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*Ryder Ripps and Jeremy Cahen*

14  
 15 **UNITED STATES DISTRICT COURT**  
 16 **CENTRAL DISTRICT OF CALIFORNIA**  
 17 **WESTERN DIVISION**

18  
 19 Yuga Labs, Inc.,

20 Plaintiff,

21 v.

22  
 23 Ryder Ripps, Jeremy Cahen,

24 Defendants.

Case No. 2:22-cv-4355-JFW-JEM

**RYDER RIPPS AND JEREMY  
 CAHEN’S ANSWER, DEFENSES,  
 AND COUNTERCLAIMS TO  
 COMPLAINT**

**JURY TRIAL DEMANDED**

1 **NATURE OF THE CASE**

2 1. Ryder Ripps (Mr. Ripps) and Jeremy Cahen (Mr. Cahen) (collectively,  
3 “Defendants”) deny that *Forbes* has described the Bored Ape NFTs as “the epitome of  
4 coolness for many” and that the collection’s value arises from their rarity. Defendants  
5 admit that “only 10,000 Bored Ape NFTs exist, and each is entirely unique” insofar as  
6 all NFTs created under the same standard—ERC-721 (*see* [https://ethereum.org/en/dev  
7 evelopers/docs/standards/tokens/erc-721/](https://ethereum.org/en/developers/docs/standards/tokens/erc-721/))—are unique. Defendants deny that the ape  
8 images associated with the Bored Ape NFTs are entirely unique. Defendants are  
9 without knowledge or information sufficient to form a belief as to the truth of the  
10 remaining allegations in paragraph 1 of the Complaint, and therefore deny them.

11 2. Defendants deny the allegations set forth in paragraph 2 of the  
12 Complaint.

13 3. Defendants deny the allegations set forth in paragraph 3 of the  
14 Complaint.

15 4. Defendants admit that Yuga Labs, Inc. (“Yuga”) has filed this action  
16 against the Defendants and deny the remaining allegations in paragraph 4 of the  
17 Complaint.

18 5. Defendants admit that they have described the RR/BAYC project as  
19 satire and deny the remaining allegations in paragraph 5 of the Complaint.

20 6. Defendants deny the allegations set forth in paragraph 6 of the  
21 Complaint.

22 7. Defendants deny the allegations set forth in paragraph 7 of the  
23 Complaint.

24 **THE PARTIES**

25 8. Defendants are without knowledge or information sufficient to form a  
26 belief as to the truth of the allegations in paragraph 8 of the Complaint, and therefore  
27 deny them.

1 9. Defendants admit the allegations in paragraph 9 of the Complaint.

2 10. Defendants deny the allegations in paragraph 10 of the Complaint.

3 11. Defendants are without knowledge or information sufficient to form a  
4 belief as to the truth of the allegations in paragraph 11 of the Complaint, and therefore  
5 deny them.

6 12. Defendants are without knowledge or information sufficient to form a  
7 belief as to the truth of the allegations in paragraph 12 of the Complaint, and therefore  
8 deny them.

9 **JURISDICTION AND VENUE**

10 13. Defendants admit that Mr. Ripps' place of residence is primarily in the  
11 Central District of California. Defendants deny that Mr. Cahen's place of residence is  
12 primarily in the Central District of California. Paragraph 13 sets forth conclusions of  
13 law to which no response is required. To the extent a response is deemed to be  
14 required, Defendants admit that this Court has personal jurisdiction over Defendants.

15 14. Defendants admit that this action purports to arise under the Lanham Act.  
16 Paragraph 14 sets forth conclusions of law to which no response is required. To the  
17 extent a response is deemed to be required, Defendants admit that this Court has  
18 subject matter jurisdiction in this case pursuant to 28 U.S.C. § 1331 and 1338(a).

19 15. Paragraph 15 of the Complaint sets forth conclusions of law to which no  
20 response is required. To the extent a response is deemed to be required, Defendants  
21 admit that venue is proper for this case in the Central District of California, Western  
22 Division. Defendants deny the remaining allegations in paragraph 15 of the  
23 Complaint.

24 **FACTUAL BACKGROUND**

25 16. Defendants are without knowledge or information sufficient to form a  
26 belief as to the truth of the allegations in paragraph 16 of the Complaint, and therefore  
27 deny them.

1           17. Defendants are without knowledge or information sufficient to form a  
2 belief as to the truth of the allegations in paragraph 17 of the Complaint, and therefore  
3 deny them.

4           18. Defendants are without knowledge or information sufficient to form a  
5 belief as to the truth of the allegations in paragraph 18 of the Complaint, and therefore  
6 deny them.

7           19. Defendants are without knowledge or information sufficient to form a  
8 belief as to the truth of the allegations in paragraph 19 of the Complaint, and therefore  
9 deny them.

10          20. Defendants are without knowledge or information sufficient to form a  
11 belief as to the truth of the allegations in paragraph 20 of the Complaint, and therefore  
12 deny them.

13          21. Defendants are without knowledge or information sufficient to form a  
14 belief as to the truth of the allegations in paragraph 21 of the Complaint, and therefore  
15 deny them.

16          22. Defendants are without knowledge or information sufficient to form a  
17 belief as to the truth of the allegations in paragraph 22 of the Complaint, and therefore  
18 deny them.

19          23. Defendants are without knowledge or information sufficient to form a  
20 belief as to the truth of the allegations in paragraph 23 of the Complaint, and therefore  
21 deny them.

22          24. Defendants are without knowledge or information sufficient to form a  
23 belief as to the truth of the allegations in paragraph 24 of the Complaint, and therefore  
24 deny them.

25          25. Defendants are without knowledge or information sufficient to form a  
26 belief as to the truth of the allegations in paragraph 25 of the Complaint, and therefore  
27 deny them.

1           26. Defendants are without knowledge or information sufficient to form a  
2 belief as to the truth of the allegations in paragraph 26 of the Complaint, and therefore  
3 deny them.

4           27. Defendants deny the allegations in Paragraph 27 of the Complaint.

5           28. Defendants are without knowledge or information sufficient to form a  
6 belief as to the truth of the allegations in paragraph 28 of the Complaint, and therefore  
7 deny them.

8           29. Defendants are without knowledge or information sufficient to form a  
9 belief as to the truth of the allegations in paragraph 29 of the Complaint, and therefore  
10 deny them.

11           30. Defendants are without knowledge or information sufficient to form a  
12 belief as to the truth of the allegations in paragraph 30 of the Complaint, and therefore  
13 deny them.

14           31. Defendants are without knowledge or information sufficient to form a  
15 belief as to the truth of the allegations in paragraph 31 of the Complaint, and therefore  
16 deny them.

17           32. Defendants are without knowledge or information sufficient to form a  
18 belief as to the truth of the allegations in paragraph 32 of the Complaint, and therefore  
19 deny them.

20           33. Paragraph 33 of the Complaint sets forth conclusions of law to which no  
21 response is required. To the extent a response is required, Defendants deny the  
22 allegations set forth in paragraph 33 of the Complaint.

23           34. Paragraph 34 of the Complaint sets forth conclusions of law to which no  
24 response is required. To the extent a response is required, Defendants admit that they  
25 created a website with the domain name <https://rrbayc.com>, that the website allowed  
26 users to reserve RR/BAYC NFTs, and that the website displayed digital images  
27  
28

1 associated with the BAYC collection. Defendants deny the remaining allegations set  
2 forth in paragraph 34 of the Complaint.

3 35. Defendants deny the allegations set forth in in paragraph 35 of the  
4 Complaint.

5 36. Paragraph 36 of the Complaint sets forth conclusions of law to which no  
6 response is required. To the extent a response is required, Defendants are without  
7 knowledge or information sufficient to form a belief as to the truth of the allegations  
8 in paragraph 36 of the Complaint, and therefore deny them.

9 37. Paragraph 37 of the Complaint sets forth conclusions of law to which no  
10 response is required. To the extent a response is required, Defendants are without  
11 knowledge or information sufficient to form a belief as to the truth of the allegations  
12 in paragraph 37 of the Complaint, and therefore deny them.

13 38. Defendants are without knowledge or information sufficient to form a  
14 belief as to the truth of the allegations in paragraph 38 of the Complaint, and therefore  
15 deny them.

16 39. Paragraph 39 of the Complaint sets forth conclusions of law to which no  
17 response is required. To the extent a response is required, Defendants are without  
18 knowledge or information sufficient to form a belief as to the truth of the allegations  
19 in paragraph 39 of the Complaint, and therefore deny them.

20 40. Defendants are without knowledge or information sufficient to form a  
21 belief as to the truth of the allegations in paragraph 40 of the Complaint, and therefore  
22 deny them.

23 41. Paragraph 41 of the Complaint sets forth conclusions of law to which no  
24 response is required. To the extent a response is required, Defendants are without  
25 knowledge or information sufficient to form a belief as to the truth of the allegations  
26 in paragraph 41 of the Complaint, and therefore deny them.

1           42. Defendants are without knowledge or information sufficient to form a  
2 belief as to the truth of the allegations in paragraph 42 of the Complaint, and therefore  
3 deny them.

4           43. Defendants admit that Mr. Ripps used the Twitter page @ryder\_ripps as  
5 part of the RR/BAYC conceptual and performance art project. Defendants are  
6 without knowledge or information sufficient to form a belief as to the truth of the  
7 remaining allegations in paragraph 43 of the Complaint, and therefore deny them.

8           44. Defendants deny the allegations set forth in Paragraph 44 of the  
9 Complaint.

10          45. Defendants deny the allegations set forth in Paragraph 45 of the  
11 Complaint.

12          46. Paragraph 46 of the Complaint sets forth conclusions of law to which no  
13 response is required. To the extent a response is required, Defendants are without  
14 knowledge or information sufficient to form a belief as to the truth of the allegations  
15 in Paragraph 46 of the Complaint, and therefore deny them.

16          47. Paragraph 47 of the Complaint sets forth conclusions of law to which no  
17 response is required. To the extent a response is required, Defendants are without  
18 knowledge or information sufficient to form a belief as to the truth of the allegations  
19 in Paragraph 47 of the Complaint, and therefore deny them.

