

NOTICE OF COPYRIGHT INFRINGEMENT

EBONE LEROY EAST 875 s. Estrella Parkway UNIT 6472 Goodyear, AZ. 85338 IN PRO SE.
<https://www.eboneeast.com> eboneeast@gmail.com For Plaintiff, Id supra. IN THE SUPERIOR COURT OF STATE OF ARIZONA, IN AND FOR THE COUNTY OF MARICOPA Honorable: Case No:_____ EBONE LEROY EAST, Plaintiff, v. __YOUR NAME HERE_____ Defendants. Under 17 U.S.C. § 512(f), any person who knowingly materially misrepresents that material is infringing may be liable for damages. 1. Identification of the copyrighted work claimed to have been infringed, or, if multiple copyrighted works, a representative list of such works; 2. Identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit TuneCore to locate the material; 3. Information reasonably sufficient to permit TuneCore to contact you, such as an address, telephone number, and, if available, an email address at which you may be contacted; 4. A statement that you have a good faith belief that the use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law; 5. A statement that the information in the Notification is accurate, and under penalty of perjury, that the complaining party is the copyright owner or authorized to act on behalf of the owner of an exclusive right under copyright that is allegedly infringed; and 6. The physical or electronic signature of the copyright owner or a person authorized to act on behalf of the owner of an exclusive right under the copyright that is allegedly infringed. NOTICE OF COPYRIGHT INFRINGEMENT TO SECONDARY NFTS AND WEB3 PROTOCOLS SITES: 1. Proof of Plaintiff Mitigation for Copyright Infringement Lawsuit 2. NOTICE OF COPYRIGHT INFRINGEMENT TO SECONDARY NFTS AND WEB3 PROTOCOLS SITES. 3. ELEMENTS OF COPYRIGHT INFRINGEMENT: 4. Do not copy anything... Defendants stole my process of my Music and Art Marketing arrangements that caused \$7 Billion Dollars and Counting in Damages and injuries; 5. Avoid non-virgin development...Defendants did not a void to copy the Plaintiff and developed secondary NFTs and WEB3 PROTOCOLS SITES THAT CAUSED DAMAGES AND INJURIES TO THE PLAINTIFF; 6. Avoid access to prior design work Defendants did not avoid access to Plaintiff prior ELE&GIGS INTEGRATED MUSIC TECHNOLOGIES DESIGN; 7. Document right to us...Defendants had a chance to use Plaintiff process for free But Defendants never took the time to register for use and Permission to Profit and Gain off Plaintiffs Music and Artwork Marketing Process, in violation of Title 17 sections 101, 501 Definitions and Copyright Infringement; 8. Negotiate for enhanced warranty and indemnity clauses.... 9. Plaintiff, hereby Mitigates his losses below: 10. TO REMEDY YOUR WRONGFUL ACTIONS OF COPYRIGHT INFRINGEMENT KNOWN OR UNKNOWN PLEASE RELEASE YOURSELF FROM LIABILITY OF INFRINGEMENT AND SETTLEMENT OFFER HERE WITH THE PURCHASE OF (1) 1EGDCT SELF COIN PAY ME BY CONTACT: 11. <https://checkout.square.site/buy/DK7M5GTIQ4EG27JNCO64KNZO> 12. Document your own work.... 13. PLAINTIFF CAN PROVE THAT HE IS THE WORLDS FIRST NFT AND WEB3 PROTOCOLS SITE: 14. <https://www.eboneeast.com> 15. Copyright infringement typically involves someone using another person's original creative work, or a copyrighted work, without permission. 16. NOTICE OF COPYRIGHT OWNER HEREBY TAKES: steps to minimize the damage caused by your infringement: The Owners Initial Disclosure Statement: 18. THE WARRANTY (FIGHTER) TOKEN ELE&GIGS DIGI COIN 19. 1EGDCT - ELE&GIGS DIGI COIN TOKEN 20. CAN BE USED TO PURCHASE PRODUCTS AND

