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1 2 3 4 5 6 7 8 9 10 11	MELENIE VAN (SBN 335203) POLSINELLI LLP 2049 Century Park East, Suite 2900 Los Angeles, CA 90067 Telephone: (310) 229-1355 Facsimile: (415) 276-8959 Email: mvan@polsinelli.com Ray L. Weber (To be admitted <i>pro hac vice</i>) Laura J. Gentilcore (To be admitted <i>pro hac</i> RENNER, KENNER, GREIVE, BOBAK, TAYLOR & WEBER 106 South Main Street, Suite 400 Akron, OH 44308 Telephone: (330) 376-1242 Facsimile: (330) 376-9646 Email: rlweber@rennerkenner.com Email: ljgentilcore@rennerkenner.com Attorneys for Plaintiff Daniel E. Grigson	vice)
12 13	UNITED STATES D CENTRAL DISTRICT WESTERN DIVISION	Γ OF CALIFORNIA
14 15	DANIEL E. GRIGSON, an individual,	Case No.
16	Plaintiff, v.	PLAINTIFF'S COMPLAINT FOR
17	ROBERT LOPEZ, an individual;	COPYRIGHT INFRINGEMENT
18 19	KRISTEN ANDERSON-LOPEZ, an individual; THE WALT DISNEY COMPANY, a Delaware corporation;	JURY TRIAL DEMANDED
20	DISNEY ENTERPRISES, INC., a Delaware corporation; WALT DISNEY ANIMATION STUDIOS, a division of	
21	ANIMATION STUDIOS, a division of the Walt Disney Company; WALT DISNEY STUDIOS, a division of the	
22	Walt Disney Company; WALT DISNEY PICTURES, a California	
23	studios SERVICES, a division of the	
24 25	Walt Disney Company; DISNEY MUSIC GROUP, a division of the Walt Disney Company: DISNEX+ a division	
23 26	Disney Company; DISNEY+, a division of the Walt Disney Company; and JOHN DOES 1-10,	
27	Defendants.	
28		
	COMPL	AINT

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JURISDICTION AND VENUE

2 1. This action arises under the Copyright Act of 1976, Title 17 U.S.C. §
3 101 *et seq.*

4 2. This Court has jurisdiction over the subject matter of this action
5 pursuant to 28 U.S.C. § 1331 (federal question jurisdiction) and 28 U.S.C. § 1338(a)
6 (actions arising under any Act of Congress relating to copyright).

7 3. The Court has personal jurisdiction over each of the DEFENDANTS
8 because one or more DEFENDANTS reside, have agents, do or transact business
9 here, or are otherwise found, and have purposefully availed themselves of the
10 privilege of doing business in California and this District, and the wrongful acts of
11 DEFENDANTS took place, in whole or in part, in this District.

4. Venue is proper in this District under 28 U.S.C. § 1400(a), because
DEFENDANTS or their agents reside or may be found here. Alternatively, under
28 U.S.C. § 1391(b)(2), this is a judicial District in which a substantial part of the
events or omissions giving rise to the claim occurred.

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PARTIES

18 5. Plaintiff, DANIEL E. GRIGSON ("GRIGSON"), is an individual
19 residing at 2844 Ware Street, Blackshear, Georgia 31516. By virtue of authorship
20 (EXHIBIT 1) and assignment (EXHIBIT 2), GRIGSON is the owner of all right,
21 title, and interest in the copyright in the musical composition entitled "That Girl."

6. Upon information and belief, Defendant, ROBERT LOPEZ ("R
LOPEZ"), is an individual doing business in and with the residents of California,
including within this District.

25 7. Upon information and belief, Defendant, KRISTEN ANDERSON26 LOPEZ ("K A-LOPEZ") is an individual doing business in and with the residents of
27 California, including within this District.

8. Upon information and belief, Defendant THE WALT DISNEY
 COMPANY is a Delaware corporation with its principal place of business at 500
 South Buena Vista Street, Burbank, California, 91521, duly authorized to do and
 doing business in this District.

5 9. belief. information and Defendant. WALT DISNEY Upon 6 ANIMATION STUDIOS, is an animation studio and Defendant, WALT DISNEY 7 PICTURES, is a film production studio. Both are doing business in this District. Both are subsidiaries of Defendant, WALT DISNEY STUDIOS. Upon information 8 9 and belief, WALT DISNEY STUDIOS is a fictitious name under which a division of Defendant, DISNEY ENTERPRISES, INC., operates. DISNEY ENTERPRISES, 10 11 INC. is a Delaware corporation authorized to do and doing business in this District. 12 DISNEY ENTERPRISES, INC., is a subsidiary of THE WALT DISNEY COMPANY. 13

14 10. Upon information and belief, Defendant, DISNEY DIGITAL STUDIO
15 SERVICES, specializes in digital production, post-production, marketing, and
16 distribution workflows and is a subsidiary of THE WALT DISNEY COMPANY.

17 11. Upon information and belief, Defendant, DISNEY MUSIC GROUP is
18 a division of THE WALT DISNEY COMPANY which handled and continues to
19 handle the soundtracks for FROZEN II.

20 12. Upon information and belief, Defendant, DISNEY+, is the streaming
21 home for entertainment from WALT DISNEY STUDIOS, operated by the Media
22 and Entertainment Distribution division of THE WALT DISNEY COMPANY.

- 13. To the extent that any business entity named as a Defendant herein is
 unincorporated, upon information and belief, its members reside within and/or do
 business within or with the residents of the District.
- 26 14. Upon information and belief, THE WALT DISNEY COMPANY,
 27 acting through and in concert with its affiliated companies, DISNEY
 28

ENTERPRISES, INC., WALT DISNEY ANIMATION STUDIOS, WALT 1 2 DISNEY PICTURES, WALT DISNEY STUDIOS, DISNEY DIGITAL STUDIO 3 SERVICES, DISNEY MUSIC GROUP and DISNEY+ ("AFFILIATED 4 COMPANIES"), and one or more JOHN DOES produced, released, and distributed, 5 and continue to reproduce and distribute, the film entitled FROZEN II, with the 6 musical composition "Some Things Never Change" being performed within said 7 film.

8 15. The true names, conduct and capacities of DEFENDANTS sued as
9 JOHN DOES 1 through 10, inclusive, are presently unknown to GRIGSON who,
10 therefore sues these DEFENDANTS by such fictitious names. GRIGSON will
11 include the true names and capacities of these JOHN DOES when they are
12 ascertained. Each of the JOHN DOES is responsible in some manner, including,
13 *inter alia,* as infringers, contributory infringers, and/or agents for the conduct alleged
14 herein, and for the injuries suffered by GRIGSON.

