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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

BLIZZARD ENTERTAINMENT,
INC., a Delaware Corporation,

Plaintiff,

v.

TURTLE WOW, an entity of unknown
form; AFKCRAFT LIMITED, a Hong
Kong Company; YULIA SAVKO a/k/a
JULIA SAVKO a/k/a Torta and
Shenna, an individual; ERIC MAUSER
a/k/a Shagu and Mephls, an individual;
JOSIAH ZIMMER a/k/a Akalix, an
individual; STEFAN KOSTOV a/k/a
brotalnia, an individual, JESSE
LAUTENBACK a/k/a Niralthas, an
individual, COSMIN POP a/k/a xerron,
an individual, JAMEY DIEPBRINK
a/k/a Jamma an individual, MAROS
BETKO a/k/a Haaxor, an individual,
MARCO KRETAS a/k/a MARCO
KAPTEIN a/k/a Kruxis, an individual;
ALEX JULEV a/k/a PepeSmite, an
individual; and DOES 1 through 10,
inclusive,

Defendants.

CASE NO. 2:25-cv-08194-SVW (SKx)

Judge: Hon. Stephen V. Wilson

**[PROPOSED] CONSENT
JUDGMENT AND PERMANENT
INJUNCTION AGAINST
DEFENDANT AFKCRAFT LTD.**

Complaint Filed: August 29, 2025

1 Pursuant to the Parties’ Stipulation, the Court hereby orders that judgment is
2 entered against Defendant AFKCraft Ltd. (“Defendant”) as follows:

3 IT IS HEREBY FOUND, ORDERED, AND ADJUDGED as follows:

4 1. Judgment hereby is entered in favor of Blizzard against Defendant on
5 Blizzard’s First, Second, Third, Fourth, Fifth, Sixth, and Seventh Causes of Action.

6 2. Defendant, all persons acting under Defendant’s direction or control
7 (including but not limited to Defendant’s agents, representatives, and employees),
8 and those persons or companies in active concert or participation with Defendant
9 who receive actual notice of this Order by personal service or otherwise, shall
10 immediately and permanently cease and desist from any of the following:

11 a. developing, programming, coding, operating, updating, supporting,
12 maintaining, distributing, marketing, facilitating, or promoting, or
13 assisting or encouraging the creation, marketing, or promotion of
14 (including without limitation publishing or distributing any source
15 code or instructional material, or operating or assisting in the creation
16 or maintenance of any website designed to provide information,
17 relating thereto), any private or emulated servers (including but not
18 limited to Turtle WoW), modded client software (including but not
19 limited to the Turtle WoW client), or “remastered” game clients
20 (including but not limited to the Unreal Engine “remaster” of the
21 WoW client known as “Turtle WoW 2.0”) for any game owned or
22 published by Blizzard or its affiliates, including *World of Warcraft*
23 (the “Prohibited Conduct”);

24 b. encouraging or inducing others to engage in any of the Prohibited
25 Conduct;

26 c. soliciting donations or other payments relating to the Prohibited
27 Conduct;

- 1 d. directly or indirectly resuming, reconstituting, operating, managing,
2 controlling, investing or holding a financial interest in, or participating
3 in or assisting any person or entity engaged in the Prohibited Conduct,
4 whether individually or through any corporation, partnership, limited
5 liability company, or other person or entity of any form;
- 6 e. providing or transferring to any third party any Turtle WoW client
7 software (or its source code), any Turtle WoW server or server
8 software, any Turtle WoW marketing or promotional materials, or any
9 Turtle WoW social media accounts, including for the purpose of
10 enabling or facilitating the creation or promotion of a Turtle WoW
11 “successor.”

12 3. Any company or entity that Defendant owns or controls in the future
13 shall also comply with the provisions of this Judgment and Permanent Injunction.

14 4. The Parties irrevocably and fully waive notice of entry of this
15 Judgment and Permanent Injunction and notice and service of the entered
16 Judgment and Permanent Injunction and understand, confirm and agree that
17 violation of the Judgment and Permanent Injunction will expose Defendant to all
18 penalties provided by law, including contempt of Court.

19 5. The Parties irrevocably and fully waive any and all rights to appeal
20 this Judgment and Permanent Injunction, to have it vacated or set aside, to seek or
21 obtain a new trial thereon or otherwise to attack in any way, directly or collaterally,
22 its validity or enforceability.

23 6. Nothing contained in this Judgment and Permanent Injunction shall
24 limit the right of the Parties to seek relief including, without limitation, damages
25 for any and all infringements of any Intellectual Property rights or for violation of
26 the anti-circumvention provisions of the DMCA occurring after the date of this
27 Judgment and Permanent Injunction.

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Mitchell
Silberberg &
Knupp LLP

1 7. Each party to this Stipulation shall bear its own attorneys’ fees and
2 costs and all other expenses, except as otherwise provided herein.

3 8. The Court shall retain jurisdiction of this action to entertain such
4 further proceedings and to enter such further orders as may be necessary or
5 appropriate to implement and enforce the provisions of this Judgment and
6 Permanent Injunction. The Parties consent to the personal jurisdiction of the
7 United States District Court for the Central District of California for purposes of
8 enforcing the Judgment and Permanent Injunction.

9 9. The Court notes that this judgment and permanent injunction is
10 stipulated to by the parties pursuant to a confidential settlement agreement and is
11 subject to the terms and reservation of rights contained therein.

12 The Court finds there is no just reason for delay in entering this Judgment
13 and Permanent Injunction and, pursuant to Federal Rule of Civil Procedure 54, the
14 Court directs immediate entry of this Judgment and Permanent Injunction against
15 Defendants.

16 DATED:

17 Honorable Stephen V. Wilson
18 United States District Judge

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