	Case 2:15-cv-06813 Document 1 Filed 09/	02/15 Page 1 of 40 Page ID #:1
1 2 3 4 5 6 7 8	J. Andrew Coombs (SBN 123881) andy@coombspc.com Annie S. Wang (SBN 243027) annie@coombspc.com J. Andrew Coombs, A Prof. Corp. 520 East Wilson Ave., Suite 200 Glendale, California 91206 Telephone: (818) 500-3200 Facsimile: (818) 500-3201 Attorneys for Plaintiffs Sanrio, Inc., Disney Enterprises, Inc., Marvel Character MVL Film Finance LLC, Lucasfilm Ltd. L Lucasfilm Entertainment Company Ltd. LI	s, Inc., LC, and LC
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10	UNITED STATES	DISTRICT COURT
11	CENTRAL DISTRIC	CT OF CALIFORNIA
12 13 14 15 16	Sanrio, Inc., Disney Enterprises, Inc., Marvel Characters, Inc., MVL Film Finance LLC, Lucasfilm Ltd. LLC and Lucasfilm Entertainment Company Ltd. LLC, Plaintiffs, v.	Case No. COMPLAINT FOR COPYRIGHT INFRINGEMENT; TRADEMARK INFRINGEMENT; UNFAIR COMPETITION DEMAND FOR A JURY TRIAL
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	George Wilson, an individual and d/b/a Wilsonswildcakecreations a/k/a wilsoncakeimaging; Danielle Wilson, an individual and d/b/a Wilsonswildcakecreations a/k/a wilsoncakeimaging; and Does 1 through 10, inclusive, Defendants.	
23	Plaintiffs Sanrio, Inc. ("Sanrio"), Di	sney Enterprises, Inc. ("DEI"), Marvel
24	Characters, Inc. and MVL Film Finance Ll	LC (collectively "Marvel"), and Lucasfilm
25	Ltd. LLC ("LFL") and Lucasfilm Entertair	ment Company Ltd. LLC ("LECL")
26	(collectively "Lucasfilm") (Sanrio, DEI, M	arvel, and Lucasfilm are collectively
27	referred to as "Plaintiffs") for their Compla	aint allege as follows:
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**A**.

# Allegations Common to All Claims for Relief Jurisdiction and Venue

1. The claim for copyright infringement under the Copyright Act, as amended, 17 U.S.C. §§ 101, et seq., alleges the unauthorized use in interstate commerce of copyrights owned by Plaintiffs. The Court has jurisdiction over the subject matter of the claim for copyright infringement pursuant to 28 U.S.C. § 1331 and § 1338(a). The Court has jurisdiction over the subject matter of the claim for Trademark Infringement pursuant to the Lanham Trademark Act, as amended, 15 U.S.C., § 1051 et seq. and 28 U.S.C. § 1331 and § 1338.

Venue is proper within the Central District of California pursuant to 28 2. U.S.C. §§ 1391(b) and 1400(a).

#### <u>Introduction</u> **B**.

3. This case concerns the concerted, systematic and wholesale theft of various world-famous intellectual properties owned by Plaintiffs. Defendants are the 14 owners, operators, and managers of an online and email solicitation based business 15 and related enterprise, targeting California residents, that is actively selling, offering 16 for sale, distributing, and/or manufacturing unlicensed and counterfeit edible cake 17 frosting sheets and related items, which incorporate unauthorized likenesses of animated or live action characters or other logos owned by Plaintiffs ("Infringing Product"). Plaintiffs filed this action to combat the willful sale of unlicensed and 20 counterfeit products bearing Plaintiffs' exclusive copyrights and trademarks. Despite 21 previous service of a cease and desist letter and the acknowledged receipt by Defendants, Defendants' ongoing and unauthorized activity continues.

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### **<u>Plaintiff Sanrio</u>**

Sanrio is a corporation, duly organized and existing under the laws of 4. California, having its principal place of business in South San Francisco. Plaintiff Sanrio is and, at all relevant times, has been, the exclusive U.S. licensee of Sanrio

Company, Ltd., a Japan corporation ("Sanrio Co."). Plaintiff Sanrio is a whollyowned subsidiary of Sanrio Co.

5. For more than forty years, Sanrio Co. has been engaged in the business of manufacturing, distributing and selling a wide range of products including, without limitation, character artwork created, developed and designed by Sanrio Co. for use by children and young adults. Certain of the characters and designs have achieved such global fame and popularity that Sanrio Co. has produced and distributed television programming for children based on the character artwork. One such television program is the animated television series entitled Hello Kitty.

A significant source of revenue for Sanrio Co. is the merchandising and 6. 10 licensing of distinctive elements bearing character artwork, including Hello Kitty, 11 Dear Daniel, Bad Badtz Maru, Chococat, KeroKeroKeroppi, Landy, Little Twin 12 Stars, Monkichi, My Melody, Patty and Jimmy, Pekkle, Picke Bicke, Pochacco, 13 Tuxedo Sam, Winkipinki and Zashikbuta (hereinafter individually and collectively 14 referred to as the "Sanrio Co. Characters"). 15

The revenue from products using the Sanrio Co. Characters sold in the 7. 16 United States is substantial. The appearance and other features of the Sanrio Co. 17 Characters are inherently distinctive and serve to identify Sanrio as the source of 18 products bearing the Sanrio Co. Characters. The design, configuration and distinctive 19 features of the Sanrio Co. Characters and other Sanrio Co. copyrighted works, and of 20 works related thereto (hereinafter individually and collectively referred to as "Sanrio 21 Co.'s Copyrighted Designs") are wholly original with Sanrio Co. and, as fixed in 22 various tangible media, including, without limitation, edible goods and related 23 merchandise, are copyrightable subject matter under the United States Copyright Act, 24 17 U.S.C., §§ 101 et seq. Sanrio Co. is the owner of Sanrio Co.'s Copyrighted 25 Designs and, as featured on and in connection with various merchandise, these designs constitute copyrightable subject matter under the Copyright Act of 1976, 17 27 U.S.C. §§ 101, et seq.

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8. Sanrio Co. has complied in all respects with the laws governing copyright and has secured the exclusive rights and privileges in and to the copyrights to Sanrio Co.'s Copyrighted Designs, and Sanrio Co. owns one or more certificates of registration for works in which each of Sanrio Co.'s Copyrighted Designs appear. A representative list of copyright registrations for Sanrio Co.'s Copyrighted Designs is attached hereto as Exhibit A.

9. Products featuring Sanrio Co.'s Copyrighted Designs manufactured, sold and distributed by Sanrio Co. or under its authority have been manufactured, sold and distributed in conformity with the provisions of the copyright laws. Sanrio Co. and those acting under its authority have complied with their obligations under the copyright laws and Sanrio Co. has at all times been and still is the sole proprietor or otherwise authorized to enforce all right, title and interest in and to the copyrights in each of Sanrio Co.'s Copyrighted Designs.

10. Sanrio Co. owns all right, title and interest in and to and holds exclusive right to develop, manufacture, market and sell products bearing the trademarks, trade names, service marks, artwork, characters and other distinctive elements for and incorporating the Sanrio Co. Characters in the United States.

11. Sanrio Co. is the owner of world famous registered marks which serve to distinguish Sanrio Co. products. Some of those trademarks have been used continuously for over twenty-five years. Each year, Sanrio Co. spends millions of dollars to develop and maintain the considerable good will it enjoys in its trademarks and in its reputation for high quality. A representative list of trademark registrations for the Sanrio Co. Characters is attached hereto as Exhibit B (collectively "Sanrio Co.'s Trademarks").

12. Sanrio Co.'s Trademarks are all valid, extant and in full force and effect.
Sanrio Co.'s Trademarks are all exclusively owned by Sanrio Co. Sanrio Co. has
continuously used each of Sanrio Co.'s Trademarks from the registration date, or

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earlier, until the present and at all times relevant to the claims alleged in thisComplaint.

13. As a result of advertising and sales, together with longstanding consumer acceptance, Sanrio Co.'s Trademarks identify Sanrio Co.'s products and authorized sales of these products. Sanrio Co.'s Trademarks have each acquired secondary meaning in the minds of consumers throughout the United States and the world. The Sanrio Co. Characters, Sanrio Co.'s Copyrighted Designs and Sanrio Co.'s Trademarks are collectively referred to herein as "Sanrio Co.'s Properties."