15 16. Upon information and belief, at all times mentioned herein, each
16 DEFENDANT was an agent, partner, representative, affiliate, employee, and/or alter
17 ego of every other DEFENDANT, and in doing the things alleged herein, was acting
18 pursuant within the course and scope of such agency representation, affiliation,
19 control or employment and was acting with the consent, permission and
20 authorization of the other DEFENDANTS unless otherwise noted.

17. Whenever this Complaint refers to any act or acts of a DEFENDANT,
the reference shall also be deemed to mean that the directors, officers, employees,
affiliates, controlling companies or agents of the responsible DEFENDANT
authorized such act while actively engaged in the management, direction or control
of the affairs of DEFENDANT, and each of them, and/or by persons who are the
alter ego of DEFENDANTS, or while acting within the scope of their agency,
affiliation, control or employment. Whenever this Complaint refers to any act of

DEFENDANTS, the reference shall be deemed to be the act of DEFENDANTS,
 jointly and severally.

BACKGROUND FACTS

5 18. GRIGSON repeats and realleges Paragraphs 1 through 17 above as if
6 fully rewritten.

7 19. GRIGSON is a songwriter, performing artist, musician, and recording
artist. In 1996 he started Pelican Records. In 1999 Pelican Records released the CD
9 "Planet Necco" which included the track "That Girl," and which was available for
10 streaming, download and purchase on mp3.com. GRIGSON and Neal Bedford
11 Bryant are the authors of the words and music for the song "That Girl."

12 20. In 2000, GRIGSON applied for copyright registration (compact disc
13 and lyrics sheets) for "Breakfast Songs, Vol. 1" which included the track "That Girl."
14 21. In 2000, Pelican Records released the CD "Cinco de Necco: Musica
15 Suave" which included the track "That Girl."

16 22. In 2001, Pelican Records released "Blue Hair Day" which included the
17 track "That Girl" and available in hard copy, download and streaming. Also in 2001,
18 "Blue Hair Day" was registered with SoundScan for public sale and distribution.

19 23. Since 2001 through today, "Blue Hair Day," including "That Girl" has
20 been available on dozens of music platforms including iTunes, Spotify, Apple
21 Music, and Amazon Music. Between 2001-2014, "That Girl" streamed on
22 Trusonic/Mood Music commercial streaming platform more than 100,000 times.

- 23 24. GRIGSON has a very public history of writing original music for and
 24 with children:
- a. In 2007, GRIGSON started "The Environmental Club" youth group,
 which maintained a web site, Facebook, and YouTube page to share
 original music written for and with kids.

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1	b. In 2008, lyrics for GRIGSON'S song "Trini" (recorded by kids) was
2	used and reprinted with credit in a book released by Chicago's
3	Shedd Aquarium.
4	c. Also in 2008, Pelican Records released "Voices," a CD of original
5	music written for and with kids. It remains available online for
6	streaming, download and hard copy purchase.
7	d. In 2009, Pelican Records released "Do We Care?" This is a CD of
8	original music written for and with kids. It, also, remains available
9	online for streaming, download and hard copy purchase.
10	e. In addition, in 2009, GRIGSON received the 2009 "SeaWorld and
11	Busch Gardens Environmental Excellence Award" for his work
12	writing, producing, releasing, and teaching kids through creating
13	music. This is a national award with an Award Ceremony at
14	SeaWorld in Florida, and it was covered in the news.
15	f. Also in 2009, GRIGSON started "The Maasai Music Project." For
16	the first time ever, kids from the United States worked with kids in
17	Africa to create original music together, a person-to-person
18	collaboration across continents and cultures. This project continues
19	to this day and has been publicly available online since its
20	inception. GRIGSON has returned to Africa three more times to
21	continue the project which is promoted on Facebook, YouTube, and
22	Instagram.
23	g. Between 2009-2014, GRIGSON, first through Pelican Records and
24	thereafter Necco Records, produced live music performances
25	featuring kids writing original songs. Performances were streamed
26	and promoted online, including on the websites
27	www.neccorecords.com, www.neccosforbreakfast.com, and
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www.maasaimusicproject.com, and social media. In 2012, Necco Records released "Together, Pamoja, Tenebo," a CD of original music written for and with kids in the United States and Africa, which remains available online for streaming including on iTunes, Spotify, Apple Music and Amazon Music. It is registered with Soundscan and remains available through major retailers such as Amazon and Target.com.

8 h. In 2016, GRIGSON started The Sprout Experience, an educational 9 nonprofit with a mission to create and sustain immersive youth programs that encourage a love of learning, foster social/emotional 10 11 growth, promote global citizenship, and have a long-lasting impact 12 on the lives and learning of its students. From 2016 through today, 13 The Sprout Experience has traveled all around the world and country 14 with kids. Music is featured in every one of its programs. It has 15 maintained an active and public presence online, including on 16 Facebook, Instagram, YouTube, Twitter, and its own website 17 www.thesproutexperience.org.

i. In 2017, GRIGSON created The Sprout Experience "Songwriting Workshop." GRIGSON works with kids to write, perform, and produce original music. This program has maintained a public presence online, including details about the program, itself, GRIGSON'S credentials, and samples of his music.

23 25. By virtue of his authorship (EXHIBIT 1) and assignment from Neal
24 Bryant Bedford (EXHIBIT 2), GRIGSON is the sole owner of all right, title, and
25 interest in the copyright for the musical composition entitled "That Girl." The
26 copyright in "That Girl" was registered with the United States Copyright Office on

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or about January 18, 2000, and bears Registration No. PAu002489317.
 (EXHIBIT 1).

3 26. Upon information and belief, R LOPEZ has publicly admitted he
4 always loves to listen to other songs that could be useful to draw inspiration from
5 and loves watching any kind of YouTube. (EXHIBIT 3).

6 27. R LOPEZ purports to be a co-author of the song "Some Things Never
7 Change" from the animated feature film FROZEN II. (EXHIBIT 4).

8 28. K A-LOPEZ purports to be a co-author of the song "Some Things
9 Never Change" from the animated feature film FROZEN II. (EXHIBIT 4).

10 29. Upon information and belief, R LOPEZ and K A-LOPEZ wrote the
11 musical composition "Some Things Never Change" at the direction of or in concert
12 with THE WALT DISNEY COMPANY, and/or its AFFILIATED COMPANIES,
13 and one or more JOHN DOES.

