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23 Attorneys for Plaintiff GETTY IMAGES (US), INC.

24 UNITED STATES DISTRICT COURT  
25 NORTHERN DISTRICT OF CALIFORNIA

26 GETTY IMAGES (US), INC.,

27 Plaintiff,

28 v.

STABILITY AI, LTD., STABILITY AI, INC.,  
and STABILITY AI US SERVICES  
CORPORATION,

Defendants.

Case No.

**COMPLAINT**

DEMAND FOR JURY TRIAL

1 Plaintiff Getty Images (US), Inc. (“Getty Images” or “Plaintiff”), by and through its undersigned  
2 attorneys, for its Complaint against Defendants Stability AI, Ltd., Stability AI, Inc., and Stability AI US  
3 Services Corporation (collectively “Stability AI” or “Defendants”),<sup>1</sup> hereby alleges as follows:

4 **NATURE OF ACTION**

5 1. This case arises from Stability AI’s brazen infringement of Getty Images’ intellectual  
6 property on a staggering scale. Upon information and belief, Stability AI has copied *more than 12*  
7 *million* photographs from Getty Images’ collection, along with the associated captions and metadata, as  
8 well as numerous other copyrighted photographs from Getty Images’ licensees’ websites, all without  
9 permission from or compensation to Getty Images, as part of its efforts to build a competing business.  
10 As part of its unlawful scheme, Stability AI has removed or altered Getty Images’ copyright management  
11 information, provided false copyright management information, and infringed Getty Images’ famous  
12 trademarks.

13 2. Getty Images brings this action to recover damages that it has suffered and is continuing  
14 to suffer, and to prevent the irreparable harm caused by Stability AI’s intentional and willful acts in  
15 violation of United States and California law.

16 3. Getty Images is one of the world’s leading creators and distributors of digital content. At  
17 great expense, over the course of more than three decades, Getty Images has curated a collection of  
18 hundreds of millions of premium quality visual assets, most of which are still, photographic images.  
19 Many of these images were created by Getty Images staff photographers as works made-for-hire, others  
20 have been acquired by Getty Images from third parties with an assignment of the associated copyrights,  
21 and the remainder have been licensed to Getty Images by its hundreds of content partners or hundreds  
22 of thousands of contributing photographers, who rely on the licensing income Getty Images generates  
23 for them.

24 4. Getty Images makes hundreds of millions of visual assets available to customers  
25 throughout the world and in this District via websites, including but not limited to [www.gettyimages.com](http://www.gettyimages.com)  
26

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27 <sup>1</sup> Stability AI US Services Corporation was incorporated in March 2023. With respect to time periods prior to the  
28 incorporation of Stability AI Services Corporation, references to Stability AI are intended to refer only to Stability AI, Inc.  
and Stability AI, Ltd.

1 and [www.istock.com](https://www.istock.com). The visual assets on Getty Images' websites are accompanied by: (i) titles,  
2 captions, and/or descriptions which are themselves original and creative copyrighted expression; (ii)  
3 watermarks with credit information and content identifiers that are designed to deter infringing uses of  
4 the content and allow Getty Images to identify infringement; and (iii) metadata containing other  
5 copyright management information.

6 5. Getty Images serves creative, corporate, and media customers in more than 200 countries  
7 and territories around the world, and its imagery helps its customers produce work which appears every  
8 day in the world's most influential newspapers, magazines, advertising campaigns, films, television  
9 programs, books and websites.

10 6. Getty Images' visual assets are highly desirable for use in connection with artificial  
11 intelligence and machine learning because of their high quality, and because they are accompanied by  
12 content-specific, detailed captions and rich metadata. With safeguards for the rights and interests of its  
13 photographers and contributors and the subjects of the images in its collection, Getty Images also licenses  
14 the use of its visual assets and associated metadata in connection with the development of artificial  
15 intelligence and machine learning tools. Getty Images has licensed millions of suitable digital assets to  
16 leading technology innovators for a variety of purposes related to artificial intelligence and machine  
17 learning.

18 7. In partnership with Bria, Getty Images also offers Generative AI by Getty Images, a  
19 model that utilizes artificial intelligence to generate visual assets in response to text prompts. This  
20 content generator is trained exclusively on licensed content, including Getty Images' commercially safe,  
21 high-quality creative library and data. Getty Images compensates content creators for the use of their  
22 work in connection with the model.

23 8. Upon information and belief, Stability AI, Ltd. was founded in 2019 and Stability AI, Inc.  
24 was founded in 2020, each as a for-profit company. Both were founded by Emad Mostaque, a former  
25 hedge fund executive. According to press reports, in October 2022, Stability AI raised more than \$100  
26 million from venture capital investors and was already valued at that time at \$1 billion.<sup>2</sup> In June 2024,  
27

28  
<sup>2</sup> <https://www.businessinsider.com/stable-diffusion-stability-ai-1b-funding-round-midjourney-dalle-openai-2022-10>.

1 Stability AI closed a second funding round, raising an additional \$80 million.<sup>3</sup>

2 9. On the back of intellectual property owned by Getty Images and other copyright holders,  
3 Stability AI created an image-generating model called Stable Diffusion that uses artificial intelligence  
4 to deliver computer-synthesized images in response to text prompts. Stability AI has released subsequent  
5 AI image-generation models building upon and refining the technology in Stable Diffusion, including  
6 Stable Diffusion 2.0, Stable Diffusion 3.0, Stable Diffusion 3.5, SDXL 1.0, and SDXL Turbo. Stability  
7 AI also has developed the capacity for image-to-image (or “img2img”) generation, which allows use of  
8 the Stable Diffusion model to generate output by providing an image as a prompt, either instead of text  
9 or in combination with a text prompt. Additionally, Stability AI has released Stable Diffusion Reimagine  
10 and Reimagine XL, image-to-image Clipdrop tools that allow users to generate multiple variations of an  
11 image. All of the various models and services offered by Stability AI permit users to utilize the output  
12 delivered by its model for commercial use.

13 10. Stability AI offers commercial use of its models through paid subscriptions. In addition  
14 to offering commercial licenses for the use of Stable Diffusion, Stability AI also offers a revenue-  
15 generating service called DreamStudio that is and has been powered by various Stable Diffusion models,  
16 including Stable Diffusion 3.5, Stable Image Ultra, and Stable Image Core. After purchasing a monthly  
17 subscription, users can spend credits on the DreamStudio website ([www.dreamstudio.stability.ai](http://www.dreamstudio.stability.ai)) to  
18 generate images via text and/or image-based prompts. Users can select, from a drop-down menu, which  
19 of Stability AI’s models they wish to employ, without the need for any actual installation or coding  
20 knowledge.

21 11. Stability AI also offers a second revenue-generating service called Stable Assistant,  
22 whose image-generating functions are powered by the Stable Diffusion 3.5 model. Users pay a monthly  
23 fee of between \$9 and \$99 in exchange for a monthly supply of credits. These credits can be spent on a  
24 variety of services on the Stable Assistant website ([www.stability.ai/stable-assistant](http://www.stability.ai/stable-assistant)), including image,  
25 audio, and video generation.

26 12. Rather than attempt to negotiate a license with Getty Images for the use of its content,  
27

28 <sup>3</sup> <https://www.reuters.com/technology/artificial-intelligence/cash-strapped-stability-ai-raises-80-mln-with-new-ceo-board-2024-06-25/>.

1 and even though the terms of use of Getty Images’ websites expressly prohibit unauthorized reproduction  
2 of content for commercial purposes such as those undertaken by Stability AI, Stability AI copied at least  
3 12 million copyrighted images from Getty Images’ websites, along with associated text and metadata,  
4 along with numerous copyrighted images from Getty Images’ licensees’ websites, in order to train its  
5 original Stable Diffusion model and has used images from Getty Images’ collection to train at least some  
6 of its other models as well. Stability AI competes directly with Getty Images by marketing Stable  
7 Diffusion models and its DreamStudio and Stable Assistant interfaces to those seeking creative imagery,  
8 and its infringement of Getty Images’ content on a massive scale has been instrumental to its success to  
9 date. Stability AI competes directly with Getty Images’ own generative AI product and directly harms  
10 Getty Images’ potential licensing markets, including by producing vast quantities of marketplace  
11 substitutes for Getty Images’ visual assets and by undermining Getty Images’ ability to license content  
12 for use in AI development.

13 13. Upon information and belief, Stability AI was aware that the content it copied without  
14 permission from Getty Images’ websites and Getty Images’ licensees’ websites was protected by U.S.  
15 copyright law.

16 14. As a result of Stability AI’s unauthorized copying, output generated by Stable Diffusion  
17 has often contained a modified Getty Images watermark, creating confusion as to the source of the  
18 images and falsely implying an association with Getty Images. In December 2024, a digital journalist  
19 reported that Stable Diffusion could still “very easily” be used to generate images like the images below,  
20 which bear an ersatz Getty Images watermark:<sup>4</sup>

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<sup>4</sup> <https://photutorial.com/stable-diffusion-watermarks-investigation/>.



15. While some of the output generated through the use of Stable Diffusion is amusing or aesthetically pleasing, other output is of much lower quality and at times has ranged from the bizarre to the grotesque. In the most disturbing cases, Stable Diffusion, upon information and belief, has been used to produce pornographic images and child sexual abuse material (“CSAM”). Stability AI’s capacity to incorporate Getty Images’ marks into low quality, unappealing, pornographic, offensive, “deepfake,” or violent images dilutes those marks in further violation of federal and state trademark laws.





1 “launched generative AI models covering video, 3D, audio, language and code.” For this reason, the  
2 Complaint sometimes refers to Defendants as “Stability AI” because Stability AI itself fails to distinguish  
3 between entities in the “Group.”

#### 4 **JURISDICTION AND VENUE**

5 23. This action arises under the Copyright Act of 1976, 17 U.S.C. §101 *et seq.*, the Lanham  
6 Act, 15 U.S.C. § 1051 *et seq.*, and California trademark and unfair competition laws. This Court has  
7 subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331, 1338, and 1367.

