

EXHIBIT “A”

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14 **UNITED STATES DISTRICT COURT**
15 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**

16 DANIEL FRASER, an individual;
17 Plaintiff,
18 v.
19 MINT MOBILE, LLC, a Delaware limited
20 liability company;
21 Defendant.

Case No. [3:22-cv-00138-WHA](#)

FIRST AMENDED COMPLAINT FOR:
(1) DECLARATORY JUDGMENT
(2) BREACH OF FEDERAL COMMUNICATIONS ACT [47 U.S.C. §§ 206, 222]
(3) VIOLATION OF COMPUTER FRAUD AND ABUSE ACT (“CFAA”) [18 U.S.C. § 1030(a)(2)(C) and 1030(a)(4)]
(4) VIOLATION OF CALIFORNIA UNFAIR COMPETITION LAW - CAL. BUS. & PROF. CODE § 17200 et seq.
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(6) VIOLATION OF CALIFORNIA UNFAIR COMPETITION LAW - CAL. BUS. & PROF. CODE § 17200 et seq.
(7) NEGLIGENCE
(8) NEGLIGENT MISREPRESENTATION
(9) NEGLIGENT TRAINING AND SUPERVISION
(10) BREACH OF CONTRACT
(11) BREACH OF IMPLIED CONTRACT
(12) BREACH OF IMPLIED DUTY OF GOOD FAITH AND FAIR DEALING

1 Plaintiff DANEIL FRASER, an individual (hereafter referred to as “Plaintiff”), by and through
2 undersigned counsel, hereby sues Defendant MINT MOBILE, LLC, a Delaware limited liability
3 company (“Defendant” or “MINT”), for damages and equitable relief. As grounds therefor, Plaintiff
4 alleges the following:

5 **PRELIMINARY STATEMENT**

6 1. This action is brought by Plaintiff, a MINT customer who lost approximately Four
7 Hundred Sixty-Six Thousand Dollars (\$466,000.00) worth of cryptocurrency in an ongoing identity
8 theft crime called “SIM hijacking.”

9 2. A subscriber identity module, widely known as a “SIM card,” stores user data in phones
10 on the Global System for Mobile (GSM) network -- the radio network used by MINT, operating on T-
11 Mobile’s GSM-based network, to provide cellular telephone service to its subscribers.

12 3. MINT is a mobile virtual network operator (“MVNO”) that operates on the
13 infrastructure of T-Mobile’s existing network.

14 4. SIM cards are principally used to authenticate cellphone subscriptions; as without a SIM
15 card, GSM phones are not able to connect to T-Mobile’s telecommunications network.

16 5. Not only is a SIM card vital to using a phone on the MINT network, the SIM card also
17 holds immeasurable value as a tool to identify the user of the phone -- a power that can be corrupted to
18 steal the identity of that user.

19 6. Preserving the security surrounding a MINT accountholder’s SIM card and account with
20 the phone carrier is a duty of paramount importance.

21 7. MINT expressly acknowledges that MINT’s consumers “*have a right, and [Mint*
22 *Mobile] has a duty, to protect the confidentiality of information regarding your telephone use, the*
23 *services you purchase from us, the calls you place and the location of your device on our network when*
24 *you make a telephone call*” and that once MINT “*receive[s] your personal information, we take steps*
25 *that we believe are reasonable to limit access to your personal information to only those employees*
26 *and service providers whom we determine need access to the personal information to provide the*
27 *requested products, services, offers or opportunities that may be of interest to you or that you have*
28 *ordered.*”

1 8. Likewise, MINT acknowledges “*us[ing] technology and security features and strict*
2 *policy guidelines to safeguard the privacy of CPNI and protect it from unauthorized access or improper*
3 *use. Mint Mobile does not disclose CPNI outside of Mint Mobile, its affiliates and their respective*
4 *agents without customer consent except as required by law.*”

5 9. Those statements are consistent with MINT’s duties and obligations under the Federal
6 Communications Act of 1934 and the pertinent implementing regulations.

