatsoever, the Plaintiffs' content, so as to infringe the Plaintiffs' exclusive rights, copyrights and Broadcast Reproduction Rights, till the next date of hearing;

c. Defendant No. 13, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in the capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of Defendant No. 3 (kyte-tv.com), Defendant No. 4 (picasotv.com), Defendant No. 9 (apkmole.com) and Defendant No. 11 (downloadapks.net);

d. Defendant No. 14, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 2 (rtstvapk.xyz and rtstv-app.com);

e. Defendant No. 15, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 1 (ninjatv.app), Defendant No. 2 (xtsaiful.xyz), Defendant No. 5 (globalnewsgeeks.xyz), Defendant No. 7 (apkdevil.com) and Defendant No. 10 (apkpot.com);

f. Defendant No. 16, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 12 (techbigs.com);

g. Defendant No. 17, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate / suspend the domain name registration of the Defendant No. 8 (apkfileok.com);

h. Defendant No. 18, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 5 (www-streamindianew.xyz);

i. Defendant No. 19, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 4 (jfskkfsjfsksdey.najfilmy.eu and adhkjgfyufsf.najfilmy.eu);

j. Defendant No. 20, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 1 (powerex.pk and ninjatv.pk);

k. Defendant No. 21, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 3 (api-kytetv.lalalalalalori.workers.dev);

 Defendant No. 22, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 3 (kytetv.site);

m. Defendants No. 23 to 31, their directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to block access to the various UI domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other UI domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights; and

n. Defendants No. 32 and 33 are directed to issue a Notification calling upon the various internet and telecom service providers registered under it to block access to the various domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other domains/websites that may subsequently be notified on



Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights."

3. I state that in order to protect and enforce its exclusive rights in the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR television channels (such as Star Sports 1, Star Gold, Star Utsav, etc.) ("STAR Channels"), the Plaintiffs engaged the services of an investigation agency, Copyright Integrity International, to identify and monitor additional rogue third-party websites (in terms of para 31(b) of the aforementioned order dated 06.04.2022) which serve as a repository of .APK files that provide access to users of rogue Android-based mobile Apps (such as Defendant Nos. 1 to 6), and gather evidence of their infringing activity. I state that the following 10 websites have been identified by the investigation agency which are ntricately involved and seem to have a common design with the creators / developers of the Rogue Apps in infringing and/or authorising the infringement of Plaintiffs' exclusive rights in the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels:

October Behuria

A School Behuria

Regn. 140 - 19716

Period: 24/02/2020
to 24/02/2020

S. NO.	Rogue Websites
1.	apkboat.com
2.	apkepic.com
3.	apkink.com
4,	apklatestversion.com
5.	apkmix.com
6.	apkoll.com
7.	apkresult.com
8.	apksunny.com
9.	downloadapk.online
10.	steprimo.com

4. I state that the from the evidence filed along with the present Affidavit, it is evident that the above-mentioned websites are infringing and/or authorising infringement of the Plaintiffs' exclusive rights in the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels. I state that the Plaintiffs are the exclusive right holders for Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels, for the worldwide territory and the Plaintiffs have not authorised the above-mentioned websites to communicate and/or make available for viewing the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels, by making available for download and usage the Rogue Apps (i.e., Defendant Nos. 1 to  and other rogue Apps notified by the Plaintiffs subsequently on Affidavit).

5. I state that the evidence filed herewith also shows that the business model and primary purpose of the websites identified herein is to (a) provide a repository of such rogue mobile Apps, including the Rogue Apps (i.e., Defendant Nos. 1 to 6, and other rogue Apps notified by the Plaintiffs on Affidavit), which are not allowed to be listed on App Stores like Google App store, ostensibly due to violation of their policies (which could include policies related to intellectual property), thereby circumventing the specific security limitations and prohibitions put in place by such App stores, and/or (b) to provide access to Mod APKs for official Android-based mobile Apps (like the Disney+ Hotstar App) so that the user does not have to make any payments for subscription or upgradation or in-app purchases that would otherwise be required in the official

6. I further state that a perusal of the evidence filed herewith clearly evinces that these aforesaid 10 websites are rogue in nature, as the .APK files being distributed and promoted on the aforementioned websites have no non-infringing use / utility

mobile Apps.

and as such, these websites are solely instruments / vehicles of infringement which authorise, actively facilitate and materially contribute to the infringement of the Plaintiffs' copyright and broadcast reproduction rights through inter alia the myriad Rogue Apps impleaded in the instant suit as Defendant Nos. 1 to 6. It is submitted that from the evidence filed herewith, it is evident that the said rogue websites, used to distribute numerous rogue Android-based mobile Apps, have been developed only to enable the download of the application file for such Apps, such as "RTS TV", "Stream India", etc., which are indulging in the illicit business of communicating / making available infringing content.

7. . I further state that the Plaintiffs are not aware of the owner(s) of these rogue websites as either they are anonymous or have incorrect or incomplete addresses.

8. I state that in terms of the following directions passed by this Hon'ble Court, vide order dated 16.04.2021, ex parte adinterim order dated 06.04.2022 (reproduced herein above) is also applicable on the above mentioned websites.

"31. Accordingly, the following directions are passed:

a. Defendants No. 1 to 6 (and such other Rogue Apps which are discovered during the course of the proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction 9 rights), their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, reproducing, streaming, broadcasting, re-broadcasting, causing to be seen or heard by public on payment of charge and/or making available for viewing, the Plaintiffs' Works/Content through their Rogue Apps (viz, Ninja TV, RTS TV, Kyte TV, Picaso TV, Stream India and Hotstar Mod App) or any other App, including ones whose names/branding/trademark recall is deceptively or substantially similar to the Rogue Apps identified hereinabove, amounting to infringement of the Plaintiffs' copyright and Broadcast Reproduction Rights, till the next date of hearing;

b. Defendants No. 7 to 12, on both 'http' and 'https' (and such other websites/entities which are discovered during the course of the proceedings and notified on Affidavit the Plaintiffs been to infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, employees and all others in 10 capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner infringing and/or authorising the infringement by inter alia facilitating and materially contributing to the communicating, hosting, streaming and/or making available for viewing and downloading, without authorization, on their websites or other platforms, through the internet in any manner whatsoever, the Plaintiffs' content, so as to infringe the Plaintiffs' exclusive rights, copyrights and Broadcast Reproduction Rights, till the next date of hearing;

XXX

m. Defendants No. 23 to 31, their directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to block access to the various UI domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other UI domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights; and

n. Defendants No. 32 and 33 are directed to issue a Notification calling upon the various internet and telecom service providers registered under it to block access to the various domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights."



9. I state that the evidence filed along with the present affidavit was shared by the investigating agency in google drive link. I downloaded the same onto the computer (Intel (R) Core (TM) i5-2520M CPU @ G2010 @ 2.50 GHz 2.50 GHz) which is regularly used by me in the ordinary course of business and thereafter, shared the same with the Plaintiffs' Counsel.

10. I am advised to state that the conditions of Sections 65B of the Indian Evidence Act, 1872 and Order XI Rule 6(3) of the Commercial Courts, Commercial Division and Commercial Appellate Division of High Courts Act, 2015 are complied with in respect of these documents.

### In particular, I confirm:-

organization.

a) That the said computer system is regularly used to produce computer outputs like emails and information from the World Wide Web (Internet) and store other electronic records. The relevant information from the websites and electronic records as mentioned above was downloaded by me in the course of activity of the Plaintiffs. I have a lawful control over the use of the said computer system by virtue of my capacity in the

b) That the electronic records mentioned above are downloaded from the computer system as part of the ordinary course of activities of the Plaintiffs.

c) That the computer system as used by me has been operating properly and the electronic records and their accuracy and contents have not been altered and tampered with in any manner whatsoever. d) That the information contained on the computer outputs is an exact replica and has been produced from the original electronic record and therefore, reproduces the information contained on the electronic records therein.

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## VERIFICATION

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Verified at New Delhi on this the 13th day of August 2022 that above said Affidavit are true to the best of the best of the deponent of the best of the b Identified the deponeration of the signed in my pressed therefrom. Dere had

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That the contents been read & explanation of the are true Correct to this knowledge.

# ANNEXURE A: LIST OF DOMAINS / URLs / IP ADDRESSES

S. NO.	DOMAINS / WEBSITES
1.	apkboat.com
2.	apkepic.com
3.	apkink.com
4.	apklatestversion.com
5.	apkmix.com
6.	apkoll.com
7.	apkresult.com
8.	apksunny.com
9.	downloadapk.online
10.	steprimo.com

# IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS (COMM) NO. 214 OF 2022

#### IN THE MATTER OF

Star India Pvt. Ltd. & Anr.

...Plaintiffs

Versus

Ashar Nisar & Ors.

...Defendants

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1.	Affidavit of Ms. Diksha Snehal dated 20th August 2022 with respect to additional list of 3 domains / URL / IP Address that is engaged in hosting and/or streaming and/or providing access and/or making available for viewing the Plaintiffs' Content	1-16
2.	Annexure A: Additional list of 3 UI domain / URL / IP Address	17
3.	Evidence with respect to additional list of 3 UI domain / URL / IP Address that is engaged in hosting and/or streaming and/or providing access and/or making available for viewing the Plaintiffs' Content	18-28

Yatinder Garg / Snehima Jauhari / Angad S. Makkar (D/1330/2015) / (D/2733/2017) / (D/3579/2021)

Place: New Delhi

Saikrishna and Associates

Date: 20th August, 2022

Advocates for the Plaintiffs

57 Jor Bagh, New Delhi - 110003

+91 9999064036

yatinder@saikrishnaassociates.com

# IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS (COMM) NO. 214 OF 2022

IN THE MATTER OF

Star India Pvt. Ltd. & Anr.

...Plaintiffs

Versus

Ashar Nisar & Ors.

...Defendants

AFFIDAVIT OF MS. DIKSHA SNEHAL, D/O MR. AMIT RANJAN, AGED ABOUT 26 YEARS, AUTHORIZED SIGNATORY OF PLAINTIFFS, HAVING ITS OFFICE AT STAR HOUSE, URMI ESTATE, 95 GANPATRAO KADAM MARG, LOWER PAREL (W), MUMBAI, 400013, PRESENTLY AT NEW DELHI

I, the above-named deponent, do hereby solemnly affirm and

declare as under:

CARI

that, I am the Authorized Representative of the Plaintiffs in the present suit and as such I am conversant with the facts and

circumstances of the present suit and competent to depose in

respect thereof.

