1 The Honorable Richard A. Jones 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE 10 BUNGIE, INC., 11 Plaintiff, Case No. 2:22-cv-0981 RAJ 12 CONSENT JUDGMENT AND v. PERMANENT INJUNCTION 13 L.L., 14 Defendants. 15 Based upon the Parties' Stipulation dated August 16, 2023, the Court finds, and orders 16 that judgment is entered against Defendant L.L. ("Defendant") and in favor of Plaintiff Bungie, 17 Inc. ("Plaintiff") as follows: 18 1. Bungie is the holder of multiple copyright registrations for *Destiny 2*, including 19 Registrations Nos. TX 8-933-655, TX 8-933-658, and TX 9-130-251 covering the *Destiny 2*: 20 21 Beyond Light, and Destiny 2: The Witch Queen software, and Registrations No. PA 2-282-670 22 and PA 2-280-030, covering Destiny 2 and Destiny 2: Beyond Light as audiovisual works. 23 Bungie also has further registrations pending for Destiny 2: The Witch Queen. Collectively, 24 these are referred to below as the "Copyrights." 25 26

1	2.	Washington recognizes a tort of cyberstalking that encompasses conduct
2	prohibited by	Washington's Cybercrime Act. See Bungie, Inc. v. Comer, No. 22-2-10761-8 SEA
3	(Wash. Super.	Ct., King County, July 11, 2023). Defendant engaged in conduct that arguably
4	violates that statute.	
5 6	2	
7	3.	Defendant has also used cheat software when playing <i>Destiny 2</i> .
8	4.	The cheat software Defendant uses displays a graphical overlay that integrates
9	into and annot	tates Plaintiff's copyrighted Destiny 2 audiovisual work, and thereby infringes
10	Bungie's Copyrights as an unauthorized derivative work.	
11		
12	5.	The cheat software Defendant uses operates by injecting code into Plaintiff's
13	copyrighted D	Destiny 2 code, with the combined code working in concert to enable and provide
14	the "hacks", a	nd thereby infringes Bungie's Copyrights as an unauthorized derivative work.
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16	6.	In addition, the cheat software Defendant uses operates to circumvent
17	technological measures Plaintiff employs to control and limit access to its software, including by	
18	aimbot smootl	hing and accessing data to which Plaintiff otherwise denies users access, in
19	violation of 17 U.S.C. § 1201(a) and (b).	
20		
21	7.	Defendant has used the cheat software countless times, and each use constitutes
22	an independent circumvention of technological measures that control access to Destiny 2 in	
23	violation of 17 U.S.C. § 1201(a).	
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25	8.	Defendant also violated 17 U.S.C. § 1201(a) by creating new accounts to access
26	Destiny 2 after	r being banned from Destiny 2 and with knowledge that the account ban was

I	intended to restrict his access to <i>Destiny 2</i> , with each new account constituting the independent		
2	circumvention of a technological measure that controls access to Destiny 2.		
3			
4	9.	Defendant disaffirmed the license agreement that licensed him to download and	
5	play Destiny	2, rendering that license void <i>ab initio</i> .	
6			
7	10.	Thus, Defendant's download and use of <i>Destiny 2</i> was unlicensed and Defendant	
8	infringed Plaintiff's Copyrights each time he opened the software, causing it to be copied into hi		
9	computer's RAM. MAI v. Peak, 991 F.2d 511, 26 USPQ2d 1458 (9th Cir. 1993).		
10			
11	11.	Plaintiff is entitled to statutory damages of \$150,000.00 per infringed work, for a	
12	total of \$300,000.00.		
13	12.	In addition, Plaintiff is entitled to statutory damages for each act of	
14			
15	circumvention.		
16	13.	Defendant stipulates and agrees that, between each use of cheat software and each	
17	creation of a	new account, Defendant engaged in at least 100 acts of circumvention.	
18			
19	14.	Given that this likely undercounts the number of acts of circumvention in which	
20	Defendant er	ngaged, Plaintiff is entitled to statutory damages of \$2,000 per act of circumvention.	
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22	15.	Judgment shall thus be entered against Defendant in the amount of \$500,000.00.	
23	16.	Any claims alleged in the Complaint and not addressed herein are withdrawn by	
24		7 my channs aneged in the Complaint and not addressed herein are withdrawn by	
25	Plaintiff.		
26			

1	17. In	addition, pursuant to 17 U.S.C. §§ 502, 504, 505, 506, and 1201, and this Court's
2	inherent equi	table powers, the Court orders that Defendant shall immediately and permanently
3	cease and des	sist from any of the following:
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5	A.	Obtaining, possessing, accessing, using, developing, distributing, advertising,
6	marketing, pr	comoting, performing, streaming, promoting, advertising, or encouraging or
7	inducing other	ers to purchase or use the software referenced in the Complaint designed to be used
8	with Destiny	2 (the "Cheat Software") or any software whose use infringes intellectual property
9	owned or cor	atrolled by Plaintiff or its parents, subsidiaries, or affiliates (collectively, "Bungie"),
10	circumvents	technological measures that effectively control access to Bungie's games, violates
11	Bungie's licensing agreements, or is designed to exploit or enable the exploitation of any game	
12	owned, publi	shed, distributed or operated by Bungie;
13	В.	Purchasing, selling, reselling, or processing payments for, or otherwise
14	participating	in the sale, resale, and/or acquisition of Bungie accounts, emblems, clan names, or
15	any other asset, item, or other thing associated with Bungie's games;	
16	C.	Obtaining, downloading, copying, playing, streaming, or otherwise interacting
17	with Bungie'	s games;
18	D.	Directly or indirectly threatening or harassing Bungie, or its employees, or any
19	member of th	ne Destiny 2 community in their capacity as such, or encouraging or otherwise
20	assisting any	other party to do so. For purposes of clarity, "in their capacity as such" is intended
21	to clarify that	t, as to members of the Destiny 2 community, this provision applies only to conduct
22	by Defendan	t relating to such member's participation in the Destiny 2 community;
23	E.	Travel within 1000 feet of Bungie's offices, or knowingly travel within 1000 feet
24	of the known	home address of any Bungie employee, except as is incidental to travel on public