### D. <u>Plaintiff DEI</u>

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14. DEI is a corporation duly organized and existing under the laws of the State of Delaware, having its principal place of business in Burbank, California.

DEI is a subsidiary of The Walt Disney Company ("Disney"). 15. 12 Disney, together with its subsidiaries, is a diversified worldwide entertainment 13 company with operations in five business segments: Media Networks, Parks and 14 Resorts, Studio Entertainment, Consumer Products and Interactive Media. Media 15 Networks comprises international and domestic cable networks and its broadcasting 16 business; Parks and Resorts comprises resorts and theme parks around the world, 17 Disney Cruise Line and also licensed theme parks such as Tokyo Disney Resort in 18 Japan; Studio Entertainment comprises live-action and animated theatrical and video 19 motion pictures, musical recordings and live stage plays; Consumer Products 20 comprises relationships with licensees, manufacturers, publishers and retailers 21 throughout the world to design, develop, publish, promote and sell a wide variety of 22 products based on DEI's intellectual property as well as its own Publishing and 23 Retail; Interactive Media Group creates and delivers branded entertainment games 24 and lifestyle content across interactive media platforms. 25

16. A significant aspect of DEI's business is the merchandising and
 licensing of distinctive elements associated with its motion picture and television
 programs. The distinctive elements licensed and/or merchandised by DEI include,

but are not limited to, the world-famous characters featured in numerous animated 1 short films, feature length motion pictures and television programs produced over a 2 period of more than seventy years, including, but not limited to, Mickey Mouse, 3 Minnie Mouse, Minnie Mouse, Goofy, Donald Duck, Daisy Duck, Pluto and various 4 characters from the motion pictures Aladdin, Alice in Wonderland, Beauty and the 5 Beast, Big Hero 6, Brave, Cars, Cinderella, Finding Nemo, Frozen, The Incredibles, 6 The Little Mermaid, Maleficent, Monsters University, Mulan, The Nightmare Before 7 Christmas, Pocahontas, The Princess and the Frog, Snow White and the Seven 8 Dwarfs, Tangled, Tinker Bell and the Great Fairy Rescue, Toy Story, and the 9 television programs Doc McStuffins, Dog with a Blog, Gravity Falls, Handy Manny, 10 Henry Hugglemonster, Jake and the Neverland Pirates, Jessie, Jungle Junction, 11 Kickin' It, Lab Rats, Liv and Maddie, Sherriff Callie's Wild West, Sofia the First, and 12 Special Agent OSO (hereinafter referred to as the "DEI Characters"). 13

17. The revenue from products which use the DEI Characters is substantial. 14 The appearance and other features of the DEI Characters are inherently distinctive 15 and serve to identify DEI and its licensees as the source of products bearing the DEI 16 Characters. The design, configuration and distinctive features of the DEI Characters 17 and other DEI copyrighted works, and of works related thereto (hereinafter 18 individually and collectively referred to as "DEI's Copyrighted Designs"), are wholly 19 original with DEI and, as fixed in various tangible media, including merchandise, are 20 copyrightable subject matter under the United States Copyright Act, 17 U.S.C., 21 Sections 101, et seq. DEI is the owner of DEI's Copyrighted Designs and, as featured 22 on in connection with various merchandise, constitute copyrightable subject matter 23 under the Copyright Act of 1976, 17 U.S.C. § 101, et seq. 24

DEI, and its predecessors in interest have complied in all respects with 18. 25 the laws governing copyright and have secured the exclusive rights and privileges in 26 and to the copyrights to DEI's Copyrighted Designs, and DEI owns one or more 27 certificates of registration for works in which each of DEI's Copyrighted Designs 28

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appear. A representative list of copyright registrations for DEI's CopyrightedDesigns is attached hereto as Exhibit C.

19. Products featuring DEI's Copyrighted Designs which are manufactured, sold and distributed by DEI or under its authority have been manufactured, sold and distributed in conformity with the provisions of the copyright laws. DEI and those acting under its authority have complied with their obligations under the copyright laws, and DEI, in its own right or as successor-in-interest, has at all times been and still is the sole proprietor or otherwise authorized to enforce all right, title and interest in and to the copyrights in each of DEI's Copyrighted Designs.

20. DEI is the owner of world famous registered marks which serve to distinguish DEI products ("DEI's Trademarks"). Some of those trademarks have been used continuously for over seventy years. Each year DEI spends a significant amount to develop and maintain the considerable goodwill it enjoys in its trademarks and in its reputation for high quality. A representative list of trademark registrations for DEI's Trademarks is attached hereto as Exhibit D.

21. DEI's Trademarks are all valid, extant and in full force and effect.
DEI's Trademarks are all exclusively owned by DEI. DEI has continuously used
each of DEI's Trademarks from the registration date, or earlier, until the present and
at all times relevant to the claims alleged in this Complaint.

22. As a result of advertising and sales, together with longstanding consumer acceptance, DEI's Trademarks identify DEI's products and authorized sales of these products. DEI's Trademarks have each acquired secondary meaning in the minds of consumers throughout the United States and the world. DEI's Characters,
Copyrighted Designs and Trademarks are collectively referred to herein as DEI's Properties.

### E. <u>Marvel Plaintiffs</u>

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23. The Marvel Plaintiffs are affiliates of DEI and are entities duly organized and existing under the laws of the State of Delaware, having their principal place of business in Burbank, California.

24. Marvel and certain of its affiliated companies are engaged in a variety of businesses, including, without limitation, the production, distribution, and/or licensing of comic books, motion pictures, licensed merchandise, toys and games featuring the well-known characters Spider-Man, The Avengers, Hulk, Iron Man, Captain America, Thor, Black Widow, Hawkeye, Scarlet Witch and Quicksilver (hereinafter individually and collectively referred to as the "Marvel Characters").

25. The appearance and other features of the Marvel Characters are 11 inherently distinctive and serve to identify Marvel and its licensees as the source of 12 products bearing the Marvel Characters. The design, configuration and distinctive 13 features of the Marvel Characters and other Marvel copyrighted works, and of works 14 related thereto (hereinafter individually and collectively referred to as "Marvel's 15 Copyrighted Designs"), are wholly original with Marvel and, as fixed in various 16 tangible media, including merchandise, are copyrightable subject matter under the 17 United States Copyright Act, 17 U.S.C., Sections 101, et seq. Marvel is the owner of 18 Marvel's Copyrighted Designs and, as featured on in connection with various 19 merchandise, constitute copyrightable subject matter under the Copyright Act of 20 1976, 17 U.S.C. § 101, et seq. 21

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26. Marvel, its predecessors in interest, and those acting under its authority, have complied with their obligations under the copyright laws and have secured the exclusive rights and privileges in and to the copyrights to Marvel's Copyrighted Designs, and Marvel owns one or more certificates of registration for works in which each of Marvel's Copyrighted Designs appear. A representative list of copyright registrations for Marvel's Copyrighted Designs is attached hereto as Exhibit E.

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27. Marvel is the owner of world famous registered marks which serve to

distinguish Marvel products ("Marvel's Trademarks"). Marvel's Trademarks are all valid, extant and in full force and effect. Marvel has continuously used each of Marvel's Trademarks from the registration date, or earlier, until the present and at all times relevant to the claims alleged in this Complaint. The trademarks have been used continuously for over several years. A representative list of trademark registrations for Marvel's Trademarks is attached hereto as Exhibit F.

28. As a result of advertising and sales, together with longstanding consumer acceptance, Marvel's Trademarks identify Marvel's products and authorized sales of these products. Marvel's Trademarks have each acquired secondary meaning in the minds of consumers throughout the United States and the world. Marvel's Characters, Copyrighted Designs and Trademarks are collectively referred to herein as Marvel's Properties.

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## F. <u>Lucasfilm Plaintiffs</u>

29. The Lucasfilm Plaintiffs are affiliates of DEI and are corporations duly organized and existing under the laws of the State of California, having their principal place of business in Marin County, California.