2. I state that I am aware of the present suit and the order dated 06.04.2022 whereby the Hon'ble Court was pleased to pass an ex-parte ad-interim order in terms of the following:

"31. Accordingly, the following directions are passed:

a. Defendants No. 1 to 6 (and such other Rogue Apps which are discovered during the course of the proceedings and

notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, reproducing, streaming, broadcasting, re-broadcasting, causing to be seen or heard by public on payment of charge and/or making available for viewing, the Plaintiffs' Works/Content through their Rogue Apps (viz, Ninja TV, RTS TV, Kyte TV, Picaso TV, Stream India and Hotstar Mod App) or any other App, including ones whose names/branding/trademark recall is deceptively substantially similar to the Rogue Apps identified hereinabove, amounting to infringement of the Plaintiffs' copyright and Broadcast Reproduction Rights, till the next date of hearing;

b. Defendants No. 7 to 12, on both 'http' and 'https' (and such other websites/entities which are discovered during the course of the proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner infringing and/or authorising the infringement by inter alia facilitating and materially

Detaiyon Behuria
Advocate
Regr. No. 19716
Regr. No. 19716
10 24/02/2020
10 24/02/2020

contributing to the communicating, hosting, streaming and/or making available for viewing and downloading, without authorization, on their websites or other platforms, through the internet in any manner whatsoever, the Plaintiffs' content, so as to infringe the Plaintiffs' exclusive rights, copyrights and Broadcast Reproduction Rights, till the next date of hearing;

c. Defendant No. 13, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in the capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of Defendant No. 3 (kyte-tv.com), Defendant No. (picasotv.com), Defendant No. 9 (apkmole.com) and

Defendant No. 11 (downloadapks.net);

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Debalyoti Behura

Regn. No. 19716 Advocate

Period, 24/02/2020

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d. Defendant No. 14, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 2 (rtstvapk.xyz and rtstv-app.com);

e. Defendant No. 15, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 1 (ninjatv.app), Defendant No. 2 (xtsaiful.xyz), Defendant No. 5 (globalnewsgeeks.xyz), Defendant No. 7 (apkdevil.com) and Defendant No. 10 (apkpot.com);

f. Defendant No. 16, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 12 (techbigs.com);

g. Defendant No. 17, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate / suspend the domain name registration of the Defendant No. 8 (apkfileok.com);

h. Defendant No. 18, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are de-activate/suspend the domain directed to registration of the Defendant No. 5 (wwwstreamindianew.xyz);

Debalyoti Behuria Advocate Regn. No. 19718

Period: 24/02/2020 10 24/02/2025

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 Defendant No. 19, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the 4 (jfskkfsjfsksdey.najfilmy.eu and Defendant No. adhkjgfyufsf.najfilmy.eu);

 Defendant No. 20, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to

de-activate/suspend the domain name registration of the Defendant No. 1 (powerex.pk and ninjatv.pk);

k. Defendant No. 21, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 3 (api-kytety.lalalalalalori.workers.dev);

 Defendant No. 22, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 3 (kytetv.site);

Defendants No. 23 to 31, their directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to block access to the various UI domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other UI domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights; and

n. Defendants No. 32 and 33 are directed to issue a Notification calling upon the various internet and telecom service providers registered under it to block access to the various domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other domains/websites that may subsequently be notified on

Debalyoti Behuria

Advocate

Regn. No. 197 16

Regn. No. 24/02/2020

period: 24/02/2025

to 24/02/2025

Central Delhi

Central Delhi

Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights."

3. I state that in order to protect and enforce its exclusive rights in the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR television channels (such as Star Sports 1, Star Gold, Star Utsav, etc.) ("STAR Channels"), the Plaintiffs engaged the services of an investigation agency, Copyright Integrity International, to identify and monitor additional rogue third-party websites (in terms of para 31(b) of the aforementioned order dated 06.04.2022) which serve as a repository of .APK files that provide access to users of rogue Android-based mobile Apps (such as Defendant Nos. 1 to 6), and gather evidence of their infringing activity.

4. I state that the 'ThopTV Pro' App, using the logo 'has been identified by the investigation agency as an Android-based mobile App which is engaged in illegally communicating the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels. I state that the 'ThopTV Pro' App is an Android application that unauthorizedly makes available for viewing and provides

access content shown on TV Channels including movies, TV

Debajyoti Behuria Advocate Regn. No. 19716 Period: 24/02/2020 to 24/02/2025 Central Dellii

- shows, live sporting events, web-series and other Video on Demand content including that of the Plaintiffs.
- 5. I state that the primary intent and purpose of the aforesaid 'ThopTV Pro' App is to exploit various copyright-protected works, including but not limited to the Plaintiffs' Content, free of cost (or at minimal subscription) and without any authorization from the right owners including the Plaintiffs. In fact, the very intent of the said App is to provide an alternative to legitimate sources to the user, such that a user does not have to pay for enjoying the copyright-protected works. Detailed allegations regarding the "rogue" nature of the aforesaid App are provided hereinafter. The rogue nature of the said App is also well known considering it is known in the industry that the and App is not available on well-renowned App Stores (like Google Play Store) ostensibly for the reason that the said App violates Google's general policies on intellectual property rights protection.

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- 6. I state that the step-by-step process for downloading the APK file for the 'ThopTV Pro' App, and running the said mobile App on a computer has been detailed in the evidence filed herewith.
- I state that it is visible from the evidence filed herewith that the said 'ThopTV Pro' App is a Rogue App:

- a. It is evident from the home page of the said App, 'ThopTV Pro' App, that the primary purpose of this App is to commit and facilitate copyright infringement, i.e., to transmit, stream, download, communicate, issue copies of, cause to be seen or heard by the public on payment of charges, make available to the public and provide access to copyright works of various right owners including that of the Plaintiffs, for free and without any authorisation. The home page of the App displays the said content available for illegal viewing and streaming free of cost.
- b. 'ThopTV Pro' App has been created as a vehicle of infringement whose whole business model is designed to provide members of the public access to copyright content without authorization. From the evidence on record, it is evident that the infringing content is made available on 'ThopTV Pro' App's platform in a systematic, organized, and intentional manner with regularity and consistency.
- c. The domain(s) through which the 'ThopTV Pro' App is being distributed and also the domains where the illegal content is being stored and hosted are all located at unverifiable locations and no contact details are available since the said details of the registrants are masked and no

presence or traceable detail is available either of the creator/registrant.

- d. The 'ThopTV Pro' App provides easy-to-use directories, indexes and categories to infringing content located on their servers for users to navigate and easily find the said content. The said App has indexed content under various categories, such as 'War', 'Crime', etc.
- e. Disregard for copyright by the 'ThopTV Pro' App is evident from the fact that the said App generally provides content of various right owners, including the Plaintiffs without any authorization.

dated 06.04.2022 passed by this Hon'ble Court is applicable to the aforesaid Rogue App, viz 'ThopTV Pro' App, identified by the Plaintiffs' investigation agency (in terms of para 31(a) of the aforementioned order dated 06.04.2022). Accordingly, the relief granted in terms of paras 31(a) and (b) of the aforementioned order dated 06.04.2022 and the directions issued by the Hon'ble Court to Internet Service Providers (i.e., Defendant Nos. 23 to 31) and to the DoT and MEITY (i.e., Defendant Nos. 32 and 33) are applicable in relation to user interface (UI) domains / websites / URLs identified and notified by the Plaintiffs to be infringing and/or authorizing

8. I state that the ex parte ad interim injunction granted vide order

infringement of the Plaintiffs' Content through the Rogue 'ThopTV Pro' App.

9. In light of the above, I state that the following 3 user interfact (UI) domains / websites have been identified by the investigation agency as engaged in illegally communicating the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels, through the aforesaid Rogue App, viz 'ThopTV Pro' App:

S. No.	Domains / Websites
1.	https://vision11.club
2.	https://picashows.club
3.	https://1xbettech.club
֡	1.

10.1 state that the evidence filed herewith also shows that the business model and primary purpose of the websites identified herein is to (a) provide a repository of such rogue mobile Apps, including the Rogue Apps (i.e., Defendant Nos. 1 to 6, and other rogue Apps notified by the Plaintiffs on Affidavit), which are not allowed to be listed on App Stores like Google App store, ostensibly due to violation of their policies (which could include policies related to intellectual property), thereby circumventing the specific security limitations and prohibitions put in place by such App stores, and/or (b) to provide access to

Mod APKs for official Android-based mobile Apps (like the Disney+ Hotstar App) so that the user does not have to make any payments for subscription or upgradation or in-app purchases that would otherwise be required in the official mobile Apps.

11. I further state that a perusal of the evidence filed along with the present Affidavit, it is evident that the above-mentioned domains / websites are hosting and / or streaming and/or providing access and/or making available for viewing the broadcast of the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels, through the aforesaid Rogue App, and/or authorising infringement of the Plaintiffs' Content by making available for download and usage the said App. I state that the plaintiffs are the exclusive right holders for the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels, for the worldwide territory and the Plaintiffs have not authorised any of the above-mentioned websites to communicate and/or make available for viewing the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels.

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- 12. I further state that the Plaintiffs are not aware of the owner(s) of these rogue UI domains / websites as either they are anonymous or have incorrect or incomplete addresses.
- 13.I state that in terms of the following directions passed by this Hon'ble Court, vide order dated 06.04.2022, ex parte adinterim order dated 06.04.2022 (reproduced herein above) is also applicable on the above mentioned websites.

"31. Accordingly, the following directions are passed:

a. Defendants No. 1 to 6 (and such other Rogue Apps
which are discovered during the course of the

proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction 9 rights), their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, reproducing, streaming, broadcasting, re-broadcasting, causing to be seen or heard by public on payment of

charge and/or making available for viewing, the



Plaintiffs' Works/Content through their Rogue Apps (viz, Ninja TV, RTS TV, Kyte TV, Picaso TV, Stream India and Hotstar Mod App) or any other App, including ones whose names/branding/trademark recall is deceptively or substantially similar to the Rogue Apps identified hereinabove, amounting to infringement of the Plaintiffs' copyright and Broadcast Reproduction Rights, till the next date of hearing;

b. Defendants No. 7 to 12, on both 'http' and 'https' (and such other websites/entities which are discovered during the course of the proceedings and notified on Affidavit by the Plaintiffs have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, employees and all others in 10 capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner infringing and/or authorising the infringement by inter alia facilitating and materially contributing to the communicating, hosting, streaming and/or making available for viewing and downloading, without authorization, on their websites or other



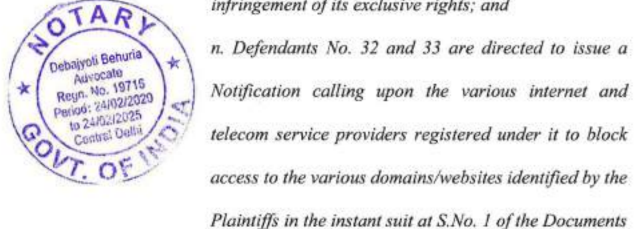
platforms, through the internet in any manner whatsoever, the Plaintiffs' content, so as to infringe the Plaintiffs' exclusive rights, copyrights and Broadcast Reproduction Rights, till the next date of hearing;

XXX

m. Defendants No. 23 to 31, their directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to block access to the various UI domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other UI domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights; and

or such other domains/websites that may subsequently

be notified on Affidavit by the Plaintiffs to be



infringing/authorising infringement of its exclusive rights."