14 30. Upon information and belief, the musical composition Some Things
15 Never Change" was a work for hire by R LOPEZ and K A-LOPEZ for THE WALT
16 DISNEY COMPANY or one of its AFFILIATED COMPANIES, or R. LOPEZ and
17 K A-LOPEZ either directly or indirectly through one or more JOHN DOES,
18 assigned ownership rights or licensed performance rights to the song "Some Things
19 Never Change" to, THE WALT DISNEY COMPANY and/or one or more of its
20 AFFILIATED COMPANIES, either directly or through a JOHN DOE.

31. The song "Some Things Never Change" was performed in FROZEN II
at the direction of THE WALT DISNEY COMPANY and/or one or more of its
AFFILIATED COMPANIES and JOHN DOES.

32. Upon information and belief, THE WALT DISNEY COMPANY,
WALT DISNEY ANIMATION STUDIOS, WALT DISNEY PICTURES and
WALT DISNEY STUDIOS, or other of its AFFILIATED COMPANIES, and one
or more JOHN DOES, produced, released, and distributed the film FROZEN II.

- 33. Upon information and belief, the film FROZEN II was released in
 theaters across the United States on November 27, 2019.
- 3 34. Upon information and belief, the film FROZEN II became available on
 4 DVD and Blu-ray from THE WALT DISNEY COMPANY, through DISNEY
 5 DIGITAL STUDIO SERVICES or other of its AFFILIATED COMPANIES and
 6 JOHN DOES, on or about February 25, 2020, and continues to be so available.

7 35. The film FROZEN II also has been and continues to be available for
8 streaming from THE WALT DISNEY COMPANY through DISNEY+ and other
9 platforms.

10 36. Upon information and belief, THE WALT DISNEY COMPANY,
11 through DISNEY MUSIC GROUP or other of its AFFILIATED COMPANIES, and
12 JOHN DOES, has produced, released and distributed related soundtracks which
13 continue to be available for download on multiple platforms, including but not
14 exclusively on <u>www.kidsmusics.com</u>, <u>www.music.apple.com</u>, and www.download15 soundtracks.com.

16 37. GRIGSON first heard the song "Some Things Never Change" while 17 attending the film FROZEN II during the week after its release on November 27, 18 2019. As the song was being performed, he involuntarily stood straight up, turned 19 to look at his wife, and then at his kids, his eyes wide open as saucers. The close similarity to his own work "That Girl" was so striking to him that it caught him off 2021 guard, the beat, rhythm, feel, theme, words. He sat back down with his head in his 22 hands. His 11-year-old daughter leaned over to him and said "Dad, Disney took" 23 your song."

38. Shortly thereafter, GRIGSON put audio files for both songs into his
computer to analyze them further. He located a version of "Some Things Never
Change" with music only, and he transposed "That Girl" down 2 steps to match keys.

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He did not alter anything else. Not the rhythm. Not the tempo. Not the chords.
 Nothing was added. To him, the musical similarity was striking.

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39. GRIGSON also found similarity in the structure and lyrics.

4 40. Based upon GRIGSON'S findings, an experienced forensic 5 musicologist, Dr. Robert Tomaro, a symphonic conductor, trained in the areas of 6 classical, popular, and commercial music, with experience in the techniques of the 7 recording studio and in recorded music, as well as in guitar performance as a 8 professional guitarist, was retained to perform a comparative analysis of "That Girl" versus "Some Things Never Change." 9

10 41. Preliminary and further analyses were undertaken using several Recording Analysis (which involves the identification and 11 methodologies: 12 differentiation between two recorded works in terms of melody, harmony, and/or 13 digital signals, in the exact from in which they were recorded), Compositional 14 Analysis (in which similarity is established by a reductive approach), a Temporal or 15 Timeline Analysis (in which songs are mapped as a timeline, and important lyrical 16 and structural elements are cited compared and explained), and an Audio Analysis.

- 42. Forensic musicologist, Dr. Tomaro, found eight significant similarities
 shared by "That Girl" and "Some Things Never Change" in the following areas:
 melodies and melodic structure; musical forms and musical gestures; rhythm
 sections parts; tempos; chord progressions; cadences at the end of the choruses;
 lyrics; and arrangements and lyrical structures.
- 43. A temporal or timeline comparison of similarities in the lyrics and in
 the forms of the arrangements in both songs shows that:
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 a. Each chorus has the same or similar words that appear in the same order in each chorus. Below is a comparison of the three lines that are repeated in each song in each chorus. These are the main chorus lines, the main theme of each song, the most memorable and important lyric