30. The Lucasfilm Plaintiffs are some of the most celebrated film and entertainment companies in the world, producing some of the most famous motion pictures ever created.

31. The Lucasfilm Plaintiffs are the producers of the epic Star Wars film series, the creation of writer-producer-director George Lucas. Ever since the first Star Wars film premiered in 1977, the Star Wars saga has been a world-wide cultural phenomenon. The original Star Wars film broke all box office records and generated a series of six feature films (collectively, the "Star Wars Motion Pictures"), each of which is among the highest grossing motion pictures in United States box office history.

32. The immense popularity of the Star Wars Motion Pictures created a
 world-wide market for Star Wars licensed products including edibles, and numerous

other products. The Lucasfilm Plaintiffs and their affiliated companies oversee the manufacture, licensing, promotion, and sales of the consumer products business for Star Wars. Licensing of products related to the Star Wars Motion Pictures generates substantial revenue for the Lucasfilm Plaintiffs.

33. A significant source of revenue for the Lucasfilm Plaintiffs is the merchandising and licensing of distinctive elements bearing character and technological artwork, including, but not limited to, Luke Skywalker, Han Solo, Princess Leia, Wookiee, Anakin Skywalker, R2-D2, C-3PO, Darth Vader, Boba Fett, Yoda, Storm Trooper, Darth Maul, the X-Wing Fighter, Tie Fighter, Millennium Falcon, AT-AT Walker, Jedi Star Fighter, A-Wing Fighter and B-Wing Fighter (hereinafter individually and collectively referred to as the "Lucasfilm Characters").

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34. The revenue from products using the Lucasfilm Characters is substantial. The appearance and other features of the Lucasfilm Characters are inherently distinctive and serve to identify the Lucasfilm as the source of products bearing the Lucasfilm Characters. The design, configuration and distinctive features of the Lucasfilm Characters and other Lucasfilm copyrighted works, and of works related thereto (hereinafter individually and collectively referred to as the "Lucasfilm Copyrighted Designs") are wholly original with LFL and, as fixed in various tangible media including, without limitation, merchandise, are copyrightable subject matter under the United States Copyright Act, 17 U.S.C., § 101, *et seq*. LFL is the owner of the Lucasfilm Copyrighted Designs and, as featured on and in connection with various merchandise, these designs constitute copyrightable subject matter under the Copyright Act of 1976, 17 U.S.C. § 101, *et seq*.

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35. LFL has complied in all respects with the laws governing copyright and has secured the exclusive rights and privileges in and to the copyrights to the Lucasfilm Copyrighted Designs, and LFL owns one or more certificates of registration for works in which each of Lucasfilm's Copyrighted Designs appear. A representative list of copyright registrations for LFL Copyrighted Designs is attached

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hereto as Exhibit G. The Lucasfilm Copyrighted Designs manufactured, sold, and distributed by LFL or under its authority have been manufactured, sold, and distributed in conformity with the provisions of the copyright laws. LFL and those acting under its authority have complied with their obligations under the copyright laws. LFL is authorized to enforce all right, title, and interest in and to the copyrights in each of the Lucasfilm Copyrighted Designs.

36. LFL and LECL also own all right, title, and interest in and to and hold exclusive rights to develop, manufacture, market, and sell products bearing the trademarks, trade names, service marks, artwork, characters, and other distinctive elements for and incorporating the Lucasfilm Characters.

37. LFL owns numerous U.S. trademark registrations, including, but not limited to, STAR WARS® (Reg. No. 4728395) (collectively the "Lucasfilm Trademarks").

38. The Lucasfilm Plaintiffs are the owners of world famous registered marks, which serve to distinguish Lucasfilm products.

39. The Lucasfilm Trademarks have been in continuous use in interstate and international commerce by the Lucasfilm Plaintiffs and their licensees in connection with the sale of products related to the Star Wars Motion Pictures since at least as early as the premiere of the first Star Wars film in 1977. Each year the Lucasfilm Plaintiffs spend substantial amounts to develop and maintain the considerable good will they enjoy in their trademarks and in their reputation for high quality.

40. As a result of the phenomenal success of the Star Wars Motion Pictures and three decades of extensive marketing and promotion in and on Star Wars related advertising, packaging and products, the Lucasfilm Trademarks are famous, have acquired secondary meaning in connection with the sale of Star Wars related products, and are strongly associated with Lucasfilm and the Star Wars Motion Pictures in the minds of the general public.

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41. The Lucasfilm Trademarks are all valid, extant, and in full force and effect. The Lucasfilm Trademarks are exclusively owned by the Lucasfilm Plaintiffs. The Lucasfilm Plaintiffs have continuously used each of the Lucasfilm Trademarks from the registration date, or earlier, until the present and at all times relevant to the claims alleged in this Complaint. The Lucasfilm Characters, Copyrighted Designs and Trademarks are collectively referred to herein as the "Lucasfilm Properties."

The Sanrio Co. Characters, DEI Characters, Marvel Characters and 42. Lucasfilm Characters, are collectively referred to herein as "Plaintiffs' Characters." Sanrio Co.'s Copyright Designs, DEI's Copyrighted Designs, Marvel's Copyright Designs, and the Lucasfilm Copyrighted Designs are collectively referred to herein as "Plaintiffs' Copyrighted Designs." Sanrio Co.'s Trademarks, DEI Trademarks, Marvel Trademarks, and Lucasfilm Trademarks are collectively referred to herein as "Plaintiffs' Trademarks." Plaintiffs' Copyrighted Designs and Plaintiffs' Trademarks are collectively referred to herein as "Plaintiffs' Properties."

#### G. **Defendants**

43. Plaintiffs are informed and believe that Defendant George Wilson ("G. 16 Wilson") is an individual and doing business as eBay seller 17 "wilsonswildcakecreations" and "wilsoncakeimaging" on eBay.com. Plaintiffs are 18 informed and believe that G. Wilson is a resident of Clinton Township, in the State of 19 Michigan. Plaintiffs are further informed and believe, and based thereon allege, that 20 G. Wilson had the right and ability to supervise or control the infringing activity 21 alleged herein and that G. Wilson had a direct financial interest in such activity. In 22 addition or alternatively, Defendant G. Wilson had knowledge or reason to know of 23 the infringing activity and took actions which contributed to such activity. 24

44. Plaintiffs are informed and believe that Defendant Danielle Wilson ("D. 25 Wilson") is an individual and doing business as eBay seller 26

"wilsonswildcakecreations" and "wilsoncakeimaging" on eBay.com. Plaintiffs are 27 informed and believe that D. Wilson is a resident of Clinton Township, in the State of

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Michigan. Plaintiffs are further informed and believe, and based thereon allege, that D. Wilson had the right and ability to supervise or control the infringing activity alleged herein and that D. Wilson had a direct financial interest in such activity. In addition or alternatively, Defendant D. Wilson had knowledge or reason to know of the infringing activity and took actions which contributed to such activity.

45. Upon information and belief, Does 1 - 10 are either entities or individuals who are residents of or present in this judicial district, and are subject to 7 the jurisdiction of this Court. Upon information and belief, Does 1 - 10 are principals or supervisory employees, suppliers of the named defendants, or other entities or individuals who are manufacturing, distributing, selling and/or offering for sale merchandise in this judicial district which infringes some or all of Plaintiffs' Properties. The identities of the various Does are unknown to Plaintiffs at this time. The Complaint will be amended to include the names of such individuals when identified. The named defendants and Does 1 - 10 are collectively referred to herein as "Defendants."

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#### Defendants' Infringing Activities F.

Upon information and belief, long after Plaintiffs' adoption and use of 46. 17 Plaintiffs' Properties on a diverse range of goods, and after Plaintiffs obtained the 18 copyright and trademark registrations alleged above, Defendants adopted and used 19 substantially identical likenesses of Plaintiffs' Properties on Infringing Product, 20 without Plaintiffs' consent, by manufacturing, advertising, displaying, distributing, 21 selling and/or offering to sell the Infringing Product. Defendants have caused the 22 Infringing Product to enter into commerce and to be transported or used in commerce. 23 Defendants are not licensed by Plaintiffs, or each of them, and at all relevant times 24 were not authorized by Plaintiffs or any authorized agent of Plaintiffs to manufacture, 25 import, distribute, sell and/or offer for sale the Infringing Product. Further, 26 Defendants were previously served with written notice to cease their unauthorized 27

activity but the unauthorized activity continued. Defendants are currently engaged in such uses and, unless enjoined by this Court, will continue such unauthorized uses.