highways and roadways for purposes other than to make contact with or otherwise harass such

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Bungie employee;

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2	F. The Court further enjoins Defendant from supporting, promoting, using, or
3	facilitating access to any and all domain names, URLs, and websites (including, but not limited
4	to, OGUsers.com), including any and all future and successor domain names, URLs, and
5	websites, through which Defendant has trafficked Emblems or accounts, and through which he
6	has obtained any circumvention devices that threaten Plaintiff's technological protection
7	measures or which infringe Plaintiff's Intellectual Property rights. For the avoidance of doubt,
8	nothing in this provision restricts Defendant's use of social media where such use is not
9	connected to the use and proliferation of cheating software.

- G. Defendants shall take all necessary steps to disable, remove, or otherwise shut down any social network, video sharing, or digital messaging accounts under his control (including, but not limited to, Facebook, groups or chats on Facebook, YouTube, Twitter, Tik Tok, Discord, GBATemp, Reddit, Telegram, Skype, WeChat, WhatsApp, Signal, or their equivalent) that are dedicated to the activities in this Judgment for which he is liable and permanently enjoined from or any other software whose use infringes any of Plaintiff's Intellectual Property Rights, circumvents technological measures that effectively control access to Plaintiff's games, or violates Plaintiff's license agreements, and shall any take all necessary steps to remove any information on any non-dedicated (e.g., personal) social network accounts under his control used to distribute or promote any of the foregoing. For the avoidance of doubt, nothing in this provision restricts Defendant's use of social media where such use is not connected to the use and proliferation of cheating software.
- 22 Н. Defendant is further prohibited from engaging in any other violation of the Digital Millennium Copyright Act or the Copyright Act, or any other federal or state law, with respect to 23 24 Plaintiff.
- I. Defendant is ordered to destroy the Cheat Software or any software whose use 25 infringes Plaintiff's Intellectual Property, circumvents technological measures that effectively 26

1	control access to Plaintiff's games, violates Plaintiff's licensing agreements, or is designed to	
2	exploit or enable the exploitation of any game owned, published, or operated by Plaintiff.	
3	J. This permanent injunction constitutes a binding court order, and any violations of	
4	this order by Defendant will subject him to the full scope of this Court's contempt authority,	
5	including punitive, coercive, and monetary sanctions.	
6	K. Any company or entity that Defendant may control in the future shall also comply	
7	with the provisions of this Judgment and Permanent Injunction.	
8	L. This permanent injunction is binding against the Defendant worldwide, without	
9	regard to the territorial scope of the specific intellectual property rights asserted in the Complaint	
10	of the above-captioned case and may be enforced in any court of competent jurisdiction	
11	wherever Defendant or their assets may be found.	
12	18. The Parties irrevocably and fully waive notice of entry of this Judgment and	
13	Permanent Injunction and notice and service of the entered Judgment and Permanent Injunction.	
14	Plaintiff is not required to post any bond or security in connection with the Final Judgment and	
15	Permanent Injunction, and Defendant has permanently, irrevocably, and fully waived any right to	
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17	request a bond or security.	
18	19. The Parties irrevocably and fully waive any and all rights to appeal this Judgment	
19	and Permanent Injunction, to have it vacated or set aside, to seek or obtain a new trial thereon or	
20	otherwise to attack in any way, directly or collaterally, its validity or enforceability.	
21	otherwise to attack in any way, ancesty of conacerany, its variately of emorecaomity.	
22	20. Nothing contained in this Judgment and Permanent Injunction shall limit the right	
23	of the Parties to seek relief, including without limitation damages, for any and all infringements	
24	of any Intellectual Property rights occurring after the date of this Judgment and Permanent	
25		
26	Injunction.	

1	21. The Court shall retain jurisdiction of this action to entertain such further						
2	proceedings and to enter such further orders as may be necessary or appropriate to implement						
3	and enforce the provisions of this Judgment and Permanent Injunction. The Parties consent to the						
4	personal jurisdiction of the United States District Court for the Western District of Washington						
5	for purposes of enforcing the Judgment and Permanent Injunction.						
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8	22. IT IS FURTHER ORDERED that Judgment be entered in this matter in accordance with the terms set forth above, including a damages award in the amount of \$500,000 and that						
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10	the clerk be, and hereby is, directed to close this matter.						
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13	DATED:						
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15	RICHARD A. JONES United States District Court Judge						
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