7 10. Moreover, MINT is well aware of the pervasive harm posed by SIM hijacking, as its co-
8 founder Rizwan Kassim has publicly acknowledged the issue as far back as 2019.¹

9 11. Notwithstanding the importance of the duty MINT concedes that it bears, MINT
10 breached its duty to safeguard the data it had collected from and about Plaintiff; and MINT facilitated
11 the theft of Plaintiff’s identity and his assets.

12 12. As reported by numerous media sources², MINT exposed to hackers and countless
13 unauthorized persons on or about June 8, 2021 through June 10, 2021 the personal identifying
14 information of a number of MINT subscribers, including the subscribers’ names, addresses, e-mail
15 addresses, phone numbers, account numbers, and passwords.

16 13. **Plaintiff was among the unfortunate MINT subscribers whose personal**
17 **information was exposed by MINT in June 2021.**

18 14. Shortly after the data breach, MINT confirmed in an e-mail to Plaintiff that his MINT
19 account had been compromised and that, as a result, his phone number has been ported to another
20 mobile telecommunications carrier:

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22
23
24 ¹ See, e.g., “SIM hijacking/Port Out Fraud: we might be at risk!”, *Reddit* (January 7, 2019),
https://www.reddit.com/r/mintmobile/comments/adjdw7/sim_hijacking_port_out_fraud_we_might_be_at_risk/.

25 ² See, e.g., “Mint Mobile hit by a data breach after numbers ported, data accessed,” *Bleeping Computer*
26 (July 10, 2021), <https://www.bleepingcomputer.com/news/security/mint-mobile-hit-by-a-data-breach-after-numbers-ported-data-accessed/>; “Hackers Access Personal and Call Information and Port
27 Numbers in Mint Mobile Data Breach,” *CPO Magazine* (July 22, 2021),
28 <https://www.cpomagazine.com/cyber-security/hackers-access-personal-and-call-information-and-port-numbers-in-mint-mobile-data-breach/>.

1 **From:** Mint Mobile VIP <vip@mintmobile.com>
2 **Date:** July 9, 2021 at 5:03:55 PM PDT
3 **Subject:** Important message from Mint Mobile VIP Care

4 Between June 8, 2021 and June 10, 2021, a very small number of Mint
5 Mobile subscribers' phone numbers, including yours, were temporarily
6 ported to another carrier without permission. While we immediately took
7 steps to reverse the process and restore your service, an unauthorized
8 individual potentially gained access to some of your information, which
9 may have included your name, address, telephone number, email
10 address, password, bill amount, international call detail information,
11 telephone number, account number, and subscription features.

12 Attached hereto as **Exhibit "A"** is a true and correct copy of the entire July 9, 2021 message sent by
13 MINT to Plaintiff.

14 15. MINT ported out Plaintiff's phone number to an unauthorized person in an unauthorized
15 manner on June 11, 2021 even though just days earlier (June 8, 2021), Plaintiff had implemented "PIN
16 verification" on his MINT account which, for security purposes, required anyone contacting MINT to
17 provide a one-time temporary passcode to make any changes on Plaintiff's account, including
18 transferring his phone service to a different telecommunications provider.

19 16. On June 11, 2021, swiftly following MINT's release of Plaintiff's personal identifying
20 information and account to an unauthorized person, Plaintiff was robbed of his assets -- an act that
21 would not have happened but for MINT providing the unauthorized person all of the tools needed to
22 commit such a heinous and devastating act.

23 17. "SIM hijacking" is not merely an ongoing crime; it is a booming crime -- especially one
24 that targets cryptocurrency investors.

25 18. Over the past three years alone, undersigned counsel has represented nearly three
26 hundred (300) SIM hijacking victims across the country whose individual cryptocurrency losses have
27 ranged from as little as \$3,000.00 to as much as \$12,500,000.00.

28 19. Notwithstanding MINT's knowledge of the prevalence of SIM hijacking and its
assurance that it was actively protecting its customers, those measures did not adequately protect
Plaintiff from the harm he suffered.

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