20          48. Defendants admit that the RR/BAYC Project is satire, and deny the  
21 remaining allegations set forth in paragraph 48 of the Complaint.

22          49. Defendants deny the allegations set forth in paragraph 49 of the  
23 Complaint.

24          50. Defendants deny the allegations set forth in paragraph 50 of the  
25 Complaint.

1           51. Defendants admit that they have at least tens of thousands of followers on  
2 social media. Defendants deny the remaining allegations set forth in paragraph 51 of  
3 the Complaint.

4           52. Defendants deny making the Twitter post included in paragraph 52 of the  
5 Complaint. Defendants are without knowledge or information sufficient to form a  
6 belief as to the truth of the remaining allegations in paragraph 52 of the Complaint,  
7 and therefore deny them.

8           53. Defendants deny making the Twitter post included in paragraph 53 of the  
9 Complaint. Defendants also deny that they “equate buying an RR/BAYC NFT with  
10 buying an official BAYC NFT” and admit that they do not offer services that the  
11 Bored Ape NFTs offer. Defendants are without knowledge or information sufficient  
12 to form a belief as to the truth of the remaining allegations in paragraph 53 of the  
13 Complaint, and therefore deny them.

14           54. Defendants are without knowledge or information sufficient to form a  
15 belief as to the truth of the remaining allegations in paragraph 54 of the Complaint,  
16 and therefore deny them.

17           55. Paragraph 55 of the Complaint sets forth conclusions of law to which no  
18 response is required. To the extent a response is required, Defendants admit that they  
19 announced the launch of “Ape Market.” With respect to all remaining allegations in  
20 paragraph 55, Defendants lack knowledge or information sufficient to form a belief as  
21 to the truth of the allegations in paragraph 55 of the Complaint, and therefore deny  
22 them.

23           56. Defendants deny making the Twitter posts included in paragraph 56 of  
24 the Complaint. Defendants admit they have made commentary against Yuga on  
25 Twitter in connection with the RR/BAYC project and deny all remaining allegations  
26 in paragraph 56.







1 knowledge or information sufficient to form a belief as to the truth of the allegations  
2 in paragraph 70 of the Complaint, and therefore deny them.

3 71. Paragraph 71 of the Complaint sets forth conclusions of law to which no  
4 response is required. To the extent a response is required, Defendants are without  
5 knowledge or information sufficient to form a belief as to the truth of the allegations  
6 in paragraph 71 of the Complaint, and therefore deny them.

7 72. Paragraph 72 of the Complaint sets forth conclusions of law to which no  
8 response is required. To the extent a response is required, Defendants deny that they  
9 promoted the RR/BAYC conceptual art project with the statements, “To CLARIFY...  
10 how the website <http://rrbayc.com> works. You reserve an ape which you can choose.  
11 @ryder\_ripps will then mint it for you when he is able to. Then it will get transferred  
12 to your wallet Then you can say fuck off to @BoredApeYC!” and “Looking at  
13 @ApeMarketplace and saying fuck you to @BoredApeYC who’s with me?”  
14 Defendants also deny having ownership or control over @RR\_BAYC and  
15 @BoredApeV3. Defendants are without knowledge or information sufficient to form  
16 a belief as to the truth of the remaining allegations in paragraph 72 of the Complaint,  
17 and therefore deny them.

18 73. Paragraph 73 of the Complaint sets forth conclusions of law to which no  
19 response is required. To the extent a response is required, Defendants are without  
20 knowledge or information sufficient to form a belief as to the truth of the allegations  
21 in paragraph 73 of the Complaint, and therefore deny them.

22 74. Paragraph 74 of the Complaint sets forth conclusions of law to which no  
23 response is required. To the extent a response is required, Defendants are without  
24 knowledge or information sufficient to form a belief as to the truth of the allegations  
25 in paragraph 74 of the Complaint, and therefore deny them.

26 75. Paragraph 75 of the Complaint sets forth conclusions of law to which no  
27 response is required. To the extent a response is required, Defendants are without  
28

1 knowledge or information sufficient to form a belief as to the truth of the allegations  
2 in paragraph 75 of the Complaint, and therefore deny them.

3 76. Paragraph 76 of the Complaint sets forth conclusions of law to which no  
4 response is required. To the extent a response is required, Defendants are without  
5 knowledge or information sufficient to form a belief as to the truth of the allegations  
6 in paragraph 76 of the Complaint, and therefore deny them.

7 **THIRD CAUSE OF ACTION**

8 **CYBERSQUATTING**

9 **(15 U.S.C. § 1125(D))**

10 **(Against Defendants Ripps, Cahen, and Does 1-5)**

11 77. To the extent paragraph 77 requires a response, Defendants reassert their  
12 answers to all preceding paragraphs contained above as though fully set forth herein.

13 78. Paragraph 78 of the Complaint sets forth conclusions of law to which no  
14 response is required. To the extent a response is required, Defendants are without  
15 knowledge or information sufficient to form a belief as to the truth of the allegations  
16 in paragraph 78 of the Complaint, and therefore deny them.

17 79. Paragraph 79 of the Complaint sets forth conclusions of law to which no  
18 response is required. To the extent a response is required, Defendants are without  
19 knowledge or information sufficient to form a belief as to the truth of the allegations  
20 in paragraph 79 of the Complaint, and therefore deny them.

21 80. Paragraph 80 of the Complaint sets forth conclusions of law to which no  
22 response is required. To the extent a response is required, Defendants are without  
23 knowledge or information sufficient to form a belief as to the truth of the allegations  
24 in paragraph 80 of the Complaint, and therefore deny them.

25 81. Paragraph 81 of the Complaint sets forth conclusions of law to which no  
26 response is required. To the extent a response is required, Defendants are without  
27

1 knowledge or information sufficient to form a belief as to the truth of the allegations  
2 in paragraph 81 of the Complaint, and therefore deny them.

3 82. Paragraph 82 of the Complaint sets forth conclusions of law to which no  
4 response is required. To the extent a response is required, Defendants are without  
5 knowledge or information sufficient to form a belief as to the truth of the allegations  
6 in paragraph 82 of the Complaint, and therefore deny them.

7 83. Paragraph 83 of the Complaint sets forth conclusions of law to which no  
8 response is required. To the extent a response is required, Defendants are without  
9 knowledge or information sufficient to form a belief as to the truth of the allegations  
10 in paragraph 83 of the Complaint, and therefore deny them.

11 84. Paragraph 84 of the Complaint sets forth conclusions of law to which no  
12 response is required. To the extent a response is required, Defendants are without  
13 knowledge or information sufficient to form a belief as to the truth of the allegations  
14 in paragraph 84 of the Complaint, and therefore deny them.

15 85. Paragraph 85 of the Complaint sets forth conclusions of law to which no  
16 response is required. To the extent a response is required, Defendants are without  
17 knowledge or information sufficient to form a belief as to the truth of the allegations  
18 in paragraph 85 of the Complaint, and therefore deny them.

19 **FOURTH CAUSE OF ACTION**

20 **COMMON LAW TRADEMARK INFRINGEMENT**

21 **(Against All Defendants)**

22 86. To the extent paragraph 86 requires a response, Defendants reassert their  
23 answers to all preceding paragraphs contained above as though fully set forth herein.

24 87. Defendants are without knowledge or information sufficient to form a  
25 belief as to the truth of the allegations in paragraph 87 of the Complaint, and therefore  
26 deny them.

1           88. Defendants are without knowledge or information sufficient to form a  
2 belief as to the truth of the allegations in paragraph 88 of the Complaint, and therefore  
3 deny them.

4           89. Paragraph 89 of the Complaint sets forth conclusions of law to which no  
5 response is required. To the extent a response is required, Defendants are without  
6 knowledge or information sufficient to form a belief as to the truth of the allegations  
7 in paragraph 89 of the Complaint, and therefore deny them.

8           90. Paragraph 90 of the Complaint sets forth conclusions of law to which no  
9 response is required. To the extent a response is required, Defendants are without  
10 knowledge or information sufficient to form a belief as to the truth of the allegations  
11 in paragraph 90 of the Complaint, and therefore deny them.

12           91. Paragraph 91 of the Complaint sets forth conclusions of law to which no  
13 response is required. To the extent a response is required, Defendants are without  
14 knowledge or information sufficient to form a belief as to the truth of the allegations  
15 in paragraph 91 of the Complaint, and therefore deny them.

16           92. Paragraph 92 of the Complaint sets forth conclusions of law to which no  
17 response is required. To the extent a response is required, Defendants are without  
18 knowledge or information sufficient to form a belief as to the truth of the allegations  
19 in paragraph 92 of the Complaint, and therefore deny them.

20           93. Paragraph 93 of the Complaint sets forth conclusions of law to which no  
21 response is required. To the extent a response is required, Defendants are without  
22 knowledge or information sufficient to form a belief as to the truth of the allegations  
23 in paragraph 93 of the Complaint, and therefore deny them.

24           94. Paragraph 94 of the Complaint sets forth conclusions of law to which no  
25 response is required. To the extent a response is required, Defendants are without  
26 knowledge or information sufficient to form a belief as to the truth of the allegations  
27 in paragraph 94 of the Complaint, and therefore deny them.











1 **(Against Defendants Ripps, Cahen, and Does 1-5)**

2 113. To the extent paragraph 113 requires a response, Defendants reassert  
3 their answers to all preceding paragraphs contained above as though fully set forth  
4 herein.

5 114. Paragraph 114 of the Complaint sets forth conclusions of law to which no  
6 response is required. To the extent a response is required, Defendants are without  
7 knowledge or information sufficient to form a belief as to the truth of the allegations  
8 in paragraph 114 of the Complaint, and therefore deny them.

9 115. Paragraph 115 of the Complaint sets forth conclusions of law to which no  
10 response is required. To the extent a response is required, Defendants are without  
11 knowledge or information sufficient to form a belief as to the truth of the allegations  
12 in paragraph 115 of the Complaint, and therefore deny them.

