individual and d/b/a Amazon.com Seller gewds4less and Emmanuel Fernandez, an individual and d/b/a Amazon.com Seller gewds4less ("Defendant"), in this action, and good cause appearing therefore, hereby:

ORDERS that based on the Parties' stipulation and only as to Defendants, their successors, heirs, and assignees, this Injunction shall be and is hereby entered in the within action as follows:

- 1) This Court has jurisdiction over the parties to this action and over the subject matter hereof pursuant to 17 U.S.C. § 101 *et seq.*, and 28 U.S.C. §§ 1331 and 1338. Service of process was properly made against Defendants.
- 2) Plaintiff owns or controls the copyright or pertinent exclusive right to distribute or license the distribution of home video and digital products, including video home cassettes (VHS) as well as optical discs, including, but not limited to, digital versatile discs (DVDs) and Blu-ray discs (collectively "Media Products") incorporating the motion picture or television titles subject to the copyright registrations listed in Exhibit "A" attached hereto and incorporated herein by this reference (collectively referred to herein as "Plaintiff's Works").
- 3) Plaintiff has alleged that Defendants have made unauthorized uses of Plaintiff's Works or substantially similar likenesses or colorable imitations thereof.
- 4) Defendants and their agents, servants, employees, representatives, successor and assigns, and all persons, firms, corporations or other entities in active concert or participation with them who receive actual notice of the Injunction are hereby restrained and permanently enjoined from infringing directly, contributorily or vicariously or enabling, facilitating, permitting, assisting, soliciting, encouraging, inducing, authorizing, aiding or abetting, materially contributing to, or persuading anyone to infringe in any manner Plaintiff's Works, including, but not limited to, the following:
 - a) Copying, reproducing, downloading, distributing, uploading, linking to,

transmitting, or publicly performing, or using trademarks, trade names or logos in connection with unauthorized Media Products containing any of Plaintiff's Works;

- b) Enabling, facilitating, permitting, assisting, soliciting, encouraging, abetting, or inducing any person or entity to copy, reproduce, download, distribute, upload, link to, transmit, or publicly perform any of Plaintiff's Works; or
- c) Profiting from the unauthorized copying, reproduction, downloading, distribution, uploading, linking to, transmission, or public performance of any of Plaintiff's Works while declining to exercise a right to stop or limit such unauthorized copying, reproduction, downloading, distribution, uploading, linking to, transmission, or public performance of any of Plaintiff's Works.
- 5) Each side shall bear its own fees and costs of suit.
- 6) Except as provided herein, all claims alleged in the Complaint against Defendants are dismissed with prejudice.
- 7) This Injunction shall be deemed to have been served upon Defendants at the time of its execution by the Court.
- 8) The Court finds there is no just reason for delay in entering this Injunction and, pursuant to Rule 54(a) of the Federal Rules of Civil Procedure, the Court directs immediate entry of this Injunction against Defendants.
- 9) The Court shall retain jurisdiction of this action to entertain such further proceedings and to enter such further orders as may be necessary or appropriate to implement and enforce the provisions of this Injunction.
- 10) The above-captioned action, shall, upon filing by Plaintiff of the Settlement Agreement, Stipulation for Entry of Judgment and Judgment Pursuant to Stipulation, and requesting entry of judgment against Defendants, be reopened should Defendants

1	default under the terms of the Settlement Agreement.
2	11) This Court shall retain jurisdiction over Defendants for the purpose of making
3	further orders necessary or proper for the construction or modification of this consent
4	decree and judgment; the enforcement hereof; the punishment of any violations
5	hereof; and for the possible entry of a further Judgment Pursuant to Stipulation in this
6	action.
7 8	DATED: March 27, 2013
9	Hon. Fernando M. Olguin United States District Judge
10	
11	PRESENTED BY:
12 13	J. Andrew Coombs, A Prof. Corp.
14 15 16	By: J. Andrew Coombs Annie S. Wang Attorneys for Plaintiff Warner Bros. Home Entertainment Inc. Emmanuel Fernandez, an individual and
18	/b/a Amazon.com Seller gewds4less
19	By: Emmanuel Fernandez
20	Defendant, in pro se
21 22	Lenin Coronel, an individual and d/b/a Amazon.com Seller gewds4less
23 24 25	By: Lenin Coronel Defendant, in pro se
26	
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EXHIBIT A **COPYRIGHT REGISTRATIONS**

COPYRIGHT

CLAIMANTS

Home Box Office,

Inc. ("HBO")

HBO

HBO

HBO

HBO

HBO

HBO

HBO

HBO

HBO Warner Bros.

Entertainment Inc.

("WBEI")

WBEI

WBEI

WBEI

2 3 4 REG. NO. **TITLE** 5 PA 1-697-280 **ENTOURAGE: Stunted** 6 ENTOURAGE: Buzzed PA 1-697-285 7 PA 1-704-328 **ENTOURAGE:** Dramedy PA 1-699-106 **ENTOURAGE:** Tequila Sunrise 8 ENTOURAGE: Bottoms Up PA 1-699-105 9 PA 1-706-302 **ENTOURAGE:** Hair 10 PA 1-706-285 ENTOURAGE: Tequila And Coke ENTOURAGE: Sniff Sniff Gang Bang 11 PA 1-706-311 ENTOURAGE: Porn Scenes From An 12 PA 1-706-303 Italian Restaurant 13 PA 1-706-307 **ENTOURAGE:** Lose Yourself 14 THE BIG BANG THEORY: The PA 1-805-604 Skank Reflex Analysis 15 THE BIG BANG THEORY: The 16 PA 1-805-577 Countdown Reflection 17 TWO AND A HALF MEN: Nice To PA 1-806-061 18 Meet You, Walden Schmidt TWO AND A HALF MEN: Oh Look! 19 PA 1-806-064 Al-Qaeda! 20 21 22 23 24 25

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