

# EXHIBIT 43

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2       \*\* C O N F I D E N T I A L \*\*  
3       \* CONTAINS ATTORNEYS' EYES ONLY MATERIAL \*  
4       UNITED STATES DISTRICT COURT  
5       SOUTHERN DISTRICT OF NEW YORK  
6       Case No. 1:24-CV-10049-LJL  
7       (Consolidated with 1:25-cv-00449-LJL)  
8       -----x  
9       BLAKE LIVELY,  
10       Plaintiff,  
11       - against -  
12       WAYFARER STUDIOS LLC, a Delaware  
13       Limited Liability Company, JUSTIN  
14       BALDONI, an individual, JAMEY HEATH, an  
15       individual, STEVE SAROWITZ, an individual,  
16       IT ENDS WITH US MOVIE LLC, a California  
17       Limited Liability Company, MELISSA  
18       NATHAN, an individual, THE AGENCY  
19       GROUP PR LLC, a Delaware Limited Liability  
20       Company, JENNIFER ABEL, an individual,  
21       JED WALLACE, an individual, and STREET  
22       RELATIONS INC., a California Corporation,  
23       Defendants.  
24       -----x  
25       (Caption continued)

September 5, 2025

9:10 a.m.

17  
18       Videotaped Deposition of KATHERINE  
19       CASE, taken by Plaintiff, pursuant to  
20       Subpoena, held at the offices of Willkie  
21       Farr & Gallagher LLP, 787 Seventh Avenue,  
22       New York, New York, before Todd DeSimone, a  
23       Registered Professional Reporter and Notary  
24       Public of the State of New York.  
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1                   K. CASE - CONFIDENTIAL

2                   A.        I had never been on a call with  
3                   a psychic before.

4                   Q.        Was it unusual to you?

5                   A.        In my workday, it was unusual  
6                   comparatively to most client calls.

7                   Q.        It was unusual to you, correct?

8                   A.        In the scope of most client  
9                   calls, yes.

10                  Q.        What about just generally, was  
11                  it unusual?

12                  A.        I don't --

13                  Q.        What was the psychic's name?

14                  A.        I don't remember.

15                  Q.        Was it a male?

16                  A.        It was.

17                  Q.        How would individuals at TAG  
18                  communicate with each other when working on  
19                  this account?

20                  A.        Primarily text.

21                  Q.        iMessage?

22                  A.        Yes.

23                  Q.        Signal?

24                  A.        Not really, no.

25                  Q.        Sometimes?

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1                   K. CASE - CONFIDENTIAL

2                   A.        At times.

3                   Q.        When would TAG individuals use  
4       Signal in lieu of iMessage?

5                   A.        If we would -- if we would  
6       speak with Jed, it was primarily over  
7       Signal.

8                   Q.        And why was that?

9                   A.        I'm not sure.

10                  Q.        Was that at Jed's request?

11                  A.        No.

12                  Q.        Who suggested that you use  
13       Signal?

14                  A.        It was just the form of  
15       communication that was used.

16                  Q.        Do you recall the first time  
17       you communicated with Jed on Signal?

18                  A.        Not by date specifically, no.

19                  Q.        Did he text you on Signal?

20                  A.        Not individually, but as it  
21       related to communications.

22                  Q.        Did you have a Signal account  
23       prior to working at TAG?

24                  A.        I believe so, yes.

25                  Q.        And did you communicate on it

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CERTIFICATION

3

4 I, TODD DeSIMONE, a Notary Public for  
5 and within the State of New York, do hereby  
6 certify:

7 That the witness whose testimony as  
8 herein set forth, was duly sworn by me; and  
9 that the within transcript is a true record  
10 of the testimony given by said witness.

11 I further certify that I am not related  
12 to any of the parties to this action by  
13 blood or marriage, and that I am in no way  
14 interested in the outcome of this matter.

15 IN WITNESS WHEREOF, I have hereunto set  
16 my hand this 6th day of September, 2025.

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18



19

TODD DESIMONE

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