1	of each song including the f	irst and the last (resolution) line of each
2	chorus.	
3	"That Girl"	"Some Things Never Change"
4	some people never change	some things never change
5	but inside they're still the same some people never change	Some things stay the same Some things never change
6	some people never change	
7	b. "That Girl" and "Some Thi	ngs Never Change" have identical song
8	structure in terms of arrangen	nent of sections. Below, similar lyrics, set
9	in similar structural forms, are	e outlined in color. Both songs exhibit the
10	identical arrangement of the	various sections, from placement of the
11	"intro" through placement of	the "chorus" and placement of the ending
12	or "outro" of the songs.	
13	c. Seen below is a side-by-side	comparison of the timelines of the lyrical
14	structures of both recordings	. The similarity in the structure of both
15	songs was opined by fore	nsic musicologist, Dr. Tomaro, to be
16	significant because:	
17	<i>i</i> . the structure is c	uite complex and unusual for a pop song
18	because pop son	gs generally follow simpler patterns, such
19	as "verse, chor	us, bridge, verse chorus, verse chorus,
20	ending;" and	
21	<i>ii.</i> the arrangement	of the sections in both songs follows a
22	unique pattern, y	vet one that is identical.
23		
24	"That Girl"	"Some Things Never Change"
25	MUSIC INTRO	MUSIC INTRO
26	VERSE CHORUS	VERSE CHORUS
27		
28		
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1	VERSE	VERSE
2	CHORUS	CHORUS
	BRIDGE PT 1	BRIDGE PT 1
3	BRIDGE PT 2	BRIDGE PT 2
4	CHORUS OUTRO	CHORUS OUTRO
5	UUIKU	OUTKO
6	"That Girl"	"Some Things Never Change"
7	MUSIC INTRO	MUSIC INTRO
8	VERSE	VERSE
9	i remember that girl, she was my b she would always have my back	est friend Yes, the wind blows a little bit colder And we're all getting older
	she'd be there for me as long as the	
10	statement so true it's a fact	with every autumn breeze
11	of course i knew all about her & he	er friends Peter Pumpkin just became fertilizer
12	relationships that died in the past	And my leaf's a little sadder and wiser
	but she'd be there for me as long as me, this was different it would last	
13		
14	CHORUS	CHORUS
15	some people never change they put on a different mask or cut	Yes, some things never changetheir hair or getLike the feel of your hand in mine
16	contacts	Some things stay the same
	but inside they're still the same	Like how we get along just fine Like an old stone wall that'll never fall
17	some people never change	Some things are always true
18		Some things never change
19		Like how I'm holding on tight to you
20	VERSE that girl played it up good,	VERSE The leaves are already falling
21	she really kept it up she must have had a really good tin	Sven, it feels like the future is callingneAre you telling me tonight you're gonna get
22	she'd be there for me as long as there was a me	down on one knee? Yeah bud, I'm really bad at planning these things out
23	a statement that's not worth a dime Whistle	
24	winste	me
25	CHODUS	
26	CHORUS some people never change	CHORUS Yes, some things never change
27	they put on new perfume or buy new clothes	Like the love that I feel for her Some things stay the same
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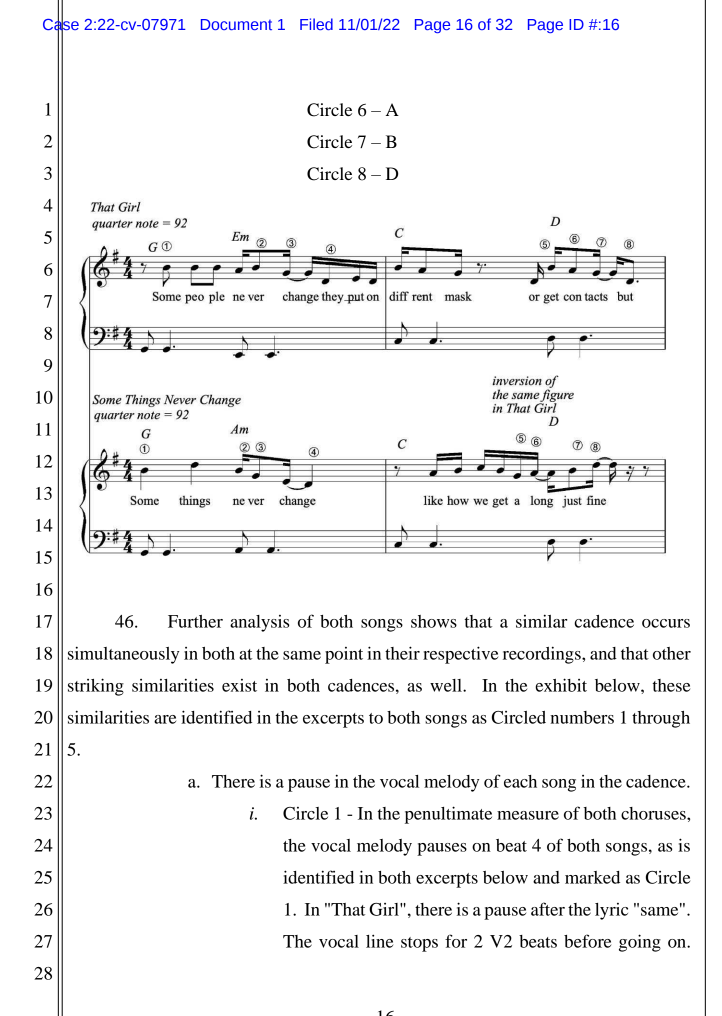
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and lie to you but inside they're still the same some people never change	Like how reindeers are easier But if I commit and I go for it I'll know what to say and do Right? Some things never change Sven, the pressure is all on you
BRIDGE PT 1 when they lie to you and fill your head with dreams when they comfort you with words of polyurethane when they won't look at you, their eyes will tell it all when all these words ring true, get ready for a fall	BRIDGE PT 1 The winds are restless Could that be why I'm hearing this call? Is something coming? I'm not sure I want things to change at all These days are precious Can't let them slip away I can't freeze this moment But I can still go out and seize this day
BRIDGE PT 2 in a different place in a different time maybe it could've worked out but i really think it's better this way she's a problem child i can do without i should've listened to what people had to say it could've been so easy but i had to learn the hard way that	BRIDGE PT 2 The wind blows a little bit colder And you all look a little bit older It's time to count our blessings Beneath an autumn sky We're always living the kingdom aplenty That stands for the good of the many And I promise you the flag of Arendelle will always fly Our flag will always fly Our flag will always fly
CHORUS some people never change they can laugh awhile or sing to you or fake a smile but inside they're still the same some people never change	CHORUS some things never change Turn around and the time has flown Some things stay the same Though the future remains unknown May our good luck last, May our past be past Time's moving fast, it's true Some things never change And I'm holding on tight to you
OUTRO some people never change some people never change some people never change Does that seem strange?	OUTRO Holding on tight to you Holding on tight to you Holding on tight to you I'm holding on tight to you
13	3

1	44. Forensic musicologist, Dr. Tomaro, found:
2	a. both songs follow the same rhythm, beat and tempo, especially
3	noted in the nearly identical acoustic guitar underlying the
4	majority of both songs;
5	b. The similarity is most apparent during the quiet parts of the
6	songs; and
7	c. Comparing corresponding clips from the two songs compiled by
8	GRIGSON, the tempo and rhythm are so similar they kept time
9	and rhythm without alterations.
10	45. A further analysis of the opening bars of both songs was had by forensic
11	musicologist, Dr. Tomaro. For that analysis the key of "Some Things Never
12	Change" was transposed from C Major to G Major, the key in which "That Girl" is
13	performed. It showed as follows:
14	a. The tempos of both songs are identical. Quarter note = 92 BPM;
15	b. The chord progressions in the choruses of both songs are very
16	similar. In "That Girl," the second chord of the progressions is
17	Em. In "Some Things Never Change", it is Am;
18	c. In "That Girl" the final chord in the phrase appears as C/D and
19	sometimes D. In "Some Things Never Change," it is D7sus.
20	Although the chords are different, they are both variations on a
21	D chord and serve the function of a "5 Chord;"
22	d. Both chord progressions exhibit a similar harmonic movement
23	and provide a similar harmonic background for the vocal
24	melody that is sung over the progression; and
25	e. The similarities found in the opening bars of the choruses of
26	both "That Girl" and "Some Things Never Change" are seen
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	COMPLAINT

below, with the meaning of the circled r	notes being as explained
below.	