8 24. This Court has personal jurisdiction over all Defendants because they have transacted  
9 business in, maintained substantial contacts with, purposefully directed activities towards, and  
10 committed acts in furtherance of its infringing scheme in this District. And when Getty Images first sued  
11 Defendants in the District of Delaware, in *Getty Images (US), Inc. v. Stability AI, Ltd., et al.*, Case No.  
12 23-135 (JLH) (D. Del.), Defendants moved, in part, to transfer venue from the United States District  
13 Court for the District of Delaware to the United States District Court for the Northern District of  
14 California on the basis of their connection to this forum and admitted they are subject to personal  
15 jurisdiction here.<sup>5</sup>

16 25. During the relevant time period of the conduct alleged herein, Stability AI, Ltd. employed  
17 individuals in California responsible for training its models, developing its software, marketing, and  
18 other functions. Indeed, as Stability AI argued in its Motion to Transfer the Delaware action to this  
19 Court, as of 2023, “approximately 56 people in the United States worked for Stability [AI Ltd.] through  
20 third-party remote working companies, with more than 20% of the US workforce residing in California.”  
21 These individuals participated in the acts alleged in the Complaint, as Stability AI has conceded that  
22 “some people who worked for Stability [AI Ltd.] in California were involved in the development of  
23 Stable Diffusion.”

24 26. Stability AI US Services Corporation was incorporated in March 2023 and employs  
25 personnel located in the United States, including California, with expertise in artificial intelligence and  
26 computer engineering who provide services for Stability AI, Ltd. and the Stability AI Group, including  
27

28 <sup>5</sup> That action was voluntarily dismissed without prejudice pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure on August 14, 2025, prior to a ruling on Defendants’ motion.



1 in connection with development, training, and improvement of text-to-image and image-to-image  
2 models, and other computer engineering support to develop Stability AI's suite of products.

3 27. Upon information and belief, Stability AI, Ltd. currently conducts the company's  
4 activities, including through personnel in the United States (including in California) employed by  
5 Stability AI US Services Corporation. As Stability AI argued in its Motion to Transfer the Delaware  
6 action, as of July 2024, "approximately 49 people in the United States work for Stability UK through the  
7 agreement with Stability [AI US] Services, with more than 33% of the US workforce currently residing  
8 in California[.]" Upon information and belief, these individuals participated in the acts alleged in the  
9 Complaint.

10 28. Stability AI, Inc. is a shell holding company, which has no employees or day-to-day  
11 operations. But, according to SEC filings, in October 2022, Stability AI, Inc. raised over \$75 million  
12 through a securities offering (including around \$11 million of convertible indebtedness and accrued  
13 interest).<sup>6</sup> In June 2024, the company successfully negotiated an additional \$80 million dollars in  
14 funding from several venture capital firms, two of which were headquartered in California: Sound  
15 Ventures and Lightspeed Venture Partners.<sup>7</sup> Upon information and belief, because Stability AI, Inc.  
16 does not have any employees of its own, its fundraising activities have been carried out by employees  
17 and/or officers of Stability AI, Ltd. The funds raised by Stability AI, Inc. have been used to fund the  
18 infringing activities of Stability AI, Ltd., including those described in this Complaint.

19 29. Further, upon information and belief, Stability AI, Ltd. and Stability AI, Inc. have failed  
20 to observe corporate formalities in other ways. Even though it was incorporated in October 2020,  
21 Stability AI, Inc. did not maintain board minutes until September 2022, which was after the initial release  
22 of Stable Diffusion and after most of the work for the fundraising described above was completed.  
23 Stability AI, Ltd. also did not maintain board minutes for its board meetings in at least 2021, 2022, and  
24 early 2023. Further, upon information and belief, board minutes that existed routinely presented Stability  
25 AI, Inc. and Stability AI, Ltd. as a single entity, or referred to the entities interchangeably.

26 30. Upon information and belief, Stability AI, Ltd. has been dependent on Stability AI, Inc.

27  
28 <sup>6</sup> [https://www.sec.gov/Archives/edgar/data/1949710/000194971022000001/xslFormDX01/primary\\_doc.xml](https://www.sec.gov/Archives/edgar/data/1949710/000194971022000001/xslFormDX01/primary_doc.xml).

<sup>7</sup> <https://www.reuters.com/technology/artificial-intelligence/cash-strapped-stability-ai-raises-80-mln-with-new-ceo-board-2024-06-25/>.

1 to fund its infringing operations. For example, Stability AI, Inc. has made intercompany loans to fund  
2 the operations of Stability AI, Ltd., including paying for Stability AI, Ltd.’s contracts for the compute  
3 resources needed to carry out the use of Getty Images’ and others’ copyrighted works to train Stable  
4 Diffusion models.

5 31. Stability AI, Inc. and Stability AI, Ltd. also present themselves as one company to the  
6 public. They share an email domain (@stability.ai) and website (<https://stability.ai/>). Additionally, upon  
7 information and belief, when soliciting investors, Defendants have presented investor materials that fail  
8 to distinguish between entities. These solicitations have advised investors that they were investing in  
9 “Stability AI,” an entity with artificial intelligence operations, when in reality they are investing only in  
10 Stability AI, Inc., an entity that has no such operations itself, but serves as the vehicle to raise funds for  
11 Stability AI, Ltd.

12 32. An October 2020 Stock Purchase Agreement executed between Stability AI, Inc. and  
13 Cyrus Hodes, indicates that Mr. Hodes resided within this District at Los Altos, California. In the matter  
14 of *Hodes v. Mostaque et al.*, Case No. 23-cv-03481-MMC (N.D. Cal.), filed in this District, Mr. Hodes  
15 described himself as a co-founder of Stability AI and having been involved in the daily activities of  
16 Stability AI, Inc. from his home in Los Altos, California throughout 2020 and 2021. Mr. Hodes further  
17 averred that “Stability AI informed vendors and partners that it has U.S. operations with offices in  
18 Northern California, principally out of my home address in Los Altos.”

19 33. Additionally, on March 19, 2021, “Stability AI,” identifying itself as a Delaware C Corp,  
20 (*i.e.*, Stability AI, Inc.) submitted a Y-Combinator Startup Application Form which indicated that the  
21 applicant resided in within this District at Los Altos, California.

22 34. This Court also has personal jurisdiction over Defendant Stability AI, Ltd. under the  
23 Federal Long-Arm Statute based on Stability AI, Ltd.’s extensive contacts with California and the United  
24 States.

25 35. Stability AI, Ltd. operates websites, including [www.stability.ai/stable-assistant](http://www.stability.ai/stable-assistant) and  
26 [www.dreamstudio.stability.ai](http://www.dreamstudio.stability.ai), which are accessible to internet users in California and elsewhere in the  
27 United States. From those websites, users throughout the United States, including in California, can  
28 access Stability AI’s offerings, such as Stable Diffusion, DreamStudio, and Stable Assistant.

1           36. The Stability AI websites, applications, and models target users across the United States,  
2 including users located in California. Stability AI has earned money from fees collected from users in  
3 California, among other jurisdictions around the world. Upon information and belief, millions of users  
4 have accessed DreamStudio in the United States, including at least hundreds of thousands in California.

5           37. Upon information and belief, Stability AI, Ltd. maintains high performance computing  
6 resources in the United States, and has used those resources in the course of the development and training  
7 of Stable Diffusion models. Stability AI utilizes U.S.-based employees and computing resources to  
8 develop and train its models in the United States, including through cloud computing contracts with US-  
9 based providers. According to Stability AI's filing in the Delaware court, "Stability [AI Ltd.] has spent  
10 over \$3,750,000 with California suppliers" on activities which, on information and belief, support the  
11 infringing conduct alleged herein.

12           38. The www.stability.ai website expressly states that the site and its content are "protected  
13 by copyright, trade dress, trademark, moral rights, and other intellectual property laws in the United  
14 States, the United Kingdom, and other international jurisdictions." As a result, Stability AI, Ltd. has  
15 demonstrated its intent to avail itself of jurisdiction and the legal protections of the United States.

16           39. Accordingly, Stability AI, Ltd. also has sufficient contacts with the United States to be  
17 subject to personal jurisdiction in California. *See* Fed. R. Civ. P. 4(k)(2).

18           40. Venue is proper in this District pursuant to 28 U.S.C. § 1391(b) because Defendants are  
19 subject to personal jurisdiction in this District. Venue is also proper in this District pursuant to 28 U.S.C.  
20 § 1400(a), because Defendants or their agents reside or may be found in this District and because  
21 Defendants purposefully directed its activities towards this District.

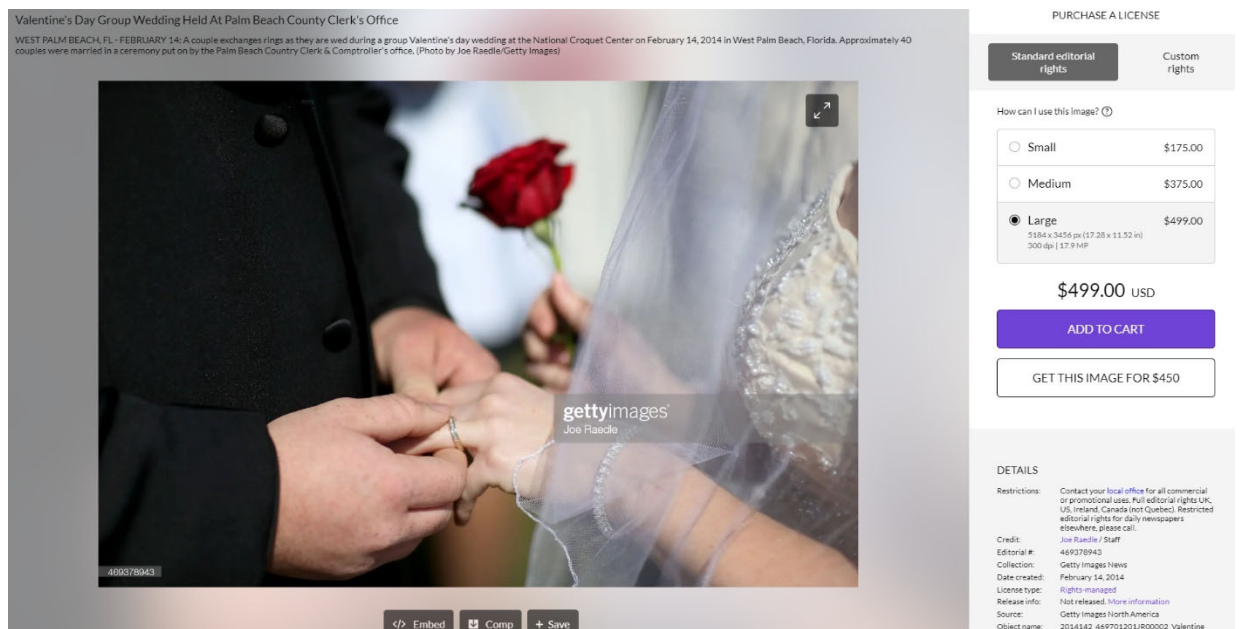
22                   **ALLEGATIONS COMMON TO ALL CLAIMS FOR RELIEF**