13 116. Paragraph 112 of the Complaint sets forth conclusions of law to which no  
14 response is required. To the extent a response is required, Defendants deny that they  
15 promoted the RR/BAYC conceptual art project with the statements, “To CLARIFY...  
16 how the website <http://rrbayc.com> works. You reserve an ape which you can choose.  
17 @ryder\_ripps will then mint it for you when he is able to. Then it will get transferred  
18 to your wallet Then you can say fuck off to @BoredApeYC!” and “Looking at  
19 @ApeMarketplace and saying fuck you to @BoredApeYC who’s with me?”  
20 Defendants are without knowledge or information sufficient to form a belief as to the  
21 truth of the remaining allegations in paragraph 116 of the Complaint, and therefore  
22 deny them.

23 117. Paragraph 117 of the Complaint sets forth conclusions of law to which no  
24 response is required. To the extent a response is required, Defendants are without  
25 knowledge or information sufficient to form a belief as to the truth of the allegations  
26 in paragraph 117 of the Complaint, and therefore deny them.

1 118. Paragraph 118 of the Complaint sets forth conclusions of law to which no  
2 response is required. To the extent a response is required, Defendants are without  
3 knowledge or information sufficient to form a belief as to the truth of the allegations  
4 in paragraph 118 of the Complaint, and therefore deny them.

5 119. Paragraph 119 of the Complaint sets forth conclusions of law to which no  
6 response is required. To the extent a response is required, Defendants are without  
7 knowledge or information sufficient to form a belief as to the truth of the allegations  
8 in paragraph 119 of the Complaint, and therefore deny them.

9 120. Paragraph 120 of the Complaint sets forth conclusions of law to which no  
10 response is required. To the extent a response is required, Defendants are without  
11 knowledge or information sufficient to form a belief as to the truth of the allegations  
12 in paragraph 120 of the Complaint, and therefore deny them.

13 121. Paragraph 121 of the Complaint sets forth conclusions of law to which no  
14 response is required. To the extent a response is required, Defendants are without  
15 knowledge or information sufficient to form a belief as to the truth of the allegations  
16 in paragraph 121 of the Complaint, and therefore deny them.

17 122. Paragraph 122 of the Complaint sets forth conclusions of law to which no  
18 response is required. To the extent a response is required, Defendants are without  
19 knowledge or information sufficient to form a belief as to the truth of the allegations  
20 in paragraph 122 of the Complaint, and therefore deny them.

21 **EIGHTH CAUSE OF ACTION**

22 **UNJUST ENRICHMENT**

23 **(Against All Defendants)**

24 123. To the extent paragraph 123 requires a response, Defendants reassert  
25 their answers to all preceding paragraphs contained above as though fully set forth  
26 herein.

1           124. Paragraph 124 of the Complaint sets forth conclusions of law to which no  
2 response is required. Paragraph 124 also sets forth allegations that have been  
3 dismissed from this action. To the extent a response is required, Defendants are  
4 without knowledge or information sufficient to form a belief as to the truth of the  
5 allegations in paragraph 124 of the Complaint, and therefore deny them.

6           125. Paragraph 125 of the Complaint sets forth conclusions of law to which no  
7 response is required. Paragraph 125 also sets forth allegations that have been  
8 dismissed from this action. To the extent a response is required, Defendants are  
9 without knowledge or information sufficient to form a belief as to the truth of the  
10 allegations in paragraph 125 of the Complaint, and therefore deny them.

11           126. Paragraph 126 of the Complaint sets forth conclusions of law to which no  
12 response is required. Paragraph 126 also sets forth allegations that have been  
13 dismissed from this action. To the extent a response is required, Defendants are  
14 without knowledge or information sufficient to form a belief as to the truth of the  
15 allegations in paragraph 126 of the Complaint, and therefore deny them.

16           127. Paragraph 127 of the Complaint sets forth conclusions of law to which no  
17 response is required. Paragraph 127 also sets forth allegations that have been  
18 dismissed from this action. To the extent a response is required, Defendants are  
19 without knowledge or information sufficient to form a belief as to the truth of the  
20 allegations in paragraph 127 of the Complaint, and therefore deny them.

21           128. Paragraph 128 of the Complaint sets forth conclusions of law to which no  
22 response is required. Paragraph 128 also sets forth allegations that have been  
23 dismissed from this action. To the extent a response is required, Defendants are  
24 without knowledge or information sufficient to form a belief as to the truth of the  
25 allegations in paragraph 128 of the Complaint, and therefore deny them.

26           129. Paragraph 129 of the Complaint sets forth conclusions of law to which no  
27 response is required. Paragraph 129 also sets forth allegations that have been  
28

1 dismissed from this action. To the extent a response is required, Defendants are  
2 without knowledge or information sufficient to form a belief as to the truth of the  
3 allegations in paragraph 129 of the Complaint, and therefore deny them.

4 **NINTH CAUSE OF ACTION**

5 **CONVERSION**

6 **(Against Defendants Ripps, Cahen, and Does 1-5)**

7 130. To the extent paragraph 130 requires a response, Defendants reassert  
8 their answers to all preceding paragraphs contained above as though fully set forth  
9 herein.

10 131. Paragraph 131 of the Complaint sets forth conclusions of law to which no  
11 response is required. To the extent a response is required, Defendants are without  
12 knowledge or information sufficient to form a belief as to the truth of the allegations  
13 in paragraph 131 of the Complaint, and therefore deny them.

14 132. Paragraph 132 of the Complaint sets forth conclusions of law to which no  
15 response is required. To the extent a response is required, Defendants are without  
16 knowledge or information sufficient to form a belief as to the truth of the allegations  
17 in paragraph 132 of the Complaint, and therefore deny them.

18 133. Paragraph 133 of the Complaint sets forth conclusions of law to which no  
19 response is required. To the extent a response is required, Defendants are without  
20 knowledge or information sufficient to form a belief as to the truth of the allegations  
21 in paragraph 133 of the Complaint, and therefore deny them.

22 134. Paragraph 134 of the Complaint sets forth conclusions of law to which no  
23 response is required. To the extent a response is required, Defendants are without  
24 knowledge or information sufficient to form a belief as to the truth of the allegations  
25 in paragraph 134 of the Complaint, and therefore deny them.

26 135. Paragraph 135 of the Complaint sets forth conclusions of law to which no  
27 response is required. To the extent a response is required, Defendants are without

1 knowledge or information sufficient to form a belief as to the truth of the allegations  
2 in paragraph 135 of the Complaint, and therefore deny them.

3 136. Paragraph 136 of the Complaint sets forth conclusions of law to which no  
4 response is required. To the extent a response is required, Defendants are without  
5 knowledge or information sufficient to form a belief as to the truth of the allegations  
6 in paragraph 136 of the Complaint, and therefore deny them.

7 137. Paragraph 137 of the Complaint sets forth conclusions of law to which no  
8 response is required. To the extent a response is required, Defendants are without  
9 knowledge or information sufficient to form a belief as to the truth of the allegations  
10 in paragraph 137 of the Complaint, and therefore deny them.

11 138. Paragraph 138 of the Complaint sets forth conclusions of law to which no  
12 response is required. To the extent a response is required, Defendants are without  
13 knowledge or information sufficient to form a belief as to the truth of the allegations  
14 in paragraph 138 of the Complaint, and therefore deny them.

15 **TENTH CAUSE OF ACTION**

16 **INTENTIONAL INTERFERENCE WITH PROSPECTIVE ECONOMIC**

17 **ADVANTAGE**

18 **(Against All Defendants)**

19 139. To the extent paragraph 139 requires a response, Defendants reassert  
20 their answers to all preceding paragraphs contained above as though fully set forth  
21 herein.

22 140. Paragraph 140 of the Complaint sets forth conclusions of law to which no  
23 response is required. To the extent a response is required, Defendants are without  
24 knowledge or information sufficient to form a belief as to the truth of the allegations  
25 in paragraph 140 of the Complaint, and therefore deny them.

26 141. Paragraph 141 of the Complaint sets forth conclusions of law to which no  
27 response is required. To the extent a response is required, Defendants are without

1 knowledge or information sufficient to form a belief as to the truth of the allegations  
2 in paragraph 141 of the Complaint, and therefore deny them.

3 142. Paragraph 142 of the Complaint sets forth conclusions of law to which no  
4 response is required. To the extent a response is required, Defendants are without  
5 knowledge or information sufficient to form a belief as to the truth of the allegations  
6 in paragraph 142 of the Complaint, and therefore deny them.

7 143. Paragraph 143 of the Complaint sets forth conclusions of law to which no  
8 response is required. To the extent a response is required, Defendants are without  
9 knowledge or information sufficient to form a belief as to the truth of the allegations  
10 in paragraph 143 of the Complaint, and therefore deny them.

11 144. Paragraph 144 of the Complaint sets forth conclusions of law to which no  
12 response is required. To the extent a response is required, Defendants are without  
13 knowledge or information sufficient to form a belief as to the truth of the allegations  
14 in paragraph 144 of the Complaint, and therefore deny them.

15 145. Paragraph 145 of the Complaint sets forth conclusions of law to which no  
16 response is required. To the extent a response is required, Defendants are without  
17 knowledge or information sufficient to form a belief as to the truth of the allegations  
18 in paragraph 145 of the Complaint, and therefore deny them.

19 146. Paragraph 146 of the Complaint sets forth conclusions of law to which no  
20 response is required. To the extent a response is required, Defendants are without  
21 knowledge or information sufficient to form a belief as to the truth of the allegations  
22 in paragraph 146 of the Complaint, and therefore deny them.

23 147. Paragraph 147 of the Complaint sets forth conclusions of law to which no  
24 response is required. To the extent a response is required, Defendants are without  
25 knowledge or information sufficient to form a belief as to the truth of the allegations  
26 in paragraph 147 of the Complaint, and therefore deny them.



1 148. Paragraph 148 of the Complaint sets forth conclusions of law to which no  
2 response is required. To the extent a response is required, Defendants are without  
3 knowledge or information sufficient to form a belief as to the truth of the allegations  
4 in paragraph 148 of the Complaint, and therefore deny them.

5 149. Paragraph 149 of the Complaint sets forth conclusions of law to which no  
6 response is required. To the extent a response is required, Defendants are without  
7 knowledge or information sufficient to form a belief as to the truth of the allegations  
8 in paragraph 148 of the Complaint, and therefore deny them.