2	below.	
3	i.	The major melodic figure in the first of the chorus to
4		both songs is strikingly similar. They both follow a
5		pattern of the same descending notes, beginning on B
6		and descending down to D, which is identified by the
7		circled numbers in the excerpts to both excerpts as
8		follows:
9		Circle 1 – B
10		Circle 2 – B is repeated
11		Circle 3 – G
12		Circle 4 – D
13	ii.	In the second bar of the chorus of both songs, the
14		melodic statement that began in the first bar is
15		completed. In "That Girl," the phrase takes the form of
16		a descending line, beginning on B and descending
17		down to D, as follows:
18		Circle 5 – B
19		Circle 6 – A
20		Circle 7 – G
21		Circle 8 – D
22	iii.	In the second half of the same bar in the chorus of
23		"Some Things Never Change," however, this phrase is
24		inverted; that is, it is played upside down, but
25		comprises the same melodic material. It is transformed
26		into: GABD, as follows:
27		Circle 5 – G
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		15
		COMPLAINT



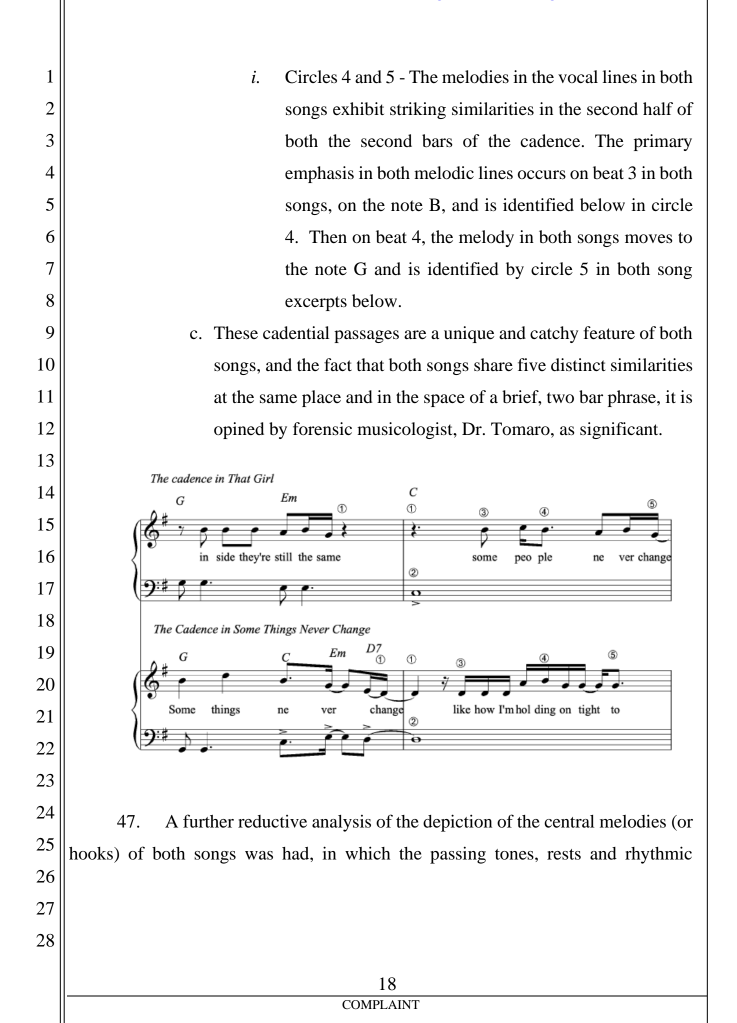
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COMPLAINT

Those beats are marked by a quarter note rest on beat	
4, following by a dotted quarter note rest at the	
beginning of the following bar. Similarly, in "Some	
Things Never Change", the vocal line pauses on the last	
16 th note of the measure on the word "change", also	
marked by a circle 1. The note is held into the following	
bar. As in "That Girl", the pause lasts for just over one	
beat.	

ii. Circle 2 - Coinciding with the pauses at the end of the bars in both songs, the instrumental accompaniment also pauses, and a chord is struck and held for a full bar in both songs, marked by circle 2 in both excerpts. In "That Girl", this gesture is marked by a whole note at the beginning of the bar on a C major chord. In "Some Things Never Change", it is marked by D major chord and a whole note also on beat one of the next bar, and also identified by circle 2.

iii. Circle 3 - In the second bar of both excerpts below, the vocal lines in both songs reenter just after beat one at the same time. In "That Girl", the vocal entrance is on the last half of beat one on the word "some", marked by circle 3. In "Some Things Never Change", the vocal line also reenters on the second half of beat 1, on the word "like", and is also marked by circle 3.

b. There are similarities in the melodies in the cadences of both songs.



1 anomalies in the scores were removed to highlight significant similarities. It
2 revealed:

3	a. The musical elements in the melodies of both songs are not only
4	similar in themselves, they are also linked to lyrics that are
5	similar in both songs and that appear in the same context in both
6	songs;
7	b. A similar lyrical phrase is found in the chorus of both songs,
8	differing only in the use of the two words "people" and "things,"
9	that is "people" is sung in "That Girl" and "things" is sung in
10	"Some Things Never Change;"
11	c. There is a three-note rhythmic pattern which appears in the same
12	place in both songs, structured as a 16 th note, followed by an 8 th
13	note, followed by a 16 th note. This central motive (or hook) to
14	both songs is then repeated through the songs;
15	d. A variation of this phrase is then repeated in both songs, and it
16	also contains similarities, both phrases again begin with the note
17	B, the rhythmic figure that occurred previously is now changed
18	to a new rhythmic pattern, 8 th note, 16 th note, 16 th note, and both
19	phrases end on the phrase "the same," which rhymes with
20	"change" from the first phrase of the hook;
21	e. At the end of the chorus in Some Things Never Change," there
22	is a cadence, during which the instrumental accompaniment
23	stops and a short vocal phrase is sung. This melodic gesture is
24	similar to the cadence found at the end of the chorus in "That
25	Girl." In "That Girl," the melody is not sung but played as a
26	guitar solo;
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	COMPLAINT

f.	The cadence in "That Girl" has several melodic events appearing
	in a particular order. Those melodic events appear in a similar
	way in the cadence in the end of chorus in "Some Things Never
	Change;"

g. The rhythm section parts in the recordings of "That Girl" and "Some Things Never Change" also contain similarities. The chord progressions of both songs are quite similar; both chord progressions exhibit a similar harmonic movement and provide a similar harmonic base for the vocal melody that is sung over the progression; and

h. The rhythmic structure of the acoustic guitar parts in both songs are identical; the bass parts are quite similar; the drum parts are quite similar; the tempos of both songs are identical (quarter note =92 BPM); and beats 1 and 3 in both recordings are accented by the rhythm section which creates a 'bouncy' folk rock style pulse that supports the mood of the song and the theme of the lyrics.

