

MATTHEW R. WALSH
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SANTA CLARITA, CA 91387
(661) 644-0012

Plaintiff In Pro Per,

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

MATTHEW R. WALSH

Plaintiff In Pro Per,

vs.

ROKOKO ELECTRONICS
(AND DOES 1 THROUGH 50,
INCLUSIVE)

Defendant

Case No.: 2:25-CV-05340-ODW-RAO

*[Assigned to Hon. Otis D. Wright, II,
Courtroom 5D; Hon. Rozella A. Oliver,
Courtroom 590]*

**SUPPLEMENTAL
AUTHENTICATION OF EACH
EXHIBIT**

*Hearing Date: May 18, 2026
Time: 1:30 PM*

State Court Action Filed: May 12, 2025
Removal Date: June 12, 2025
Discovery Cutoff: August 10, 2026
Trial Date: March 9, 2027

I, Matthew R. Walsh, declare as follows:

I am the Plaintiff in this action. I have personal knowledge of the facts set forth herein and, if called as a witness, could and would testify competently thereto. All exhibits attached hereto are true and accurate copies of documents I have received or made.

1
2 I, Matthew R. Walsh, further declare:

3
4 1. I personally reviewed each exhibit submitted in support of my Motion. Each
5 exhibit is a true and correct copy of what it purports to be and can be
6 presented in admissible form at trial.
7

8 **2. Exhibit 1 (Rokoko 2020 Terms & Conditions):**

9 A true and correct copy of the Rokoko License Agreement obtained from the
10 Rokoko software installer I personally used.
11

12 **3. Exhibit 2 (2022 Pitch Deck):**

13 A true and correct copy of a Rokoko document produced in discovery and/or
14 obtained from Rokoko materials.
15

16 **4. Exhibit 3 (Teams / Collection Evidence):**

17 A true and correct capture of system behavior and/or data observed and
18 recorded by me while using Rokoko software.
19

20 **5. Exhibit 4 (Returned Animations):**

21 Files produced to me by Defendant in discovery, submitted in the same form
22 received.
23

24 **6. Exhibit 5 (2022 Terms & Conditions):**

25 A true and correct copy of Rokoko's published terms obtained from
26 Rokoko-controlled sources.
27
28

1 **7. Exhibit 6 (Animation Effort Evidence):**

2 Materials created and maintained by me reflecting my work, time, and
3 development process.

4
5 **8. Exhibit 7 (2025 Notification):**

6 A true and correct copy of a communication received by me from Rokoko.

7
8 **9. Exhibit 8 (2025 Terms & Conditions):**

9 A true and correct copy of Rokoko’s published terms obtained from
10 Rokoko-controlled sources.

11
12 **10. Exhibit 9 (Website Evidence):**

13 A true and correct capture of Rokoko’s website as viewed by me.

14
15 **11. Exhibit 10 (“Never Applied” Statement):**

16 A true and correct copy of a statement made by Defendant in this litigation.

17
18 **12. Exhibit 11 (Software Confirmation – 2020 License):**

19 A true and correct capture of Rokoko software behavior observed and
20 recorded by me.

21
22 **13. Exhibit 12 (Copyright Registration):**

23 A true and correct copy of my United States Copyright Registration
24 certificate.

1 **14.Exhibit 13 (Animation Dates):**

2 A true and correct representation of file metadata and dates observed directly
3 from my system.
4

5 **15.Exhibit 14 (Animation Folder – 853 Files):**

6 A true and correct capture of my animation directory as it existed on my
7 system.
8

9 **16.Exhibit 15 (Reuse Evidence):**

10 Materials created and maintained by me demonstrating reuse of animations
11 across projects.
12

13
14
15 Certain exhibits include annotations or highlighting added by me solely to assist in
16 readability. The underlying data has not been altered.
17

18
19 I declare under penalty of perjury under the laws of the United States of America
20 that the foregoing is true and correct.
21

22 Executed on April, 27 2026, in Santa Clarita, California,
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26 Matthew R. Walsh
27 Plaintiff in pro per
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