9 **ELEVENTH CAUSE OF ACTION**

10 **NEGLIGENT INTERFERENCE WITH PROSPECTIVE ECONOMIC**  
11 **ADVANTAGE**

12 **(Against All Defendants)**

13 150. To the extent paragraph 150 requires a response, Defendants reassert  
14 their answers to all preceding paragraphs contained above as though fully set forth  
15 herein.

16 151. Paragraph 151 of the Complaint sets forth conclusions of law to which no  
17 response is required. To the extent a response is required, Defendants are without  
18 knowledge or information sufficient to form a belief as to the truth of the allegations  
19 in paragraph 151 of the Complaint, and therefore deny them.

20 152. Paragraph 152 of the Complaint sets forth conclusions of law to which no  
21 response is required. To the extent a response is required, Defendants are without  
22 knowledge or information sufficient to form a belief as to the truth of the allegations  
23 in paragraph 152 of the Complaint, and therefore deny them.

24 153. Paragraph 153 of the Complaint sets forth conclusions of law to which no  
25 response is required. To the extent a response is required, Defendants are without  
26 knowledge or information sufficient to form a belief as to the truth of the allegations  
27 in paragraph 153 of the Complaint, and therefore deny them.



1           154. Paragraph 154 of the Complaint sets forth conclusions of law to which no  
2 response is required. To the extent a response is required, Defendants are without  
3 knowledge or information sufficient to form a belief as to the truth of the allegations  
4 in paragraph 154 of the Complaint, and therefore deny them.

5           155. Paragraph 155 of the Complaint sets forth conclusions of law to which no  
6 response is required. To the extent a response is required, Defendants are without  
7 knowledge or information sufficient to form a belief as to the truth of the allegations  
8 in paragraph 155 of the Complaint, and therefore deny them.

9           156. Paragraph 156 of the Complaint sets forth conclusions of law to which no  
10 response is required. To the extent a response is required, Defendants are without  
11 knowledge or information sufficient to form a belief as to the truth of the allegations  
12 in paragraph 156 of the Complaint, and therefore deny them.

13           157. Paragraph 157 of the Complaint sets forth conclusions of law to which no  
14 response is required. To the extent a response is required, Defendants are without  
15 knowledge or information sufficient to form a belief as to the truth of the allegations  
16 in paragraph 157 of the Complaint, and therefore deny them.

17           158. Paragraph 158 of the Complaint sets forth conclusions of law to which no  
18 response is required. To the extent a response is required, Defendants are without  
19 knowledge or information sufficient to form a belief as to the truth of the allegations  
20 in paragraph 158 of the Complaint, and therefore deny them.

21           159. Paragraph 159 of the Complaint sets forth conclusions of law to which no  
22 response is required. To the extent a response is required, Defendants are without  
23 knowledge or information sufficient to form a belief as to the truth of the allegations  
24 in paragraph 159 of the Complaint, and therefore deny them.

25           160. Paragraph 160 of the Complaint sets forth conclusions of law to which no  
26 response is required. To the extent a response is required, Defendants are without  
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1 knowledge or information sufficient to form a belief as to the truth of the allegations  
2 in paragraph 160 of the Complaint, and therefore deny them.

3 161. Paragraph 161 of the Complaint sets forth conclusions of law to which no  
4 response is required. To the extent a response is required, Defendants are without  
5 knowledge or information sufficient to form a belief as to the truth of the allegations  
6 in paragraph 161 of the Complaint, and therefore deny them.

7 **PRAYER FOR RELIEF**

8 Defendants deny that Yuga is entitled to the relief requested or to any other  
9 relief.

10 Defendants deny all allegations of Yuga's Complaint not specifically admitted  
11 above.

12 **DEFENSES**

13 By alleging the Defenses set forth below, Defendants does not agree or concede  
14 that it bears the burden of proof or the burden of persuasion on any of these issues,  
15 whether in whole or in part. For its Defenses to the causes of action in Yuga's  
16 Complaint, Defendants alleges as follows:

17 **FIRST DEFENSE**

18 **(Failure to State a Claim)**

- 19 1. The Complaint fails to state a claim upon which relief can be granted.

20 **SECOND DEFENSE**

21 **(First Amendment)**

- 22 2. Yuga's claims are barred by the First Amendment, including under the  
23 *Rogers* test.

24 **THIRD DEFENSE**

25 **(Fair Use)**

- 26 3. The RR/BAYC project and Defendants' conduct associated with the  
27 RR/BAYC project constituted fair use of any Yuga trademarks.

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**FOURTH DEFENSE**

**(No Distinctiveness)**

4. The marks asserted in the Complaint are either generic or merely descriptive and have not acquired secondary meaning and therefore do not constitute distinctive, enforceable marks.

**FIFTH DEFENSE**

**(Abandonment)**

5. Yuga forfeited its right to recover against the Defendants by abandoning the marks asserted in the Complaint through, at least, failure to enforce the asserted marks, failure to use the asserted marks in commerce, abandonment of trademark applications, and licensing any rights in the asserted marks without proper monitoring or quality control.

**SIXTH DEFENSE**

**(Acquiescence/Estoppel)**

6. Yuga’s claims are barred by the doctrines of acquiescence and/or estoppel due to Yuga’s activities that impliedly or explicitly permitted Defendants’ to use the marks asserted in the Complaint.

**SEVENTH DEFENSE**

**(Unclean Hands)**

7. The relief requested in the Complaint is barred in whole or in part by the doctrine of unclean hands based on various unlawful activities associated with the sale and promotion of BAYC NFTs including Yuga’s misuse of BAYC NFTs as securities, undisclosed compensation for endorsements from celebrities, and/or unlawful acts directed towards the Defendants.

**EIGHTH DEFENSE**

**(Waiver)**

8. The relief Yuga seeks is barred by the doctrine of waiver.

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**NINTH DEFENSE**

**(Equitable Estoppel)**

9. The relief Yuga seeks is barred by the doctrine of equitable estoppel.

**TENTH DEFENSE**

**(Unjust Enrichment)**

10. Yuga’s claims for relief are barred and precluded in whole or in part because the relief Yuga seeks would constitute unjust enrichment.

**ELEVENTH DEFENSE**

**(Justification)**

11. Yuga’s claims are barred based on Defendants’ privilege to protect their own economic interest in the RR/BAYC conceptual and performance art project.

**TWELFTH DEFENSE**

**(Right to Property)**

12. Yuga’s claims are barred based on Defendants’ right to use the disputed property in connection with the RR/BAYC conceptual and performance art project base on authority of law, abandonment, waiver, ratification, estoppel, consent, or approval.

**THIRTEENTH DEFENSE**

**(Good Faith)**

13. Yuga’s claims are barred because Defendants acted in good faith in their activities associated with the RR/BAYC project. If any conduct by Defendants is found to be unlawful, such conduct was not oppressive, fraudulent, or committed with malice.

**FOURTEENTH DEFENSE**

**(Failure to Mitigate)**

14. To the extent Yuga has suffered any damages (which it has not), Yuga, although under a legal obligation to do so, has failed to take any reasonable steps to

1 mitigate any alleged damages and is therefore barred from recovering damages, if any,  
2 from Defendants.

3 **FIFTEENTH DEFENSE**

4 **(Apportionment)**

5 15. Without admitting that any damages exist, if damages were suffered by  
6 Yuga as alleged in the Complaint, those damages were caused and contributed by  
7 persons other than Defendants. Any liability or damages, if they exist, should be  
8 apportioned and liability of Defendants should be reduced accordingly.

9 **SIXTEENTH DEFENSE**

10 **(Speculative Damages)**

11 16. Yuga is barred from recovering, in whole or in part, on any of the claims  
12 alleged in the Complaint because the damages are speculative.

13 **RESERVATION OF ADDITIONAL DEFENSES**

14 17. Defendants have not knowingly or intentionally waived any applicable  
15 affirmative defenses and reserve the right to assert and to rely upon such other  
16 defenses as may become available or apparent during further proceedings or  
17 discovery.

18 18. Defendants reserves any and all additional defenses available under  
19 applicable rules, regulations, or laws related thereto, the Federal Rules of Civil  
20 Procedure, the Rules of this Court, and/or otherwise in law or equity, now existing, or  
21 later arising, as may be discovered.

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**COUNTERCLAIMS**

For its counterclaims against Yuga, Counterclaim Plaintiffs Ryder Ripps and Jeremy Cahen (collectively and hereinafter, “Counterclaim Plaintiffs”) allege as follows:

**NATURE OF THE CASE**

1. This lawsuit involves Yuga’s misconduct associated with its attempt to silence creators who used their craft to call out a multi-billion-dollar company built on racist and neo-Nazi dog whistles. Ryder Ripps and Jeremy Cahen used conceptual art to critique hateful imagery and fraud associated with the popular “Bored Ape Yacht Club” project—a commercially successful collection of “NFTs” sold by Yuga

2. Mr. Ripps and Mr. Cahen’s artistic criticism is well founded and directly connected to Yuga’s trademarks. For example, Yuga’s “BA YC logo” imitates the Nazi Totenkopf emblem for the Schutzstaffel (SS), which was the Nazi organization primarily responsible for the Holocaust. Below is a side-by-side comparison of the BAYC logo, the Nazi SS Totenkopf, and the satirical logo Mr. Ripps created to criticize Yuga:



Yuga quietly embedded its company’s trademarks, artwork, and products with these coded “dog whistles,” drawing from neo-Nazi culture and racist communities within forums like 4chan.org/pol/—while simultaneously racking up celebrity endorsements.

3. Mr. Ripps and Mr. Cahen brought attention to Yuga’s conduct by creating a satirical conceptual art and performance project called the “Ryder Ripps

1 Bored Ape Yacht Club,” which included a collection of NFTs and associated online  
2 commentary (“RR/BAYC” or the “RR/BAYC Project”). Though Yuga never acted  
3 against any of the dozens of commercial “ape” NFT collections, it did engage in a  
4 relentless and systematic campaign against Mr. Ripps and Mr. Cahen. This  
5 Counterclaim Complaint asserts various causes of action associated with Yuga’s  
6 unlawful and immoral conduct aimed at abusing, bully, and harassing Mr. Ripps and  
7 Mr. Cahen into silence regarding Yuga’s fraud and its use of racist messages and  
8 imagery.