48. When excerpts from "That Girl" are played back-to-back with
corresponding excerpts from "Some Thing Never Change" and, at times, excerpts
from "That Girl" and "Some Things Never Change" are played simultaneously,
audible evidence of the similarities in the melodies, chord progressions, and the
rhythm section parts of both songs can be heard at the end of the choruses in both
songs.

49. Given the forgoing, the similarities in the songs are so striking that they
can only be explained by copying, as opined by the forensic musicologist.

25 50. DEFENDANTS, and each of them, by way of the conduct set forth
26 herein, have infringed, and continue to infringe, GRIGSON'S rights in both the

1 musical composition and sound recording of "That Girl" as set forth in the Counts2 below.

COUNT I—DIRECT COPYRIGHT INFRINGEMENT—COMMON ALLEGATIONS

6 51. GRIGSON repeats the allegations set forth in paragraphs 1 through 50
7 above as if fully rewritten.

8 52. GRIGSON is an author and sole owner of the copyright in the song
9 "That Girl."

10 53. "That Girl" is an original work of authorship fixed in a tangible means
11 of expression, and as such is subject to protection under the Copyright Act 17 U.S.C.
12 § 102(a)(2).

13 54. R LOPEZ and K A-LOPEZ had an ongoing and continuous
14 opportunity of access to "That Girl" prior to the infringement alleged herein.

15 55. R LOPEZ and K A-LOPEZ had a reasonable possibility to access "That
16 Girl" though radio play, online, download and/or streaming, particularly but not
17 exclusively, through YouTube.

18 56. The striking similarities between "That Girl" and "Some Things Never19 Change' also establish a possibility of access.

57. Upon information and belief, R LOPEZ had access to "That Girl."

21 58. R LOPEZ admits to listening to YouTube for inspiration, a venue on
22 which "That Girl" was available prior to the infringement alleged herein.

S9. R LOPEZ and/or K A-LOPEZ would have been motivated to listen to
"That Girl" given GRIGSON'S very public history of writing original music for and
with children, as well as the availability of "That Girl" prior to the infringement
alleged herein.

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60. At all times relevant, R LOPEZ s' conduct has been and continues to
 be knowing, willful, and with complete disregard to GRIGSON'S rights.

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COUNT II—RIGHT TO REPRODUCE THE MUSICAL COMPOSITION

61. GRIGSON repeats the allegations set forth in paragraphs 1 through 60
above as if fully rewritten.

7 62. The musical work, "That Girl," is an original work of authorship under
8 17 U.S.C. § 102(a)(2), for which GRIGSON is an author and sole owner of the
9 copyright.

10 63. As sole owner of the copyright in the musical work "That Girl,"
11 GRIGSON has the exclusive right under 17 U.S.C. § 106(1) to reproduce "That
12 Girl," and authorize its reproduction, and be compensated for reproductions.

13 64. R LOPEZ and K A-LOPEZ copied substantial qualitative and
14 quantitative portions of the musical composition "That Girl" in creating the
15 infringing song "Some Things Never Change."

16 65. R LOPEZ and K A-LOPEZ did not seek or receive GRIGSON'S
17 consent or authorization to copy, sample, reproduce or interpolate any portion of the
18 musical composition "That Girl." GRIGSON has never licensed or otherwise
19 authorized any DEFENDANT to reproduce "That Girl," or create derivative works
20 based upon it. Nonetheless, "Some Things Never Change" incorporates and
21 includes substantial and material portions of "That Girl."

66. R LOPEZ AND K A-LOPEZ have violated GRIGSON'S exclusive
right to reproduce the musical composition "That Girl" by reproducing it without
GRIGSON'S consent, license or permission, and without his being compensated, in
violation of Federal Copyright Law, with the result being damage to GRIGSON.

26 67. At all times relevant, R LOPEZ'S conduct has been and continues to be
27 knowing, willful, and with complete disregard of GRIGSON'S rights.

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68. THE WALT DISNEY COMPANY 1 and its AFFILIATED 2 COMPANIES and JOHN DOES since November 27, 2019 have continuously and 3 repeatedly infringed, and are presently infringing, GRIGSON'S exclusive right 4 under 17 U.S.C. § 106(1) to reproduce the musical composition "That Girl" by 5 reproducing and thereafter selling, broadcasting, streaming, licensing and otherwise exploiting and monetizing the song "Some Things Never change" without the 6 7 consent, license or permission of GRIGSON, with GRIGSON being damaged as the 8 result.

10 COUNT III—RIGHT TO PREPARE DERIVATIVE WORKS OF THE 11 MUSICAL COMPOSITION

12 69. GRIGSON repeats the allegations set forth in paragraphs 1 through 6813 above as if fully rewritten.

14 70. As the sole copyright owner of the musical composition "That Girl,"
15 GRIGSON has the exclusive right to prepare derivative works and be compensated
16 for derivative works made from the musical work "That Girl" under 17 U.S.C. §
17 106(2).

18 71. R LOPEZ and K A-LOPEZ copied substantial qualitative and
19 quantitative portions of the musical composition "That Girl" in creating the
20 infringing song "Some Things Never Change."

72. R LOPEZ and K A-LOPEZ did not seek or receive GRIGSON'S
consent or authorization to copy, sample, reproduce or interpolate any portion of the
musical composition "That Girl." GRIGSON has never licensed or otherwise
authorized any DEFENDANT to create derivative works based upon it.
Nonetheless, "Some Things Never Change" incorporates and includes substantial
and material portions of "That Girl."

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73. R LOPEZ AND K A-LOPEZ have violated GRIGSON'S exclusive
 right to prepare derivative works without his consent, license, or permission, and
 without his being compensated in violation of Federal Copyright Law, and
 GRIGSON has been damaged as a result.

5 74. WALT DISNEY COMPANY THE and its AFFILIATED 6 COMPANIES and JOHN DOES have continuously and repeatedly infringed, and 7 are presently infringing, GRIGSON'S exclusive right to make derivative works from the musical composition "That Girl" under 17 U.S.C. § 106(2) by selling, 8 9 broadcasting, streaming, licensing and otherwise exploiting and monetizing the song 10 "Some Things Never change" without the consent, license, license or permission of 11 GRIGSON, with GRIGSON being damaged as the result.

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COUNT IV—RIGHT TO DISTRIBUTE THE MUSICAL COMPOSITION

14 75. GRIGSON repeats the allegations set forth in paragraphs 1 through 7415 above as if fully rewritten.

16 76. As the sole copyright owner of the musical composition "That Girl,"
17 GRIGSON has the exclusive right to distribute it and be compensated for its
18 distribution under 17 U.S.C. § 106(3).