23           **A. Getty Images, Its Extensive Collection, and Its Worldwide Reputation for**  
24           **Premium Visual Content**

25           41. Getty Images is a preeminent global visual content creator and a leading source for visual  
26 content around the world. Getty Images operates websites for the purpose of licensing its visual assets,  
27 including, *inter alia*, at www.gettyimages.com and www.istock.com. Its collection, which currently  
28 contains hundreds of millions of visual assets, is renowned worldwide for its unmatched depth, breadth,

and quality. That visual content is included in a robust database (the “Database”) that also contains detailed, original text titles and captions associated with the individual photographs and rich, image-specific metadata to provide the highest quality user experience to customers and to ensure appropriate compensation for contributors and content partners.

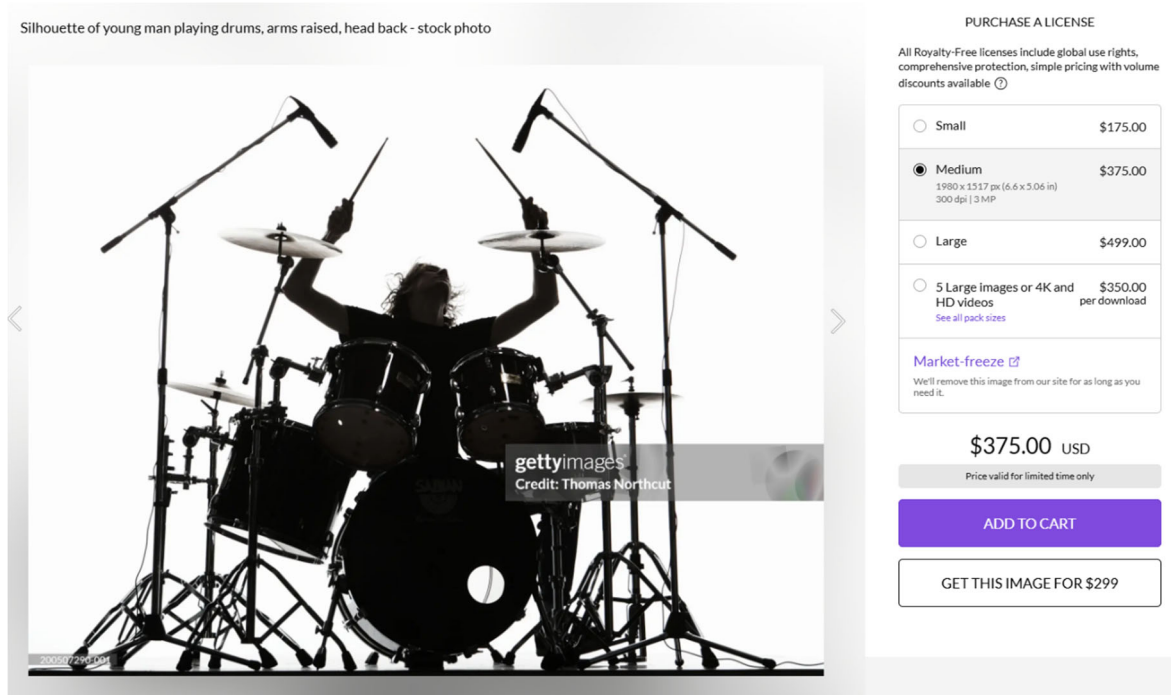
42. By visiting Getty Images’ websites, its customers and potential customers can search and browse its collection before purchasing a license for specific content. For example, customers looking for an image from a wedding might search “a couple exchanges rings.” Among the search results, they might find the following image available for license with an accompanying title that reads, “Valentine’s Day Group Wedding Held at Palm Beach County Clerk’s Office,” a caption that reads, “A couple exchanges rings as they are wed during a group Valentine’s day wedding at the National Croquet Center on February 14, 2014 in West Palm Beach, Florida” and a photo credit that reads “(Photo by Joe Raedle/Getty Images)”:<sup>8</sup>



43. As another example, customers looking for creative content with images of musicians might search “man playing drums.” Among the search results, they might find the following image

<sup>8</sup> <https://www.gettyimages.com/detail/news-photo/couple-exchanges-rings-as-they-are-wed-during-a-group-news-photo/469378943?phrase=a%20couple%20exchanges%20rings&adppopup=true>.

available for license with an accompanying title that reads “Silhouette of young man paying drums, arms raised, head back – stock photo” and a photo credit to Thomas Northcut, as the following example shows:



44. As the foregoing examples reflect, the search results contain, in addition to images responsive to the search terms, watermarks on the images to deter infringing uses, credits and other metadata, and options for purchasing a license for further use.

45. In all, Getty Images has more than 600,000 contributors (approximately 81,000 of which are exclusive to Getty Images), over 355 premium content partners, more than 115 staff photographers, videographers, and other content experts who guide and contribute to the creation of award-winning content, and a unique and comprehensive visual archive collection covering a broad range of subject matter. Contributors choose to work with Getty Images to benefit from its reputation and goodwill as a preeminent content licensor, its robust platform, its global distribution network, and the royalty income Getty Images generates for them.

46. Getty Images' customers come to Getty Images for its easy-to-use platform, its comprehensive suite of content (including certain types of content for which authorized copies are exclusive to Getty Images), its variety of licensing options and services, and the assurance that the images they obtain from Getty Images will not infringe third-party copyrights.

**B. Getty Images' Intellectual Property Rights and Terms of Use****1. Copyright**

47. Most of the images and videos displayed on Getty Images' websites are original, creative visual assets that enjoy protection under U.S. copyright laws. For many of these visual assets, including all of the assets subject to the copyright infringement claims at issue in this action, Getty Images either owns the copyright or is an exclusive licensee; for others, Getty Images is a non-exclusive licensee.

48. For purposes of the copyright infringement claims set forth herein and establishing the unlawful nature of Stability AI's conduct, Getty Images has selected 25,647 examples from the millions of images that Stability AI copied without permission and, upon information and belief, used to train one or more versions of Stable Diffusion. The copyrights for each of these images have been registered with the U.S. Copyright Office. A list of these visual assets, together with their copyright registration numbers, is attached as Exhibit A.

49. As noted above, for the images displayed on its websites, Getty Images also typically provides a detailed corresponding title and/or caption. Image titles and captions, which are authored either by a Getty Images staff member or by an image contributor or partner, typically reflect originality and creative choices. For example, for the image below, the accompanying title reads, "Malnourished Sea Lions Continued To Be Rescued Off California Shores" and the accompanying caption reads: "A sick and malnourished sea lion pup sits in an enclosure at the Marine Mammal Center on March 18, 2015 in Sausalito, California. For the third winter in a row, hundreds of sick and starving California sea lions are washing up on California shores, with over 1,800 found and treated at rehabilitation centers throughout the state since the beginning of the year. The Marine Mammal Center is currently caring for 224 of the emaciated pups."<sup>9</sup>

<sup>9</sup> <https://www.gettyimages.com/detail/news-photo/sick-and-malnourished-sea-lion-pup-sits-in-an-enclosure-at-news-photo/466716732>





14           50. Each of the images available through Getty Images' websites has an associated page that  
 15 contains a unique URL pointing to a location where the image is stored together with an "alt text" tag  
 16 containing the image title and caption. The image URLs, titles, and captions, along with other current  
 17 metadata for each image, such as keywords and author and ownership data, are populated from the  
 18 Database.

19           51. Getty Images has spent years coordinating and arranging the Database, including, *inter*  
 20 *alia*, by setting criteria for inclusion of images, selecting specific images for inclusion, creating and  
 21 incorporating detailed captions and other text paired with images, creating and assigning unique asset  
 22 identifiers that can be linked to specific contributors, and arranging the contents of the Database so that  
 23 the Database is searchable and results can be filtered. Additionally, Getty Images has invested hundreds  
 24 of millions of dollars and continues to invest significantly in maintaining the contents of the Database.

25           52. On November 29, 2022, Getty Images registered its copyright for the Database (as of  
 26 November 28, 2022) with the United States Copyright Office. The copyright registration number is  
 27 TXu002346096.  
 28

## 2. Trademarks and Goodwill

53. Getty Images' name and trademarks are renowned in the U.S. and around the world. Customers perform over 2.8 billion searches annually on Getty Images' websites, which exist in 23 languages. Through its full range of content solutions, Getty Images served more than 708,000 customers last year, with customers from almost every country in the world, ranging from media outlets, advertising agencies, and corporations of all sizes to individual creators. Customers rely on Getty Images for the best content and service, and trust the trademarks and service marks associated with its content.

54. Since its founding in 1995, Getty Images has been using its name and associated trademarks in commerce continuously in connection with the distribution, promotion, and marketing of its services and visual content in the United States, including the uses described above. Getty Images has used its name and trademarks exclusively and extensively in the United States and in California, and its trademarks are widely recognized as representing premium quality visual content.

55. Getty Images uses its name and trademarks prominently on the Getty Images websites. Each image available for viewing and purchase prominently displays a watermark that contains an affiliated trademark, as illustrated in the images depicted in paragraphs 42, 43 and 49 above.

