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**NOTE CHANGES MADE BY THE COURT**

**FILED**  
CLERK, U.S. DISTRICT COURT  
9/12/2018  
CENTRAL DISTRICT OF CALIFORNIA  
BY: CW DEPUTY

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION

Universal City Studios Productions  
LLLP; Columbia Pictures Industries,  
Inc.; Disney Enterprises, Inc.;  
Twentieth Century Fox Film  
Corporation; Paramount Pictures  
Corporation; Warner Bros.  
Entertainment Inc.; Amazon Content  
Services, LLC; and Netflix Studios,  
LLC,  
  
Plaintiffs,  
  
vs.  
  
Tickbox TV LLC; Jeffrey Goldstein;  
and Carrla Goldstein,  
  
Defendants.

Case No. 2:17-cv-07496-MWF(AS)  
**PERMANENT INJUNCTION**

1 Plaintiffs Universal City Studios Productions LLLP, Columbia Pictures  
2 Industries, Inc., Disney Enterprises, Inc., Twentieth Century Fox Film Corporation,  
3 Paramount Pictures Corporation, Warner Bros. Entertainment Inc., Amazon Content  
4 Services, LLC, and Netflix Studios, LLC (collectively, "Plaintiffs") are entitled to a  
5 Permanent Injunction against Defendants TickBox TV LLC, Jeffrey Goldstein,  
6 Carrla Goldstein, and all of their officers, directors, agents, servants, and employees,  
7 and all persons in active concert or participation or in privity with any of them  
8 (collectively, "TickBox"), who receive actual notice of this Permanent Injunction by  
9 personal service pursuant to Rule 65(d)(2) of the Federal Rules of Civil Procedure.

10 TickBox is hereby RESTRAINED and ENJOINED as follows:

11 1. TickBox shall not at any time on or after the entry of this Permanent  
12 Injunction:

13 a. Curate any tile or menu of user options to download or access  
14 any "build," "theme," "app," "addon" or other software program that TickBox  
15 knows or has reason to know links directly or indirectly to third-party  
16 cyberlockers or streaming sites that transmit unauthorized performances of  
17 copyrighted motion pictures or television shows ("Subject Software").  
18 Internet Explorer, Google Chrome, Safari, and Firefox are not Subject  
19 Software.

20 b. Encourage or induce any person to locate, upload, download,  
21 install, or use Subject Software, or knowingly support or assist any person in  
22 locating, uploading, downloading, installing, or using Subject Software.

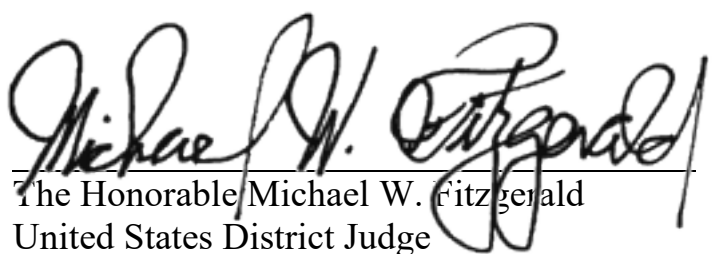
23 c. Knowingly take any action for the purpose or that has the effect  
24 of circumventing the requirements of this Permanent Injunction or the  
25 Preliminary Injunctions' requirements (Dkt. 44) that TickBox limit the ability  
26 of users of TickBox TV devices to use the devices to access or use Subject  
27 Software.

1           2.       Within twenty-four (24) hours of receiving written notice that a  
2 Plaintiff reasonably asserts that any build, theme, app, or addon available through  
3 TickBox devices is Subject Software, TickBox shall remove from or disable access  
4 through its menus to such build, theme, app, or addon. If such notice is received  
5 after 6:00 p.m eastern time on a Friday, on a Saturday, or before 6:00 p.m. eastern  
6 time on a Sunday, TickBox shall complete the removal by 6:00 p.m. eastern time on  
7 the immediately following Monday.

8           3.       The Court retains jurisdiction to enforce the terms of this Permanent  
9 Injunction and the Parties' Settlement Agreement.

10  
11 **IT IS SO ORDERED**

12  
13 DATED: September 12, 2018

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15   
16 The Honorable Michael W. Fitzgerald  
17 United States District Judge