19 77. R LOPEZ and K A-LOPEZ have infringed the musical composition
20 "That Girl" in producing the song "Some Things Never Change" for, or assigning
21 the rights to, or licensing the song "Some Things Never Change" for performance to
22 THE WALT DISNEY COMPANY and/or its Affiliated Companies, whether
23 directly or indirectly through JOHN DOES in violation of GRIGSON'S exclusive
24 right to distribute the musical work "That Girl" under 17 U.S.C. § 106(3).

25 78. THE WALT DISNEY COMPANY and its AFFILIATED
26 COMPANIES and JOHN DOES have continuously and repeatedly infringed, and
27 are presently infringing, GRIGSON'S exclusive right to distribute the musical

composition "That Girl" under 17 U.S.C. 106(3) by selling, broadcasting, streaming,
 licensing and otherwise exploiting and monetizing the song "Some Things Never
 Change" without the consent, license, or permission of GRIGSON, with GRIGSON
 being damaged as the result.

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<u>COUNT V—RIGHT TO PUBLICLY PERFORM THE MUSICAL</u> <u>COMPOSITION</u>

8 79. GRIGSON repeats the allegations set forth in paragraphs 1 through 78
9 above as if fully rewritten.

80. As the sole copyright owner of the musical composition, "That Girl,"
GRIGSON has the exclusive right to publicly perform the musical work "That Girl"
and be compensated for its public performance under 17 U.S.C. § 106(4).

13 81. DEFENDANTS have performed and continue to perform "Some
14 Things Never Change," thereby violating GRIGSON'S exclusive right to publicly
15 perform the musical work "That Girl," without his consent, license or permission,
16 and without his being compensated in violation of Federal Copyright Law, to the
17 damage of GRIGSON.

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COUNT VI—RIGHT TO REPRODUCE THE SOUND RECORDING

20 82. GRIGSON repeats the allegations set forth in paragraphs 1 through 81
21 above as if fully rewritten.

83. As the sole owner of the sound recording "That Girl," GRIGSON had
the exclusive right to turn that musical composition to a sound recording.
DEFENDANTS did this without GRIGSON'S permission or licenses.

84. Further, while it is not known if the actual sounds from "That Girl" are
used in the song "Some Things Never Change," certain sounds were re-recorded or
re-played from the GRIGSON'S song into DEFENDANTS' song.

85. As the owner of the sound recording, GRIGSON has the exclusive right
 to reproduce, and be compensated for, the sound recordings per 17 U.S.C. § 106(1).
 86. DEFENDANTS have violated GRIGSON'S exclusive right to
 reproduce the sound recording without his consent, license or permission without
 being compensated in violation of Federal law, and GRIGSON has been damaged
 as a result.

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COUNT VII—RIGHT TO DISTRIBUTE THE SOUND RECORDING

9 87. GRIGSON repeats the allegations set forth in paragraphs 1 through 86
10 above as if fully rewritten.

11 88. As the sole owner of the sound recording "That Girl," GRIGSON had
12 the exclusive right to turn that musical composition to a sound recording.
13 DEFENDANTS did this without GRIGSON'S permission or licenses.

14 89. Further, while it is not known if the actual sounds from "That Girl" are
15 used in the song "Some Things Never Change," certain sounds were re-recorded or
16 re-played from the GRIGSON'S song into DEFENDANTS' song.

90. As the owner of the sound recording, GRIGSON has the exclusive right
to distribute, and be compensated for, the sound recordings per 17 U.S.C. § 106(3).

19 91. DEFENDANTS have violated GRIGSON'S exclusive right to
20 distribute the sound recording without his consent, license or permission without
21 being compensated in violation of Federal law, and Plaintiff has been damaged as a
22 result.

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<u>COUNT XVIII—RIGHT TO PREPARE DERIVATIVE WORKS</u> <u>OF THE SOUND RECORDING</u>

26 COMPLAINT

25 92. GRIGSON repeats the allegations set forth in paragraphs 1 through 91
26 above as if fully rewritten.

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93. As the sole owner of the sound recording "That Girl," GRIGSON had
 the exclusive right to turn that musical composition to a sound recording.
 DEFENDANTS did this without GRIGSON'S permission or licenses.

4 94. Further, while it is not known if the actual sounds from "That Girl" are
5 used in the song "Some Things Never Change," certain sounds were re-recorded or
6 re-played from the GRIGSON'S song into DEFENDANTS' song.

7 95. As the owner of the sound recording, GRIGSON has the exclusive right
8 to prepare derivative works, and be compensated for, of the sound recordings per 17
9 U.S.C. § 106(2).

96. DEFENDANTS violated GRIGSON'S exclusive right to prepare
derivative works of the sound recording without his consent, license or permission
without being compensated in violation of Federal law, and GRIGSON has been
damaged as a result.

<u>COUNT IX—RIGHT TO PUBLICLY PERFORM THE SOUND</u> <u>RECORDING</u>

17 97. GRIGSON repeats the allegations set forth in paragraphs 1 through 9618 above as if fully rewritten.

19 98. As the sole owner of the sound recording "That Girl," GRIGSON had
20 the exclusive right to turn that musical composition to a sound recording.
21 DEFENDANTS did this without GRIGSON'S permission or licenses.

99. Further, while it is not known if the actual sounds from "That Girl" are
used in the song "Some Things Never Change," certain sounds were re-recorded or
re-played from the GRIGSON'S song into DEFENDANTS' song.

100. As the owner of the sound recording, GRIGSON has the exclusive right
to publicly perform, and be compensated for, of the sound recordings per 17 U.S.C.
§ 106(6).

27 COMPLAINT

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1 101. DEFENDANTS violated GRIGSON'S exclusive right to publicly
 2 perform, and be compensated from, the sound recording without his consent, license
 3 or permission without being compensated in violation of Federal law, and
 4 GRIGSON has been damaged as a result.

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COUNT IIX—INDIRECT INFRINGEMENT

7 102. GRIGSON repeats the allegations set forth in paragraphs 1 through 101
8 above as if fully rewritten.

9 103. DEFENDANTS, THE WALT DISNEY COMPANY, and its
10 AFFILIATED COMPANIES, individually and collectively, induced, caused. and
11 assisted in the direct infringement by R LOPEZ and/or K A-LOPEZ of the musical
12 composition and/or sound recording of "That Girl," and as such, are contributorily
13 liable for copyright infringement in connection with the unauthorized exploitation
14 of "That Girl."