56. Getty Images owns trademarks registered on the Principal Register in the United States Patent & Trademark Office ("USPTO") relating to its iconic brand. True and correct copies of the federal registration certificates evidencing Getty Images' ownership of the trademarks shown below are attached hereto as Exhibit B.

<u>Mark Name</u>	<u>Reg. Number</u>	<u>Reg. Date</u>
GETTY IMAGES	2,656,652	12/03/2002
GETTY IMAGES	2,837,208	04/27/2004
GETTY IMAGES	2,842,851	05/18/2004
GETTY IMAGES	2,844,647	05/25/2004
GETTY IMAGES	3,603,335	04/07/2009
GETTY IMAGES	4,968,996	05/31/2016
GETTY IMAGES	4,968,997	05/31/2016
GETTY IMAGES	5,200,414	05/09/2017

57. Getty Images also owns common law rights in the mark GETTY IMAGES. Together with Getty Images' federally registered trademarks, these are referred to collectively as the "Getty Images Marks."

### 3. Website Terms and Conditions

58. Stability AI accessed Getty Images’ collection of visual assets through Getty Images’ public-facing websites. The Getty Images websites from which Stability AI copied images without permission are subject to express terms and conditions of use which, among other things, expressly prohibit, *inter alia*: (i) downloading, copying or re-transmitting any or all of the website or its contents without a license; and (ii) using any data mining, robots or similar data gathering or extraction methods. Such restrictions apply not only to the photographic images and videos that Getty Images licenses, but also to the valuable and proprietary title and caption information, keywords, and other metadata associated with the visual assets, all of which is highly desirable for use in connection with developing AI tools such as Stable Diffusion.

#### C. Stability AI Infringes Getty Images’ Copyrights on an Enormous Scale and Exploits Getty Images’ Resources for its Commercial Benefit

59. According to Stability AI, Ltd., the “[Stability AI] Group launched its first revenue generating activities in August 2022, which were linked to the Stable Diffusion text to image model series.”<sup>10</sup> The public release of Stable Diffusion was announced on August 22, 2022.<sup>11</sup>

60. Upon information and belief, Stability AI utilizes the following steps to train Stable Diffusion:

- a. First, Stability AI copies billions of text-and-image pairings—like those available on Getty Images’ websites—and loads them into computer memory to train a model.
- b. Second, Stability AI encodes the images, which involves creating smaller versions of the images that take up less memory. Separately, Stability AI also encodes the paired text. Stability AI retains and stores copies of the encoded images and text as an essential element of training models.
- c. Third, Stability AI adds visual “noise” to the encoded images, *i.e.*, it further alters the images so that it is incrementally harder to discern what is visually represented because the images have been intentionally degraded in visual quality in order to “train” the models

<sup>10</sup> See Stability AI Limited, Annual Report and Financial Statements for the Period Ended 31 December 2022 at 4.

<sup>11</sup> <https://stability.ai/news/stable-diffusion-public-release>.

1 to remove the “noise.” By intentionally adding visual noise to the existing images with  
2 associated text, Stability AI teaches the models to generate output images to be consistent  
3 with a particular text description (*e.g.*, “a dog playing on the beach during sunset”).

- 4 d. Fourth, the models decode the altered image and teach themselves to remove the noise (or  
5 “denoise”) by comparing the decoded image to the original image and text descriptions  
6 that have been copied and stored. By learning to decode noise, the models learn to deliver  
7 images similar to—and, in some cases, substantially similar to—the original without noise.

8 61. Upon information and belief, the third and fourth steps described in the preceding  
9 paragraph are part of “training” a model to allow Stable Diffusion to understand the relationships  
10 between text and associated images and to use that knowledge to computationally produce images in  
11 response to text prompts, as explained further below. Stability AI also retains copies of images generated  
12 as part of and delivered to consumers via DreamStudio.

13 62. Upon information and belief, the original version of Stable Diffusion, as well as certain  
14 subsequent models, were trained on copyrighted content that Stability AI downloaded using datasets  
15 prepared by non-party LAION.<sup>12</sup> LAION is a German entity that works in conjunction with and is  
16 sponsored by Stability AI. Upon information and belief, Stability AI provided LAION with both funding  
17 and significant computing resources to produce its datasets in furtherance of Stability AI’s infringing  
18 scheme.

19 63. Upon information and belief, LAION created datasets consisting of more than five billion  
20 hyperlink-text pairs by scraping links to billions of pieces of content from various websites, including  
21 Getty Images’ websites.

22 64. Upon information and belief, Stability AI personnel, under the direction of one or more  
23 Stability AI employees, followed links included in LAION’s dataset to access specific pages on Getty  
24 Images’ websites and copied many millions of copyrighted images and associated text. Such copying  
25 was done without Getty Images’ authorization and in violation of the express prohibitions against such  
26

27 <sup>12</sup> Upon information and belief, Stable Diffusion has had at least the following models: 1.1, 1.2, 1.3, 1.4, 1.5, 1.6, v2-base,  
28 2.0, v2.1-base, 2.1, XL 1.0, XL Turbo, 3.0, and 3.5. Throughout this Complaint, references to “version 1” includes versions  
1.1, 1.2, 1.3, 1.4, 1.5 and 1.6. References to “version 2” includes versions 2.0 and 2.1 as well as v2-base and v2.1-base.  
References to version XL includes XL Beta, XL Base 0.9, XL Base 1.0, XL 1.0 and XL Turbo.

1 conduct contained in its websites' terms of use.

2 65. Upon information and belief, Stability AI then created another copy of the content to  
3 encode it into a form its models could interpret.

4 66. Upon information and belief, Stability AI then created yet additional copies with visual  
5 noise added, while retaining encoded copies of the original images without noise for comparison to help  
6 train its models.

7 67. Upon information and belief, the unauthorized copies of Getty Images' content made by  
8 Stability AI are neither transitory nor ephemeral, and they were made and stored with the express aim of  
9 enabling Stability AI to supplant Getty Images as a source of creative visual imagery.

10 68. The training process described herein has occurred in the United States and in this  
11 District.

12 69. In addition to training, Stability AI has utilized unauthorized copies of Getty Images'  
13 content in the further development of Stable Diffusion models. In addition to training the model,  
14 development includes the following functions: (1) developing a model architecture for Stable Diffusion,  
15 (2) obtaining and curating one or more datasets on which the model will be trained, and (3) evaluating  
16 the outputs. Through this process, Stability AI makes iterative adjustments to the model architecture,  
17 iterative changes to the size of the training datasets, iterative changes to the filtering of the datasets,  
18 experimental training, and training and further evaluation to produce a released version of Stable  
19 Diffusion. Upon information and belief, the development process has included the unauthorized  
20 downloading of Getty Images' content within the United States.

21 70. Stability AI has also utilized unauthorized copies of Getty Images' content in "filtering"  
22 and "fine-tuning" of the Stable Diffusion models.

23 71. Upon information and belief, Stability AI used images scraped directly from Getty  
24 Images' websites in connection with at least Stable Diffusion versions 1, 2 and XL, and scraped Getty  
25 Images' content from Getty Images' licensees' websites for use in connection with all versions.

26 72. Upon information and belief, Stability AI employees residing in California participated  
27 in the development of Stable Diffusion. Such individuals include, for example, former Stability AI  
28 employees Alex Goodwin and Zion English, whom Stability AI previously represented in its Motion to

1 Transfer were “machine learning engineer[s] who w[ere] involved in the development of a Stable  
2 Diffusion model[s].” Upon information and belief, at least four of Defendants’ employees located in the  
3 United States participated in the infringing conduct through the development and training of Stable  
4 Diffusion.

5 73. Stability AI has stored training data in the United States.

6 74. Upon information and belief, Stability AI, Inc. in the past has made and continues to make  
7 payments on behalf of Stability AI, Ltd. for third-party computing services. Upon information and  
8 belief, these services have been used in connection with training Stable Diffusion and conducting the  
9 activities described herein, including downloading and reproducing Getty Images’ copyrighted content.  
10 Since 2023, personnel employed by Stability AI US Services Corporation have participated in infringing  
11 activities in furtherance of the Group’s efforts to develop commercial products and generate revenue.

12 75. Stability AI, Inc.’s fundraising operations solicit investors for funds by representing that  
13 the investors are investing in Stability AI’s products, including Stable Diffusion, DreamStudio, and  
14 Stable Assistant. Stability AI, Inc. accordingly benefits from, and claims as part of its operations, the  
15 infringing activities alleged in this Complaint. Stability AI reportedly was valued at \$1 billion by late  
16 2022, after closing its initial round of funding.<sup>13</sup> In June 2024, Stability AI closed another round of  
17 funding valued at \$80 million from investors including Greycroft, Coatue Management, Lightspeed  
18 Venture Partners, and O’Shaughnessy Ventures.<sup>14</sup> In March 2025, Stability AI announced an additional  
19 round of investment led by WPP, a global marketing and communications services company that has  
20 been a customer of Getty Images. Stability AI has thus been repeatedly and unjustly enriched through  
21 its wrongful exploitation of Getty Images’ intellectual property.<sup>15</sup>

22 76. To date, Getty Images has identified over 12 million links to images and their associated  
23 text and metadata on its websites that were contained in the LAION datasets that Stability AI used to  
24 guide its unauthorized copying. Among the millions of links was a link to the photograph of the couple  
25 exchanging rings displayed in paragraph 42 above, a link to the photograph of the man playing drums in  
26

27 <sup>13</sup> <https://techcrunch.com/2022/10/17/stability-ai-the-startup-behind-stable-diffusion-raises-101m/>; <https://fortune.com/2023/03/04/stability-ai-raise-funds-4-billion-valuation-artificial-intelligence-captivates-investors/>.

28 <sup>14</sup> [https://www.wsj.com/tech/ai/tech-investor-sean-parker-leads-rescue-of-struggling-ai-startup-0d2e2b3b?gaa\\_at=eafs](https://www.wsj.com/tech/ai/tech-investor-sean-parker-leads-rescue-of-struggling-ai-startup-0d2e2b3b?gaa_at=eafs).

