1	J. Andrew Coombs (SBN 123881)	
2	andy@coombspc.com Nicole L. Drey (SBN 250235)	
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4	Glendale, California 91206 Telephone: (818) 500-3200	
5	Facsimile: (818) 500-3201	
6	Attorneys for Plaintiff DC Comics	
7	Larry Zerner (SBN 155473)	
8	<i>zernerlaw@gmail.com</i> ZernerLaw	
9	1801 Century Park East, Suite 2400 Los Angeles, California 90067	
10	Telephone: (310) 773-3623 Facsimile: (310) 388-5624	
11	Attorney for Defendant Mark Towle,	
12	An individual and d/b/a Gotham Garage	
13		
14	UNITED STATES DISTRICT COURT	
15	CENTRAL DISTRICT OF CALIFORNIA	
16	DC Comics,	) ) Case No. CV11-3934 RSWL (OPx)
17		
	Plaintiff,	) STIPULATION TO EXTEND TIME ) TO RESPOND TO COMPLAINT
18	V.	
19 20	Mark Towle, an individual and $d/b/a$ Gotham Garage, and Does $1 - 10$ , inclusive,	
21	Defendants.	
22	Derendunts.	Ś
23	PLAINTIFF DC Comics ("Plaintiff"), by and through its counsel of record, J.	
24	Andrew Coombs, of J. Andrew Coombs, A P.C., and Defendant Mark Towle, an	
25		
26	individual and d/b/a Gotham Garage ("Defendant"), by and through his counsel of	
27	record, Larry Zerner, hereby stipulate and	agree as follows:
28		
	DC Comics v. Towle: Stip. to Extend Time -	1 -

WHEREAS the Complaint was filed in the above-captioned matter on or about May 6, 2011; WHEREAS Plaintiff caused the Summons and Complaint to be served on the Defendant via publication on or about October 7, 2011; WHEREAS Defendant has raised certain issues, into which Plaintiff is researching, which may require Plaintiff to amend its Complaint; WHEREAS Plaintiff and Defendant are continuing to work towards resolution of the claims alleged in the Complaint herein; WHEREAS providing Defendant additional time within which to move, plead or otherwise respond to the Complaint will enable the Parties to resolve certain issues regarding the Complaint and the claims alleged therein; WHEREAS Defendant proposes to move, plead or otherwise respond to the Complaint in the event the Parties are unable to resolve this matter; and /// /// /// /// /// /// /// /// DC Comics v. Towle: Stip. to Extend Time - 2 -

1	NOW, THEREFORE, Plaintiff and Defendant stipulate and agree that	
2	Defendant shall have through and until December 6, 2011, to respond to the	
3 4	Complaint.	
4 5		
6	DATED: November 9, 2011	J. Andrew Coombs, A Professional Corp.
7		
8		By: /s/ Nicole L. Drey J. Andrew Coombs
9		Nicole L. Drey Attorneys for Plaintiff DC Comics
10		Automeys for Flamun DC Connes
11		
12	DATED: November 4, 2011	ZernerLaw
13		l'ale
14		By: Jarry Jun
15		Larty Zerner Attorney for Defendant Mark Towle, an individual and d/b/a Gotham Garage
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	DC Comics v. Towle: Stip. to Extend Time	- 3 -

## PROOF OF SERVICE

I, the undersigned, certify and declare that I am over the age of 18 years, employed in the County of Los Angeles, and not a party to the above-entitled cause. I am employed by a member of the Bar of the United States District Court of California. My business address is 517 East Wilson Avenue, Suite 202, Glendale, California 91206.

On November 9, 2011, I served on the interested parties in this action with:

## STIPULATION TO EXTEND TIME TO RESPOND TO COMPLAINT

in support for the following civil action:

Warner Bros. Entertainment Inc. v. M. Towle, et al.

by placing a true copy thereof in an envelope to be immediately sealed thereafter. I am readily familiar with the office's practice of collecting and processing correspondence for mailing. Under that practice it would be deposited with the United States Postal Service on the same day with postage thereon fully prepaid at Glendale, California in the ordinary course of business. I am aware that on motion of the party served, service presumed invalid if postal cancellation date or postage meter is more than one day after date of deposit for mailing in affidavit.

Mark Towle	Larry Zerner
d/b/a Gotham Garage	Zerner Law
	1801 Century Park East, Suite 2400
Santa Ana, CA 92704	Los Angeles, CA 90067

Place of Mailing: Glendale, California Executed on November 9, 2011, at Glendale, California

Katrina Bartolome