- 14.I state that the evidence filed along with the present affidavit was shared by the investigating agency in google drive link. I downloaded the same onto the computer (Intel (R) Core (TM) i5-2520M CPU @ G2010 @ 2.50 GHz 2.50 GHz) which is regularly used by me in the ordinary course of business and thereafter, shared the same with the Plaintiffs' Counsel.
- 15. I am advised to state that the conditions of Sections 65B of the
  Indian Evidence Act, 1872 and Order XI Rule 6(3) of the
  Commercial Courts, Commercial Division and Commercial

  Appellate Division of High Courts Act, 2015 are complied with

  The respect of these documents.

6. In particular, I confirm:-

Advucate Regn. No. 19716

> a) That the said computer system is regularly used to produce computer outputs like emails and information from the World Wide Web (Internet) and store other electronic records. The relevant information from the websites and electronic records as mentioned above was downloaded by me in the course of activity of the Plaintiffs. I have a lawful control over the use of

the said computer system by virtue of my capacity in the organization.

- b) That the electronic records mentioned above are downloaded from the computer system as part of the ordinary course of activities of the Plaintiffs.
- c) That the computer system as used by me has been operating properly and the electronic records and their accuracy and contents have not been altered and tampered with in any manner whatsoever.

d) That the information contained on the computer outputs is an exact replica and has been produced from the original electronic record and therefore, reproduces the information contained on the electronic records therein.

DEPONENT

Identified the deponent which has signed in my presence.

Verified at New Y

sebajyoti Behuria Advocato

Regn. No. 19718 review: 24/02/2020 to 24/02/2025

2 0 AUG 2022

Verified at New Delhi on this the 20th day of August 2022 that the contents of the above said Affidavit are true to the best of knowledge, information and belief and nothing material has been concealed therefrom.

Shri/Smt./Km.
Sh

2 0 AUG 2022

## ANNEXURE A: LIST OF DOMAINS / URLs / IP ADDRESSES

S. NO.	DOMAINS / WEBSITES	
1.	https://vision11.club	
2.	https://picashows.club	
3.	https://1xbettech.club	

## IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS (COMM) NO. 214 OF 2022

### IN THE MATTER OF

Star India Pvt. Ltd. & Anr.

...Plaintiffs

Versus

Ashar Nisar & Ors.

...Defendants

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Yatinder Garg / Snehima Jauhari / Angad S. Makkar (D/1330/2015) / (D/2733/2017) / (D/3579/2021)

Place: New Delhi

Saikrishna and Associates

Date: 26th August, 2022

Advocates for the Plaintiffs

57 Jor Bagh, New Delhi - 110003

+91 9999064036

yatinder@saikrishnaassociates.com

## IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS (COMM) NO. 214 OF 2022

IN THE MATTER OF

Star India Pvt. Ltd. & Anr.

...Plaintiffs

Versus

Ashar Nisar & Ors.

...Defendants

AFFIDAVIT OF MS. DIKSHA SNEHAL, D/O MR. AMIT RANJAN, AGED ABOUT 26 YEARS, AUTHORIZED SIGNATORY OF PLAINTIFFS, HAVING ITS OFFICE AT STAR HOUSE, URMI ESTATE, 95 GANPATRAO KADAM MARG, LOWER PAREL (W), MUMBAI, 400013, PRESENTLY AT NEW DELHI

I, the above-named deponent, do hereby solemnly affirm and

\*declare as under:

That, I am the Authorized Representative of the Plaintiffs in the

present suit and as such I am conversant with the facts and

Dircumstances of the present suit and competent to depose in

respect thereof.

2. I state that I am aware of the present suit and the order dated 06.04.2022 whereby the Hon'ble Court was pleased to pass an ex-parte ad-interim order in terms of the following:

"31. Accordingly, the following directions are passed:

a. Defendants No. 1 to 6 (and such other Rogue Apps which

are discovered during the course of the proceedings and

notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, reproducing, streaming, broadcasting, re-broadcasting, causing to be seen or heard by public on payment of charge and/or making available for viewing, the Plaintiffs' Works/Content through their Rogue Apps (viz, Ninja TV, RTS TV, Kyte TV, Picaso TV, Stream India and Hotstar Mod App) or any other App, including ones whose

names/branding/trademark recall is deceptively or substantially similar to the Rogue Apps identified hereinabove, amounting to infringement of the Plaintiffs' copyright and Broadcast Reproduction Rights, till the next

date of hearing;

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b. Defendants No. 7 to 12, on both 'http' and 'https' (and such other websites/entities which are discovered during the course of the proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner infringing and/or authorising the infringement by inter alia facilitating and materially

contributing to the communicating, hosting, streaming and/or making available for viewing and downloading, without authorization, on their websites or other platforms, through the internet in any manner whatsoever, the Plaintiffs' content, so as to infringe the Plaintiffs' exclusive rights, copyrights and Broadcast Reproduction Rights, till the next date of hearing;

c. Defendant No. 13, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in the capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of Defendant No. 3 (kyte-tv.com), Defendant No. 4 (picasotv.com), Defendant No. 9 (apkmole.com) and Defendant No. 11 (downloadapks.net);

d. Defendant No. 14, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 2 (rtstvapk.xyz and rtstv-app.com);

e. Defendant No. 15, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 1 (ninjatv.app), Defendant No. 2 (xtsaiful.xyz), Defendant No. 5 (globalnewsgeeks.xyz), Defendant No. 7 (apkdevil.com) and Defendant No. 10 (apkpot.com);

f. Defendant No. 16, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 12 (techbigs.com);

g. Defendant No. 17, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate / suspend the domain name registration of the Defendant No. 8 (apkfileok.com);

h. Defendant No. 18, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are de-activate/suspend the domain Defendant No. the registration streamindianew.xvz);

Debanioli Behuria Advocate

Regn. No. 19716 Period: 24/02/2020

to 24/02/2025

i. Defendant No. 19, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the (jfskkfsjfsksdey.najfilmy.eu Defendant No. adhkjgfyufsf.najfilmy.eu);

j. Defendant No. 20, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 1 (powerex.pk and ninjatv.pk);

k. Defendant No. 21, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 3 (api-kytetv.lalalalalalori.workers.dev);

 Defendant No. 22, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 3 (kytetv.site);

m. Defendants No. 23 to 31, their directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to block access to the various UI domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other UI domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights; and

n. Defendants No. 32 and 33 are directed to issue a Notification calling upon the various internet and telecom service providers registered under it to block access to the various domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other domains/websites that may subsequently be notified on

Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights."

3. I state that in order to protect and enforce its exclusive rights in the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR television channels (such as Star Sports 1, Star Gold, Star Utsav, etc.) ("STAR Channels"), the Plaintiffs engaged the services of an investigation agency, Copyright Integrity International, to identify and monitor additional rogue third-party websites (in terms of para 31(b) of the aforementioned order dated 36.04.2022) which serve as a repository of .APK files that provide access to users of rogue Android-based mobile Apps such as Defendant Nos. 1 to 6), and gather evidence of their infringing activity. I state that the following 1 website has been identified by the investigation agency which are intricately involved and seem to have a common design with the creators / developers of the Rogue Apps in infringing and/or authorising the infringement of Plaintiffs' exclusive rights in the Plaintiffs' Content, including but not limited to the content made available

S. No.	Domains / Websites	Rogue App
1.	https://eeeeeehfjgkhio.xyz	RTS TV App (D. No. 2)

through the Plaintiffs' STAR Channels:

4. I state that the from the evidence filed along with the present Affidavit, it is evident that the above-mentioned website is infringing and/or authorising infringement of the Plaintiffs' exclusive rights in the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels. I state that the Plaintiffs are the exclusive right holders for Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels, for the worldwide territory and the Plaintiffs have not authorised the above-mentioned websites to communicate and/or make available for viewing the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels, by making available for download and usage the Rogue Apps (i.e., Defendant Nos. 1 to 6, and other rogue Apps notified by the Plaintiffs subsequently on Affidavit).

5. I state that the evidence filed herewith also shows that the business model and primary purpose of the website identified herein is to (a) provide a repository of such rogue mobile Apps, including the Rogue Apps (i.e., Defendant Nos. 1 to 6, and other rogue Apps notified by the Plaintiffs on Affidavit), which are not allowed to be listed on App Stores like Google App store, ostensibly due to violation of their policies (which could include policies related to intellectual property), thereby circumventing the specific security limitations and prohibitions put in place by such App stores, and/or (b) to provide access to Mod APKs for official Android-based mobile Apps (like the Disney+ Hotstar App) so that the user does not have to make any payments for subscription or upgradation or in-app purchases that would otherwise be required in the official mobile Apps.

6. I further state that a perusal of the evidence filed herewith clearly evinces that this aforesaid 1 website are rogue in nature, as the .APK files being distributed and promoted on the reforementioned websites have no non-infringing use / utility and as such, these websites are solely instruments / vehicles of infringement which authorise, actively facilitate and materially contribute to the infringement of the Plaintiffs' copyright and broadcast reproduction rights through inter alia the myriad Rogue Apps impleaded in the instant suit as Defendant Nos. I to 6. It is submitted that from the evidence filed herewith, it is evident that the said rogue websites, used to distribute numerous rogue Android-based mobile Apps, have been developed only to enable the download of the application file for such Apps, such as "RTS TV", "Stream India", etc., which

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are indulging in the illicit business of communicating / making available infringing content.

- 7. I further state that the Plaintiffs are not aware of the owner(s) of this rogue website as either they are anonymous or have incorrect or incomplete addresses.
- 8. I state that in terms of the following directions passed by this Hon'ble Court, vide order dated 06.04.2022, ex parte adinterim order dated 06.04.2022 (reproduced herein above) is also applicable on the above mentioned website.

