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JS-6

6 Attorneys for Plaintiff  
 Warner Bros. Home Entertainment Inc.

8 CDepot, Inc. d/b/a CDepot d/b/a C Depot  
 Simon Peterson, an individual and  
 d/b/a Amazon.com Seller CDepotstore  
 9 Sandy Williamson, an individual and  
 d/b/a Amazon.com Seller CDepotstore  
 10 9039 Baltimore Ave.  
 College Park, MD 20740

11 Defendants, *in pro se*

12 UNITED STATES DISTRICT COURT  
 13 CENTRAL DISTRICT OF CALIFORNIA

<p>15 Warner Bros. Home Entertainment Inc.,          16 Plaintiff,          17 v.          18 CDepot, Inc. d/b/a CDepot d/b/a C Depot;          Sandy Williamson, an individual and          19 d/b/a Amazon.com Seller cdepotstore;          Simon Peterson, an individual and d/b/a          20 Amazon.com Seller cdepotstore, and          Does 1-10, inclusive,          21 Defendants.</p>	<p>) Case No. CV13-0883 RGK (RZx)          )          ) <del>[PROPOSED]</del> CONSENT DECREE          ) AND PERMANENT INJUNCTION</p>
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23 The Court, having read and considered the Joint Stipulation for Entry of  
 24 Consent Decree and Permanent Injunction that has been executed by Plaintiff Warner  
 25 Bros. Home Entertainment Inc. (“Plaintiff”) and Defendants CDepot, Inc. d/b/a  
 26 CDepot d/b/a C Depot and d/b/a as Amazon.com Seller cdepotstore, Sandy  
 27 Williamson, an individual and Simon Peterson, an individual (collectively  
 28 “Defendants”), in this action, and good cause appearing therefore, hereby:

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

4           1) This Court has jurisdiction over the parties to this action and over the subject  
5 matter hereof pursuant to 17 U.S.C. § 101 *et seq.*, and 28 U.S.C. §§ 1331 and 1338.  
6 Service of process was properly made against Defendants.

7           2) Plaintiff owns or controls the copyright or pertinent exclusive right to distribute  
8 or license the distribution of home video and digital products, including video home  
9 cassettes (VHS) as well as optical discs, including, but not limited to, digital versatile  
10 discs (DVDs) and Blu-ray discs (collectively “Media Products”) incorporating the  
11 motion picture or television titles subject to the copyright registrations listed in Exhibit  
12 “A” attached hereto and incorporated herein by this reference (collectively referred to  
13 herein as “Plaintiff’s Works”).

14           3) Plaintiff has alleged that Defendants have made unauthorized uses of Plaintiff’s  
15 Works or substantially similar likenesses or colorable imitations thereof.

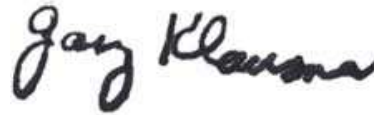
16           4) Defendants and their agents, servants, employees, representatives, successor and  
17 assigns, and all persons, firms, corporations or other entities in active concert or  
18 participation with them who receive actual notice of the Injunction are hereby  
19 restrained and permanently enjoined from infringing – directly, contributorily or  
20 vicariously – or enabling, facilitating, permitting, assisting, soliciting, encouraging,  
21 inducing, authorizing, aiding or abetting, materially contributing to, or persuading  
22 anyone to infringe in any manner Plaintiff’s Works, including, but not limited to, the  
23 following:

- 24           a) Copying, reproducing, downloading, distributing, uploading, linking to,  
25 transmitting, or publicly performing, or using trademarks, trade names or  
26 logos in connection with unauthorized Media Products containing any of  
27 Plaintiff’s Works;  
28