47. By engaging in this conduct, Defendants have acted in willful disregard of laws protecting Plaintiffs' goodwill and related proprietary rights and have confused and deceived, or threaten to confuse and deceive, the consuming public concerning the source and sponsorship of the products. By their wrongful conduct, Defendants have traded upon and diminished Plaintiffs' goodwill.

### FIRST CLAIM FOR RELIEF

### (For Copyright Infringement)

48. Plaintiffs repeat and reallege all of the allegations contained in Paragraphs 1 through 47, inclusive, as though set forth herein in full.

49. Plaintiffs are informed and believe, and upon that basis allege, that the Defendants have each obtained gains, profits and advantages as a result of their infringing acts in amounts within the jurisdiction of the Court.

50. Plaintiffs are informed and believe, and upon that basis allege, that they have suffered and continue to suffer direct and actual damages as result of Defendants' infringing conduct as alleged herein, in amounts within the jurisdiction of this Court. In order to determine the full extent of such damages, including such profits as may be recoverable under 17 U.S.C. § 504, Plaintiffs will require an accounting from each Defendant of all monies generated from the manufacture, importation, distribution and/or sale of the Infringing Product as alleged herein. In the alternative, Plaintiffs may elect to recover, for each of its respective copyrighted works infringed, statutory damages pursuant to 17 U.S.C. § 504(c).

51. Plaintiffs have no other adequate remedy at law and have suffered and continue to suffer irreparable harm and damage as a result of the above-described acts. Plaintiffs are informed and believe, and upon that basis allege, that, unless enjoined by the Court, the unlawful infringement by Defendants of Plaintiffs' Copyrighted Designs will continue with irreparable harm and damage to Plaintiffs.

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Accordingly, Plaintiffs seeks and requests permanent injunctive relief pursuant to 17 U.S.C § 502.

52. By reason of the foregoing, Plaintiffs have incurred and will continue to incur attorneys' fees and other costs in connection with the prosecution of their claims herein, which attorneys' fees and costs Plaintiffs are entitled to recover from the Defendants, and each of them, pursuant to 17 U.S.C. § 505.

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# SECOND CLAIM FOR RELIEF

### (For Trademark Infringement)

53. Plaintiffs repeat and reallege all of the allegations contained in paragraphs 1 through 47, inclusive, as though set forth herein in full.

54. Defendants' manufacture, importation, advertisement, display, 11 promotion, marketing, distribution, sale and/or offer for sale of the Infringing Product 12 is likely to cause confusion or to cause mistake or to deceive the relevant public and 13 trade regarding the affiliation, sponsorship, endorsement or approval of the Infringing 14 Product by Plaintiffs. Such confusion, mistake and deception is aggravated by the 15 confusing similarity between Plaintiffs' Trademarks and the use of substantially 16 identical likenesses on the Infringing Product in the same type of goods made, 17 imported and sold by or under authority of Plaintiffs. 18

55. Plaintiffs are informed and believe, and upon that basis allege, that Defendants, and each of them, acted with knowledge of the federally registered trademarks alleged herein and of the valuable goodwill Plaintiffs enjoy in connection therewith, with intent to confuse, mislead and deceive the public into believing that the Infringing Product was made, imported and sold by Plaintiffs, and each of them, or are in some other manner, approved or endorsed by Plaintiffs, and each of them.

56. Plaintiffs have suffered and continue to suffer irreparable harm and damage as a result of Defendants' acts of trademark infringement in amounts thus far not determined but within the jurisdiction of this Court, which amounts should each be trebled pursuant to 15 U.S.C. § 1117. In order to determine the full extent of such

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damages, including such profits as may be recoverable under 15 U.S.C. § 1117,

Plaintiffs will require an accounting from each Defendant of all monies generated from the manufacture, importation, distribution and/or sale of the Infringing Product as alleged herein. In the alternative, Plaintiffs may elect to recover statutory damages pursuant to 15 U.S.C. § 1117(c).

57. Plaintiffs have no other adequate remedy at law and have suffered and continue to suffer irreparable harm and damage as a result of the above-described acts of infringement. Plaintiffs are informed and believe, and upon that basis allege, that, unless enjoined by the Court, the unlawful infringement will continue with irreparable harm and damage to Plaintiffs. Accordingly, Plaintiffs seek and request preliminary and permanent injunctive relief pursuant to 15 U.S.C § 1116.

By reason of the foregoing, Plaintiffs have incurred and will continue to 58. incur attorneys' fees and other costs in connection with the prosecution of their claims herein, which attorneys' fees and costs Plaintiffs are entitled to recover from Defendants, and each of them, pursuant to 15 U.S.C. § 1117(c).

### THIRD CLAIM FOR RELIEF

### (For Unfair Competition)

59. Plaintiffs repeat and reallege all of the allegations contained in paragraphs 1 through 47, inclusive, as though set forth herein in full.

60. Plaintiffs, at all relevant times, have been the owner or exclusive U.S. licensee of each of Plaintiffs' Properties, respectively.

61. Plaintiffs' Properties have each acquired a secondary and distinctive meaning among the public, which has come to identify each respective Plaintiff through various media, including films, books, television, theme parks, magazines 24 and other sources, and through the distribution and sale of authorized merchandise, and the distinctive features of each, as designating products associated with Plaintiffs, and each of them. As a result of the extensive advertising, media exposure, sales and public recognition of Plaintiffs' Properties, combined with the positive experiences of

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the public in its relationship with Plaintiffs, and each of them, Plaintiffs' Properties are each symbolic of Plaintiffs, and each of them, and representative of the images which the public has of Plaintiffs.

62. Plaintiffs are informed and believe, and upon that basis allege, that 4 Defendants, and each of them, have, without permission, authority or license from 5 Plaintiffs or their respective licensees, affixed, applied and/or used in connection with 6 the manufacture, importation, advertisement, display, promotion, marketing, 7 distribution, sale and/or offer for sale, false descriptions and representations, 8 including words or other symbols which tend falsely to describe or represent such 9 goods as Plaintiffs and/or affiliated with Plaintiffs, and have caused the entry of such 10 goods into interstate commerce with full knowledge of the falsity of such 11 designations of origin and such descriptions and representations, all to the detriment 12 of Plaintiffs. Defendants, and each of them, by misappropriating and using one or 13 more of Plaintiffs' Properties, have misrepresented and falsely described to the 14 general public the origin, source, association, affiliation or sponsorship of their goods 15 so as to create the likelihood of confusion by the ultimate purchaser as to both the 16 source and sponsorship of said goods. 17

63. Plaintiffs are informed and believe, and upon that basis allege, that the Infringing Product being manufactured, imported, advertised, marketed, displayed, distributed, sold and/or offered for sale by Defendants, and each of them, are of inferior quality and that the sale and/or offer for sale thereof will be damaging to and dilute the goodwill and reputations of Plaintiffs.

64. Defendants' acts and conduct, as alleged herein, including, without limitation, the Defendants' duplication and imitation of Plaintiffs' Properties, are business practices likely to deceive or confuse the purchasing public and trade upon Plaintiffs' reputations, both as to the source, origin, sponsorship and approval of the goods provided and as to the affiliation, connection or association of Defendants, and each of them, with Plaintiffs and constitute acts of unfair competition, false

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designation of origin and false representation of affiliation, all in violation of 15
U.S.C. § 1125(a). Plaintiffs are informed and believe, and upon that basis allege, that each of Defendants' respective acts of reputation appropriation and unfair competition was willful.

65. Plaintiffs have no adequate remedy at law and have suffered and continue to suffer irreparable harm and damage as a result of Defendants' respective acts of unfair competition in amounts thus far not determined but within the jurisdiction of this Court, which amounts should each be trebled pursuant to 15 U.S.C. § 1117.