9 **PARTIES AND JURISDICTION**

10 4. Ryder Ripps is an individual whose primary residence is in Acton,  
11 California.

12 5. Jeremy Cahen is an individual whose primary residence is in San Juan,  
13 Puerto Rico.

14 6. Yuga is a corporation duly organized and existing under the laws of the  
15 State of Delaware.

16 7. This is an action for various claims associated with Yuga’s misconduct  
17 directed against Mr. Ripps and Mr. Cahen. The claims against Yuga include causes of  
18 action under the Copyright Act, 17 U.S.C. § 101, *et seq.*, and declaratory judgment of  
19 the Declaratory Judgment Act, 28 U.S.C. §§ 2201-2202. Thus, this Court has subject-  
20 matter jurisdiction over these Counterclaims pursuant to 28 U.S.C. §§ 1331 and  
21 1338(a), in combination with 28 U.S.C. §§ 2201-2202. The Court also has  
22 jurisdiction over Counterclaim Plaintiffs’ state law claims under 28 U.S.C. §§ 1338(b)  
23 and 1367. An actual controversy exists under the Copyright Act, the Declaratory  
24 Judgment Act, and Counterclaim Plaintiffs’ state law claims because those claims  
25 arise from or are in relation to the RR/BAYC Project, which is the same event or  
26 occurrence for which Yuga has asserted and is asserting various claims under the  
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1 Lanham Act and California state law against Counterclaim Plaintiffs, and  
2 Counterclaim Plaintiffs deny those assertions.

3 8. Personal jurisdiction and venue in this District are proper because Yuga  
4 sued the Counterclaim Plaintiffs in this Court

5 **FACTUAL BACKGROUND**

6 **Mr. Ripps Is A Recognized Artist**

7 9. Mr. Ripps is a visual artist and creative director known for creating  
8 artwork that comments on the boundaries between art, the internet, and commerce.  
9 His work examines popular culture and sheds light on how individuals move through  
10 our increasingly digitized world. The *New York Times* has recognized Mr. Ripps’s  
11 contribution to conceptual art, describing him as “An Artist of the Internet,” and  
12 *Forbes* listed Mr. Ripps in the 2016 class of 30 under 30: Art & Style.

13 10. Many important exhibits have showcased Mr. Ripps’s work. For  
14 example, in 2015, Mr. Ripps had an exhibition at Postmasters Gallery in New York  
15 City—a gallery well-known for representing artists at the cutting edge of technology.  
16 Mr. Ripps reappropriated Instagram posts from the model Adrienne Ho and digitally  
17 manipulated them with a liquefying photo editing tool. Postmasters described the  
18 portraits as exposing how we “reflexively simulate reality online” and have  
19 “authenticity manipulated by multiple filters and amplified by mass circulation.” Mr.  
20 Ripps was also recognized in 2015 as a “bold digital artist and entrepreneur” for  
21 remaking the vast internet in miniature with an installation called *Alone Together*.

22 11. In addition to creating fine art, Mr. Ripps has also led creative direction  
23 and design projects for companies like Nike and Red Bull, developed branding for  
24 products such as Soylent meal replacements, and has created art and executed creative  
25 direction with many leading musicians such as Grimes, James Blake, MIA, Pop  
26 Smoke, Pusha T, Tame Impala, and Travis Scott.





1           17.     NFTs offer limited space in the blockchain for additional text, which is  
2 why terms relating to NFTs and NFT metadata are usually stored elsewhere, as they  
3 are with both the BAYC NFTs and RR/BAYC NFTs. This data is associated with  
4 these NFTs through a link or pointer known as a “tokenURI.”

5           18.     In the case of both the BAYC NFTs and RR/BAYC NFTs, the NFT  
6 consists entirely of the tokenID, the generating smart contract, the tokenURI, and an  
7 associated owner blockchain address. Owner addresses and smart contract addresses  
8 both take the form of a zero followed by an “x” and then 40 hexadecimal digits, for  
9 example, 0xBC4CA0EdA7647A8aB7C2061c2E118A18a936f13D.

10          19.     The NFT’s smart contract controls which elements of the NFT are  
11 immutable. For example, the smart contract for the BAYC NFTs allows its controller  
12 to change the tokenURI for each NFT using the “setBaseURI” function, meaning that  
13 the only immutable elements of a BAYC NFT are the smart contract itself and the  
14 NFT’s tokenID. At some point, Yuga transferred control of the BAYC smart contract  
15 to the null address, effectively making further changes to BAYC NFT tokenURIs  
16 cryptographically impracticable.

17          20.     In the case of both the BAYC NFTs and RR/BAYC NFTs, the tokenURI  
18 points to a JSON file (for “JavaScript Object Notation”) that stores what is known as  
19 the NFT’s “metadata.” For example, this is the JSON file for BAYC #364:

```
21           {"image": "ipfs://QmZrxnqYwB6nW4PH3DZrQo4tXbaPRc6ZJkyoxTP4VHi32",  
22           "attributes": [{"trait_type": "Earring", "value": "Gold Stud"}, {"trait_type":  
23           "Background", "value": "New Punk Blue"}, {"trait_type": "Eyes", "value": "Closed"},  
24           {"trait_type": "Hat", "value": "Sushi Chef Headband"}, {"trait_type": "Fur", "value":  
25           "Cheetah"}, {"trait_type": "Mouth", "value": "Grin"}]}
```



1 of the 10,000 BAYC Images were selected from among the more than 1.3 billion  
2 possible permutations aside from designating how many BAYC Images would include  
3 each trait.

4 27. As Yuga states on its own website, “Each Bored Ape is unique and  
5 programmatically generated from over 170 possible traits.”

6 28. When users purchased their BAYC NFTs from Yuga, they were  
7 presented with the BAYC Terms & Conditions ([https://boredapeyachtclub.com/#/term](https://boredapeyachtclub.com/#/terms)  
8 [s](https://boredapeyachtclub.com/#/terms)), which state that “Bored Ape Yacht Club is a collection of digital artworks (NFTs)  
9 running on the Ethereum network.... You Own the NFT. Each Bored Ape is an NFT  
10 on the Ethereum blockchain. When you purchase an NFT, you own the underlying  
11 Bored Ape, the Art, completely.” The BAYC Terms & Conditions also provide that  
12 “at no point may we seize, freeze, or otherwise modify the ownership of any Bored  
13 Ape.”

14 29. The BAYC Terms & Conditions operated as a written instrument signed  
15 by Yuga for purposes of conveying copyright to BAYC NFT purchasers.

16 30. Unlike a painting or other physical work of art, there is no corresponding  
17 material object for the digital images associated with BAYC NFTs.

18 31. Yuga retains no copyright in any BAYC Images associated with BAYC  
19 NFTs it does not own.

20 32. Yuga alleges in paragraph 73 of the Complaint that reasonable consumers  
21 are likely to believe that “if they hold one of the RR/BAYC NFTs they will have  
22 access to the authentic Bored Ape Yacht Club (they will not), that they own rights to  
23 the underlying art.”

24 **Yuga Is Systematically Embedded**  
25 **With Racist Messages and Imagery**

26 33. The BAYC collection, related promotional activities, and Yuga’s  
27 corporate designs are systematically embedded with dog whistles common among  
28

1 neo-Nazis, alt-right groups, and racist bulletins within websites like 4chan.org/pol/.  
2 The presence of this symbolism is too prevalent to be a coincidence.

3 34. Yuga's BAYC logo imitates the Nazi SS Totenkopf. The BAYC logo  
4 replaces the human skull and bones with an ape skull and alters the text so that it  
5 refers to the BAYC collection. Yuga copied all salient features of the Totenkopf in  
6 the BAYC logo, including the stylization and orientation of the skull, rough edges  
7 around the emblem, text and image layout, and color scheme. The BAYC logo even  
8 copies the 18 teeth in the symbol's skull. The Anti-Defamation League has  
9 recognized that "18 is a white supremacists alphanumeric code for Adolf Hitler"  
10 (because A and H are the first the eighth letters in of the alphabet). After Mr. Ripps  
11 and Mr. Cahen made public this fact, Yuga has made efforts to hide the 18th tooth in  
12 its logo by altering its own pending trademark using the ape skull.

13 35. The founders of Yuga also embedded a neo-Nazi dog whistle in the name  
14 of their company itself. The word "Yuga" references the alt-right phrase "Surf the  
15 Kali Yuga." Kali Yuga is the age of sin and conflict in Hinduism, and alt-right groups  
16 use the phrase "Surf the Kali Yuga" as an esoteric way of saying enjoy sin and  
17 embrace conflict. High profile neo-Nazis, including white supremacist Richard  
18 Spencer, routinely discuss the "Kali Yuga" and admit that Yuga is explicitly "evoking  
19 Nazi iconography." Yuga co-founder Wylie Aronow was aware of (and apparently  
20 embraced) this neo-Nazi dog whistle as part of his public Twitter profile, which in  
21 2020 listed "Kali Yuga" as his location. Aronow has further acknowledged that he is  
22 thanked in the book *Thousands of Lies*, which "runs rampant with racism,  
23 antisemitism, pedophilia, white supremacy, misogyny and rape fantasies," for being  
24 "instrumental to epiphanies that shape it fundamentally."

25 36. The "Surf the Kali Yuga" dog whistle is also often used by neo-Nazis  
26 specifically in conjunction with parts of the Totenkopf, as shown in the neo-Nazi shirt:  
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The Totenkopf’s skull and bones depicted on the shirt is one of the most frequently appearing images on 4chan.org/pol/ bulletins discussing the Kali Yuga. In other words, the company name “Yuga” and the Bored Ape Yacht Club logo contain corresponding neo-Nazi dog whistles.

37. The BAYC collection itself also contains obvious racist messaging and imagery. The BAYC Images display anthropomorphized apes in an act of simianization—disparaging ethnic or racial groups by depicting them as apes.

