3 4 5 6 7 8 9 10	 WEISSMANN WOLFF BERGMAN COLEMAN GRODIN & EVALL LLP Michael Bergman (SBN 37797) Anjani Mandavia (SBN 94092) 9665 Wilshire Boulevard, Ninth Floor Beverly Hills, California 90212 Telephone: (310) 858-7888 Fax: (310) 550-7191 FROSS ZELNICK LEHRMAN & ZISSU, Roger L. Zissu (Admitted <i>pro hac vice</i>) James D. Weinberger (Admitted <i>pro hac vie</i>) James D. Weinberger (Admitted <i>pro hac vie</i>) Fax: (212) 813-5900 Fax: (212) 813-5901 PERKINS LAW OFFICE, P.C. Patrick T. Perkins (Admitted <i>pro hac vice</i>) 1711 Route 9D Cold Spring, New York 10516 	
11 12	Cold Spring, New York 10516 Telephone: (845) 265-2820 Fax: (845) 265-2819	
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14	UNITED STATES DISTRICT COURT	
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	CENTRAL DISTRIC JOANNE SIEGEL and LAURA SIEGEL LARSON, Plaintiffs, VS. WARNER BROS. ENTERTAINMENT INC.; TIME WARNER INC.; DC COMICS; and DOES 1-10, Defendants. JOANNE SIEGEL and LAURA SIEGEL LARSON, Plaintiffs, VS. TIME WARNER INC.; WARNER EROS. ENTERTAINMENT INC.; WARNER BROS. TELEVISION PRODUCTION INC.; DC COMICS; and DOES 1-10, Defendants. AND RELATED COUNTERCLAIMS	

{F0253614.1 }

1 I, JAMES D. WEINBERGER, declare:

2 1. I am admitted *pro hac vice* in this action and am a member of Fross Zelnick Lehrman & Zissu, P.C., counsel for Defendants Warner Bros. Entertainment 3 Inc., Time Warner Inc., Warner Communications Inc., Warner Bros. Television 4 Production Inc. and defendant and counterclaimant DC Comics ("Defendants"). 5 This Declaration is submitted in further support of Defendants' Declaration Filed 6 7 Pursuant to the Court's September 17, 2007 Order re: "Escrow Documents." I have personal knowledge of the facts contained within this declaration, and, if called 8 upon as a witness, I could and would testify competently thereto. 9

Attached hereto as Exhibit <u>A</u> is a true and correct copy of Don Bulson
 Esq.'s October 20, 2006 Privilege Log served in response to Defendants' August 11,
 2006 subpoena served in the U.S. District Court for the Northern District of Ohio.

3. Attached hereto as Exhibit <u>B</u> is a true and correct copy of the February
6, 2008 Amended Order in *In re Subpoena Duces Tecum*, Case No. 1:06 MC 99
(SO) (N.D. Ohio).

4. Attached hereto as Exhibit <u>C</u> is a true and correct copy of the February
11, 2008 revised privilege log served in response to the February 6, 2008 Amended
Order.

S. Attached hereto as Exhibit <u>D</u> is a true and correct copy of the April 1,
 2008 Order in *In re Subpoena Duces Tecum*, Case No. 1:06 MC 99 (SO) (N.D.
 Ohio).

6. Attached hereto as Exhibit <u>E</u> are true and correct copies of documents
identified on the revised Bulson privilege log (Exh. <u>C</u>) as document nos. 319, 327
and 328.

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I declare under penalty of perjury of the laws of the United States of America that the foregoing is true and correct. Dated this 9th day of April, 2008 at New York, New York. ames D. Weinber {F0253614.1 }