- 1           b)    Enabling, facilitating, permitting, assisting, soliciting, encouraging,  
2                    abetting, or inducing any person or entity to copy, reproduce, download,  
3                    distribute, upload, link to, transmit, or publicly perform any of Plaintiff's  
4                    Works; or
- 5           c)    Profiting from the unauthorized copying, reproduction, downloading,  
6                    distribution, uploading, linking to, transmission, or public performance of  
7                    any of Plaintiff's Works while declining to exercise a right to stop or limit  
8                    such unauthorized copying, reproduction, downloading, distribution,  
9                    uploading, linking to, transmission, or public performance of any of  
10                  Plaintiff's Works.
- 11   5)    Each side shall bear its own fees and costs of suit.
- 12   6)    Except as provided herein, all claims alleged in the Complaint are dismissed  
13   with prejudice.
- 14   7)    The hearing on Plaintiff's Motion for Default Judgment currently on calendar  
15   for January 13, 2014, at 9:00 a.m. is hereby vacated.
- 16   8)    This Injunction shall be deemed to have been served upon Defendants at the  
17   time of its execution by the Court.
- 18   9)    The Court finds there is no just reason for delay in entering this Injunction and,  
19   pursuant to Rule 54(a) of the Federal Rules of Civil Procedure, the Court directs  
20   immediate entry of this Injunction against Defendants.
- 21   10)   The Court shall retain jurisdiction of this action to entertain such further  
22   proceedings and to enter such further orders as may be necessary or appropriate to  
23   implement and enforce the provisions of this Injunction.
- 24   11)   The above-captioned action, shall, upon filing by Plaintiff of the Settlement  
25   Agreement, Stipulation for Entry of Judgment and Judgment Pursuant to Stipulation,  
26   and requesting entry of judgment against Defendants, be reopened should Defendants  
27   default under the terms of the Settlement Agreement.
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1 12) This Court shall retain jurisdiction over Defendants for the purpose of making  
2 further orders necessary or proper for the construction or modification of this consent  
3 decree and judgment; the enforcement hereof; the punishment of any violations  
4 hereof; and for the possible entry of a further Judgment Pursuant to Stipulation in this  
5 action.

6  
7 DATED: January 08, 2014



8  
9 Hon. R. Gary Klausner  
United States District Judge

10 PRESENTED BY:

11 J. Andrew Coombs, A Professional Corp.

12 By: \_\_\_\_\_  
13 J. Andrew Coombs  
14 Annie S. Wang  
Attorneys for Plaintiff Warner Bros.  
Home Entertainment Inc.

15 CDepot, Inc. d/b/a CDepot d/b/a C Depot  
and d/b/a as Amazon.com Seller cdepotstore

16 By: \_\_\_\_\_  
17 Sandy Williamson  
18 President, *in pro se*

19 Simon Peterson, an individual

20 By: \_\_\_\_\_  
21 Simon Peterson  
22 Defendant, *in pro se*

23 Sandy Williamson, an individual

24 By: \_\_\_\_\_  
25 Sandy Williamson  
26 Defendant, *in pro se*

**EXHIBIT A**  
**COPYRIGHT REGISTRATIONS**

<b><u>Reg. No.</u></b>	<b><u>Titles</u></b>	<b><u>Copyright Claimant</u></b>
R 197-584	The Divorcee (1930)	Turner Entertainment Co.
R 217-656	Night Nurse (1931)	Turner Entertainment Co.
R 245-015	Three on a Match (1932)	Turner Entertainment Co.
R 627-299	Fast and Furry-ous (1949)	Warner Bros. Entertainment Inc. ("WBEI")
RE 156-545	Gee Whiz-z-z-z! (1956)	WBEI
R 681-339	Operation: Rabbit (1952)	WBEI
RE 286-210	Hook, Line and Stinker (1958)	WBEI
RE 373-949	Zip N' Snort (1960)	WBEI
RE 341-387	Ready, Woolen, and Able (1959)	WBEI
RE 12-225	Beep, Beep (1952)	WBEI
RE 528-595	To Beep or Not to Beep (1963)	WBEI
R 272-614	Female (1933)	Turner Entertainment Co.
PA 341-856	Disorderlies	Warner Brothers, Inc. ("WBI")
RE 929-194	It's the Easter Beagle, Charlie Brown	United Feature Syndicate, Inc.
PA 527-727	Point Break	Largo Entertainment
RE 338-581	Free Soul	Grover Asmus & Stephen Coyne, co-trustees of Donna M. Asmus Trust & Mary Ellen Owen, co-executor of the Will of Anthony I. Owen (PWH)
PA 241-506	The Killing Fields	Goldcrest Films and Television, Ltd.
PA 417-162	Batman	WBI
PA 569-651	Batman Returns	Metro-Goldwyn-Mayer Film Company, Inc. & S L M Entertainment, Ltd.
PA 720-192	Batman Forever	New Line Productions, Inc.
PA 859-518	Batman & Robin	Warner Brothers, a division of Time Warner Entertainment Company, LP ("WB")
PA 1-222-767	Chasing Liberty	Micro Fusion 2003-2, LLP
PA 1-744-136	CURB YOUR ENTHUSIASM: The Divorce	Home Box Office, Inc. ("HBO")