66. Plaintiffs are informed and believe, and upon that basis allege, that
unless enjoined by the Court the confusion and deception alleged above and the
likelihood thereof will continue with irreparable harm and damage to Plaintiffs.
Accordingly, Plaintiffs seek and request preliminary and permanent injunctive relief
pursuant to 15 U.S.C. § 1116.

67.Plaintiffs are informed and believe, and upon that basis allege, that Defendants have each obtained gains, profits and advantages as a result of their wrongful acts of unfair competition in amounts not thus far determined but within the jurisdiction of this Court, which amounts should each be trebled, pursuant to 15 U.S.C. § 1117.

68. In order to determine the full extent of such damages, including such
profits as may be recoverable, Plaintiffs require an accounting from each Defendant
of all monies generated from the manufacture, importation, distribution and/or sale of
the Infringing Product.

69. By reason of the foregoing, Plaintiffs have incurred and will continue to incur attorneys' fees and other costs in connection with the prosecution of their claims herein, which attorneys' fees and costs Plaintiffs are entitled to recover from the Defendants, and each of them, pursuant to 15 U.S.C. § 1117.

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### **PRAYER FOR RELIEF**

WHEREFORE, Plaintiffs demand:

A. That Defendants, their agents, servants, employees, representatives, successor and assigns, and all persons, firms, corporations or other entities in active concert or participation with any of said Defendants, be immediately and permanently enjoined from:

 Directly or indirectly infringing Plaintiffs' Properties in any manner, including generally, but not limited to, manufacture, importation, distribution, advertising, selling and/or offering for sale any merchandise which infringes the said Plaintiffs' Properties, and, specifically:

Importing, manufacturing, distributing, advertising, selling and/or offering for sale the Infringing Product or any other unauthorized products which picture, reproduce, copy or use the likenesses of or bear a confusing and/or substantial similarity to any of Plaintiffs' Properties;

3. Importing, manufacturing, distributing, advertising, selling and/or offering for sale in connection thereto any unauthorized promotional materials, labels, packaging or containers which picture, reproduce, copy or use the likenesses of or bear a confusing and/or substantial similarity to any of Plaintiffs' Properties;

4. Engaging in any conduct that tends falsely to represent that, or is
likely to confuse, mislead or deceive purchasers, Defendants' customers and/or
members of the public to believe the actions of Defendants, the products sold
by Defendants or Defendants themselves are connected with Plaintiffs, are
sponsored, approved or licensed by Plaintiffs, or are in some way affiliated
with Plaintiffs;

5. Affixing, applying, annexing or using in connection with the importation, manufacture, distribution, advertising, sale and/or offer for sale or other use of any goods or services, a false description or representation,

including words or other symbols, tending to falsely describe or represent such 1 goods as being those of Plaintiffs; 2 6. Otherwise competing unfairly with Plaintiffs in any manner; 3 7. Destroying or otherwise disposing of 4 Merchandise falsely bearing Plaintiffs' Properties; a. 5 Any other products which picture, reproduce, copy or use b. 6 the likenesses of or bear a substantial similarity to any of Plaintiffs' 7 Properties; 8 Any labels, packages, wrappers, containers or any other c. 9 unauthorized promotion or advertising material item which reproduces, 10 copies, counterfeits, imitates or bears any of Plaintiffs' Properties; 11 d. Any molds, screens, patterns, plates, negatives or other 12 elements used for making or manufacturing products bearing Plaintiffs' 13 Properties; 14 Any sales and supply or customer journals, ledgers, e. 15 invoices, purchase orders, inventory control documents, bank records, 16 catalogs and all other business records, believed to concern the 17 manufacture, purchase, advertising, sale or offering for sale of the 18 Infringing Product; 19 Β. That Plaintiffs and its designees are authorized to seize the following 20 items, which are in Defendants' possession, custody or control: 21 1. All unauthorized products bearing Plaintiffs' Properties, or 22 likenesses thereof; 23 2. Any other unauthorized products which reproduce, copy, 24 counterfeit, imitate or bear any of Plaintiffs' Properties or which picture, 25 reproduce, copy or use the likeness of or bear a substantial similarity to 26 Plaintiffs' Properties; 27 28

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3. Any labels, packages, wrappers, containers and any other unauthorized promotional or advertising material which reproduce, copy, counterfeit, imitate or bear any of Plaintiffs' Properties or which picture, reproduce, copy or use the likeness of or bear a substantial similarity to Plaintiffs' Properties;

4. Any molds, screens, patterns, plates, negatives, machinery or equipment used for making or manufacturing the Infringing Product or unauthorized items which bear Plaintiffs' Properties or which bear a substantial similarity to any of Plaintiffs' Properties.

That those Defendants infringing upon Plaintiffs' Properties be required C. to pay actual damages increased to the maximum extent permitted by law and/or statutory damages at Plaintiffs' election;

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That actual damages be trebled pursuant to 15 U.S.C. § 1117; D.

E. That Defendants account for and pay over to Plaintiffs all damages 14 sustained by Plaintiffs and profits realized by Defendants by reason of Defendants' 15 unlawful acts herein alleged and that those profits be increased as provided by law;

That Plaintiffs recover from Defendants its costs of this action and F. reasonable attorneys' fees; and

That Plaintiffs have all other and further relief as the Court may deem G. 19 just and proper under the circumstances. 20

Dated: September 1, 2015

J. Andrew Coombs, A Professional Corp.

By:\_ J. Andrew Coombs Annie S. Wang Attorneys for Plaintiffs Sanrio, Inc., Disney Enterprises, Inc. Marvel Characters. Inc. MVL Film Finance LLC, Lucasfilm Ltd. LLC and Lucasfilm Entertainment Company Ltd. LLC

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### **DEMAND FOR JURY TRIAL**

Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiffs Sanrio, Inc., Disney Enterprises, Inc., Marvel Characters, Inc., MVL Film Finance LLC, Lucasfilm Ltd. LLC and Lucasfilm Entertainment Company Ltd. LLC hereby demand a trial by jury of all issues so triable.

DATED: September 1, 2015

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J. Andrew Coombs, A Professional Corp.

By: J. Andrew Coombs Annie S. Wang

Annie S. wang Attorneys for Plaintiffs Sanrio, Inc., Disney Enterprises, Inc., Marvel Characters, Inc., MVL Film Finance LLC, Lucasfilm Ltd. LLC and Lucasfilm Entertainment Company Ltd. LLC

## EXHIBIT A

## SANRIO CO.'S COPYRIGHTED DESIGNS

1	

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3	Copyright Registration	Title of Work (Character)	Type of Work
4	TX 3-769-888	SANRIO 1993 Product and Sales Promotion Catalog	Literary Work
5	VAu 684-322	Sanrio 2005 Character Guide	Graphic Artwork
6	VA 1-303-874	Character Merchandising	Collective work of artwork, text and photos
7	VA 1-296-115	2004 – 100 Characters	Graphic Artwork
	VA 811-440	Bad Badtz Maru	Graphic Artwork
8	VAu 498-617	Chococat	Art original
	VA 130-420	Hello Kitty	Graphic Artwork
9	VA 636-579	KeroKeroKeroppi	Sticker Book
10	VA 707-212	KeroKeroKeroppi	Pictorial Cartoon Drawing
11	VA 246-421	Little Twin Stars	Stickers
11	VA 840-495	Monkichi	Graphic Artwork
12	VA 130-419	My Melody	Graphic Artwork
12	VA 130-421	Patty & Jimmy	Graphic Artwork
13	VA 636-582	Pekkle	Graphic Artwork
10	VA 840-496	Picke Bicke	Graphic Artwork
14	VA 636-580	Pochaco	Sticker Book
	VA 148-625	Tuxedo Sam	Stickers
15	VA 840-494	Winkipinki	Graphic Artwork
	VA 636-581	Zashikibuta	Stickers
16	VA 1-352-721	Keroppi / Little FrogBig Splash	Visual Material
17	Vau 1-078-385	Sanrio 2010 Character Guide	Visual Material
18	VA 1-342-775	SANRIO 2002 HELLO KITTY STYLE GUIDE	Visual Material
10	VA 657-748	KOBUTA NO PIPPO	Visual Material
19	VA 1-342-774	SANRIO 2005 KEROPPI STYLE GUIDE	Visual Material
20	Vau 655-028	THE RUNABOUTS – 2001	Visual Material
21 22 23	VA 1-416-374	TENORIKUMA(BLUE CAFE), MY MELODY(HEART), KUROMI(KUROMI5), CHARMMY KITTY(RABBIT), HELLO KITTY(LOGO) EVERYDAY CAT.JUNE 2006	Visual Material
24 25 26 27	VA 1-416-375	MASYUMARU(INTRO); CINNAMOROLL(SPORT); SUGARBUNNIES(DOUGHNUTS); CHARMMYKITTY(RABBIT); LITTLE TWIN STARS(STARS); HELLO KITTY(BEAR); EVERYDAY CATALOG JULY 2006	Visual Material
28	VA 1-370-020	PANDAPPLE(INTRO), FROOLIEMEW(FANCY),	Visual Material

