FOR THE EASTERN DIS	neg 1 9 2019
Sony Music Entertainment, et al.,	)
Plaintiffs	)
V.	) Civil Case No. 1:18-cv-950
	) Hon. Liam O'Grady
Cox Communications, et al.,	)
Defendants.	

We, the jury in the above-captioned action, answer the questions submitted to us as follows:

## LIABILITY: CONTRIBUTORY AND VICARIOUS INFRINGEMENT

1.	Did Plaintiffs prove by a preponderance of the evidence that Cox was contributorily liable for infringement?	
	Answer: Yes No	
2.	Did Plaintiffs prove by a preponderance of the evidence that Cox was vicariously liable for infringement?	
	Answer: Yes No	
If you	answered "NO" to both Question 1 and Question 2, DO NOT answer any more questions.	

3. Plaintiffs have asserted infringement claims for 10,017 works. How many of the works did Cox vicariously or contributorily infringe?

Answer: 10,017 works (up to 10,017)

If you answered "YES" to either Question 1 or Question 2, and filled in the blank in Question 3, please proceed to Question 4.

## WILLFUL INFRINGEMENT

4. Do you find by a preponderance of the evidence that Cox's contributory or vicarious infringement was willful?

Answer: Yes \( \sqrt{No\_\_\_\_}

## AMOUNT OF DAMAGES

Answer Questions 5 and 6 only if you answered "YES" to Question 1 or 2.

If Not Willful	You must award damages between \$750 and \$30,000 per work infringed
If Willful	You must award damages between \$750 and \$150,000 per work infringed

5. What amount of statutory damages do you award for each work contributorily or vicariously infringed?

Answer: \$99,830.29per work

- 6. What is the total amount of damages you award to Plaintiffs in this case?
  - a. Calculate the total damages, if any, by multiplying the number of infringed works in your answer to Question 3 times the damages per work in Question 5.

Number of works infringed 10,017

X Damages per work \$ 99,830.29

TOTAL DAMAGES \$ 1,000,000

Please sign and return the verdict form.

Jury Foreperso