

1 IN THE UNITED STATES DISTRICT COURT
2 FOR THE EASTERN DISTRICT OF TEXAS
3 MARSHALL DIVISION

4 _____)
5 BARCO, INC. AND BARCO NV,)
6 Plaintiffs,)
7 -against-)
8 YEALINK (USA) NETWORK TECHNOLOGY CO.,)
9 LTD., AND YEALINK NETWORK TECHNOLOGY)
10 CO., LTD.)
11 Defendants.)

Civil Action No. :
2:23-cv-00521
(JRG) (RSP)

12 *****
13 HIGHLY CONFIDENTIAL
14 ATTORNEYS' EYES ONLY
15 *****

16 VIDEOTAPED DEPOSITION UNDER ORAL EXAMINATION OF

17 ERWIN SIX

18 DATE: April 25, 2025

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24 REPORTED BY: CHARLENE FRIEDMAN, CCR, RPR, CRR
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TRANSCRIPT of the deposition of the
ERWIN SIX, called for Oral Examination in the
above-captioned matter, said deposition being taken by
and before CHARLENE FRIEDMAN, a Notary Public and
Certified Court Reporter, a Registered Professional
Reporter, and a Certified Realtime Reporter, at K&L
Gates, LLP, 599 Lexington Avenue, New York, New York, on
April 25, 2025, commencing at approximately 10:07 in the
morning.

1 A P P E A R A N C E S:

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Attorneys for Defendants

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15 ALSO PRESENT: MICHAEL BENNETT, Video Operator

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1 A Crestron?

2 Q Has Barco ever assessed how many
3 customers it has lost to Sahara?

4 A At that time, I don't know.

5 Q Has Barco ever assessed how many
6 customers it has lost to Vivitek?

7 A I don't know.

8 Q Has Barco ever assessed just how
9 much -- how much it has lost due to Yealink's
10 product being in the market?

11 A I do not know.

12 Q So Barco has not -- let me
13 rephrase.

14 Sitting here today, do you know if
15 Barco has ever assessed the amount of damages
16 it has suffered because of Yealink's
17 infringing products?

18 A I do not know.

19 Q If Barco did do this assessment,
20 would you be able to tell me who would have
21 that information?

22 A I do not know, so...

23 Q Does Barco have any -- let me
24 rephrase.

25 Does Barco have any information as

1 to how many of its users use its app-based
2 ClickShare instead of the button?

3 A Yes.

4 Q How many?

5 A From our users who have the app,
6 it's more than 80 percent use the button, 85
7 even.

8 Q So you have -- how did you get that
9 information?

10 A Because we have a user analytics
11 platform where we can see that information.

12 Q And it's from users who already
13 have the app?

14 A Yes.

15 Q So that tells you more than 80
16 percent of users who have the app use the
17 button?

18 A Yes.

19 Q Okay. Is that in the United --

20 A I corrected myself, sir.

21 Q Is that in the United States?

22 A That we don't exactly know, but we
23 assume that the habits are in other parts of
24 the world relatively the same.

25 We don't know all these details


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C E R T I F I C A T E

I, CHARLENE FRIEDMAN, a Certified Court Reporter and Notary Public, qualified in and for the State of New Jersey do hereby certify that prior to the commencement of the examination ERWIN SIX was duly sworn by me to testify to the truth the whole truth and nothing but the truth.

I DO FURTHER CERTIFY that the foregoing is a true and accurate transcript of the testimony as taken stenographically by and before me at the time, place and on the date hereinbefore set forth.

I DO FURTHER certify that I am neither a relative of nor employee nor attorney nor counsel for any of the parties to this action, and that I am neither a relative nor employee of such attorney or counsel, and that I am not financially interested in the action.



CHARLENE FRIEDMAN, RPR, CRR, CCR of the
State of New Jersey
License No: 30XI00204900
Date: April 25, 2025