SERVICES PROVIDED BY TABLE RECORDS, ITS AFFILIATES AND BRANDS THEREOF; EACH TOKEN PURCHASED INCLUDES, CONNECTED BONUSES BACKED BY OUR PORTFOLIO INVESTMENTS BY ELE&GIGS. 21. NOTICE OF COPYRIGHT INFRINGEMENT TO CEASE AND DESIST FROM HARMING PROFITS, DUE TO THE NOTICE OF COPYRIGHT OWNER ALL RIGHTS ARE RESERVED FOR: 22. Non-fungible token: 23. A non-fungible token is a unique and non-interchangeable unit of data stored on a blockchain, a form of digital ledger. NFTs can be associated with reproducible digital files such as photos, videos, and audio. Wikipedia 24. Non-fungible token is a unique and non-interchangeable unit of data stored on a blockchain, a form of digital ledger. NFTs can be associated with reproducible digital files such as photos, videos, and audio. Wikipedia 25. TRUE AND CORRECT OWNER OF ORIGINAL NFT AND THE WORLDS FIRST WEB3 PROTOCOLS SITE: [HTTPS://WWW.EBONEEAST.COM](https://www.eboneeast.com) 26. HEREBY TAKES THE STEPS TO MITIGATE HIS DAMAGES AND INJURIES INREGARDS TO SECONDARY NFTS AND WEB3 PROTOCOLS SITES COPYRIGHT INFRINGEMENT FOR PROFITS GAINS, DUE TO THE TRUE AND CORRECT NOTICE OF COPYRIGHT OWNER: EBONE LEROY EAST 27. THOSE THAT FAIL TO MITIGATE WITH THE TRUE AND CORRECT NOTICE OF COPYRIGHT OWNER, THE OWNER INTENDS TO FILE CIVIL AND CRIMINAL LAWSUITS AGAINST ALL WHO KNOWINGLY OR UNKNOWINGLY INFRINGE ON THE CLAIMS OF THE NOTICE OF COPYRIGHT OWNER. 28. THE TRUE AND CORRECT COPYRIGHT OWNER LAUNCHED THE FIRST ORIGINAL NFT AND WEB3 PROTOCOLS SITE ON DECEMBER 21, 2012 AT 12:26 PM AND STILL RUNNING FOR 9 YEARS AND GOING. 9 YEARS AGO THE TRUE AND CORRECT OWN PROOF OF INTENTION WAS TO RAISE \$10,000,000.00 (TEN MILLION DOLLARS USD) TODAY CURRENT VALUE OF SECONDARY NFTS AND WEB3 PROTOCOLS SITE ARE NOW **VALUED OVER \$7 BILLION DOLLARS USD AND COUNTING**. IF YOU ARE A NFT USER, THAT HAVEN'T RECEIVED THE RIGHT OR PERMISSION TO USE MY PROCESS, YOUR STEALING MONEY FROM ME. 29. TO REMEDY YOUR WRONGFUL ACTIONS OF COPYRIGHT INFRINGEMENT KNOWN OR UNKNOWN PLEASE RELEASE YOURSELF FROM LIABILITY OF INFRINGEMENT AND SETTLEMENT OFFER HERE WITH THE PURCHASE OF (1) 1EGDCT SELFCOIN PAY ME BY CONTACT: 30.

<https://checkout.square.site/buy/DK7M5GTIQ4EG27JNCO64KNZO>

31. YOU HEREBY ARE GRANTED THE RIGHTS TO NFT AND WEB3 YOUR FULL DISCOGRAPHY. Show quoted text Show quoted text 32. I HEREBY GRANT YOU THE RIGHTS AND PERMISSION TO NFT OR WEB3 YOUR FULL DISCOGRAPHY. Show quoted text Show quoted text 33. I HEREBY GRANT YOU THE RIGHTS AND PERMISSION TO NFT AND WEB3 YOUR FULL DISCOGRAPHY. Show quoted text 34. I HEREBY GRANT THE U.S. GOVERNMENT AGENCIES LOCAL BRANCHES AND NATIONAL BRANCHES, THE RIGHTS AND PERMISSION TO NFT AND WEB3 YOUR FULL DISCOGRAPHY. Show quoted text 35. Plaintiff states sufficient grounds for relief , and Defendants are liable for damages to the Plaintiff. 36. This complaint and affidavit set forth sufficient grounds therefor. Plaintiff has verified by the oath of the plaintiff that he has read the complaint, or heard the complaint read, knows the contents thereof, and that it is true of his own knowledge, except the matters stated therein on information and belief, and that as to those matters, he believes the complaint to be true;

I , EBONE LEROY EAST, Declare under penalty and perjury, under such laws of the State of Arizona, and under The United States of America to be true and correct. X. /s/ EBONE LEROY EAST East, Ebone LeRoy DATED: Dec. 31, 2021 EXECUTED IN PHOENIX, AZ. COUNTY MARICOPA. EBONE LEROY



EAST 875 s. Estrella Parkway UNIT 6472 Goodyear, AZ. 85338 IN PRO SE.
<https://www.eboneeast.com> eboneeast@gmail.com For Plaintiff, Id supra.