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PA 1-746-580	CURB YOUR ENTHUSIASM: The Safe House	HBO
PA 1-739-186	CURB YOUR ENTHUSIASM: Palestinian Chicken	HBO
PA 1-740-510	CURB YOUR ENTHUSIASM: The Smiley Face	HBO
PA 1-740-509	CURB YOUR ENTHUSIASM: Vow of Silence	HBO
PA 1-740-508	CURB YOUR ENTHUSIASM: The Hero	HBO
PA 1-746-589	CURB YOUR ENTHUSIASM: The Bi-Sexual	HBO
PA 1-744-140	CURB YOUR ENTHUSIASM: Car Periscope	HBO
PA 1-748-790	CURB YOUR ENTHUSIASM: Mister Softee	HBO
PA 1-675-545	CURB YOUR ENTHUSIASM: Seinfeld	HBO
PA 1-747-827	CURB YOUR ENTHUSIASM: Larry vs. Michael J. Fox	HBO
PA 1-666-629	ENTOURAGE: Drive	HBO
PA 1-666-634	ENTOURAGE: Amongst Friends	HBO
PA 1-666-631	ENTOURAGE: One Car, Two Car, Red Car, Blue Car	HBO
PA 1-666-613	ENTOURAGE: Runnin' On E	HBO
PA 1-666-625	ENTOURAGE: Fore!	HBO
PA 1-666-618	ENTOURAGE: Murphy's Lie	HBO
PA 1-666-620	ENTOURAGE: No More Drama	HBO
PA 1-666-622	ENTOURAGE: The Sorkin Notes	HBO
PA 1-666-616	ENTOURAGE: Security Brief's	HBO
PA 1-666-626	ENTOURAGE: Berried Alive	HBO
PA 1-666-682	ENTOURAGE: Scared Straight	HBO
PA 1-667-568	ENTOURAGE: Give A Little Bit	HBO
PA 1-751-680	ENTOURAGE: Home Sweet Home	HBO
PA 1-751-679	ENTOURAGE: Out With A Bang	HBO

1	PA 1-759-114	ENTOURAGE: One Last Shot	HBO
2	PA 1-759-119	ENTOURAGE: Whiz Kid	HBO
3	PA 1-759-118	ENTOURAGE: Motherf*cker	HBO
4	PA 1-764-686	ENTOURAGE: The Big Bang	HBO
5	PA 1-765-845	ENTOURAGE: Second To Last	HBO
6	PA 1-765-833	ENTOURAGE: The End	HBO
7	PA 1-791-633	FINAL DESTINATION FIVE	WBEI
8	R 399-224	Gone with the Wind	Turner Entertainment Co.
9	PA 1-721-904	HARRY POTTER AND THE DEATHLY HALLOWS PART 1	WBEI
10	PA 1-771-915	Sherlock Holmes: A Game of Shadows	WV Films IV LLC
11	RE 023-190	Singin' in the Rain	WBEI
12	PA 1-726-157	THE O.C.: The Avengers	WBEI
13	PA 1-726-155	THE O.C.: The Gringos	WBEI
14	PA 1-726-152	THE O.C.: The Cold Turkey	WBEI
15	PA 1-723-072	THE O.C.: The Metamorphosis	WBEI
16	PA 1-726-153	THE O.C.: The Sleeping Beauty	WBEI
17	PA 1-723-090	THE O.C.: The Summer Bummer	WBEI
18	PA 1-723-089	THE O.C.: The Chrismukk-huh?	WBEI
19	PA 1-723-091	THE O.C.: The Earth Girls Are Easy	WBEI
20	PA 1-726-150	THE O.C.: The My Two Dads	WBEI
21	PA 1-726-148	THE O.C.: The French Connection	WBEI
22	PA 1-726-158	THE O.C.: The Dream Lover	WBEI
23	PA 1-726-147	THE O.C.: The Groundhog Day	WBEI
24	PA 1-808-897	THE O.C.: The Case Of The Franks	WBEI
25	PA 1-808-914	THE O.C.: The Shake Up	WBEI
26	PA 1-723-088	THE O.C.: The Night Moves	WBEI
27	PA 1-808-902	THE O.C.: The End's Not Near, It's Here	WBEI
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