38. Yuga’s use of simianization has come under significant public scrutiny. Carla Hill, a senior researcher at the Anti-Defamation League’s Center for Extremism, has criticized the BAYC’s depiction of apes with hip-hop traits and apes wearing a kamikaze headband. Below are two BAYC Images that display these features:



BAYC #3721



BAYC #6281

The image on the left (BAYC #3721) depicts a gold jacket and gold chain, which



1 Yuga refers to as “Hip Hop” clothing, in reference to a popular musical genre and  
2 lifestyle pioneered by African Americans. The image on the right (BAYC #6281)  
3 depicts a kamikaze headband, which Yuga refers to as a “Sushi Chef Headband.”

4 39. The racist dog whistles that Yuga has embedded in BAYC and associated  
5 projects are numerous. For example, Yuga has gone so far as to create metadata that  
6 includes “Stone Hole Jackson” in reference to the confederate general Stonewall  
7 Jackson. Yuga later changed the metadata to erase this offensive reference. More  
8 examples can be seen in the YouTube video “*The Bored Ape Conspiracy (theory) - A*  
9 *Cultural Disease*” (available at <https://www.youtube.com/watch?v=tRPHZQFuT24>).  
10 But a key part of Mr. Ripps’s work has been to document them, including at his  
11 website <https://gordongoner.com/>.

12 40. Yuga’s use of racist messaging and imagery within BAYC has been  
13 noted by prominent musicians Freddie Gibbs, Danny Brown and business leaders such  
14 as Dame Dash and Tony Robinson.

15 41. On information and belief, Yuga’s systematic use of racist and neo-Nazi  
16 messages and imagery was by deliberate design, and, by its co-founder’s admission  
17 not “just random.” Greg Solano, Yuga’s co-founder, stated in an interview that “[i]t’s  
18 like Wittgenstein’s ‘let the unutterable be conveyed unutterably,’ or Hemingway’s  
19 iceberg theory. We knew all about what this world was, and why these apes are this  
20 way. And that somebody else might get a little tingle on their neck looking at it,  
21 thinking, ‘Yeah, this is kind of different. *This isn’t just random.*’” See [https://www.](https://www.coindesk.com/business/2021/09/01/the-bored-apes-founders-havent-yet-joined-the-yacht-club/)  
22 [coindesk.com/business/2021/09/01/the-bored-apes-founders-havent-yet-joined-the-](https://www.coindesk.com/business/2021/09/01/the-bored-apes-founders-havent-yet-joined-the-yacht-club/)  
23 [yacht-club/](https://www.coindesk.com/business/2021/09/01/the-bored-apes-founders-havent-yet-joined-the-yacht-club/).

24 **Mr. Ripps and Mr. Cahen Created The**  
25 **RR/BAYC Protest Art To Criticize Yuga**

26 42. Mr. Ripps and Mr. Cahen created the RR/BAYC Project as a critique of  
27 Yuga’s use of racist and neo-Nazi dog whistles.

1           43.     The RR/BAYC Project is a collection of NFTs that point to the same  
2 online digital images as the BAYC collection but use verifiably unique entries on the  
3 blockchain (a different smart contract address and different tokenIDs).

4           44.     Mr. Ripps and Mr. Cahen’s use of pointers to the same images is a form  
5 of “appropriation art” that serves several purposes: (1) to bring attention to Yuga’s use  
6 of racist and neo-Nazi messages and imagery, (2) to expose Yuga’s fraudulent  
7 activities including the use of unwitting celebrities and popular brands to disseminate  
8 offensive material, disguising its securities as digital art to unlawfully circumvent  
9 securities laws and regulations, and claiming to give intellectual property rights where  
10 none existed, (3) to create social pressure demanding that Yuga take responsibility for  
11 its actions, and (4) to educate the public about the technical nature and utility of NFTs.

12           45.     As early as November 2021, Mr. Ripps and Mr. Cahen began exposing  
13 Yuga’s misconduct through his Twitter and Instagram profiles, podcasts, and  
14 cooperation with investigative journalists, and by creating the website  
15 <https://gordongoner.com>.

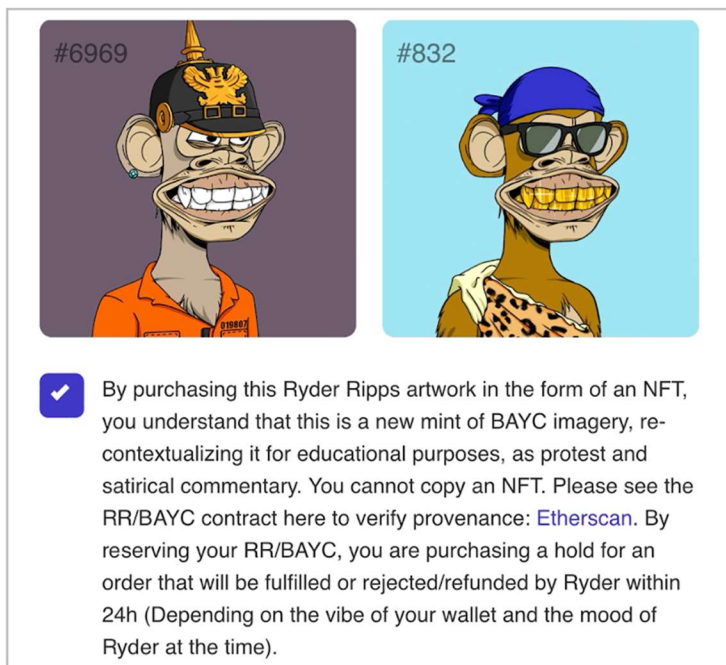
16           46.     Mr. Ripps and Mr. Cahen criticized Yuga’s use of neo-Nazi and alt-right  
17 dog whistles, and also spoke about the celebrities whom Yuga had promoting its  
18 offensive material including Tom Brady, Kevin Hart, Jimmy Fallon, Shaquille  
19 O’Neal, Mark Cuban, Justin Bieber, Serena Williams, Paris Hilton, LaMelo Ball,  
20 Timbaland, Stephen Curry, Eminem, Madonna, Post Malone, Ben Simmons, Steve  
21 Aoki, Neymar Jr., Gwyneth Paltrow, Snoop Dog, and others.

22           47.     Mr. Ripps and Mr. Cahen created the RR/BAYC Project in connection  
23 with his efforts to expose Yuga’s neo-Nazi and alt-right references. The project began  
24 organically, with Mr. Ripps receiving requests for RR/BAYC NFTs on Twitter from  
25 like-minded users critical of Yuga. Ripps Decl. ¶ 9. Later, Mr. Ripps posted on  
26 Twitter that he would create his satirical NFTs for anyone who requested one for the  
27 price of 0.1 Ethereum (currently roughly \$120). He explained to his followers that  
28



1 “ryder rips bayc vision is to create an army of educators” with respect to Yuga’s  
2 connections to neo-Nazi and alt-right culture.

3 48. The RR/BAYC NFTs quickly became popular, and Mr. Ripps and Mr.  
4 Cahen eventually set up the website <https://rrbayc.com>. The website ensured that  
5 collectors understood the satirical message of the project and that they were not  
6 purchasing a BAYC NFT. The front page of the website explained that “RR/BAYC  
7 uses satire and appropriation to protest and educate people regarding the Bored Ape  
8 Yacht Club and the framework of NFTs.” Mr. Ripps further required each purchaser  
9 to adopt the following disclaimer:

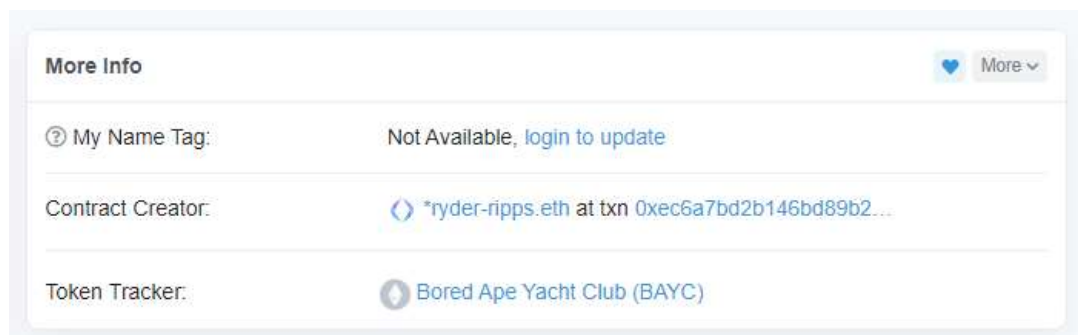


21 As shown above, the disclaimer required purchasers to acknowledge that RR/BAYC  
22 NFTs are “a new mint of BAYC imagery, recontextualizing it for educational  
23 purposes, as protest and satirical commentary[.]”

24 49. Each RR/BAYC NFT was hand-minted by the wallet of Mr. Ripps, and  
25 Mr. Ripps sold all RR/BAYC NFTs through only his personal Twitter account,  
26 Foundation, private sales, and the website <https://rrbayc.com>.

1           50.     RR/BAYC NFTs were not sold through any primary channel of  
2 commerce through which, at the time, BAYC NFTs were sold. However, many NFT  
3 marketplaces like OpenSea aggregate all NFTs on the Ethereum blockchain.  
4 RR/BAYC NFTs appeared on marketplaces such as OpenSea only for re-sale on the  
5 secondary market.

6           51.     Confusion between RR/BAYC NFTs and BAYC NFTs was impossible  
7 due to the project’s request-to-mint process through Twitter, the reservation and  
8 disclaimer process on <https://rrbayc.com>, and Foundation’s exclusion of any Yuga  
9 NFTs. Moreover, \*ryder-ripps.eth is clearly shown as the creator of the RR/BAYC  
10 NFTs (based on the tokens smart contract), which appears next to the token tracker  
11 located at [https://etherscan.io/address/0x2EE6AF0dFf3A1CE3F7E3414C52c48fd](https://etherscan.io/address/0x2EE6AF0dFf3A1CE3F7E3414C52c48fd50d73691e)  
12 [50d73691e](https://etherscan.io/address/0x2EE6AF0dFf3A1CE3F7E3414C52c48fd50d73691e):



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20           52.     The entire RR/BAYC Project started on the Foundation marketplace,  
21 where no Yuga assets exist, as Foundation does not support programmatically  
22 generated NFTs (and associated images) like the BAYC NFT collection.