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Debalyoti Behuna

Advocate

"31. Accordingly, the following directions are passed:

a. Defendants No. 1 to 6 (and such other Rogue Apps

which are discovered during the course of the proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction 9 rights), their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, reproducing, streaming, broadcasting, re-broadcasting,

causing to be seen or heard by public on payment of charge and/or making available for viewing, the Plaintiffs' Works/Content through their Rogue Apps (viz, Ninja TV, RTS TV, Kyte TV, Picaso TV, Stream India and Hotstar Mod App) or any other App, including ones whose names/branding/trademark recall is deceptively or substantially similar to the Rogue Apps identified hereinabove, amounting to infringement of the Plaintiffs' copyright and Broadcast Reproduction Rights, till the next date of hearing;

b. Defendants No. 7 to 12, on both 'http' and 'https' (and such other websites/entities which are discovered during the course of the proceedings and notified on Affidavit **Plaintiffs** by the have been to infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, employees and all others in 10 capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner infringing and/or authorising the infringement by inter alia facilitating and materially contributing to the communicating, hosting, streaming

and/or making available for viewing and downloading, without authorization, on their websites or other platforms, through the internet in any manner whatsoever, the Plaintiffs' content, so as to infringe the Plaintiffs' exclusive rights, copyrights and Broadcast Reproduction Rights, till the next date of hearing;

xxx

Debajyoti Behuria

Advocate Regn. No. 19716 m. Defendants No. 23 to 31, their directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to block access to the various UI domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other UI domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising

n. Defendants No. 32 and 33 are directed to issue a Notification calling upon the various internet and telecom service providers registered under it to block access to the various domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other domains/websites that may subsequently

infringement of its exclusive rights; and

be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights."

9. I state that the evidence filed along with the present affidavit was shared by the investigating agency in google drive link. I downloaded the same onto the computer (Intel (R) Core (TM) i5-2520M CPU @ G2010 @ 2.50 GHz 2.50 GHz) which is regularly used by me in the ordinary course of business and thereafter, shared the same with the Plaintiffs' Counsel.

Indian Evidence Act, 1872 and Order XI Rule 6(3) of the Commercial Courts, Commercial Division and Commercial Appellate Division of High Courts Act, 2015 are complied with in respect of these documents.

## 11. In particular, I confirm:-

a) That the said computer system is regularly used to produce computer outputs like emails and information from the World Wide Web (Internet) and store other electronic records. The relevant information from the websites and electronic records as mentioned above was downloaded by me in the course of activity of the Plaintiffs. I have a lawful control over the use of

the said computer system by virtue of my capacity in the organization.

- b) That the electronic records mentioned above are downloaded from the computer system as part of the ordinary course of activities of the Plaintiffs.
- c) That the computer system as used by me has been operating properly and the electronic records and their accuracy and contents have not been altered and tampered with in any namer whatsoever.

d) That the information contained on the computer outputs is an exact replica and has been produced from the original electronic record and therefore, reproduces the information contained on the electronic records therein.

DEPONENT

I Identified the deponent who has signed in my presence.

Debalyon Behuria

Advocate Regn. No. 19716 Period: 24102/2020

to 28/02/2025 niral Dalhi

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Verified at New Delhi on this the 20 day of August 2022 that the contents of the above said Affidavit are true to the best of knowledge, information and belief and nothing material has been concealed therefrom.

Shift Smt./Km. J. J. Fan. Acto Identified by Strirs of the DEPONENT Has solemnly and Dothi on..... That the contents of the all have been read & explained to him/her

2 0 AUG 20

are true & correct to his/her knowledge

NOTARY

# ANNEXURE A: LIST OF DOMAINS / URLs / IP ADDRESSES

S. No.	Domains / Websites	Rogue App
1.	https://eeeeeehfjgkhio.xyz	RTS TV App (D. No. 2)

## IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS (COMM) NO. 214 OF 2022

### IN THE MATTER OF

Star India Pvt. Ltd. & Anr.

...Plaintiffs

Versus

Ashar Nisar & Ors.

...Defendants

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S. NO.	PARTICULARS	PAGE NO
1.	Affidavit of Ms. Diksha Snehal dated 20 <sup>th</sup> August 2022 with respect to additional list of 1 domain / URL / IP Address that is engaged in hosting and/or streaming and/or providing access and/or making available for viewing the Plaintiffs' Content	1-13
2.	Annexure A: Additional list of 1 UI domain / URL / IP Address	14
3.	Evidence with respect to additional list of 1 UI domain / URL / IP Address that is engaged in hosting and/or streaming and/or providing access and/or making available for viewing the Plaintiffs' Content	

Yatinder Garg / Snehima Jauhari / Angad S. Makkar (D/1330/2015) / (D/2733/2017) / (D/3579/2021)

Place: New Delhi

Saikrishna and Associates

Date: 20H August, 2022

Advocates for the Plaintiffs

57 Jor Bagh, New Delhi - 110003

+91 9999064036

yatinder@saikrishnaassociates.com

### IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS (COMM) NO. 214 OF 2022

IN THE MATTER OF

Star India Pvt. Ltd. & Anr.

...Plaintiffs

Versus

Ashar Nisar & Ors.

...Defendants

AFFIDAVIT OF MS. DIKSHA SNEHAL, D/O MR. AMIT RANJAN, AGED ABOUT 26 YEARS, AUTHORIZED SIGNATORY OF PLAINTIFFS, HAVING ITS OFFICE AT STAR HOUSE, URMI ESTATE, 95 GANPATRAO KADAM MARG, LOWER PAREL (W), MUMBAI, 400013, PRESENTLY AT NEW DELHI

- I, the above-named deponent, do hereby solemnly affirm and declare as under:
- 1. That, I am the Authorized Representative of the Plaintiffs in the

present suit and as such I am conversant with the facts and

circumstances of the present suit and competent to depose in

respect thereof.

If state that I am aware of the present suit and the order dated 06.04.2022 whereby the Hon'ble Court was pleased to pass an ex-parte ad-interim order in terms of the following:

"31. Accordingly, the following directions are passed:

a. Defendants No. 1 to 6 (and such other Rogue Apps which
are discovered during the course of the proceedings and

notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, reproducing, streaming, broadcasting, re-broadcasting, causing to be seen or heard by public on payment of charge and/or making available for viewing, the Plaintiffs' Works/Content through their Rogue Apps (viz, Ninja TV, RTS TV, Kyte TV, Picaso TV, Stream India and Hotstar Mod App) or any other App, including ones whose names/branding/trademark recall is deceptively or substantially similar to the Rogue Apps identified hereinabove, amounting to infringement of the Plaintiffs' copyright and Broadcast Reproduction Rights, till the next date of hearing;

b. Defendants No. 7 to 12, on both 'http' and 'https' (and such other websites/entities which are discovered during the course of the proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner infringing and/or authorising the infringement by inter alia facilitating and materially

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contributing to the communicating, hosting, streaming and/or making available for viewing and downloading, without authorization, on their websites or other platforms, through the internet in any manner whatsoever, the Plaintiffs' content, so as to infringe the Plaintiffs' exclusive rights, copyrights and Broadcast Reproduction Rights, till the next date of hearing;

c. Defendant No. 13, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in the capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of Defendant No. 3 (kyte-tv.com), Defendant No. 4 (picasotv.com), Defendant No. 9 (apkmole.com) and Defendant No. 11 (downloadapks.net);

d. Defendant No. 14, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 2 (rtstvapk.xyz and rtstv-app.com);

e. Defendant No. 15, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 1 (ninjatv.app), Defendant No. 2 (xtsaiful.xyz), Defendant No. 5 (globalnewsgeeks.xyz), Defendant No. 7 (apkdevil.com) and Defendant No. 10 (apkpot.com);

f. Defendant No. 16, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 12 (techbigs.com);

g. Defendant No. 17, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate / suspend the domain name registration of the Defendant No. 8 (apkfileok.com);

h. Defendant No. 18, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 5 (www-streamindianew.xyz);

i. Defendant No. 19, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the defendant No. 4 (jfskkfsjfsksdey.najfilmy.eu and adhkjgfyufsf.najfilmy.eu);

j. Defendant No. 20, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to

de-activate/suspend the domain name registration of the Defendant No. 1 (powerex.pk and ninjatv.pk);

k. Defendant No. 21, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 3 (api-kytetv.lalalalalori.workers.dev);

 Defendant No. 22, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 3 (kytetv.site);

m. Defendants No. 23 to 31, their directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to block access to the various UI domains/websites identified by the Plaintiffs in the instant suit at S.No. I of the Documents or such other UI domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights;

n. Defendants No. 32 and 33 are directed to issue a Notification calling upon the various internet and telecom service providers registered under it to block access to the various domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other domains/websites that may subsequently be notified on

and

Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights."

3. I state that in order to protect and enforce its exclusive rights in the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR television channels (such as Star Sports 1, Star Gold, Star Utsav, etc.) ("STAR Channels"), the Plaintiffs engaged the services of an investigation agency, Copyright Integrity International, to identify and monitor additional rogue third-party websites (in terms of para 31(b) of the aforementioned order dated 06.04.2022) which serve as a repository of .APK files that provide access to users of rogue Android-based mobile Apps (such as Defendant Nos. 1 to 6), and gather evidence of their infringing activity. I state that the following 1 website has been Violidentified by the investigation agency which are intricately

identified by the investigation agency which are intricately involved and seem to have a common design with the creators developers of the Rogue Apps in infringing and/or authorising the infringement of Plaintiffs' exclusive rights in the Plaintiffs'

Content, including but not limited to the content made available

through the Plaintiffs' STAR Channels:

S. No.	Domains / Websites	Rogue App
1.	https://www-streamdomain-inda- nsww.xyz/	Stream India App (D. No. 5)

4. I state that the from the evidence filed along with the present Affidavit, it is evident that the above-mentioned website is infringing and/or authorising infringement of the Plaintiffs' exclusive rights in the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels. I state that the Plaintiffs are the exclusive right holders for Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels, for the worldwide territory and the Plaintiffs have not authorised the above-mentioned websites to communicate and/or make available for viewing the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels, by making available for

download and usage the Rogue Apps (i.e., Defendant Nos. 1 to

and other rogue Apps notified by the Plaintiffs subsequently

on Affidavit).

business model and primary purpose of the website identified herein is to (a) provide a repository of such rogue mobile Apps, including the Rogue Apps (i.e., Defendant Nos. 1 to 6, and other rogue Apps notified by the Plaintiffs on Affidavit), which are not allowed to be listed on App Stores like Google App store, ostensibly due to violation of their policies (which could include policies related to intellectual property), thereby circumventing the specific security limitations and prohibitions put in place by such App stores, and/or (b) to provide access to Mod APKs for official Android-based mobile Apps (like the Disney+ Hotstar App) so that the user does not have to make any payments for subscription or upgradation or in-app purchases that would otherwise be required in the official mobile Apps.

6. I further state that a perusal of the evidence filed herewith

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clearly evinces that this aforesaid 1 website are rogue in nature, as the .APK files being distributed and promoted on the aforementioned websites have no non-infringing use / utility and as such, these websites are solely instruments / vehicles of an infringement which authorise, actively facilitate and materially contribute to the infringement of the Plaintiffs' copyright and broadcast reproduction rights through inter alia the myriad Rogue Apps impleaded in the instant suit as Defendant Nos. 1 to 6. It is submitted that from the evidence filed herewith, it is evident that the said rogue websites, used to distribute numerous rogue Android-based mobile Apps, have been developed only to enable the download of the application file for such Apps, such as "RTS TV", "Stream India", etc., which

are indulging in the illicit business of communicating / making available infringing content.