<sup>15</sup> <https://stability.ai/news/stability-ai-announces-investment-from-wpp-and-new-partnership-to-shape-the-future-of-media-and-entertainment-production>



1 paragraph 43 above, as well as to each of the other images identified in Exhibit A. Many other images  
2 owned or licensed exclusively by Getty Images were scraped from its licensees' websites.

3 77. Getty Images' content is extremely valuable to the datasets used to train Stable Diffusion.  
4 Getty Images' websites provide access to millions of high quality images and a vast array of subject  
5 matter. High quality images such as those offered by Getty Images on its websites are more useful for  
6 training an AI model such as Stable Diffusion than low quality images because they contain more detail  
7 or data about the image that can be copied. By contrast, a low quality image, such as one that has been  
8 compressed and posted as a small thumbnail on a typical social media site, is less valuable because it  
9 only provides a rough, poor quality framework of the underlying image and may not be accompanied by  
10 detailed text or other useful metadata.

11 78. Stability AI has developed and released different versions of Stable Diffusion over time,  
12 including, upon information and belief, to users located in California. Upon information and belief,  
13 among the datasets to train Stable Diffusion version 2 was a subset of LAION 5B called LAION-  
14 Aesthetics,<sup>16</sup> which was created to exclude images that were not sufficiently aesthetically pleasing.<sup>17</sup>  
15 Targeting its copying in this way allowed Stability AI to further benefit from Getty Images' efforts over  
16 many years to amass its renowned collection of high quality images and from the significant investments  
17 required to generate such a collection and to develop and maintain the Database in which it is stored.

18 79. Getty Images' websites include both the images and corresponding detailed titles and  
19 captions and other metadata. Upon information and belief, the pairings of detailed text and images have  
20 been critical to successfully training the Stable Diffusion model to deliver relevant output in response to  
21 text prompts. If, for example, Stability AI ingested an image of a beach that was labeled "forest" and  
22 used that image-text pairing to train the model, the model would learn inaccurate information and be far  
23 less effective at generating desirable outputs in response to text prompts by Stability AI's customers.  
24 Furthermore, in training the Stable Diffusion model, Stability AI has benefitted from Getty Images'  
25 image-text pairs that are not only accurate, but typically quite detailed. For example, if Stability AI  
26 ingested a picture of Lake Oroville in California during a severe drought with a corresponding caption

27 \_\_\_\_\_  
16 <https://stability.ai/blog/stable-diffusion-announcement>.

28 17 <https://laion.ai/projects/>.

1 limited to just the word “lake,” it would learn that the image is of a lake, but not which lake or that the  
 2 photograph was taken during a severe drought. If a Stable Diffusion user then entered a prompt for  
 3 “California’s Lake Oroville during a severe drought” the output image might still be one of a lake, but  
 4 it would be much less likely to be an image of Lake Oroville during a severe drought because the  
 5 synthesis engine would not have the same level of control that allows it to deliver detailed and specific  
 6 images in response to text prompts.

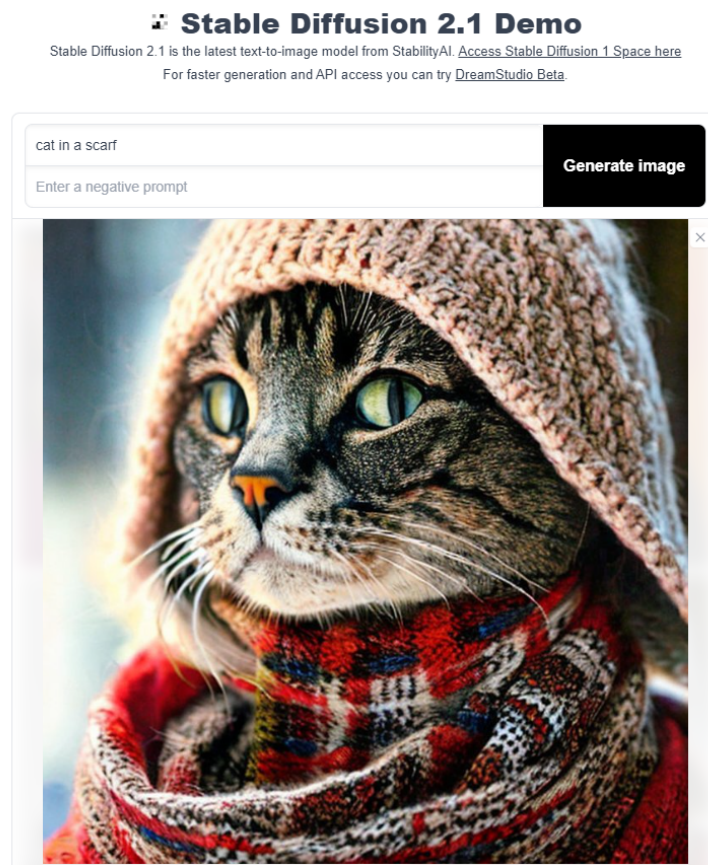
7 80. Upon information and belief, when Stability AI ingested the image below of Lake  
 8 Oroville with a corresponding caption that reads “A section of Lake Oroville is seen nearly dry on August  
 9 19, 2014 in Oroville, California. As the severe drought in California continues for a third straight year,  
 10 water levels in the State’s lakes and reservoirs is reaching historic lows. Lake Oroville is currently at 32  
 11 percent of its total 3,537,577 acre feet,”<sup>18</sup> its use of the accompanying text enabled the model to learn  
 12 even more about the image and its contents and thus generate output that competes with Getty Images’  
 13 own offerings much more effectively.



28 <sup>18</sup> <https://www.gettyimages.com/detail/news-photo/section-of-lake-oroville-is-seen-nearly-dry-on-august-19-news-photo/453834006>.

## D. Stability AI Competes Commercially with Getty Images

81. Once an artificial intelligence model like Stable Diffusion has been trained on enough data to learn the relationship between text prompts and images, it can be used to generate new images derived from the images and text the model's creator has copied. For example, if a model has been trained with image-text pairs of cats and image-text pairs of clothing, then a user can use the text prompt "cat in a scarf" and the model will generate an image that looks like a cat in a scarf:



82. To be clear, the image above is not a photograph of an actual cat wearing an actual scarf. It is a computer-synthesized image that *resembles* a cat wearing a scarf. Upon information and belief, Stability AI was able to generate the image above because it used enough images of real cats paired with rich text captions and images of real scarves with rich text captions to train Stable Diffusion that the model can generate this type of output. Stable Diffusion is able to combine what it has learned to generate this artificial image, but only because it was trained on proprietary content belonging to Getty Images and others.



83. As a result, Stable Diffusion and DreamStudio at times produce images that are highly similar to and derivative of the Getty Images proprietary content that Stability AI copied extensively in the course of training the model. Upon information and belief, Stability AI's models are prone to "overfitting," where the model is trained too long on the same training data or similar training data leading to memorization of certain individual training images. Indeed, independent researchers have observed that Stable Diffusion sometimes memorizes and regenerates specific images that were used to train the model.<sup>19</sup>

84. In many cases, and as discussed further below, the output delivered by Stability AI includes a modified version of a Getty Images watermark, underscoring the clear link between the copyrighted images that Stability AI copied without permission and the output its model delivers. In the following example, the image on the left is another original, watermarked image copied by Stability AI and used to train its model and the watermarked image on the right is output delivered using the model:



<sup>19</sup> See, e.g., Nicholas Carlini et al., Extracting Training Data from Diffusion Models (2023), <https://arxiv.org/pdf/2301.13188.pdf>; see also Gowthami Somepalli et al., Diffusion Art or Digital Forgery? Investigating Data Replication in Diffusion Models (2022), <https://arxiv.org/pdf/2212.03860.pdf>.

85. Users of Stable Diffusion and DreamStudio have reported generating output bearing a modified version of Getty Images watermark with a variety of prompts. For example, in December 2022, a Mastodon Social user reported: “It seems that #StableDiffusion overfits a bit when prompted with northern lights. I’m trying to get it to create a drawing in[s]tead of a photo and all I get are night[t]ime photos with GettyImages watermarks.”<sup>20</sup> The user posted the below example:



86. In March 2023, a Reddit user posted: “I asked for a photo of two girls hugging and the AI tried to make a Getty images watermark. I didn’t ask for that ...”<sup>21</sup> The user posted the below photo:



<sup>20</sup> <https://mastodon.social/@eliocamp/109593159332068058>.

<sup>21</sup> [https://www.reddit.com/r/weirdalle/comments/11pki84/i asked for a photo of two girls hugging and the/](https://www.reddit.com/r/weirdalle/comments/11pki84/i_asked_for_a_photo_of_two_girls_hugging_and_the/).



87. In a forum discussing Stable Diffusion version 2.1 on HuggingFace, a user reported that Stable Diffusion generated images, as shown below, bearing a modified version of the Getty Images watermark, when using the prompt “Japanese temple garden with blooming Sakura and kami.”<sup>22</sup>



88. The range of detail in these prompts shows the variety of inputs that can trigger Stability AI’s production of an infringing Getty Images watermark on images delivered by Stable Diffusion.

89. Upon information and belief, Stability AI offers Stable Diffusion as open source software, meaning that Stability AI permits third party developers to access, use, and further develop the model without paying license fees to Stability AI, thereby fostering further dilution of the market for Getty

<sup>22</sup> <https://huggingface.co/stabilityai/stable-diffusion-2-1/discussions/17>.



1 Images' copyrighted works. Those third parties benefit from Stability AI's infringement of Getty  
2 Images' copyrights and, in turn, Stability AI benefits from the widespread adoption of its model.

3 90. Stability AI directly profits from its Stable Diffusion models by charging subscription  
4 fees for their use. Historically, Stability AI has offered licenses in three tiers: (i) a free license for  
5 personal and research use; (ii) a \$20 per month subscription for creators, developers and startups with  
6 less than \$1 million in annual revenue, \$1 million in institutional funding, and one million active users;  
7 and (iii) a custom-priced enterprise plan for larger companies.<sup>23</sup> Licenses are currently offered in two  
8 tiers: (i) a free, "Community" license for researchers, developers, small businesses, and entities with less  
9 than \$1M in annual revenue; and (ii) a custom-priced "Enterprise" license for larger entities.<sup>24</sup> Notably,  
10 the Terms of Stability AI's licenses permit the use of its products for commercial use, as well as non-  
11 commercial and research purposes.<sup>25</sup> Indeed, the paid "Enterprise" license explicitly is for businesses  
12 with yearly revenues that exceed \$1 million that "use Stability AI models in commercial products or  
13 services."<sup>26</sup> Until recently, these "licenses" were described and marketed by Stability AI as  
14 "memberships."

