1 2 3 4 5 6	Lincoln D. Bandlow (SBN: 170449) Lincoln@BandlowLaw.com Rom Bar-Nissim (SBN: 293356) Rom@BandlowLaw.com Law Offices of Lincoln Bandlow, P.C 1801 Century Park East, Suite 2400 Los Angeles, CA 90067 Telephone: 310.556.9680 Facsimile: 310.861.5550 Attorneys for Defendants Ted Entertainment, Inc., Teddy Fresh, 1	
7	Ted Entertainment, Inc., Teddy Fresh, Inc. Ethan Klein and Hila Klein	
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9	UNITED STATES DISTRICT COURT	
10	CENTRAL DISTRICT OF CALIFORNIA	
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12 13	TRILLER FIGHT CLUB II LLC, a Delaware limited liability company,	Case No.: 2:21-cv-03942-JAK-KS
14	Plaintiff,	NOTICE OF LODGING RE:
15	v.	DEFENDANTS' MOTION TO DISMISS PLAINTIFF'S SECOND AMENDED COMPLAINT PURSUANT TO F.R. C.R. 12(b)(6)
161718	TED ENTERTAINMENT, INC., a California corporation; TEDDY FRESH, INC., a California corporation; ETHAN KLEIN, an individual; HILA KLEIN, an individual; and DOES 1-10	PURSUANT TO F.R.C.P. 12(b)(6) [Notice of Motion and Motion; Declarations of Ethan Klein and Lincoln D. Bandlow, Request for Judicial Notice,
19	Defendants.	and Compendium of Exhibits filed concurrently herewith]
20		Assigned to: Hon. John A. Kronstadt
2122		
		Date: November 22, 2021 Time: 8:30 a.m.
23		Place: Courtroom 10B
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DEFENDANTS' NOTICE OF LODGING RE: MOTION TO DISMISS

TO ALL PARTIES AND THEIR COUNSEL OF RECORD: 1 PLEASE TAKE NOTICE that defendants Ted Entertainment, Inc. ("TEI"), 2 Teddy Fresh, Inc., Ethan Klein and Hila Klein (collectively, "Defendants") hereby 3 4 lodge with the Court an external hard drive containing the following Exhibits that are identified in Defendants' Compendium of Exhibits filed in support of 5 6 Defendants' Motion to Dismiss Plaintiff's Second Amended Complaint: **Exhibit B**: Plaintiff Triller Fight Club II, LLC's audiovisual work 7 1. entitled, Jake Paul vs. Ben Askren (the "Broadcast"); 8 9 2. **Exhibit F**: The unlisted video that contained an excerpt of the Broadcast (the "Reference Video") and was referred to in the TEI 10 11 audiovisual work entitled Jake Paul Fight Was A Disaster – H3 *Podcast # 244* (the "4/22/21 Podcast"); and 12 3. Exhibit H: The 4/22/21 Podcast. 13 PLEASE TAKE FURTHER NOTICE that an identical copy of the 14 external hard drive described above will be: (1) served on all the parties herein; and 15 16 (2) provided to the Court with the Court's courtesy copy of all Motion materials. 17 18 Law Offices of Lincoln Bandlow Dated: September 6, 2021 19 20 By LINCOLN D. BANDLOW 21 **ROM BAR-NISSIM** Attorneys for Defendants 22 23 24 25 26 27 28