- I further state that the Plaintiffs are not aware of the owner(s)
  of this rogue website as either they are anonymous or have
  incorrect or incomplete addresses.
- 8. I state that in terms of the following directions passed by this Hon'ble Court, vide order dated 06.04.2022, ex parte adinterim order dated 06.04.2022 (reproduced herein above) is also applicable on the above mentioned website.

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"31. Accordingly, the following directions are passed:

a. Defendants No. 1 to 6 (and such other Rogue Apps

which are discovered during the course of the proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction 9 rights), their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, reproducing, streaming, broadcasting, re-broadcasting,

causing to be seen or heard by public on payment of charge and/or making available for viewing, the Plaintiffs' Works/Content through their Rogue Apps (viz, Ninja TV, RTS TV, Kyte TV, Picaso TV, Stream India and Hotstar Mod App) or any other App, including ones whose names/branding/trademark recall is deceptively or substantially similar to the Rogue Apps identified hereinabove, amounting to infringement of the Plaintiffs' copyright and Broadcast Reproduction Rights, till the next date of hearing;

b. Defendants No. 7 to 12, on both 'http' and 'https' (and such other websites/entities which are discovered during the course of the proceedings and notified on Affidavit the Plaintiffs by. to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, employees and all others in 10 capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner infringing and/or authorising the infringement by inter alia facilitating and materially contributing to the communicating, hosting, streaming

and/or making available for viewing and downloading, without authorization, on their websites or other platforms, through the internet in any manner whatsoever, the Plaintiffs' content, so as to infringe the Plaintiffs' exclusive rights, copyrights and Broadcast Reproduction Rights, till the next date of hearing;

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m. Defendants No. 23 to 31, their directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to block access to the various UI domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other UI domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights; and

n. Defendants No. 32 and 33 are directed to issue a Notification calling upon the various internet and telecom service providers registered under it to block access to the various domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other domains/websites that may subsequently

be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights."

- 9. I state that the evidence filed along with the present affidavit was shared by the investigating agency in google drive link. I downloaded the same onto the computer (Intel (R) Core (TM) i5-2520M CPU @ G2010 @ 2.50 GHz 2.50 GHz) which is regularly used by me in the ordinary course of business and thereafter, shared the same with the Plaintiffs' Counsel.
- 10. I am advised to state that the conditions of Sections 65B of the Indian Evidence Act, 1872 and Order XI Rule 6(3) of the Commercial Courts, Commercial Division and Commercial Appellate Division of High Courts Act, 2015 are complied with in respect of these documents.
- In particular, I confirm:
  - a) That the said computer system is regularly used to produce computer outputs like emails and information from the World Wide Web (Internet) and store other electronic records. The relevant information from the websites and electronic records as mentioned above was downloaded by me in the course of activity of the Plaintiffs. I have a lawful control over the use of

the said computer system by virtue of my capacity in the organization.

- b) That the electronic records mentioned above are downloaded from the computer system as part of the ordinary course of activities of the Plaintiffs.
- c) That the computer system as used by me has been operating properly and the electronic records and their accuracy and contents have not been altered and tampered with in any manner whatsoever.

d) That the information contained on the computer outputs is Debayou Behuria an exact replica and has been produced from the original NOVO 19110 electronic record and therefore, reproduces the information Regn. No. 19716 contained on the electronic records therein.

DEPONENT

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has signed in my presence. Verified at New Delhi on this the 26th day of August 2022 that the contents of the above said Affidavit are true to the best of knowledge, information and belief and nothing material has been concealed therefrom.

ERTIFIED THAT THE DEPONENT Stor/Smt./Km. Bio, Wio Rio ... identified by Shri/Serie solemnly est have been read & explained to him/her are true & correct to his/her knowledge

NOTAFOV

# ANNEXURE A: LIST OF DOMAINS / URLs / IP ADDRESSES

S. NO.	Domains / Websites
1.	https://www-streamdomain-inda-nsww.xyz/

# IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS (COMM) NO. 214 OF 2022

### IN THE MATTER OF

Star India Pvt. Ltd. & Anr.

...Plaintiffs

Versus

Ashar Nisar & Ors.

...Defendants

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Yatinder Garg / Snehima Jauhari / Angad S. Makkar (D/1330/2015) / (D/2733/2017) / (D/3579/2021)

Place: New Delhi

Saikrishna and Associates

Date: 25th August 2022

Advocates for the Plaintiffs

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New Delhi - 110003

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# IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS (COMM) NO. 214 OF 2022

IN THE MATTER OF

Star India Pvt. Ltd. & Anr.

...Plaintiffs

Versus

Ashar Nisar & Ors.

...Defendants

AFFIDAVIT OF MS. DIKSHA SNEHAL, D/O MR. AMIT RANJAN, AGED ABOUT 27 YEARS, AUTHORIZED SIGNATORY OF PLAINTIFFS, HAVING ITS OFFICE AT STAR HOUSE, URMI ESTATE, 95 GANPATRAO KADAM MARG, LOWER PAREL (W), MUMBAI, 400013, PRESENTLY AT NEW DELHI

I, the above-named deponent, do hereby solemnly affirm and

TAR declare as under:

That, I am the Authorized Representative of the Plaintiffs in the

present suit and as such I am conversant with the facts and

circumstances of the present suit and competent to depose in

respect thereof.

2. I state that I am aware of the present suit and the order dated 06.04.2022 whereby the Hon'ble Court was pleased to pass an ex-parte ad-interim order in terms of the following:

"31. Accordingly, the following directions are passed:

a. Defendants No. 1 to 6 (and such other Rogue Apps which

are discovered during the course of the proceedings and

notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, reproducing, streaming, broadcasting, re-broadcasting, causing to be seen or heard by public on payment of charge and/or making available for viewing, the Plaintiffs' Works/Content through their Rogue Apps (viz, Ninja TV, RTS TV, Kyte TV, Picaso TV, Stream India and Hotstar Mod App) or any other App, including ones whose names/branding/trademark recall is deceptively or substantially similar to the Rogue Apps identified hereinabove, amounting to infringement of the Plaintiffs' Scopyright and Broadcast Reproduction Rights, till the next

b. Defendants No. 7 to 12, on both 'http' and 'https' (and such other websites/entities which are discovered during the course of the proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner infringing and/or authorising the infringement by inter alia facilitating and materially

date of hearing;

contributing to the communicating, hosting, streaming and/or making available for viewing and downloading, without authorization, on their websites or other platforms, through the internet in any manner whatsoever, the Plaintiffs' content, so as to infringe the Plaintiffs' exclusive rights, copyrights and Broadcast Reproduction Rights, till the next date of hearing;

c. Defendant No. 13, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in the capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of Defendant No. 3 (kyte-tv.com), Defendant No. 4 (picasotv.com), Defendant No. 9 (apkmole.com) and Defendant No. 11 (downloadapks.net);

d. Defendant No. 14, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 2 (rtstvapk.xyz and rtstv-app.com);

e. Defendant No. 15, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 1 (ninjatv.app), Defendant No. 2 (xtsaiful.xyz), Defendant No. 5 (globalnewsgeeks.xyz), Defendant No. 7 (apkdevil.com) and Defendant No. 10 (apkpot.com);

f. Defendant No. 16, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 12 (techbigs.com);

g. Defendant No. 17, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate / suspend the domain name registration of the Defendant No. 8 (apkfileok.com);

h. Defendant No. 18, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 5 (www-streamindianew.xyz);

i. Defendant No. 19, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 4 (jfskkfsjfsksdey.najfilmy.eu and adhkjgfyufsf.najfilmy.eu);

j. Defendant No. 20, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 1 (powerex.pk and ninjatv.pk);

k. Defendant No. 21, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 3 (api-kytety.lalalalalori.workers.dev);

1. Defendant No. 22, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 3 (kytetv.site);

m. Defendants No. 23 to 31, their directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to block access to the various UI domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other UI domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights; and

n. Defendants No. 32 and 33 are directed to issue a Notification calling upon the various internet and telecom service providers registered under it to block access to the various domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other domains/websites that may subsequently be notified on

Reg. No. 10630 Pariod 27/06/2019

Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights."

3. I state that in order to protect and enforce its exclusive rights in the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR television channels (such as Star Sports 1, Star Gold, Star Utsav, etc.) ("STAR Channels"), the Plaintiffs engaged the services of an investigation agency, Copyright Integrity International, to identify and monitor additional rogue Android-based mobile Apps (in terms of para 31(a) of the aforementioned order dated Q6.04.2022) and additional Rogue Websites collaborating with the said Apps and/or the Rogue Apps identified in the instant suit (i.e., Defendant Nos. 1 to 6) and gather evidence of their infringing activity. I state that the following 7 user interface (UI) domains / websites have been identified by the investigation agency engaged in illegally communicating the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels,

S. No.	Domains / Websites	Rogue App
1.	https://www-streamdomain-inda- nswwwd.xyz	Stream India (Defendant No. 5)

through the Rogue Apps:

2.	https://rrrnmfjlhxkljkx.xyz	RTS TV (Defendant No. 2)
3.	https://firebaseremoteconfig62fbb f1524dd1.e502.xyz	HD Streamz (Additional rogue
4.	https://firebaseremoteconfig62fbb f1662cdc.e503.xyz	App identified vide Affidavit dated 23.05.2022)
5.	http://cricpk2.xyz	CricPK (Additional rogue App identified vide Affidavit dated 19.05.2022)
6.	https://apsolution.meddyworld.co m	Foxi App (Additional rogue
7.	https://techapp.meddyworld.com	App identified vide Affidavit dated 27.06.2022)

Affidavit, it is evident that the above-mentioned domains / websites are hosting and/or streaming and/or providing access and/or making available for viewing the broadcast of Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels. I state that the Plaintiffs are the exclusive right holders for Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels, for the worldwide territory and the Plaintiffs have not authorised any of the above-mentioned websites to communicate and or make available for viewing the

4. I state that the from the evidence filed along with the present

Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels.

- I state that the Plaintiffs are not aware of the owner(s) of these
   rogue UI domains / websites as either they are anonymous or have incorrect or incomplete addresses.
- 6. I state that in terms of the following directions passed by this Hon'ble Court, vide order dated 16.04.2021, ex parte adinterim order dated 06.04.2022 (reproduced herein above) is also applicable on the above mentioned 7 domains / websites.