# Case 2:15-cv-06813 Document 1 Filed 09/02/15 Page 24 of 40 Page ID #:24 CHOCOCAT(DOT)/SANRIO 2005 PRODUCT CATALOG AUG NEW DOKIDOKI HOTDOG / THE CHILI PEPPER TRIO / CATALOG EVERYDAY 5 MAY 2003 Visual Material VA 1-303-873 - 24 -

**EXHIBIT B** 

SANRIO CO.'S TRADEMARKS

Goods

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#### **Mark Drawing** Trademark Class of Trademark Code **Registration No.** Design Plus Words, Letters, Serial No. Samio 86581582 and/or Numbers Serial No. **Design Only** 86582285 Standard Character Serial No. HELLO KITTY Mark 86581541 Design Only 3865208 Design Plus Momoberry Words, Letters, and/or Numbers 3595454 Standard Character **KEROPPI** 3181345 Mark Standard Character **KEROKEROKEROPPI** 3531376 Mark Standard Character **CINNAMOROLL** 3325100 Mark Design Plus Words, Letters, and/or Numbers Samio 2704945 3, 5, 9, 14, 15,16, 18, 20, 21, 24, 25, 26, 28 **Design Only** 1277721 3, 5, 8, 9, 14, 15, 16, 18, 20, 21, 24, 25, 26, HELLO KITTY Typed Drawing 1279486

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Typed Drawing

LITTLE TWIN STARS

### EXHIBIT C

### **DEI'S COPYRIGHTED DESIGNS**

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3	Copyright Registration	Title of Work (Character)	Type of Work
4	VA 58 937	Mickey - 1 (Mickey Mouse)	Model Sheet
~	VA 58 938	Minnie - 1 (Minnie Mouse)	Model Sheet
5	Gp 80 184	Donald Duck	Publications Model Sheet
6	VA 58 933	Daisy - 1 (Daisy Duck)	Model Sheet
7	VA 58 936	Goofy -1 (Goofy)	Model Sheet
8	Gp 80 192	Pluto	Publications Model Sheet
0	VAu 64 814	Baby Mickey	Model Sheet
9	VAu 64 814	Baby Minnie	Model Sheet
	VAu 73 216	Baby Donald Duck	Model Sheet
10	VAu 73 217	Baby Daisy Duck	Model Sheet
	VAu 83 225	Baby Goofy	Model Sheet
11	VAu 73 219	Baby Pluto	Model Sheet
12	R 48 971	Disney's Uncle Scrooge in Only a Poor Old Man	Comic Strip
10	RE 424 728	Walt Disney's Ludwig von Drake	Comic Strip
13	Gp 105 126	Horace Horsecollar	Model Sheet
14	R 567 615	Chip	Model Sheet
14	R 567 614	Dale	Model Sheet
15	VA 184 345	Huey, Dewey & Louie -1	Model Sheet
	Gp 105 128	Clarabelle Cow	Model Sheet
16	PÅ 789-990	101 Dalmatians	Motion Picture
	RE 636 587	Winnie the Pooh and the Honey Tree	Motion Picture
17	RE 718 378	Winnie the Pooh and the Blustery Day	Motion Picture
18	VA 58 940	Pooh - 1 (Winnie the Pooh)	Model Sheet
19	Gp 81 528	Rabbit	Publications Model Sheet
20	Gp 81 528	Owl	Publications Model Sheet
21	Gp 85 651	Kanga and Roo	Publications Model Sheet
22	Gp 81 528	Eeyore	Publications Model Sheet
23	Gp 81 528	Piglet	Publications Model Sheet
24	Gp 81 528	Gopher	Publications Model Sheet
25	Gp 81 527	Tigger	Publications Model Sheet
26	R 354 235	Snow White and the Seven Dwarfs	Motion Picture
26	R 346 870	Bashful	Drawings
27	R 346 869	Doc	Drawings
	R 346 875	Dopey	Drawings
28	R 346 876	Grumpy	Drawings
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	R 346 871	Нарру	Drawings
1	R 346 874	Sleepy	Drawings
	R 346 873	Sneezy	Drawings
2	R 346 872	Snow White	Drawings
2	R 346 868		Drawings
3	R 406 910	Pinocchio	Motion Picture
4	Gp 80 186	Pinocchio	Publications Model Sheet
5	Gp 80 188	Jiminy Cricket	Publications Model Sheet
6	R 427 860	Fantasia	Motion Picture
	R 433 627	The Reluctant Dragon	Motion Picture
7	R 442 538	Dumbo	Motion Picture
	R 428 428	Dumbo Suggestions for Dumbo	Drawing
8	R 428 420	Mother Elephant Suggestions for "Dumbo"	Drawing
9	R 428 430	Dumbo Ringmaster Suggestions 1348	Drawing
10	R 428 427	Dumbo - Stork Suggestions	Drawing
10	R 428 426	Timothy Mouse Suggestions	Drawing
11	R 428 432	Dumbo "Miscellaneous Crows" - 2006	Drawing
11	R 458 260		Motion Picture
12	R 433 645		Drawing
12	R 433 630		Drawing
13	R 433 631	Bambi - Skunk Model - 2002	Drawing
	R 433 636		Drawing
14	R 433 632	Faline "Adolescent Age"	Drawing
	R 433 633	Bambi's Mother	Drawing
15	R 467 541		Motion Picture
	R 464 785		Drawing
16	R 516 560		Motion Picture
17	R 550 316		Motion Picture
17	R 557 922		Motion Picture
18	R 548 629	Brer Rabbit	Drawing
10	R 548 626		Drawing
19	R 577 489		Motion Picture
	R 605 180	Melody Time	Motion Picture
20		The Adventures of Ichabod & Mr.	
	R 636 303	Toad	Motion Picture
21	R 648 396	Cinderella	Motion Picture
22	R 632 319	Cinderella	Copyright Booklet
22	R 632 319	Sneezy Snow White Snow White "Witch" Pinocchio Pinocchio Jiminy Cricket Fantasia The Reluctant Dragon Dumbo Suggestions for Dumbo Mother Elephant Suggestions for "Dumbo" Dumbo Suggestions for Dumbo Mother Elephant Suggestions for "Dumbo" Dumbo - Stork Suggestions Timothy Mouse Suggestions Timothy Mouse Suggestions umbo "Miscellaneous Crows" - 2006 Bambi Bambi - Bambi Bambi - Bambi ambi - Final Thumper Model - 2002 Bambi - Skunk Model - 2002 Bambi - Skunk Model - 2002 Bambi - Skunk Model - 2002 Bambi - Owl and Stag Models Faline "Adolescent Age" Bambi's Mother Saludos Amigos Joe Carioca The Three Caballeros Make Mine Music Song of the South Brer Rabbit Brer Rabbit Brer Bear Fun and Fancy Free Melody Time The Adventures of Ichabod & Mr. Toad	Copyright Booklet
23	R 632 319	Anastasia	Copyright Booklet
25	R 632 319		Copyright Booklet
24	R 632 319		Copyright Booklet
	R 632 319	2	Copyright Booklet
25	R 632 319		Copyright Booklet
	R 632 319		Copyright Booklet
26	R 632 319		Copyright Booklet
	RE 27 746		Motion Picture
27	VA 58 920		Model Sheet
20	VA 58 919		Model Sheet
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	VA 58 921	Alice – 3 (Queen of Hearts)	Model Sheet
1	VA 58 922	Alice - 4 (Cheshire Cat)	Model Sheet
2	VA 58 923	Alice - 5 (Caterpillar)	Model Sheet
Z	VA 58 924	Alice - 6 (Tweedledee and Tweedledum)	Model Sheet
3	VA 58 922	March Hare	Model Sheet
	VA 58 922 VA 58 922	Mad Hatter	Model Sheet
4	RE 64 027	Peter Pan	Motion Picture
5	RE 66 285	Peter Pan	Coloring Book
	RE 66 285	Tinkerbell	Coloring Book
6	RE 66 285	Captain Hook	Coloring Book
7	RE 66 285	Mr. Smee	Coloring Book
7	RE 66 285	Nana	Coloring Book
8	RE 162 852	Lady and the Tramp	Motion Picture
	RE 101 764	Lady	Previews of Pictures
9	RE 101 764	Tramp	Previews of
10	RE 296 296	_	Pictures Motion Disture
		Sleeping Beauty	Motion Picture
11	RE 246 671	Princess Aurora	Book
	RE 246 671	Prince Phillip	Book
12	RE 246 671	Maleficent/Dragon	Book
	RE 370 901	One Hundred and One Dalmatians	Motion Picture
13	RE 546 478	The Sword in the Stone	Motion Picture
	RE 557 357	Archimedes	Copyright Booklet
14	RE 557 357	Merlin	Copyright Booklet
1.5	RE 557 357	Wart/Arthur	Copyright Booklet
15	RE 557 357	Madame Mim	Copyright Booklet
16	RE 571 201	Mary Poppins	Motion Picture
10	RE 705 510	The Jungle Book	Motion Picture
17	RE 679 798	Mowgli	Drawing
17	RE 679 799	Baloo	Drawing
18	RE 679 795	Bagheera	Drawing
	RE 679 805	King Louie	Drawing
19	RE 679 797	Каа	Drawing
	RE 679 807	Shere Khan	Drawing
20	Lp 38 283	The Aristocats	Motion Picture
	Gu 44 754	O'Malley	Drawing
21	Gu 44 750	Duchess	Drawing
	Gu 44 748	Edgar	Drawing
22	Gu 44 745	Roquefort	Drawing
23	VA 1-099-033	Marie Valentine Spring 2002	Style Guide
25	Lp 39 817	Bedknobs and Broomsticks	Motion Picture
24	Gu 46 904	Crocky	Drawing
<u> </u>	Gu 46 908	Sailor Bear	Drawing
25	Gu 46 906	Codfish	Drawing
	Gu 46 917	Secretary Bird	Drawing
26	LP 42 905	Robin Hood	Motion Picture
27	Gu 46 582	Robin Hood	Drawing
<i>∠1</i>	Gu 46 583	Little John	Drawing
28	Gu 46 584	Sir Hiss	Drawing
20			