23           53.     No RR/BAYC buyer believed they were buying “fake” goods or that they  
24 were buying a BAYC NFT. To the contrary, NFT collectors were purchasing  
25 RR/BAYC NFTs in protest of the BAYC collection as the RR/BAYC NFT was an  
26 essential and inseparable part of the RR/BAYC expressive work as a whole.



1 if he continued to call out Yuga. Oseary also offered to introduce Mr. Ripps to Kanye  
2 West and added Mr. Ripps to a group text message with West's manager. The next  
3 week Oseary left a voice memo thanking Mr. Ripps for remaining silent. But  
4 Oseary's statements only galvanized Mr. Ripps to continue his criticism of Yuga and  
5 eventually to create the RR/BAYC work.

6 59. Oseary then contacted Mr. Ripps' client, Tame Impala, to pressure Tame  
7 Impala to fire Mr. Ripps. Oseary's goal was to destroy the relationship between Mr.  
8 Ripps and Tame Impala to retaliate and punish Mr. Ripps for speaking out against  
9 Yuga's use of racist imagery and bullying behavior.

10 60. Oseary also launched a campaign of intimidation against Mr. Cahen.  
11 Although Oseary had the ability to directly speak with Mr. Cahen, he instead  
12 contacted Mr. Cahen's sister on the pretense that he was trying to get in touch with  
13 Mr. Cahen. On information and belief, Oseary chose to contact Mr. Cahen's sister as  
14 a threatening tactic to communicate that Yuga can get to Mr. Cahen's family.

15 61. Yuga also repeatedly filed fraudulent DMCA takedown notices to  
16 attempt to purge the internet of the RR/BAYC artworks. Both the RR/BAYC and the  
17 BAYC collections are a series of roughly 10,000 NFTs. Each of these NFTs is an  
18 entry on a decentralized digital ledger and entirely unique by design, making them  
19 both non-fungible and impossible to copy. Yuga was aware of the nature of NFTs. In  
20 fact, Yuga has defined in its own trademark applications that its goods are  
21 "Downloadable image files containing artwork, memes, pictures, and trading cards  
22 authenticated by non-fungible tokens (NFTs)." *See, e.g.*, U.S. Trademark App. Ser.  
23 No. 97/132,870.

24 62. Nevertheless, Yuga filed numerous DMCA takedown notices on online  
25 NFT marketplaces such as Foundation and OpenSea to delist RR/BAYC NFTs. Yuga  
26 fraudulently alleged in these notices that RR/BAYC NFTs are copies of Yuga's  
27 BAYC NFTS and therefore infringe Yuga's copyrights in BAYC NFTs. All the  
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1 while, Yuga knew that it was impossible to copy an NFT and that RR/BAYC NFTs do  
2 not actually infringe any copyright owned by Yuga. Yuga also knew that it did not  
3 own any copyright in the associated BAYC Images and that its DMCA notices were  
4 fraudulent as it rescinded some of the notices sent to Foundation. *See* <https://i.imgur.com/sACpGCp.gif>.

6 63. Yuga continued its abuse of Mr. Ripps and Mr. Cahen when trying to  
7 shift the attention away from Yuga’s racist messages and imagery. Yuga, both  
8 directly and through various third parties, systematically contacted the media and  
9 individuals with public speaking platforms, including at least four journalists, in an  
10 effort to falsely portray Mr. Ripps and Mr. Cahen as scammers and liars. Yuga’s  
11 activities included making false accusations aimed at casting Mr. Ripps and Cahen as  
12 being racist and criminal. Yuga unlawfully attacked Mr. Ripps and Mr. Cahen’s  
13 reputation by falsely accusing Mr. Ripps and Mr. Cahen of regularly and routinely  
14 using the n-word, engaging in blackmail, and even exploiting sex workers. Yuga,  
15 having extensively investigated Mr. Ripps and Mr. Cahen, made these accusations  
16 despite knowing that they were not true or very unlikely to be true. On information  
17 and belief, Yuga made these accusations to try to silence or deter criticism regarding  
18 Yuga’s fraud and use of racist messages and imagery by intentionally harming Mr.  
19 Ripps and Mr. Cahen’s reputation as well as their personal well-being.

20 64. On August 18, 2022, Yuga sent two of its co-founders, Greg Solano and  
21 Wylie Aronow, for a public interview to continue attacking Mr. Ripps and Mr. Cahen.  
22 Solano and Aronow appeared on the Full Send Podcast, which purports to be the  
23 biggest podcast on the internet with the largest number of views. The co-founders  
24 used the platform as an opportunity to falsely represent that Mr. Ripps and Mr. Cahen  
25 are scammers and liars.

26 65. On the Full Send Podcast, Solano falsely stated that Mr. Ripps and Mr.  
27 Cahen created the “knock-off” CryptoPhunks NFTs and further described Mr. Ripps  
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1 and Mr. Cahen as spreading a “conspiracy theory” regarding Yuga’s racist messages  
2 and imagery. Mr. Aronow then stated that Mr. Ripps and Mr. Cahen “could turn this  
3 can into like seven degrees of Hitler,” “the guy is a grifter,” “he’s a scammer,” and  
4 “he’s like the Alex Jones of NFTs.” On information and belief, Yuga co-founders  
5 made these statements knowing that Mr. Ripps and Mr. Cahen are creators and not  
6 engaging in a scam. Solano and Aronow also falsely stated that Mr. Ripps and Mr.  
7 Cahen are liars spreading a conspiracy theory about Yuga’s use of racist messages and  
8 imagery, while also being well aware that Yuga does in fact use racist messages and  
9 imagery.

10 66. Solano and Aronow’s interview on the Full Send Podcast had more than  
11 1.7 million viewers, evidencing the scale of damage Yuga’s false statements made to  
12 Mr. Ripps and Mr. Cahen’s reputation and personal well-being.

13 67. Yuga also deployed its Community and Partnerships Lead, Ray Illya  
14 Fraser, to silence Mr. Ripps and Mr. Cahen. Through his Twitter account,  
15 @illaDaProducer, which has over thirty-five thousand followers, Fraser has  
16 repeatedly harassed Mr. Ripps and Mr. Cahen. Fraser’s tirade of tweets and  
17 comments includes spreading the lie that Mr. Cahen owns and operates the ENS  
18 (Ethereum Name Service) domain n\*gger.eth [redacted].<sup>1</sup> Mr. Cahen publicly  
19 expressed on numerous occasions to Fraser and the public that he has no association  
20 with the Ethereum address. See [https://twitter.com/pauly0x/status/15698231986819](https://twitter.com/pauly0x/status/1569823198681907200?s=46&t=af99mHLlr1bCzmISRCMkqQ)  
21 [07200?s=46&t=af99mHLlr1bCzmISRCMkqQ](https://twitter.com/pauly0x/status/1569823198681907200?s=46&t=af99mHLlr1bCzmISRCMkqQ). In fact, the origin of the n\*gger.eth  
22 [redacted] ENS domain is publicly available. The original creator of the address is or  
23 has been an owner of Yuga Assets, and its current owner holds Yuga partner Full  
24 Send assets. But Fraser continued to falsely state that Mr. Cahen operates the address.

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28 <sup>1</sup> The name of the ENS domain that Fraser referred to is censored in this filing.



1           68. Fraser’s activities were a pattern of conduct aimed at making insulting  
2 statements to emotionally harass Mr. Cahen and Mr. Ripps, threatening physical  
3 violence to intimidate Mr. Ripps and Mr. Cahen, and lying about Mr. Cahen’s  
4 ownership of n\*gger.eth [redacted] ENS domain to wrongly portray him as a racist.  
5 Fraser’s activities were motivated by Yuga’s goal of diverting attention away from  
6 and concealing criticism regarding its fraud and use of racist messages and imagery.

7           69. On October 20, 2022, Yuga’s Brand Lead, Noah Davis, participated in  
8 Yuga’s pattern of harassing and intimidating Mr. Ripps and Mr. Cahen. Davis called  
9 and texted the 72-year-old father of Mr. Ripps, Rodney Ripps. During Davis’ call  
10 with Rodney Ripps, Davis said, “You and your fucked up son are going to die,” and  
11 “You guys are fucking pieces of shit.” Rodney Ripps, for his safety and the safety of  
12 his son, filed a police report. Rodney Ripps was living in fear as he resides only a ten-  
13 minute walk away from Davis.

14           70. Yuga also filed this lawsuit against Mr. Ripps and Mr. Cahen to escalate  
15 its harassment of Mr. Ripps and Mr. Cahen. Yuga, which has suffered absolutely no  
16 financial harm due to the satirical RR/BAYC conceptual and performance art project,  
17 is spending disproportionately large resources to litigate trademark infringement  
18 claims. But Yuga has not identified a single instance of actual confusion or  
19 articulated how the lawsuit would advance Yuga’s business interest. Instead, Yuga  
20 filed its suit simply to impose financial and emotional costs onto Mr. Ripps and Mr.  
21 Cahen for creating the RR/BAYC protest art.

22           71. Yuga’s ulterior motive for filing suit is confirmed by the countless NFT  
23 projects that use BAYC marks that Yuga has ignored simply because they do not raise  
24 any critical commentary. For example, there are dozens of entities that create NFTs  
25 associated with BAYC marks and BAYC Images that make no artistic or critical  
26 commentary and over thirty-five NFT collections that duplicate the BAYC Images—  
27 some of which have generated millions of dollars. Tellingly, Yuga has not sued any  
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1 of these entities that are intentionally exploiting Yuga’s purported goodwill. Instead,  
2 Yuga has sued only Mr. Ripps and Mr. Cahen for their successful protest and criticism  
3 of Yuga’s fraud and systematic use of racist and neo-Nazi messages and imagery.

4 72. Yuga’s ulterior motive for filing this suit is further confirmed by its  
5 public tweet announcing that one of the goals of the suit is to “fight these slanderous  
6 claims.” See <https://twitter.com/yugalabs/status/1540509851641692160>.

7 73. Yuga engaged in a pattern of misconduct aimed at silencing Mr. Ripps  
8 and Mr. Cahen with deliberateness, malice, oppression, in bad faith, and in order to  
9 conceal its use of racist and neo-Nazi messages and imagery.