"31. Accordingly, the following directions are passed:

a. Defendants No. 1 to 6 (and such other Rogue Apps which

are discovered during the course of the proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, reproducing, streaming, broadcasting, re-broadcasting, causing to be seen or heard by public on payment of charge

and/or making available for viewing, the Plaintiffs'
Works/Content through their Rogue Apps (viz, Ninja TV,
RTS TV, Kyte TV, Picaso TV, Stream India and Hotstar Mod
App) or any other App, including ones whose
names/branding/trademark recall is deceptively or
substantially similar to the Rogue Apps identified
hereinabove, amounting to infringement of the Plaintiffs'
copyright and Broadcast Reproduction Rights, till the next
date of hearing;

b. Defendants No. 7 to 12, on both 'http' and 'https' (and

such other websites/entities which are discovered during the course of the proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner infringing and/or authorising the infringement by inter alia facilitating and materially contributing to the communicating, hosting, streaming and/or making available for viewing and downloading, without authorization, on their websites or other platforms,

through the internet in any manner whatsoever, the Plaintiffs' content, so as to infringe the Plaintiffs' exclusive rights, copyrights and Broadcast Reproduction Rights, till the next date of hearing;

XXX

m. Defendants No. 23 to 31, their directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to block access to the various UI domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other UI domains/websites that may

infringing/authorising infringement of its exclusive rights;

and

n. Defendants No. 32 and 33 are directed to issue a Notification calling upon the various internet and telecom service providers registered under it to block access to the various domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights."

- 7. I state that the evidence filed along with the present affidavit was shared by the investigating agency in google drive link. I downloaded the same onto the computer (Intel (R) Core (TM) i5-2520M CPU @ G2010 @ 2.50 GHz 2.50 GHz) which is regularly used by me in the ordinary course of business and thereafter, shared the same with the Plaintiffs' Counsel.
- I am advised to state that the conditions of Sections 65B of the Indian Evidence Act, 1872 and Order XI Rule 6(3) of the Commercial Courts, Commercial Division and Commercial

Appellate Division of High Courts Act, 2015 are complied with

in respect of these documents.

In particular, I confirm:-

a) That the said computer system is regularly used to produce computer outputs like emails and information from the World Wide Web (Internet) and store other electronic records. The relevant information from the websites and electronic records as mentioned above was downloaded by me in the course of activity of the Plaintiffs. I have a lawful control over the use of the said computer system by virtue of my capacity in the organization.

- b) That the electronic records mentioned above are downloaded from the computer system as part of the ordinary course of activities of the Plaintiffs.
- c) That the computer system as used by me has been operating properly and the electronic records and their accuracy and contents have not been altered and tampered with in any

TAR manner whatsoever.

MANUX That the information contained on the computer outputs is

electronic record and therefore, reproduces the information

contained on the electronic records therein.

I identified the deponent who has signed in my presence.

DEPONENT

VERIFICATION

7 5 AUG 2022

Verified at New Delhi on this the \_\_day of August 2022 that the contents of the above said Affidavit are true to the best of knowledge, information and belief and nothing material has been concealed therefrom.

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My

# ANNEXURE A: LIST OF DOMAINS / URLs / IP ADDRESSES

S. NO.	DOMAINS / WEBSITES
1.	https://www-streamdomain-inda-nswwwd.xyz
2.	https://rrrnmfjlhxkljkx.xyz
3.	https://firebaseremoteconfig62fbbf1524dd1.e502.xyz
4.	https://firebaseremoteconfig62fbbf1662cdc.e503.xyz
5.	http://cricpk2.xyz
6.	https://apsolution.meddyworld.com
7.	https://techapp.meddyworld.com

# IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS (COMM) NO. 214 OF 2022

### IN THE MATTER OF

Star India Pvt. Ltd. & Anr. ...Plaintiffs

Versus

Ashar Nisar & Ors. ...Defendants

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Yatinder Garg / Snehima Jauhari / Angad S. Makkar (D/1330/2015) / (D/2733/2017) / (D/3579/2021)

Place: New Delhi Saikrishna and Associates
Date: 26<sup>th</sup> August 2022 Advocates for the Plaintiffs

57 Jor Bagh,

New Delhi - 110003

+91 9999064036

yatinder@saikrishnaassociates.com

# IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS (COMM) NO. 214 OF 2022

IN THE MATTER OF

Star India Pvt. Ltd. & Anr.

...Plaintiffs

Versus

Ashar Nisar & Ors.

...Defendants

AFFIDAVIT OF MS. DIKSHA SNEHAL, D/O MR. AMIT RANJAN, AGED ABOUT 27 YEARS, AUTHORIZED SIGNATORY OF PLAINTIFFS, HAVING ITS OFFICE AT STAR HOUSE, URMI ESTATE, 95 GANPATRAO KADAM MARG, LOWER PAREL (W), MUMBAI, 400013, PRESENTLY AT NEW DELHI

- I, the above-named deponent, do hereby solemnly affirm and declare as under:
- That, I am the Authorized Representative of the Plaintiffs in the present suit and as such I am conversant with the facts and circumstances of the present suit and competent to depose in

respect thereof.

I state that I am aware of the present suit and the order dated 06.04.2022 whereby the Hon'ble Court was pleased to pass an ex-parte ad-interim order in terms of the following:

"31. Accordingly, the following directions are passed:

a. Defendants No. 1 to 6 (and such other Rogue Apps which

are discovered during the course of the proceedings and

notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, reproducing, streaming, broadcasting, re-broadcasting, causing to be seen or heard by public on payment of charge and/or making available for viewing, the Plaintiffs' Works/Content through their Rogue Apps (viz. Ninja TV, RTS TV, Kyte TV, Picaso TV, Stream India and Hotstar Mod App) or any other App, including ones whose names/branding/trademark recall is deceptively or substantially similar to the Rogue Apps identified hereinabove, amounting to infringement of the Plaintiffs' copyright and Broadcast Reproduction Rights, till the next date of hearing;

b. Defendants No. 7 to 12, on both 'http' and 'https' (and such other websites/entities which are discovered during the eourse of the proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the Infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner infringing and/or authorising the infringement by inter alia facilitating and materially

ALAKA NAYAK Advecate Reg. No. 10039 Period 27A012010 to 27/06/2024 contributing to the communicating, hosting, streaming and/or making available for viewing and downloading, without authorization, on their websites or other platforms, through the internet in any manner whatsoever, the Plaintiffs' content, so as to infringe the Plaintiffs' exclusive rights, copyrights and Broadcast Reproduction Rights, till the next date of hearing;

c. Defendant No. 13, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in the capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of Defendant No. 3 (kyte-tv.com), Defendant No. 4 (picasotv.com), Defendant No. 9 (apkmole.com) and Defendant No. 11 (downloadapks.net);

d. Defendant No. 14, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 2 (rtstvapk.xyz and rtstv-app.com);

e. Defendant No. 15, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 1 (ninjatv.app), Defendant No. 2 (xtsaiful.xyz), Defendant No. 5 (globalnewsgeeks.xyz), Defendant No. 7 (apkdevil.com) and Defendant No. 10 (apkpot.com);



f. Defendant No. 16, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 12 (techbigs.com);

g. Defendant No. 17, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate / suspend the domain name registration of the Defendant No. 8 (apkfileok.com);

h. Defendant No. 18, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 5 (www-streamindianew.xyz);

i. Defendant No. 19, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 4 (jfskkfsjfsksdey.najfilmy.eu and adhkjgfyufsf.najfilmy.eu);

j. Defendant No. 20, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to

ALAKA NAYAK
AGEGUIF
Reg. No. 18039
Phropa 27/105/2019
to 27/06/2024

de-activate/suspend the domain name registration of the Defendant No. 1 (powerex.pk and ninjatv.pk);

k. Defendant No. 21, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 3 (api-kytety.lalalalalalori.workers.dev);

I. Defendant No. 22, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 3 (kytetv.site);

m. Defendants No. 23 to 31, their directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to block access to the various UI domains/websites identified by the Plaintiffs in the instant suit at S.No. I of the Documents or such other UI domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights; and

n. Defendants No. 32 and 33 are directed to issue a Notification calling upon the various internet and telecom service providers registered under it to block access to the various domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other domains/websites that may subsequently be notified on

Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights."

3. I state that in order to protect and enforce its exclusive rights in the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR television channels (such as Star Sports 1, Star Gold, Star Utsav, etc.) ("STAR Channels"), the Plaintiffs engaged the services of an investigation agency, Copyright Integrity International, to identify and monitor additional rogue Android-based mobile Apps (in terms of para 31(a) of the aforementioned order dated 06.04.2022) and additional Rogue Websites collaborating with

the said Apps and/or the Rogue Apps identified in the instant (i.e., Defendant Nos. 1 to 6) and gather evidence of their

infringing activity.

state that the 'MovieRulz' App, using the logo



', has been identified

by the investigation agency as an Android-based mobile App
which is engaged in illegally communicating the Plaintiffs'
Content, including but not limited to the content made available

through the Plaintiffs' STAR Channels. I state that the 'MovieRulz' App is an Android application that unauthorizedly makes available for viewing and provides access content shown on TV Channels including movies, TV shows, live sporting events, web-series and other Video On Demand content including that of the Plaintiffs.

5. I state that the primary intent and purpose of the aforesaid 'MovieRulz' App is to exploit various copyright-protected works, including but not limited to the Plaintiffs' Content, free of cost (or at minimal subscription) and without any authorisation from the right owners including the Plaintiffs. In fact, the very intent of the said App is to provide an alternative to legitimate sources to the user, such that a user does not have to pay for enjoying the copyright-protected works. Detailed allegations regarding the "rogue" nature of the aforesaid App are provided hereinafter. The rogue nature of the said App is also well known considering it is known in the industry that the said App is not available on well-renowned App Stores (like Google Play Store) ostensibly for the reason that the said App violates Google's general policies on intellectual property

rights protection.

- 6. I state that the step-by-step process for downloading the APK file for the 'MovieRulz' App and running the said mobile App on a computer has been detailed in the evidence filed herewith.
- 7. I state that it is visible from the evidence filed herewith that the said 'MovieRulz' App is a Rogue App:
  - a. It is evident from the home page of the said App, 'MovieRulz' App that the primary purpose of this App is to commit and facilitate copyright infringement, i.e., to transmit, stream, download, communicate, issue copies of, cause to be seen or heard by the public on payment of charges, make available to the public and provide access to copyright works of various right owners including that of the Plaintiffs, for free and without any authorisation. The home page of the 'MovieRulz' App displays the said content available for illegal viewing and streaming free of cost.
  - b. 'MovieRulz' App has been created as a vehicle of infringement whose whole business model is designed to provide members of the public access to copyright content without authorization. From the evidence on record, it is evident that the infringing content is made available on 'MovieRulz' App's platform in a



- systematic, organised, and intentional manner with regularity and consistency.
- c. The domain(s) through which 'MovieRulz' App is being distributed and also the domains where the illegal content is being stored and hosted are all located at unverifiable locations and no contact details are available since the said details of the registrants are masked and no presence or traceable detail is available either of the creator / registrant.
- d. The 'MovieRulz' App provides easy-to-use directories, indexes and categories to infringing content located on their servers for users to navigate and easily find the said content. The said App has indexed content under various categories, such as Featured, Bollywood, Hollywood, Telugu, etc. There is also sub-indexing / sub-categorisation on the rogue App, as the category 'Genres' lists various categories such as 'Adventure', 'Animation', 'Comedy', 'Crime', etc.
- e. Disregard for copyright by the 'MovieRulz' App is evident from the fact that the said App generally provides content of various right owners, including the Plaintiffs without any authorisation.