15 91. While Stability AI has made Stable Diffusion open source, Stability AI is also directly  
16 monetizing the tool through two services, which it calls DreamStudio and Stable Assistant. For a  
17 monthly fee, both services allow customers to access Stable Diffusion to generate images without the  
18 need for any of their own heavy-duty processing power, software installation, or coding knowhow.  
19 DreamStudio subscriptions are available for \$12 or \$29 per month. Stable Assistant subscriptions are  
20 available for \$9, \$19, \$49, or \$99 per month. In both cases, higher-priced subscriptions provide the  
21 subscriber with more "credits" to spend on content generation. Further, on August 5, 2025, Stability AI  
22 announced the release of another service, Stability AI Solutions, which further monetizes Stable  
23 Diffusion by training and deploying "custom models and workflows" based upon versions of Stable  
24 Diffusion for customers for use on a large scale.<sup>27</sup>

25  
26 <sup>23</sup> <https://stability.ai/license>.

27 <sup>24</sup> The pricing of an enterprise license is not publicly advertised and appears to be determined on a case-by-case basis.

<sup>25</sup> <https://stability.ai/license>; <https://stability.ai/news/license-update>.

<sup>26</sup> <https://stability.ai/news/license-update>.

28 <sup>27</sup> <https://stability.ai/news/introducing-stability-ai-solutions>; [https://stability.ai/solutions?utm\\_source=blog&utm\\_medium=owned&utm\\_campaign=solutions\\_launch&utm\\_term=inline&utm\\_content=080525\\_announcement](https://stability.ai/solutions?utm_source=blog&utm_medium=owned&utm_campaign=solutions_launch&utm_term=inline&utm_content=080525_announcement).

92. Upon information and belief, although Stability AI only released DreamStudio in August 2022, millions of people already have used DreamStudio and collectively created hundreds of millions of images. According to a statement from CEO Emad Mostaque in October 2022, Stable Diffusion had 10 million daily users across all channels at that time.<sup>28</sup> A more recent third-party investigation in 2024 estimated that the total number of images created using all Stable Diffusion models exceeded 12.5 billion, representing 80% of all AI images created at that time with text-to-image algorithms.<sup>29</sup> Stable Assistant, which incorporates not only image but also audio and video generation, promises to be similarly successful.

93. Stability AI is also commercializing the Stable Diffusion models through lucrative partnerships with some of the world's most successful companies. For example, on July 21, 2025, hardware manufacturer AMD and Stability AI jointly announced the release of a Stable Diffusion model specifically optimized for use on AMD cards and laptops. The model promises to allow users to create high-quality AI-generated images on their laptops, without relying on a cloud-based solution, such as Generative AI by Getty Images.<sup>30</sup>

94. Through its models and products, Stability AI allows for the creation of output that competes with and substitutes for Getty Images' visual assets. Upon information and belief, Stable Diffusion and DreamStudio users have created, in addition to content which is sold, free content which also competes with Getty Images' visual assets. By way of example, Reddit users in a thread entitled "Obsolescence of stock images due to AI image generation" have commented that they no longer purchase stock photography and instead use tools such as Stable Diffusion.<sup>31</sup> Yet Stability AI has not paid a cent to Getty Images or other content owners from which it reproduced copyrighted content without permission to train its highly lucrative models that disseminate such vast quantities of competing content to users and dilute the value of Getty Images' own offerings.

95. The gravity of Stability AI's brazen theft and freeriding is compounded by the fact that, by utilizing Getty Images' copyrighted content for artificial intelligence and machine learning, Stability

<sup>28</sup> <https://www.forbes.com/sites/kenrickcai/2023/06/04/stable-diffusion-emad-mostaque-stability-ai-exaggeration/>.

<sup>29</sup> <https://journal.everypixel.com/ai-image-statistics>.

<sup>30</sup> <https://www.amd.com/en/blogs/2025/worlds-first-bf16-sd3-medium-npu-model.html>.

<sup>31</sup> [https://www.reddit.com/r/artificial/comments/1525v6e/obsolescence\\_of\\_stock\\_images\\_due\\_to\\_ai\\_image/](https://www.reddit.com/r/artificial/comments/1525v6e/obsolescence_of_stock_images_due_to_ai_image/).

1 AI is stealing a service that Getty Images already provides to paying customers in the marketplace for  
2 that very purpose. By diluting the market for Getty Images' works, such copying rather diminishes the  
3 human incentive to create, thwarting the purpose of the Copyright Act. Upon information and belief,  
4 Stability AI's wrongful exploitation of Getty Images' visual assets has significantly diminished their  
5 market value.

6 96. Getty Images has licensed millions of suitable digital assets for a variety of purposes  
7 related to artificial intelligence and machine learning in a manner that respects personal and intellectual  
8 property rights. While Getty Images licenses its proprietary content to responsible actors in appropriate  
9 circumstances, Stability AI took that same content from Getty Images without permission, depriving  
10 Getty Images and its contributors of fair compensation, and without providing adequate protections for  
11 the privacy and dignity interests of individuals depicted.

12 **E. Stability AI's Attempts to Circumvent Getty Images' Watermarks**

13 97. As noted in paragraph 55 above, each copyrighted image on Getty Images' public-facing  
14 websites contains a watermark that is intended to indicate provenance and prevent infringement. The  
15 watermark includes both a Getty Images-owned mark and credit information for the image.

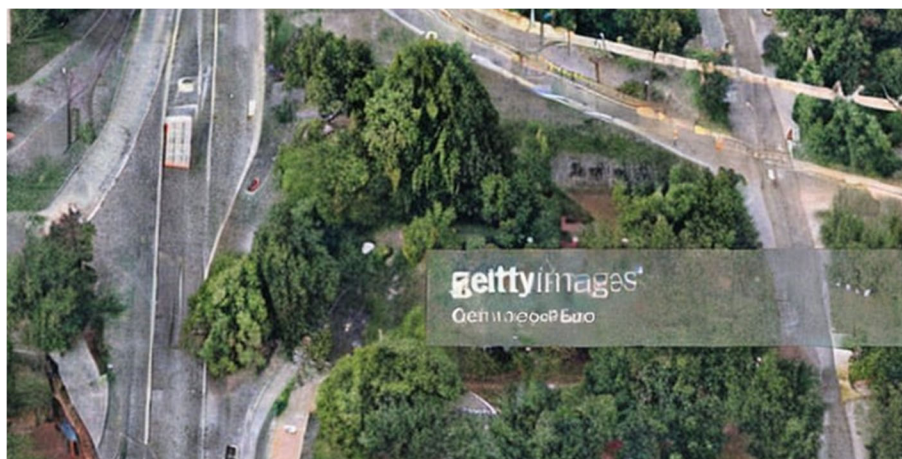
16 98. Upon information and belief, Stability AI has knowingly removed Getty Images'  
17 watermarks from some images in the course of its copying as part of its infringing scheme. At the same  
18 time, however, certain Stable Diffusion models have frequently generated output bearing a modified  
19 version of the Getty Images watermark, even when that output was not bona fide Getty Images' content  
20 and was well below Getty Images' quality standards. Examples of this practice include:  
21  
22  
23  
24  
25  
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27  
28



99. Indeed, a December 2024 investigation into watermarks in Stable Diffusion images conducted by Photutorial concluded that it was “very easy” to “replicate the Getty Images watermark,” as shown in the examples below.<sup>32</sup>

<sup>32</sup> <https://photutorial.com/stable-diffusion-watermarks-investigation/>.





100. Making matters worse, Stability AI has caused the Stable Diffusion model to incorporate a modified version of the Getty Images' watermark to bizarre and/or severely distorted synthetic imagery that tarnishes Getty Images' hard-earned reputation, such as the image below:

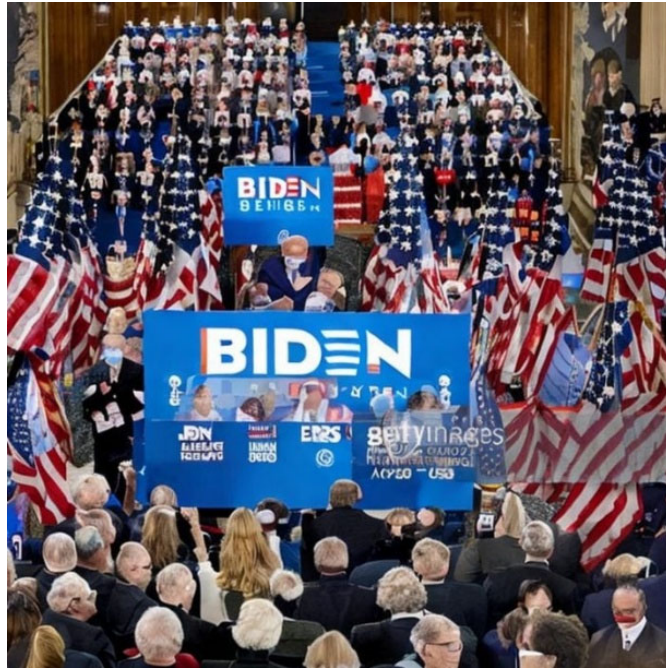


101. This practice and the output of bizarre and distorted imagery bearing a ersatz Getty Images watermark has continued, as the following images featured in the Photutorial article demonstrate.<sup>33</sup>



<sup>33</sup> <https://photutorial.com/stable-diffusion-watermarks-investigation/>.





102. Upon information and belief, Stability AI is well aware that Stable Diffusion generates images that include distorted versions of Getty Images' watermark and other watermarks, but it has not taken adequate steps to prevent that from happening.

