IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF WISCONSIN MILWAUKEE DIVISION

ANDREW L. COLBORN,

Plaintiff,

VS.

Civil No.: 19-CV-484-BHL

NETFLIX, INC.; CHROME MEDIA LLC, F/K/A SYNTHESIS FILMS, LLC; LAURA RICCIARDI; AND MOIRA DEMOS,

Defendants.

DEFENDANTS' JOINT MOTION TO RESTRICT

Pursuant to General Local Rule 79(d), Defendant Netflix, Inc., Chrome Media LLC, Moira Demos, and Laura Ricciardi (collectively, "the Defendants") submit this Motion to Restrict ("Motion") in connection with their Joint Response to Plaintiff Andrew Colborn's Additional Proposed Findings of Fact ("Joint Response"). In support of this Motion, the Defendants state as follows:

- 1. Pursuant to the Court's Order granting the parties' Joint Motion to Amend the Scheduling Order (Dkt. 297), the Defendants are filing their summary judgment reply briefs today, December 9, 2022.
- 2. As part and in support of their summary judgment reply briefs, and in compliance with Local Rule 56(b)(3), the Defendants file their Joint Response to Plaintiff Andrew Colborn's Additional Proposed Findings of Fact ("CAPFF"). Therein, the Defendants cite to certain materials in the record currently filed under restriction and on which the Court has not yet ruled.

- 3. Because these records were designated confidential by parties other than the Defendants, they take no position regarding whether good cause exists for them to remain restricted from public access.
- 4. As the Joint Response discusses the content of a currently-restricted document, the Defendants now file a redacted version of the Joint Response conventionally and an unredacted version under restriction.

Dated: December 9, 2022 Respectfully submitted,

s/ Leita Walker

Leita Walker Isabella Salomão Nascimento Ballard Spahr LLP 2000 IDS Center, 80 South 8th Street Minneapolis, MN 55402-2119 T: (612) 371-6222 F: (612) 371-3207 walkerl@ballardspahr.com salamaonascimentoi@ballardspahr.com

Matthew E. Kelley **Emmy Parsons** Ballard Spahr LLP 1909 K Street, NW, Suite 1200 Washington, D.C. 20006-1157 T: (202) 508-1112 F: (202) 661-2299 kelleym@ballardspahr.com parsonse@ballardspahr.com

Counsel for Netflix, Inc.

s/ Kevin L. Vick

Kevin L. Vick (pro hac vice) Meghan Fenzel (pro hac vice) JASSY VICK CAROLAN LLP 355 South Grand Avenue, Suite 2450 Los Angeles, CA 90071 T: (310) 870-7048

F: (310) 870-7010 kvick@jassyvick.com mfenzel@jassyvick.com

Counsel for Defendants Laura Ricciardi, Moira Demos, and Chrome Media, LLC

s/ James A. Friedman

James A. Friedman Godfrey & Kahn, S.C. One East Main Street Suite 500 Madison, WI 53703-3300 T: (608) 284-2617 F. (608) 257-0609 jfriedman@gklaw.com

Counsel for all Defendants