8. I state that the ex parte ad interim injunction granted vide order dated 06.04.2022 passed by this Hon'ble Court is applicable to the aforesaid Rogue App, viz 'MovieRulz' App, identified by the Plaintiffs' investigation agency (in terms of para 31(a) of the aforementioned order dated 06.04.2022). Accordingly, the relief granted in terms of paras 31(a) and (b) of the aforementioned order dated 06.04.2022 and the directions issued by the Hon'ble Court to Internet Service Providers (i.e., Defendant Nos. 23 to 31) and to the DoT and MEITY (i.e., Defendant Nos. 32 and 33) are applicable in relation to user interface (UI) domains / websites / URLs identified and notified by the Plaintiffs to be infringing and/or authorising infringement of the Plaintiffs' Content through the Rogue 'MovieRulz' App.

9. In light of the above, I state that the following user interface (UI) domain / website has been identified by the investigation agency as engaged in illegally communicating the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels, through the aforesaid Rogue App, viz 'MovieRulz' App:

S. No.	Domains / Websites	
1.	https://ww5.7movierulz.tc	

Affidavit, it is evident that the above-mentioned domain / website is hosting and/or streaming and/or providing access and/or making available for viewing the broadcast of Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels, through the aforesaid Rogue App, viz 'MovieRulz' App, and/or authorising infringement of the Plaintiffs' Content by making available for download and usage the said App. I state that the Plaintiffs are the exclusive right holders for Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs'

have not authorised the above-mentioned website to communicate and or make available for viewing the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels.

\$TAR Channels, for the worldwide territory and the Plaintiffs

- 11.I state that the Plaintiffs are not aware of the owner(s) of this rogue UI domain / website as either they are anonymous or have incorrect or incomplete addresses.
- 12.I state that in terms of the following directions passed by this Hon'ble Court, vide order dated 06.04.2022, ex parte ad-

interim order dated 06.04.2022 (reproduced herein above) is also applicable on the above mentioned domain / website.

"31. Accordingly, the following directions are passed:

a. Defendants No. 1 to 6 (and such other Rogue Apps which are discovered during the course of the proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, \*Reproducing, streaming, broadcasting, re-broadcasting, eausing to be seen or heard by public on payment of charge and/or making available for viewing, the Plaintiffs' Works/Content through their Rogue Apps (viz, Ninja TV, RTS TV, Kyte TV, Picaso TV, Stream India and Hotstar Mod App) or any other App, including ones whose names/branding/trademark recall is deceptively or substantially similar to the Rogue Apps identified hereinabove, amounting to infringement of the Plaintiffs'

to 27(06)Z024

copyright and Broadcast Reproduction Rights, till the next date of hearing;

b. Defendants No. 7 to 12, on both 'http' and 'https' (and such other websites/entities which are discovered during the course of the proceedings and notified on Affidavit by the to have been infringing/authorising the Plaintiffs infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner infringing and/or authorising the infringement by inter alia facilitating and materially contributing to the communicating, hosting, streaming and/or making available for viewing and downloading, without authorization, on their websites or other platforms, through the internet in any manner whatsoever, the Plaintiffs' content, so as to infringe the Plaintiffs' exclusive rights, copyrights and Broadcast Reproduction Rights, till the next date of hearing;

xxx

m. Defendants No. 23 to 31, their directors, partners, proprietors, officers, affiliates, servants, employees and all

others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to block access to the various UI domains/websites identified by the Plaintiffs in the instant suit at S.No. I of the Documents or such other UI domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights; and

n. Defendants No. 32 and 33 are directed to issue a Notification calling upon the various internet and telecom service providers registered under it to block access to the various domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising

13.I state that the evidence filed along with the present affidavit was shared by the investigating agency in google drive link. I downloaded the same onto the computer (Intel (R) Core (TM) i5-2520M CPU @ G2010 @ 2.50 GHz 2.50 GHz) which is regularly used by me in the ordinary course of business and thereafter, shared the same with the Plaintiffs' Counsel.

infringement of its exclusive rights."

14.I am advised to state that the conditions of Sections 65B of the Indian Evidence Act, 1872 and Order XI Rule 6(3) of the Commercial Courts, Commercial Division and Commercial Appellate Division of High Courts Act, 2015 are complied with in respect of these documents.

### 15.In particular, I confirm:-

a) That the said computer system is regularly used to produce computer outputs like emails and information from the World Wide Web (Internet) and store other electronic records. The relevant information from the websites and electronic records as mentioned above was downloaded by me in the course of activity of the Plaintiffs. I have a lawful control over the use of the said computer system by virtue of

b) That the electronic records mentioned above are downloaded from the computer system as part of the ordinary course of activities of the Plaintiffs.

my capacity in the organization.

c) That the computer system as used by me has been operating properly and the electronic records and their accuracy and contents have not been altered and tampered with in any manner whatsoever. d) That the information contained on the computer outputs is an exact replica and has been produced from the original electronic record and therefore, reproduces the information contained on the electronic records therein.

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2 6 AUG 2022

Verified at New Delhi on this the Laday of August 2022 that the contents of the above said Affidavit are true to the best of knowledge, information and belief and nothing material has been concealed therefrom.

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DEPONENT

S. NO.	UI DOMAINS / WEBSITES OF MOVIERULZ APP
1.	https://ww5.7movierulz.tc

#### IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS (COMM) NO. 214 OF 2022

#### IN THE MATTER OF

Star India Pvt. Ltd. & Anr.

...Plaintiffs

Versus

Ashar Nisar & Ors.

...Defendants

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Yatinder Garg / Snehima Jauhari / Angad S. Makkar (D/1330/2015) / (D/2733/2017) / (D/3579/2021)

Place: New Delhi

Saikrishna and Associates

Date: 27th August 2022

Advocates for the Plaintiffs

57 Jor Bagh,

New Delhi - 110003

+91 9999064036

yatinder@saikrishnaassociates.com

# IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS (COMM) NO. 214 OF 2022

#### IN THE MATTER OF

Star India Pvt. Ltd. & Anr. ...Plaintiffs

Versus

Ashar Nisar & Ors. ... Defendants

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	additional list of 14 domains / URLs / IP	
	Addresses that are engaged in infringing	
	and/or authorising infringement of the	
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	infringement of the Plaintiffs' Content	10 10e

Yatinder Garg / Snehima Jauhari / Angad S. Makkar (D/1330/2015) / (D/2733/2017) / (D/3579/2021)

Place: New Delhi Saikrishna and Associates
Date: 27<sup>th</sup> August 2022 Advocates for the Plaintiffs

57 Jor Bagh,

New Delhi - 110003

+91 9999064036

yatinder@saikrishnaassociates.com

#### IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS (COMM) NO. 214 OF 2022

IN THE MATTER OF

Star India Pvt. Ltd. & Anr.

...Plaintiffs

Versus

Ashar Nisar & Ors.

...Defendants

AFFIDAVIT OF MR. ABHISHEK PRAHARAJ, S/O MR. KISHORE PRAHARAJ, AGED ABOUT 29 YEARS, AUTHORIZED SIGNATORY OF PLAINTIFFS, HAVING ITS OFFICE AT STAR HOUSE, URMI ESTATE, 95 GANPATRAO KADAM MARG, LOWER PAREL (W), MUMBAI, 400013, PRESENTLY AT NEW DELHI

- I, the above-named deponent, do hereby solemnly affirm and declare as under:
- That, I am the Authorized Representative of the Plaintiffs in the present suit and as such I am conversant with the facts and circumstances of the present suit and competent to depose in respect thereof.
- 2. I state that I am aware of the present suit and the order dated

106.04.2022 whereby the Hon'ble Court was pleased to pass

arrex-parte ad-interim order in terms of the following:

Roge, No. 19716
Perind: 24/02/2020
to 24/02/2025

₹\$1. Accordingly, the following directions are passed:

a. Defendants No. 1 to 6 (and such other Rogue Apps which are discovered during the course of the proceedings and

notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, reproducing, streaming, broadcasting, re-broadcasting, causing to be seen or heard by public on payment of charge and/or making available for viewing, the Plaintiffs' Works/Content through their Rogue Apps (viz. Ninja TV, RTS TV, Kyte TV, Picaso TV, Stream India and Hotstar Mod App) or any other App, including ones whose names/branding/trademark recall is deceptively or substantially similar to the Rogue Apps identified hereinabove, amounting to infringement of the Plaintiffs' copyright and Broadcast Reproduction Rights, till the next date of hearing;

b. Defendants No. 7 to 12, on both 'http' and 'https' (and such other websites/entities which are discovered during the course of the proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner infringing and/or authorising the infringement by inter alia facilitating and materially

Debajyoti Beturia
Advocate
Regn. No. 19716
Period: 24/02/2020
to 24/02/2025
Control Delhi

contributing to the communicating, hosting, streaming and/or making available for viewing and downloading, without authorization, on their websites or other platforms, through the internet in any manner whatsoever, the Plaintiffs' content, so as to infringe the Plaintiffs' exclusive rights, copyrights and Broadcast Reproduction Rights, till the next date of hearing;

c. Defendant No. 13, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in the capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of Defendant No. 3 (kyte-tv.com), Defendant No. 4 (picasotv.com), Defendant No. 9 (apkmole.com) and Defendant No. 11 (downloadapks.net);

d. Defendant No. 14, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 2 (rtstvapk.xyz and rtstv-app.com);

e. Defendant No. 15, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 1 (ninjatv.app), Defendant No. 2 (xtsaiful.xyz), Defendant No. 5 (globalnewsgeeks.xyz), Defendant No. 7 (apkdevil.com) and Defendant No. 10 (apkpot.com);

f. Defendant No. 16, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 12 (techbigs.com);

g. Defendant No. 17, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate / suspend the domain name registration of the Defendant No. 8 (apkfileok.com);

h. Defendant No. 18, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 5 (www-streamindianew.xyz);

i. Defendant No. 19, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 4 (jfskkfsjfsksdey.najfilmy.eu and adhkjgfyufsf.najfilmy.eu);

j. Defendant No. 20, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to

Debajyoli Behuria Arivocate Regn. No. 19716 Period: 24/02/2020 to 24/02/2025 Central Delhi de-activate/suspend the domain name registration of the Defendant No. 1 (powerex.pk and ninjatv.pk);

k. Defendant No. 21, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 3 (api-kytety.lalalalalalori.workers.dev);

I. Defendant No. 22, its directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to de-activate/suspend the domain name registration of the Defendant No. 3 (kytetv.site);

m. Defendants No. 23 to 31, their directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to block access to the various UI domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other UI domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights;

Debalyoti Beharia Advecate Rega. No. 19716 Period: 24/02/2020 to 24/02/2025 Central Delhi and

n. Defendants No. 32 and 33 are directed to issue a Notification calling upon the various internet and telecom service providers registered under it to block access to the various domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other domains/websites that may subsequently be notified on

Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights."