	Gu 47 230	Sheriff of Nottingham	Drawing
1	Gu 47 250 Gu 47 762	Friar Tuck	Drawing
	Gu 46 585	Prince John	Drawing
2	Gu 40 505 Gu 50 764	Maid Marion	Drawing
	Gu 50 763	Lady Cluck	Drawing
3	Lp 49 678	The Rescuers	Motion Picture
4	Gp 96 289	Miss Bianca	Drawing
4	Gp 96 286	Orville	Drawing
5	Gp 96 288	Madame Medusa	Drawing
5	Gp 96 287	Bernard	Drawing
6	Gp 103 814	Penny	Drawing
	Gu 57 278	Rufus	Drawing
7	Gu 56 625	Evinrude	Drawing
	PA 1 371	Pete's Dragon	Motion Picture
8	Gp 111 695	Elliott the Dragon	Drawing
0	PA 125 861	The Fox and the Hound	Motion Picture
9	VAu 10 933	Todd (Young)	Drawing
10	VAu 10 930	Copper (Pup)	Drawing
10	VAu 10 936	Vixey	Drawing
11	VAu 10 928	Big Mama	Drawing
	VAu 10 920	Dig Walita	Drawing
12	VAu 12 418	Boomer	Drawing
	VAu 12 415	Squeeks	Drawing
13	PA 252 525	The Black Cauldron	Motion Picture
14	VAu 24 517	Eilonwy	Drawing
14	VAu 29 561	Fflewddur	Drawing
15	VAu 24 518	Gurgi	Drawing
15	VAu 24 070	Hen Wen	Drawing
16	VAu 24 592	The Horned King	Drawing
	VAu 24 519	Taran	Drawing
17	VAu 47 075	Orddu	Drawing
	VAu 47 073	Orgoch	Drawing
18	VAu 47 074	Orwen	Drawing
10	PA 290 808	The Great Mouse Detective	Motion Picture
19	VAu 76 103	Basil 185-126	Model Sheet
20	VAu 76 102	Dr. Dawson 1284-80	Model Sheet
20	VAu 81 570	Olivia	Model Sheet
21	VAu 76 100	Ratigan 285-166	Model Sheet
	VAu 81 572	Fidget	Model Sheet
22	VAu 81 571	Flaversham	Model Sheet
	VAu 86 112	Felicia - Clean Up Model 0238	Model Sheet
23	VAu 76 104	Toby 285-170	Model Sheet
24	VAu 85 019	Mrs. Judson	Model Sheet
24	VAu 85 021	Queen Victoria	Model Sheet
25	VAu 85 022		Model Sheet
25	PA 385 556	Oliver and Company	Motion Picture
26	VAu 104 921	Dodger Construction Sheets	Model Sheet
	VAu 104 920	Einstein Construction Sheets	Model Sheet
27	VAu 104 919	Frances Construction Sheets	Model Sheet
27	VAu 104 919 VAu 104 916	Trances Construction Sheets	WIGHT SHEET