10 **FIRST COUNT**

11 **Knowing Misrepresentation of Infringing Activity**

12 74. Counterclaim Plaintiffs incorporate by reference all preceding allegations  
13 as though fully set forth herein, and further allege:

14 75. Yuga knowingly and materially misrepresented, in violation of 17 U.S.C.  
15 § 512(f), that the RR/BAYC NFTs and sales pages associated with RR/BAYC NFTs  
16 infringe a Yuga copyright by filing DMCA takedown notices to remove from various  
17 websites the RR/BAYC artworks.

18 76. Yuga knew that it was impossible to copy an NFT and that RR/BAYC  
19 NFTs do not actually infringe any of Yuga’s copyright. Nevertheless, Yuga falsely  
20 alleged in multiple DMCA takedown notices that RR/BAYC NFTs are copies of  
21 Yuga’s BAYC NFTs and therefore infringe one or more of Yuga’s copyrights in  
22 BAYC NFTs.

23 77. Yuga’s misrepresentations harmed Mr. Ripps and Mr. Cahen by  
24 silencing their artistic expression associated with RR/BAYC NFTs, loss of time  
25 associated with dealing with Yuga’s fraudulent DMCA takedown notices, personal  
26 harm including harm to reputation, expenses associated with responding to fraudulent  
27 DMCA takedown notices, financial damages including any financial harm to the



1 RR/BAYC collection. On information and belief, Yuga was aware that its DMCA  
2 notices were fraudulent, as evidenced by its rescinding certain notices sent to  
3 Foundation.

4 **SECOND COUNT**

5 **Declaratory Judgment of No Copyright under 17 U.S.C. § 102(a)**

6 78. Counterclaim Plaintiffs incorporate by reference all preceding allegations  
7 as though fully set forth herein, and further allege:

8 79. Based on Yuga’s allegations in the Complaint (paragraphs 2, 12, 33, 44,  
9 72, 73, and 166) and Counterclaim Plaintiffs’ allegations in its counterclaims, an  
10 actual case or controversy arising under the Copyright Act, 17 USC §§ 101 *et seq.*,  
11 exists between Counterclaim Plaintiffs and Yuga as to whether the BAYC Images are  
12 entitled to copyright protection due to the BAYC Images having been generated by an  
13 automated computer algorithm where no humans were involved in determining which  
14 of the 10,000 BAYC Images were selected from the more than 1.3 billion possible  
15 permutations (except perhaps with respect to a few custom BAYC Images that Yuga  
16 may have produced with human involvement) the adjudication of which requires the  
17 Court to apply and interpret the copyright ownership provisions of 17 U.S.C. § 102(a).

18 80. Counterclaim Plaintiffs are suffering an ongoing injury in the form of  
19 being unable to market the RR/BAYC NFTs based on Yuga’s allegation that they  
20 have copied the BAYC Images without Yuga’s authorization.

21 81. Counterclaim Plaintiffs are entitled to a declaration that there are no  
22 copyrights in the BAYC Images to the extent that they were not created by a human,  
23 as well as any necessary and proper relief based on that decree pursuant to 28 U.S.C.  
24 § 2202.

1 **THIRD COUNT**

2 **Declaratory Judgment of No Copyright under 17 U.S.C. § 204(a)**

3 82. Counterclaim Plaintiffs incorporate by reference all preceding allegations  
4 as though fully set forth herein, and further allege:

5 83. Based on Yuga’s allegations in the Complaint (paragraphs 2, 12, 33, 44,  
6 72, 73, and 166) and Counterclaim Plaintiffs’ allegations in its counterclaims, an  
7 actual case or controversy arising under the Copyright Act, 17 USC §§ 101 *et seq.*,  
8 exists between Counterclaim Plaintiffs and Yuga as to whether Yuga retains  
9 copyrights in BAYC Images associated with BAYC NFTs it does not own, including  
10 based on its BAYC Terms & Conditions and public statements that BAYC NFT  
11 holders retain all intellectual property rights in their NFTs, the adjudication of which  
12 requires the Court to apply and interpret the copyright ownership provisions of 17  
13 U.S.C. § 204(a).

14 84. Counterclaim Plaintiffs are suffering an ongoing injury in the form of  
15 being unable to market the RR/BAYC NFTs based on Yuga’s allegation that they  
16 have copied the BAYC Images without Yuga’s authorization and Yuga’s activities  
17 aimed at enforced copyrights in the BAYC Images.

18 85. Counterclaim Plaintiffs are entitled to a declaration that, to the extent  
19 copyright may exist in any BAYC Image, Yuga owns no such copyright except in  
20 BAYC Images associated with BAYC NFTs that Yuga owns, as well as any necessary  
21 and proper relief based on that decree pursuant to 28 U.S.C. § 2202.

22 **FOURTH COUNT**

23 **Intentional Infliction of Emotional Distress**

24 86. Counterclaim Plaintiffs incorporate by reference all preceding allegations  
25 as though fully set forth herein, and further allege:

26 87. Yuga has engaged in an outrageous retaliatory campaign against Mr.  
27 Ripps and Mr. Cahen. Yuga’s campaign involved lying about Mr. Ripps and Mr.

1 Cahen on digital media platforms and to the media, and has involved Yuga's  
2 employees intimidating and threatening Mr. Ripps, Mr. Cahen, and their families.  
3 Yuga's retaliatory campaign falls outside of the bounds of decency.

4 88. Yuga pattern of harassing behavior against Mr. Ripps and Mr. Cahen  
5 over several months and Yuga's motivation to conceal its own fraud and use of racist  
6 messages and imagery confirm that Yuga's efforts to harass, bully, and silence Mr.  
7 Ripps and Mr. Cahen were intentional and/or committed with reckless disregard for  
8 the high probability that they would cause Mr. Ripps and Mr. Cahen to suffer severe  
9 emotional distress as a result.

10 89. Mr. Ripps and Mr. Cahen suffered severe emotional distress because of  
11 Yuga's intimidation campaign. Yuga's lies regarding Counterclaim Plaintiffs' beliefs  
12 and behaviors impacted their careers, which created significant stress for them.  
13 Yuga's threats to their safety, and the safety of their families, made them deeply  
14 fearful, anxious, and restless. Yuga has directly caused Mr. Ripps and Mr. Cahen to  
15 experience severe stress and profound fear, which in turn has caused other mental and  
16 emotional issues. Mr. Ripps and Mr. Cahen were further harmed by Yuga's campaign  
17 to harass and intimidate them. They suffered damages to their emotional well-being  
18 and their mental health.

19 90. Yuga's blatant harassment, intimidation, bullying, and silencing of Mr.  
20 Ripps and Mr. Cahen was committed with oppression and malice, warranting an  
21 award of punitive damages.

## 22 **FIFTH COUNT**

### 23 **Negligent Infliction of Emotional Distress**

24 91. Counterclaim Plaintiffs incorporate by reference all preceding allegations  
25 as though fully set forth herein, and further allege:

26 92. Yuga has engaged in a retaliatory campaign against Mr. Ripps and Mr.  
27 Cahen. Yuga's campaign involved lying about Mr. Ripps and Mr. Cahen on media  
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1 digital platforms and to the media, and has involved Yuga’s employees intimidating  
2 and threatening Mr. Ripps, Mr. Cahen, and their families.

3 93. Yuga had a duty to refrain from engaging in unlawful and harassing  
4 activities aimed at retaliating against Mr. Ripps and Mr. Cahen’s speech activity.

5 94. Yuga’s pattern of harassing behavior against Mr. Ripps and Mr. Cahen  
6 over several months and Yuga’s motivation to conceal its own racist messages and  
7 imagery confirm that Yuga’s efforts to harass, bully, and silence Mr. Ripps and Mr.  
8 Cahen were made with negligent disregard to the high probability that they would  
9 cause Mr. Ripps and Mr. Cahen to suffer severe emotional distress as a result.

10 95. Mr. Ripps and Mr. Cahen suffered severe emotional distress as a result of  
11 Yuga’s intimidation campaign. Yuga’s lies regarding their beliefs and behaviors  
12 impacted their careers, which created significant stress for them. Yuga’s threats to  
13 their safety, and the safety of their families, made them deeply fearful, anxious, and  
14 restless. Yuga has directly caused Mr. Ripps and Mr. Cahen to experience severe  
15 stress and profound fear, which in turn has caused other mental and emotional issues.

16 96. Counterclaim Plaintiff also suffered from Yuga’s negligent conduct in  
17 the form of loss of time and expenses associated with their emotional distress and  
18 responding to Yuga’s negligent conduct.

19 **SIXTH COUNT**

20 **Declaratory Judgment of No Defamation**

21 97. Counterclaim Plaintiffs incorporate by reference all preceding allegations  
22 as though fully set forth herein, and further allege:

23 98. Yuga has falsely stated that Mr. Ripps and Mr. Cahen, including through  
24 the RR/BAYC artwork, falsely criticize Yuga for using racist and neo-Nazi messages  
25 and imagery. Yuga’s appearance on the Full Send Podcast, where Solano and  
26 Aronow described Mr. Ripps and Mr. Cahen as scammers and accused them of  
27 spreading a “conspiracy theory” is one of such examples.



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- d. Declaring that, to the extent copyright may exist in any BAYC Image, Yuga owns no such copyright except in BAYC Images associated with BAYC NFTs that Yuga owns.
- e. Declaring that Yuga’s has intentionally and maliciously inflicted severe emotional distress onto Mr. Ripps and Mr. Cahen.
- f. Declaring that Yuga has intentionally and maliciously defamed Mr. Ripps.
- g. Awarding Counterclaim Plaintiffs any necessary and proper relief based on that decree pursuant to 28 U.S.C. § 2202.
- h. Awarding Counterclaim Plaintiffs actual damages for their loss time, emotional distress, financial loss, and diminution in value for the RR/BAYC artwork.
- i. Awarding Counterclaim Plaintiffs punitive damages for Yuga’s deliberate and malicious conduct.
- j. Awarding Counterclaim Plaintiffs their costs, expenses, and reasonable attorneys’ fees; and
- k. Granting Counterclaim Plaintiffs such other and further relief as this Court may deem just and proper in the circumstances.

Dated: December 27, 2022

By: /s/ Louis W. Tompros

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