

**ENTERED**

March 09, 2021

Nathan Ochsner, Clerk

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION**

DISH NETWORK L.L.C.	§	
and NAGRASTAR LLC,	§	
	§	Civil Action No. 4:20-cv-01702
Plaintiffs,	§	
	§	
v.	§	
	§	
RAFA ABDUL, ATTA UR RAUF,	§	
PEPIN WOOLCOCK, SAJAN KYUBI	§	
SHRESTHA, and DOES 1-11, individually	§	
and collectively d/b/a Voodoo IPTV,	§	
	§	
Defendants.	§	

**AGREED PERMANENT INJUNCTION  
AGAINST DEFENDANTS RAFA ABDUL, ATTA UR RAUF & PEPIN WOOLCOCK**

Before the Court is the Agreed Motion for Permanent Injunction against Defendants Rafa Abdul, Atta Ur Rauf and Pepin Woolcock (collectively “Defendants”) filed jointly by Plaintiffs DISH Network L.L.C. and NagraStar LLC (together, “DISH”) and Defendants.<sup>1</sup> The Court **GRANTS** the agreed motion and **ORDERS** as follows:

1. Defendants, and anyone acting in active concert or participation with Defendants that receives actual notice of this order, are permanently enjoined from, directly or indirectly:
  - (a) receiving or assisting others in the United States in receiving DISH programming<sup>2</sup> without authorization by DISH;

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<sup>1</sup> Concurrent with the Parties’ Agreed Motion for Permanent Injunction, DISH filed a notice of dismissal pursuant to FRCP 41(a)(1)(A)(i), without prejudice, of the remaining Defendant Sajan Kyubi Shrestha and Does 1-11. (Dkt. 47.)

<sup>2</sup> As used herein, the term “DISH programming” includes any content originating from a DISH satellite feed and/or any content originating from an OTT feed from DISH’s affiliate SLING, and/or any content to which DISH or SLING have licensed broadcast rights in the United States.

- (b) operating, assisting in the operation, hosting, supporting or any other involvement in the websites iptvvoodoo.com, voodootv.in and buyiptvonline.net (collectively the “Voodoo IPTV Domains”);
- (c) manufacturing, assembling, modifying, importing, exporting, selling, distributing, or otherwise trafficking in device codes, subscriptions or hardware loaded with access credentials to the Voodoo IPTV Service, or any other technology, product, service, device, component, application, passcode, or part thereof that is primarily of assistance in the unauthorized reception of DISH programming by users within the United States;
- (d) hosting or otherwise supporting any website that advertises, promotes, offers, sells, or otherwise traffics in device codes, subscriptions or hardware loaded with access credentials to the Voodoo IPTV Service, or any other technology, product, service, device, component, application, passcode, or part thereof that is primarily of assistance in the unauthorized reception of DISH programming by users within the United States;
- (e) destroying, concealing, hiding, modifying, or transferring:
  - i. any computers or computer servers that have been used, are being used, or that are capable of being used to support the Voodoo IPTV Service, or any other technology, product, service, device, component, application, passcode, or part thereof that is primarily of assistance in the unauthorized reception of DISH programming by users within the United States;
  - ii. any satellite receivers, smart cards, and satellite dishes, including DISH receiving equipment, that have been used, are being used, or that are capable of being used to support the Voodoo IPTV Service, or any other technology, product, service, device, component, application, passcode, or part thereof that is primarily of assistance in the unauthorized reception of DISH programming by users within the United States;
  - iii. any software, applications, and/or device codes related to the Voodoo IPTV Service, or any other technology, product, service, device, component, application, passcode, or part thereof that is primarily of assistance in the unauthorized reception of DISH programming by users within the United States, including any devices capable of storing such software, applications or device codes such as computers or external storage devices such as thumb drives and diskettes;
  - iv. any set-top boxes, Android TV boxes, or other set-top boxes or android devices related to the Voodoo IPTV Service, or any other technology, product, service, device, component, application, passcode, or part

thereof that is primarily of assistance in the unauthorized reception of DISH programming by users within the United States; and

- v. any books, documents, files, records, or communications whether in hard copy or electronic form, relating in any way to the Voodoo IPTV Service or any other device, product, technology service or part thereof that facilitates unauthorized access to DISH programming by users within the United States.


2. DISH must follow the procedures in the parties' settlement agreement governing the Defendants' right to cure any alleged violations of this Agreed Injunction.

3. Each party shall bear its own attorneys' fees and costs in this case.

4. The Court retains jurisdiction over this action after it becomes a final action for a period of three (3) years for the purpose of enforcing this permanent injunction.

5. All claims in this lawsuit against Defendants are dismissed with prejudice.

**ORDERED** on March 8, 2021.

  
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Hon. George C. Hanks Jr.  
USDC – Southern District of Texas