103. Upon information and belief, unless enjoined by this Court, Stability AI intends to continue to infringe upon Getty Images' copyrights and trademarks in the United States and otherwise

1 profit from its unauthorized use of Getty Images' intellectual property. Getty Images has no adequate  
2 remedy at law to redress all of the injuries that Stability AI has caused, and intends to continue to cause,  
3 by its conduct. Getty Images will continue to suffer irreparable harm until Stability AI's infringing  
4 conduct is enjoined by this Court.

5 **CLAIM I**

6 **Copyright Infringement in Violation of 17 U.S.C. § 101 *et seq.***

7 104. Getty Images realleges and incorporates by reference herein the allegations set forth in  
8 paragraphs 1 through 103 above.

9 105. Getty Images is the owner or exclusive licensee of copyrights identified in Exhibit A, and  
10 therefore is entitled to the exclusive rights under copyright law associated therewith, including the rights  
11 set forth in 17 U.S.C § 106.

12 106. Getty Images has obtained copyright registrations in the United States for each of the  
13 visual assets identified in Exhibit A.

14 107. Getty Images is the owner of, and has obtained a U.S. copyright registration for, the  
15 Database.

16 108. Stability AI obtained access to the registered images and the associated titles, captions,  
17 and other metadata in the Database through Getty Images' websites.

18 109. By and through the actions alleged above, Stability AI has infringed and will continue to  
19 infringe Getty Images' copyrights in the United States by, *inter alia*, reproducing Getty Images'  
20 copyrighted content and creating derivative works therefrom without any authorization from Getty  
21 Images.

22 110. Stability AI's acts of copyright infringement have been intentional, willful, and in callous  
23 disregard of Getty Images' rights. Stability AI knew at all relevant times that the content on Getty  
24 Images' websites is copyrighted, that Getty Images is in the business of licensing visual content, and that  
25 its acts were in violation of the terms of use of Getty Images' websites.

26 111. Stability AI engaged in the infringing acts described herein for its own commercial  
27 benefit.

28 112. As a direct and proximate result of Stability AI's wrongful conduct, Getty Images has

1 been substantially and irreparably harmed in an amount not readily capable of determination and, unless  
2 permanently enjoined from further acts of infringement and continuing to use and distribute Stable  
3 Diffusion models trained using Getty Images' copyrighted content without permission, Stability AI will  
4 cause additional irreparable harm for which there is no adequate remedy at law. Getty Images is thus  
5 entitled to permanent injunctive relief preventing Stability AI, its agents, affiliates, employees and all  
6 persons acting in concert with it from engaging in any further infringement of Getty Images' content.

7 113. Getty Images is further entitled to recover from Stability AI the damages it has sustained  
8 and will sustain as a result of the infringing acts alleged above, together with any additional profits  
9 obtained by Stability AI. The amount of such damages and profits cannot be fully ascertained by Getty  
10 Images at present but will be established according to proof at trial.

11 114. For any infringing acts in the United States occurring after registration of the applicable  
12 Getty Images' copyrights, Getty Images is entitled, at its election, as an alternative to an award of actual  
13 damages and any additional profits earned by Stability AI, to recover statutory damages of up to  
14 \$150,000 for each infringed work.

15 115. Getty Images is entitled to recover its full costs in prosecuting its copyright infringement  
16 claims in this action and its attorneys' fees.

## 17 **CLAIM II**

### 18 **Providing False Copyright Management Information in Violation of 17 U.S.C. § 1202(a)**

19 116. Getty Images realleges and incorporates by reference herein the allegations set forth in  
20 paragraphs 1 through 115 above.

21 117. The watermarks that Getty Images applies to images made available on its public-facing  
22 websites constitute copyright management information for purposes of Section 1202 of the Copyright  
23 Act, 17 U.S.C. § 1202.

24 118. By applying a modified version of Getty Images' watermarks to output generated through  
25 use of Stable Diffusion and the DreamStudio interface, Stability AI has provided false copyright  
26 management information in violation of 17 U.S.C. § 1202(a). Stability AI's provision of false copyright  
27 management information has been done knowingly and with the intent to induce, enable, facilitate, or  
28 conceal infringement of Getty Images' copyrights.

1 119. As a direct and proximate result of Stability AI's wrongful conduct, Getty Images has  
2 been substantially and irreparably harmed in an amount not readily capable of determination and, unless  
3 permanently enjoined from further acts of providing false copyright management information, Stability  
4 AI will cause additional irreparable harm for which there is no adequate remedy at law. Getty Images  
5 is thus entitled to permanent injunctive relief preventing Stability AI, its agents, affiliates, employees  
6 and all persons acting in concert with it from providing false copyright management information.

7 120. Getty Images is further entitled to recover from Stability AI the damages it has sustained  
8 and will sustain as a result of the unlawful acts alleged above, together with any additional profits  
9 obtained by Stability AI. The amount of such damages and profits cannot be fully ascertained by Getty  
10 Images at present but will be established according to proof at trial.

11 121. Getty Images is entitled, at its election, as an alternative to an award of actual damages  
12 and any additional profits earned by Stability AI, to recover statutory damages of up to \$25,000 for each  
13 violation of Section 1202(a).

14 122. Getty Images is entitled to recover its full costs and attorneys' fees in prosecuting its  
15 claims under Section 1202(a).

### 16 **CLAIM III**

#### 17 **Trademark Infringement in Violation of Section 32 of the Lanham Act, 15 U.S.C. § 1114(1)**

18 123. Getty Images realleges and incorporates by reference herein the allegations set forth in  
19 paragraphs 1 through 122 above.

20 124. Getty Images has expended substantial time, money, and resources collecting,  
21 distributing, promoting, marketing, and advertising the millions of images it offers on its websites and  
22 the Getty Images Marks associated therewith.

23 125. The Getty Images Marks are in full force and effect. Getty Images has never abandoned  
24 them, nor has Getty Images ever abandoned the goodwill of its businesses in connection thereto. For  
25 example, Getty Images continues to use and prominently display Getty Images Marks on its websites,  
26 as well as on and in connection with the many millions of images it offers. Getty Images intends to  
27 continue to preserve and maintain its rights with respect to the Getty Images Marks.

28 126. The Getty Images Marks are distinctive and have become associated in the minds of the

1 public with Getty Images, its brand, and its reputation for high-quality visual content.

2 127. The Getty Images Marks and the goodwill of the business associated with them in the  
3 United States are of great and significant value to Getty Images.

4 128. Getty Images' use of the Getty Images Marks and Stability AI's infringing uses of the  
5 same marks are in competitive proximity to one another, as they are both used in connection with, *inter*  
6 *alia*, the marketplace for visual content.

7 129. Stability AI's unauthorized use of Getty Images Marks in connection with synthetic  
8 images generated through the use of Stable Diffusion and DreamStudio constitutes trademark  
9 infringement in violation of Section 32 of the Lanham Act, 15 U.S.C § 1114(1), as such use likely has  
10 caused and will continue to cause members of the consuming public to be confused, mistaken or  
11 deceived into believing that Getty Images has granted Stability AI the right to use the Getty Images  
12 Marks and/or that Getty Images sponsored, endorsed, or is otherwise associated, affiliated, or connected  
13 with Stability AI and its synthetic images, all to the damage and detriment of Getty Images' reputation  
14 and good will.

15 130. Upon information and belief, Stability AI is and has been at all relevant times aware of  
16 Getty Images' prior use, and/or ownership of the Getty Images Marks. Thus, Stability AI's conduct, as  
17 described above, is willful, intentional, in bad faith, and designed specifically to permit Stability AI to  
18 profit from such misuse in violation of Getty Images' rights in the Getty Images Marks.

19 131. As a direct and proximate result of Stability AI's wrongful conduct, Getty Images has  
20 been substantially and irreparably harmed in an amount not readily capable of determination and, unless  
21 permanently enjoined from further acts of trademark infringement, Stability AI will cause additional  
22 irreparable harm for which there is no adequate remedy at law. Getty Images is thus entitled to  
23 permanent injunctive relief preventing Stability AI, its agents, affiliates, employees and all persons  
24 acting in concert with it from infringing the Getty Images Marks.

25 132. Getty Images is further entitled to recover from Stability AI the damages it has sustained  
26 and will sustain as a result of the unlawful acts alleged above, together with the profits obtained by  
27 Stability AI. The amount of such damages and profits cannot be fully ascertained by Getty Images at  
28 present but will be established according to proof at trial.



1 133. Getty Images is entitled to recover treble damages or profits, whichever is greater, for  
2 Stability AI's use of a counterfeit mark.

3 134. Getty Images is entitled, at its election, as an alternative to an award of actual damages  
4 and profits earned by Stability AI, to recover statutory damages of up to \$2,000,000 per counterfeit mark  
5 used.

6 135. Getty Images is entitled to recover its full costs and attorneys' fees in prosecuting its  
7 claims for trademark infringement.

8 **CLAIM IV**

9 **Unfair Competition in Violation of Section 43(a) of the Lanham Act, 15 U.S.C. § 1125(a)**

10 136. Getty Images realleges and incorporates by reference herein the allegations set forth in  
11 paragraphs 1 through 135 above.

12 137. Stability AI's unauthorized use of the Getty Images Marks in the United States in  
13 connection with synthetic images generated through the use of Stable Diffusion and DreamStudio  
14 constitutes unfair competition and false designation of origin in violation of Section 43(a) of the Lanham  
15 Act, 15 U.S.C § 1125(a), as such use likely has caused and will continue to cause members of the  
16 consuming public to be confused, mistaken or deceived into believing that Getty Images has granted  
17 Stability AI the right to use the Getty Images Marks and/or that Getty Images sponsored, endorsed, or is  
18 otherwise associated, affiliated, or connected with Stability AI and its synthetic images, all to the damage  
19 and detriment of Getty Images' reputation and good will.

20 138. Upon information and belief, Stability AI is and has been at all relevant times aware of  
21 Getty Images' prior use, and/or ownership of the Getty Images Marks. Thus, Stability AI's conduct, as  
22 described above, is willful, intentional, in bad faith, and designed specifically to permit Stability AI to  
23 profit from such misuse in violation of Getty Images' rights in the Getty Images Marks.