3. I state that in order to protect and enforce its exclusive rights in the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR television channels (such as Star Sports 1, Star Gold, Star Utsav, etc.) ("STAR Channels"), the Plaintiffs engaged the services of an investigation agency, Copyright Integrity International, to identify and monitor additional rogue third-party websites (in terms of para 31(b) of the aforementioned order dated 06.04.2022) which serve as a repository of .APK files that provide access to users of rogue Android-based mobile Apps (such as the Defendant Nos. 1 to 6), and gather evidence of their infringing activity. I state that the following 14 websites have been identified by the investigation agency which are intricately involved and seem to have a common design with the creators / developers of the Rogue Apps in infringing and/or authorising the infringement of Plaintiffs' exclusive rights in

Debajyoti Belluria Advocate Rega, No. 19716 Pariod: 24/02/2020 to 24/02/2025

made available through the Plaintiffs' STAR Channels:

S. No.	Rogue Websites	
1.	https://apk-point.com/	
2.	https://apkeureka.com/	

the Plaintiffs' Content, including but not limited to the content

3.	https://rtstv.xyz/
4.	https://streamindia.org/stream-india-apk/
5.	https://streamindia.cricket/
6.	https://androidappapks.com/
7.	https://apkoll.com/
8.	https://apkpure.com/
9.	https://apkshelf.com/
10.	https://apkchew.com/
11.	https://nxtmod.com/
12.	https://pikashowapk.net/pikashow-apk- download-1/
13.	https://streamindia.net/stream-india-new-update- 5/
14.	https://hdstreamz.art/

4. I state that the from the evidence filed along with the present Affidavit, it is evident that the above-mentioned websites are infringing and/or authorising infringement of the Plaintiffs' exclusive rights in the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels. I state that the Plaintiffs are the exclusive right holders for Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels, for the worldwide territory and the Plaintiffs have not authorised the above-mentioned websites to communicate and/or make available for viewing the Plaintiffs' Content,

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including but not limited to the content made available through the Plaintiffs' STAR Channels, by making available for download and usage the Rogue Apps (i.e., Defendant Nos. 1 to 6, and other rogue Apps notified by the Plaintiffs subsequently on Affidavit).

- 5. I state that the evidence filed herewith also shows that the business model and primary purpose of the websites identified herein is to (a) provide a repository of such rogue mobile Apps, including the Rogue Apps (i.e., Defendant Nos. 1 to 6, and other rogue Apps notified by the Plaintiffs on Affidavit), which are not allowed to be listed on App Stores like Google App store, ostensibly due to violation of their policies (which could include policies related to intellectual property), thereby circumventing the specific security limitations and prohibitions put in place by such App stores, and/or (b) to provide access to Mod APKs for official Android-based mobile Apps (like the Disney+ Hotstar App) so that the user does not have to make any payments for subscription or upgradation or in-app
- I further state that a perusal of the evidence filed herewith clearly evinces that these aforesaid 14 websites are rogue in

mobile Apps.

purchases that would otherwise be required in the official

nature, as the .APK files being distributed and promoted on the aforementioned websites have no non-infringing use / utility and as such, these websites are solely instruments / vehicles of infringement which authorise, actively facilitate and materially contribute to the infringement of the Plaintiffs' copyright and broadcast reproduction rights through inter alia the myriad Rogue Apps impleaded in the instant suit as Defendant Nos. 1 to 6. It is submitted that from the evidence filed herewith, it is evident that the said rogue websites, used to distribute numerous rogue Android-based mobile Apps, have been developed only to enable the download of the application file for such Apps, such as "RTS TV", "Stream India", etc., which are indulging in the illicit business of communicating / making available infringing content.

I further state that the Plaintiffs are not aware of the owner(s)
of these rogue websites as either they are anonymous or have
incorrect or incomplete addresses.

Hon'ble Court, vide order dated 16.04.2021, ex parte adinterim order dated 06.04.2022 (reproduced herein above) is also applicable on the above mentioned websites.

"31. Accordingly, the following directions are passed:

a. Defendants No. 1 to 6 (and such other Rogue Apps which are discovered during the course of the proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, reproducing, streaming, broadcasting, re-broadcasting, causing to be seen or heard by public on payment of charge and/or making available for viewing, the Plaintiffs' Works/Content through their Rogue Apps (viz, Ninja TV, RTS TV, Kyte TV, Picaso TV, Stream India and Hotstar Mod App) or any other App, including ones whose names/branding/trademark recall is deceptively or substantially similar to the Rogue Apps identified Thereinabove, amounting to infringement of the Plaintiffs' copyright and Broadcast Reproduction Rights, till the next date of hearing;

b. Defendants No. 7 to 12, on both 'http' and 'https' (and such other websites/entities which are discovered during the

course of the proceedings and notified on Affidavit by the Plaintiffs to have been infringing/authorising the infringement of the Plaintiffs' exclusive rights, copyrights and broadcast reproduction rights), their owners, partners, proprietors, officers, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are restrained from in any manner infringing and/or authorising the infringement by inter alia facilitating and materially contributing to the communicating, hosting, streaming and/or making available for viewing and downloading, without authorization, on their websites or other platforms, through the internet in any manner whatsoever, the Plaintiffs' content, so as to infringe the Plaintiffs' exclusive rights, copyrights and Broadcast Reproduction Rights, till the next date of hearing;

xxx

Debajyoti Behuria Advocate Regn. No. 19716 Petod: 24/02/2029 to 24/02/2025 Central Delhi

m. Defendants No. 23 to 31, their directors, partners, proprietors, officers, affiliates, servants, employees and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, are directed to block access to the various UI domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the

Documents or such other UI domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights; and

n. Defendants No. 32 and 33 are directed to issue a Notification calling upon the various internet and telecom service providers registered under it to block access to the various domains/websites identified by the Plaintiffs in the instant suit at S.No. 1 of the Documents or such other domains/websites that may subsequently be notified on Affidavit by the Plaintiffs to be infringing/authorising infringement of its exclusive rights."

I state that the evidence filed along with the present affidavit
was shared by the investigating agency in google drive link. I
downloaded the same onto the computer (Intel (R) Core (TM)
i5-2520M CPU @ G2010 @ 2.50 GHz 2.50 GHz) which is

regularly used by me in the ordinary course of business and thereafter, shared the same with the Plaintiffs' Counsel.

Indian Evidence Act, 1872 and Order XI Rule 6(3) of the Commercial Courts, Commercial Division and Commercial

Appellate Division of High Courts Act, 2015 are complied with in respect of these documents.

#### 11.In particular, I confirm:-

- a) That the said computer system is regularly used to produce computer outputs like emails and information from the World Wide Web (Internet) and store other electronic records. The relevant information from the websites and electronic records as mentioned above was downloaded by me in the course of activity of the Plaintiffs. I have a lawful control over the use of the said computer system by virtue of my capacity in the organization.
- b) That the electronic records mentioned above are downloaded from the computer system as part of the ordinary course of activities of the Plaintiffs.
- c) That the computer system as used by me has been operating properly and the electronic records and their accuracy and contents have not been altered and tampered with in any manner whatsoever.

In exact replica and has been produced from the original electronic record and therefore, reproduces the information contained on the electronic records therein.

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2 7 AUG 2022

Verified at New Delhi on this the add of August 2022 that the contents of the above said Affidavit are true to the best of knowledge, information and belief and nothing material has been concealed therefrom.

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Debalyos Behald

Advocals

Regn. No. 19716

Perhad: 24/02/2020

to 24/02/2025

Commai Delhi

OF 189

Mentified by Shelfsmt Cofin dery Gauge, 7

That the contents of the efficavit which have been read a explained to him/her are true a correct to his/her knowledge

NOTARY

S. NO.	DOMAINS / WEBSITES
1.	https://apk-point.com/
2.	https://apkeureka.com/
3.	https://rtstv.xyz/
4.	https://streamindia.org/stream-india-apk/
5.	https://streamindia.cricket/
6.	https://androidappapks.com/
7.	https://apkoll.com/
8.	https://apkpure.com/
9.	https://apkshelf.com/
10.	https://apkchew.com/
11.	https://nxtmod.com/
12.	https://pikashowapk.net/pikashow-apk-download-1/
13.	https://streamindia.net/stream-india-new-update-5/
14.	https://hdstreamz.art/



S. NO.	Rogue Websites
1.	apkboat.com
2.	apkepic.com
3.	apkink.com
4.	apklatestversion.com
5.	apkmix.com
6.	apkoll.com
7.	apkresult.com
8.	apksunny.com
9.	downloadapk.online
10.	steprimo.com



S. NO.	DOMAINS / WEBSITES
1.	https://vision11.club
2.	https://picashows.club
3.	https://1xbettech.club



S. No.	Domains / Websites	Rogue App
1.	https://eeeeeehfjgkhio.xyz	RTS TV App (D. No. 2)



S. NO.	Domains / Websites
1.	https://www-streamdomain-inda-nsww.xyz/



### LIST OF DOMAINS / URLs / IP ADDRESSES

S. NO.	DOMAINS / WEBSITES
1.	https://www-streamdomain-inda-nswwwd.xyz
2.	https://rrrnmfjlhxkljkx.xyz
3.	https://firebaseremoteconfig62fbbf1524dd1.e502.xyz
4.	https://firebaseremoteconfig62fbbf1662cdc.e503.xyz
5.	http://cricpk2.xyz
6.	https://apsolution.meddyworld.com
7.	https://techapp.meddyworld.com



### LIST OF DOMAINS / URLs / IP ADDRESSES

S. NO.	UI DOMAINS / WEBSITES OF MOVIERULZ APP
1.	https://ww5.7movierulz.tc



### LIST OF DOMAINS / URLs / IP ADDRESSES

S. NO.	DOMAINS / WEBSITES
1.	https://apk-point.com/
2.	https://apkeureka.com/
3.	https://rtstv.xyz/
4.	https://streamindia.org/stream-india-apk/
5.	https://streamindia.cricket/
6.	https://androidappapks.com/
7.	https://apkoll.com/
8.	https://apkpure.com/
9.	https://apkshelf.com/
10.	https://apkchew.com/
11.	https://nxtmod.com/
12.	https://pikashowapk.net/pikashow-apk-download-1/
13.	https://streamindia.net/stream-india-new-update-5/
14.	https://hdstreamz.art/