15 104. DEFENDANTS, THE WALT DISNEY COMPANY, and its
16 AFFILIATED COMPANIES, individually and collectively, knew or had reason to
17 know at least based on the public statement of R LOPEZ that he listened to YouTube
18 for inspiration, and/or acted with reckless indifference as to whether their own
19 conduct and/or that of third parties, constituted copyright infringement, and therefore
20 materially contributed to and otherwise facilitated the unauthorized exploitation of
21 "That Girl" and the creation and monetization of "Some Things Never Change."

105. DEFENDANTS, THE WALT DISNEY COMPANY, and its
AFFILIATED COMPANIES, individually and collectively, through their
inducement, causation and assistance in the direct copyright infringement alleged
herein, have profited, and continue to profit.

26 106. DEFENDANTS, THE WALT DISNEY COMPANY, and its
27 AFFILIATED COMPANIES, individually and collectively, through their
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1 inducement, causation and assistance in the direct copyright infringement alleged 2 herein has caused actual damage to GRIGSON while profiting.

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107. Due to the acts of direct and indirect copyright infringement of DEFENDANTS, THE WALT DISNEY COMPANY, and its AFFILIATED 4 5 COMPANIES, individually and collectively, as alleged herein, GRIGSON has 6 suffered general and special damages, including without limitation, lost profits, 7 royalties, license fees, and other revenues, in an amount to be established at trial.

8 108. Due to the acts of copyright infringement as alleged herein 9 DEFENDANTS, THE WALT DISNEY COMPANY, and its AFFILIATED 10 COMPANIES, individually and collectively, have obtained direct and indirect 11 profits they would not otherwise have realized but for their infringement of GRIGSON'S rights in the song "That Girl." As such, GRIGSON is entitled to 12 13 disgorgement of the profits of DEFENDANTS, THE WALT DISNEY COMPANY, 14 and its AFFILIATED COMPANIES, directly and indirectly attributable to DEFENDANTS' direct infringement of GRIGSON'S rights in the song "That Girl" 15 16 in an amount to be established at trial.

17 109. The wrongful conduct of DEFENDANTS, individually and 18 collectively, as alleged herein, is causing and, unless enjoined by this Court, will 19 continue to cause GRIGSON irreparable injury that cannot be fully compensated or 20measured in monetary terms. Pursuant to 17 U.S.C. § 502, GRIGSON is entitled to 21 a permanent injunction prohibiting the reproduction, distribution, sale, public 22 performance or other use or exploitation of the song "Some Things Never Change."

23 110. The wrongful conduct of DEFENDANTS, individually and 24 collectively, as alleged herein, has caused GRIGSON monetary damages including 25 but not exclusively lost revenues, lost profits, royalties, license fees, and other 26 revenues in an amount to be established at trial.

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1 111. The wrongful conduct of DEFENDANTS, individually and
 collectively, as alleged herein, is willful and/or with reckless disregard, entitling
 GRIGSON to seek enhanced damages, such as statutory damages of up to One
 Hundred Fifty Thousand Dollars (\$150,000.00) and/or to preclude DEFENDANTS
 from proffering certain affirmative defenses and legal positions.

6 112. Accordingly, GRIGSON is entitled to an award against
7 DEFENDANTS, individually and collectively, for recovery of DEFENDANTS'
8 profits, GRIGSON'S actual damages or statutory damages, punitive damages,
9 reasonable attorneys' fees and costs, pursuant to 17 U.S.C. § 505.

PRAYER FOR RELIEF

WHEREFORE, GRIGSON respectfully prays for judgment against all
DEFENDANTS, and each of them individually, as follows:

A. A declaration that DEFENDANTS have infringed GRIGSON'S
exclusive rights in the song "That Girl," in violation of the Copyright Act, 17 U.S.C.
§§ 106(1), (2), (3), (4) and (6), and 501(a);

17BA declaration that DEFENDANTS R LOPEZ and K A-LOPEZ are18directly liable to GRIGSON for copyright infringement.

C. A declaration that DEFENDANTS THE WALT DISNEY COMPANY
and one or more of its AFFILIATED COMPANIES as applicable are directly liable
to GRIGSON for copyright infringement.

D. A declaration that DEFENDANTS THE WALT DISNEY COMPANY
and one or more of its AFFILIATED COMPANIES as applicable are jointly liable
to GRIGSON for copyright infringement.

E. A declaration that DEFENDANTS THE WALT DISNEY COMPANY
and one or more of its AFFILIATED COMPANIES as applicable are contributorily
liable to GRIGSON for copyright infringement.

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COMPLAINT

F. A permanent injunction requiring DEFENDANTS and their agents,
 servants, employees, officers, attorneys, successors, licensees, partners, and assigns,
 and all persons acting in concert or participation with each or any one of them, to
 cease directly and indirectly infringing, and causing, enabling, facilitating,
 encouraging, promoting, inducing, and/or participating in the infringement of any of
 GRIGSON'S rights protected by the Copyright Act (17 U.S.C. § 502);

G. For a constructive trust to be entered over any films, recordings,
products, files, online programs, and other material, and all revenues resulting from
the exploitation of same, for the benefit of GRIGSON;

10 H. For an accounting of all profits derived from DEFENDANTS'
11 exploitation of "That Girl;"

12 I. For either the actual damages sustained by GRIGSON and any 13 additional profits had by DEFENDANTS (17 U.S.C. § 504(a)(1) and (b)); or at 14 GRIGSON'S election before final judgment (i) a finding that the infringement was willful, (ii) an award of statutory damages under 17 U.S.C. § 504(c)(1) and (2) in 15 the increased amount of \$150,000 as to each DEFENDANT found to be liable 16 17 individually to GRIGSON for copyright infringement, and (iii) an award of statutory damages under 17 U.S.C. § 504(c) in the increased amount of \$150,000 as to any 18 19 two or more DEFENDANTS found to be liable jointly and severally to GRIGSON 20for copyright infringement;

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J. For pre-judgment and post-judgment interest;

K. For costs, with reasonable attorney fees awarded therewith, under 17
U.S.C. § 505; and

- L. For such other and further relief as to this Court seems just and proper.
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Са	se 2:22-cv-07971 Document 1	Filed 11/01/22 Page 32 of 32 Page ID #:32	
1		JURY DEMAND	
2	GRIGSON demands a	jury trial on all issues so triable pursuant to Fed. R.	
3	Civ. P. 38 and the 7th Amendment to the United States Constitution.		
4			
5			
6	Dated: November 1, 2022	Respectfully submitted,	
7			
8		/s/ Melenie Van	
9		Melenie Van (SBN 335203) POLSINELLI LLP	
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13		I	
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	COMPLAINT		