24 139. As a direct and proximate result of Stability AI's wrongful conduct, Getty Images has  
25 been substantially and irreparably harmed in an amount not readily capable of determination and, unless  
26 permanently enjoined from further acts of trademark infringement, Stability AI will cause additional  
27 irreparable harm for which there is no adequate remedy at law. Getty Images is thus entitled to  
28 permanent injunctive relief preventing Stability AI, its agents, affiliates, employees and all persons



1 acting in concert with it from competing unfairly with Getty Images.

2 140. Getty Images is further entitled to recover from Stability AI the damages it has sustained  
3 and will sustain as a result of the unlawful acts alleged above, together with the profits obtained by  
4 Stability AI. The amount of such damages and profits cannot be fully ascertained by Getty Images at  
5 present but will be established according to proof at trial.

6 141. Getty Images is entitled to recover treble damages or profits, whichever is greater, for  
7 Stability AI's use of a counterfeit mark.

8 142. Getty Images is entitled, at its election, as an alternative to an award of actual damages  
9 and profits earned by Stability AI, to recover statutory damages of up to \$2,000,000 per counterfeit mark  
10 used.

11 143. Getty Images is entitled to recover its full costs and attorneys' fees in prosecuting its  
12 claims for unfair competition and false designation of origin.

13 **CLAIM V**

14 **Trademark Dilution in Violation of Section 43(c) of the Lanham Act, 15 U.S.C. § 1125(c)**

15 144. Getty Images realleges and incorporates by reference herein the allegations set forth in  
16 paragraphs 1 through 143 above.

17 145. The Getty Images Marks are distinctive and famous.

18 146. Stability AI has used the Getty Images Marks in commerce in the United States, and  
19 Stability AI's commercial use of the Getty Images Marks commenced after those marks became famous.

20 147. Stability AI's use of the Getty Images Marks on lower quality, and in some cases bizarre  
21 or grotesque images, dilutes the quality of the Getty Images Marks by blurring or tarnishment. Upon  
22 information and belief, Stability AI's use of the Getty Images Marks on lower quality, and in some cases  
23 bizarre, grotesque, offensive, "deepfake," or violent images, has been and continues to be knowing,  
24 willful, and in bad faith. Further, as Stable Diffusion can generate pornographic and violent images,  
25 including CSAM, it poses a risk of further diluting Getty Images Marks by association with such images.

26 148. Stability AI's unauthorized use of the Getty Images Marks in connection with lower  
27 quality synthetic images generated through the use of Stable Diffusion and DreamStudio constitutes  
28 trademark dilution in violation of Section 43(c) of the Lanham Act, 15 U.S.C § 1125(c).

149. As a direct and proximate result of Stability AI's wrongful conduct, Getty Images has been substantially and irreparably harmed in an amount not readily capable of determination and, unless permanently enjoined from further acts of trademark dilution, Stability AI will cause additional irreparable harm for which there is no adequate remedy at law. Getty Images is thus entitled to permanent injunctive relief preventing Stability AI, its agents, affiliates, employees and all persons acting in concert with it from diluting the Getty Images Marks.

150. Getty Images is further entitled to recover from Stability AI the damages it has sustained and will sustain as a result of the unlawful acts alleged above, together with the profits obtained by Stability AI. The amount of such damages and profits cannot be fully ascertained by Getty Images at present but will be established according to proof at trial.

151. Getty Images is entitled to recover its full costs and attorneys' fees in prosecuting its claims for trademark dilution.

### **CLAIM VI**

#### **Unfair Competition in Violation of Cal. Bus. & Prof. Code. §§ 17200, *et seq.***

152. Getty Images realleges and incorporates by reference herein the allegations set forth in paragraphs 1 through 151 above.

153. The California Unfair Competition Law ("UCL"), codified at Cal. Bus. & Prof. Code. §§ 17200 *et seq.*, prohibits acts of unfair competition, which "include any unlawful, unfair, or fraudulent business act[s] or practice[s]."

154. Stability AI has engaged in "unlawful" acts, within the meaning of the UCL, by violating Getty Images' rights under Sections 32 and 43 of the Lanham Act and Section 1202 of the DMCA. These acts were also "fraudulent," within the meaning of the UCL, because a substantial portion of the public, including Getty Images' current and potential clients, were likely to be misled into believing that Stability AI was affiliated in some way with Getty Images.

155. As a direct and proximate result of Stability AI's wrongful conduct, Getty Images has suffered substantial and irreparable harm, including to its reputation and good will and to the value of its intellectual property rights, in an amount not readily capable of determination. Unless permanently enjoined from further unlawful business practices Stability AI will cause additional irreparable harm for

1 which there is no adequate remedy at law.

2 156. By reason of such wrongful acts, Getty Images is, was, and will be in the future, deprived  
3 of, among other things, the profits and benefits of business relationships, agreements and transactions  
4 with customers. Defendants have wrongfully obtained said profits and benefits.

5 157. Getty Images is therefore entitled to permanent injunctive relief against Stability AI, its  
6 agents, affiliates, employees and all persons acting in concert with it from competing unfairly with Getty  
7 Images. Getty Images is also entitled to restitution, compensatory damages, and disgorgement in an  
8 amount to be proven at trial.

9 **CLAIM VII**

10 **Trademark Dilution in Violation of Cal. Bus. & Prof. Code § 14247**

11 158. Getty Images realleges and incorporates by reference herein the allegations set forth in  
12 paragraphs 1 through 157 above.

13 159. The Getty Images Marks are distinctive and famous.

14 160. Stability AI has used the Getty Images Marks in commerce in the United States, and  
15 Stability AI's commercial use of the Getty Images Marks commenced after those marks became famous.

16 161. Stability AI's use of the Getty Images Marks on lower quality, and in some cases bizarre  
17 or grotesque images, dilutes and diminishes the quality of the Getty Images Marks by blurring or  
18 tarnishment. Upon information and belief, Stability AI's use of the Getty Images Marks on low quality,  
19 unappealing, offensive, "deepfake," or violent images, has been and continues to be knowing, willful,  
20 deliberate and in bad faith, and Stability AI has profited and been unjustly enriched by sales that it would  
21 not have made but for its unlawful conduct. Further, as Stable Diffusion can generate pornographic and  
22 violent images, including CSAM, it poses a risk of further diluting Getty Images Marks by association  
23 with such images.

24 162. Stability AI's unauthorized use of the Getty Images Marks in connection with lower  
25 quality synthetic images generated through the use of Stable Diffusion and DreamStudio constitutes  
26 trademark dilution in violation of Cal. Bus. & Prof. Code § 14247.

27 163. As a direct and proximate result of Stability AI's wrongful conduct, Getty Images has  
28 been substantially and irreparably harmed in an amount not readily capable of determination and, unless

1 permanently enjoined from further acts of trademark dilution, Stability AI will cause additional  
 2 irreparable harm for which there is no adequate remedy at law. Getty Images is thus entitled to  
 3 permanent injunctive relief preventing Stability AI, its agents, affiliates, employees and all persons  
 4 acting in concert with it from diluting the Getty Images Marks.

5 164. Getty Images is also entitled to recover punitive damages pursuant to Cal. Bus. & Prof.  
 6 Code § 14250(a).

### 7 **PRAYER FOR RELIEF**

8 WHEREFORE, Plaintiff Getty Images respectfully requests judgment in its favor and against  
 9 Defendants as follows:

- 10 A. Finding that Defendants have infringed Getty Images' copyrights;
- 11 B. Finding that Defendants' copyright infringement was willful;
- 12 C. Finding that Defendants provided false copyright management information;
- 13 D. Finding that Defendants have infringed Getty Images' trademarks;
- 14 E. Finding that Defendants have diluted Getty Images' trademarks;
- 15 F. Finding that Defendants have tarnished Getty Images' trademarks;
- 16 G. Finding that Defendants' trademark infringement, unfair competition, trademark dilution,  
 17 and deceptive trade practices were willful and in bad faith;
- 18 H. Finding that there is a substantial likelihood that Defendants will continue to infringe  
 19 Getty Images copyrights and trademarks unless enjoined from doing so;
- 20 I. Issuing a permanent injunction enjoining Defendants and their agents, servants,  
 21 employees, successors and assigns, and all persons, firms and corporations acting in  
 22 concert with it, from directly or indirectly infringing Getty Images' copyrights, from  
 23 providing false copyright management information, from removing or altering Getty  
 24 Images' copyright management information, and from infringing, diluting, or tarnishing  
 25 Getty Images' trademarks;
- 26 J. Ordering the destruction of all versions of Stable Diffusion trained using Getty Images'  
 27 content without permission;
- 28 K. Ordering Defendants to provide a full and complete accounting to Getty Images for their

1 profits, gains, advantages, and the value of the business opportunities received from their  
2 infringing acts;

3 L. Entering judgment for Getty Images against Defendants for all damages suffered by Getty  
4 Images and for any profits to or gain by Defendants attributable to their infringement of  
5 Getty Images' copyrights and its acts in violation of 17 U.S.C.  
6 § 1202

7 M. Entering judgment for Getty Images against Defendants for all damages suffered by Getty  
8 Images for any profits to or gain by Defendants attributable to its infringement and  
9 dilution of Getty Images trademark and its unfair competition and deceptive trade  
10 practices in amounts to be determined at trial, with the greater of such damages and profits  
11 trebled;

12 N. Entering judgment for Getty Images for statutory damages for Defendants' willful acts of  
13 copyright infringement and provision of false copyright management information;

14 O. Entering judgment for Getty Images for statutory damages Defendants' willful acts of  
15 trademark infringement and unfair competition;

16 P. Awarding Getty Images its costs and reasonable attorneys' fees;

17 Q. Awarding Getty Images punitive damages to the fullest extent available;

18 R. Awarding Getty Images pre-judgment and post-judgment interest to the fullest extent  
19 available; and

20 S. Granting such other and further relief as the Court deems just and proper.

21 **DEMAND FOR JURY TRIAL**

22 Plaintiff Getty Images demands a trial by jury on all issues so triable.  
23  
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28



1 Dated: August 14, 2025

WEIL, GOTSHAL & MANGES LLP

2 /s/ David R. Singh

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