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	VA 100 277	$O_1$ D 1 M 1 1	
1	VAu 109 377	Oliver Rough Model	Model Sheet
1	VAu 109 379	Tito - Ruff Model	Model Sheet
2	VAu 119 949	How to Draw Georgette	Model Sheet
2	PA 431 543	The Little Mermaid	Motion Picture
3	VAu 123 355	Ariel 9-9-87 Ruff (Ariel)	Drawings
	VAu 123 351	Scuttle	Drawings
4	VAu 123 354	Ruff Sebastion 9-4-87 (Sebastian)	Drawings
	VAu 123 348	Ruff Ursula 9-9-87 (Ursula)	Drawings
5	VAu 123 352	Prince Eric	Drawings
	VAu 123 350	Triton	Drawings
6	VAu 123 353	Flotsam/Jetsam	Drawings
7	VAu 123 349	Flounder	Drawings
7	PAu 1 024 341	DuckTales	Motion Picture
8	VAu 101 067	Launchpad McQuack	Pamphlet of
0	•780 101 007	Ladnenpad WeQuaek	Drawings
9	VAu 101 067	Webby	Pamphlet of
-			Drawings
10	VAu 101 067	Doofus	Pamphlet of
			Drawings Demphlat of
11	VAu 101 067	Mrs. Beakley	Pamphlet of Drawings
			Pamphlet of
12	VAu 101 067	Duckworth	Drawings
10	PA 486 535	The Rescuers Down Under	Motion Picture
13	VAu 161 749	Cody	Model Sheets
14	VAu 155 884	Jake (Rough Models)	Model Sheets
17	VAu 155 844	McLeach (Rough Model)	Model Sheets
15	VAu 170 264	Marahute (Rough Model)	Model Sheets
	PA 542 647	Beauty and the Beast	Motion Picture
16	VAu 200 866	Belle (Beauty and the Beast)	Artwork
	VAu 210 914	Beast	Licensing Kit
17	VAu 194 311	Maurice (Beauty and the Beast)	Artwork
10	VAu 199 855	Mrs. Potts (Beauty and the Beast)	Artwork
18	VAu 200 868	Cogsworth (Beauty and the Beast)	Artwork
19	VAu 194 310	Lumiere (Beauty and the Beast)	Artwork
19	VAu 201 337	Chip (Beauty and the Beast)	Artwork
20	VAu 194 307	Gaston (Beauty and the Beast)	Artwork
	VAu 194 309	LeFou (Beauty and the Beast)	Artwork
21	VAu 199 856	Phillipe (Beauty and the Beast)	Artwork
	VAu 200 869	Featherduster (Beauty and the Beast)	Artwork
22	PA 583 905	Aladdin	Motion Picture
• •	VAu 215 432	Aladdin - Aladdin	Model Sheet
23	VAu 215 453	Aladdin - Genie	Model Sheet
24	VAu 215 793	Aladdin - Abu	Model Sheet
24	VAu 218 349	Aladdin - Iago	Model Sheet
25	VAu 230 534	Aladdin - Rasoul	Model Sheet
~	VAu 218 348	Aladdin - The Sultan	Model Sheet
26	VAu 230 533	Aladdin - Jafar	Model Sheet
	VAu 221 841	Aladdin - Jasmine	Model Sheet
27	VAu 221 842	Aladdin - Jafar as Beggar	Model Sheet
	VAu 232 164	Aladdin - Narrator	Model Sheet
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	A 659 979	The Lion King	Motion Picture
	Au 246 448	The Lion King - Mufasa	Model Sheet
V	Au 245 946	The Lion King - Sarabi	Model Sheet
V	Au 246 447	The Lion King - Simba	Model Sheet
	Au 246 440	The Lion King - Young Simba	Model Sheet
	Au 246 438	The Lion King - Nala	Model Sheet
	Au 246 664	The Lion King - Young Nala	Model Sheet
	Au 245 947	The Lion King - Rafiki	Model Sheet
	Au 245 945	The Lion King - Shenzi, Banzai & Ed	Model Sheet
	Au 246 437	The Lion King - Pumbaa	Model Sheet
	Au 245 662	The Lion King - Timon	Model Sheet
	Au 246 446	The Lion King - Scar	Model Sheet
	A 611 201	Zazu	Licensing Kit
	A 720 179	Pocahontas	Motion Picture
	Au 262 859	Pocahontas - Pocahontas Standing	Artwork
	Au 261 970	Pocahontas - Powhatan	Artwork
	Au 261 970	Pocahontas - Percy	Artwork
	Au 302 884	Docohontos John Smith	
	Au 302 884 Au 302 886	Pocahontas - John Smith	Artwork
		Pocahontas - Meeko the Raccoon	Artwork
	Au 302 883	Pocahontas - Flit the Hummingbird	Artwork
	Au 300 559	Pocahontas - Ratcliffe	Artwork
	Au 302 885	Pocahontas - Grandmother Willow	Artwork
	A 765 713	Toy Story	Motion Picture
	Au 337 565	Toy Story - Woody	Artwork
	Au 337 566	Toy Story - Buzz Lightyear	Artwork
	Au 337 567	Toy Story - Hamm	Artwork
	Au 337 568	Toy Story - Rex	Artwork
	Au 337 569	Toy Story - Bo Peep Lamp and Sheep	Artwork
	Au 337 186	Toy Story - Lenny	Artwork
	Au 273 627	Toy Story - Mom	Artwork
	Au 348 598	Toy Story - Andy	Artwork
	Au 348 599	Toy Story - Hannah	Artwork
P	A 795 221	The Hunchback of Notre Dame	Motion Picture
V	Au 336 992	The Hunchback of Notre Dame - Quasimodo	Model Sheet
V	Au 332 434	The Hunchback of Notre Dame - Esmeralda	Model Sheet
	Au 336 056	The Hunchback of Notre Dame - Phoebus	Model Sheet
V	Au 336 057	The Hunchback of Notre Dame - Djali	Model Sheet
V	Au 343 663	The Hunchback of Notre Dame - Gargoyles	Model Sheets
V	Au 336 058	The Hunchback of Notre Dame - Clopin	Model Sheet
	Au 336 059	The Hunchback of Notre Dame - Frollo	Model Sheet
	Au 336 878	The Hunchback of Notre Dame - Will Doll/Sam Doll	Model Sheet
P	A 670 961	Hercules	Motion Picture
1			
	Au 369 603	Hercules - Hercules	Model Sheets

	VAu 367 973	Hercules - Meg	Model Sheets
1	VAu 369 605	Hercules - Pegasus	Model Sheets
2	VAu 369 598	Hercules - Baby Pegasus	Model Sheets
2	VAu 367 965	Hercules - Phil	Model Sheets
3	VAu 367 964	Hercules - Hades	Model Sheets
5	VAu 367 969	Hercules - Pain	Model Sheets
4	VAu 375 850	Hercules - Panic	Model Sheets
	VAu 377 944	Hercules - Hydra Head	Model Sheet
5	PA 799 025	Mulan	Motion Picture
	VA 849 510	Mulan	Style Guide
6	VAu 379 045	The Legend of Mulan - Mulan	Model Sheets
_	VAu 379 027	The Legend of Mulan - Mulan as Ping	Model Sheets
7	VAu 379 021	The Legend of Mulan - Mushu	Model Sheets
8	VAu 379 024	The Legend of Mulan - Shang	Model Sheets
0	VAu 378 480	The Legend of Mulan - Kahn	Model Sheets
9	VAu 381 069	The Legend of Mulan - Cricket	Model Sheets
	PA 901 890	A Bug's Life*	Motion Picture
0	VA 875 986	A Bug's Life* Flik*	Style Guide
	VAu 399 357	Flik*	Model Sheets
1	VAu 399 356	Hopper* Atta*	Model Sheets
	VAu 399 351	Atta*	Model Sheets
2	VAu 399 349	Dot*	Model Sheets
3	VAu 399 343	Dim*	Model Sheets
5	VAu 399 352	Tuck & Roll*	Model Sheets
4	VAu 399 350	Francis*	Model Sheets
	VAu 399 348	Heimlich*	Model Sheets
5	VAu 399 353	Slim*	Model Sheets
	VAu 399 342	Rosie*	Model Sheets
6	VAu 399 346	P.T. Flea*	Model Sheets
7	VAu 399 345	Manny*	Model Sheets
7	VAu 399 344	Gypsy*	Model Sheets
8	VAu 399 347	Thumper*	Model Sheets
0	VAu 399 354	Molt*	Model Sheets
9	VAu 399 355	Queen*	Model Sheets
	PA 959 870	Toy Story 2*	Motion Picture
0	VAu 414 563	Toy Story 2 - Al's Car*	Model Sheet
	VAu 405 573	Toy Story 2 - Bullseye*	Model Sheet
1	VAu 406 700	Toy Story 2 - Coffee Table*	Model Sheet
2	VAu 407 195	Toy Story 2 - Cushy Chair*	Model Sheet
2	VAu 405 571 VAu 405 572	Toy Story 2 - Emporer Zurg*	Model Sheet Model Sheet
3	VAu 405 572 VAu 405 197	Toy Story 2 - Jessie*	Model Sheet
	VAu 405 197 VAu 405 574	Toy Story 2 - L'il Yuppie*	Model Sheet
4	VAu 403 374 VAu 407 196	Toy Story 2 - Prospector* Toy Story 2 - Wood Chair*	Model Sheet
_	VA960 902	Toy Story 2 - Wood Chair* Toy Story 2 - Style Guide*	Style Guide
5	PA 974 011	Dinosaur	Motion Picture
6	VAu 486 473	Aladar	Model Sheet
	VAu 486 477	Baylene	Model Sheet
7	VAu 486 476	Bruton	Model Sheet
	VAu 486 478	Eema	Model Sheet
8	VIII TOUTIO	Lvilla	

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	VAu 486 475	Kron	Model Sheet
1	VAu 486 474	Neera	Model Sheet
2	VAu 486 472	Plio	Model Sheet
2	VAu 486 479	Suri	Model Sheet
3	VAu 486 471	Yar	Model Sheet
5	VA 996 530	Dinosaur - Phase I	Style Guide
4	VA 992 942	Dinosaur - Phase II	Style Guide
	PA 940 885	The Emperor's New Groove	Motion Picture
5	VA 999 573	Emporer's New Groove	Style Guide
	VAu 479 682	Kronk	Model Sheet
6	VAu 479 685	Kuzco	Model Sheet
_	VAu 479 683	Kuzco Llama	Model Sheet
7	VAu 479 684	Pacha	Model Sheet
8	VAu 479 681	Yzma	Model Sheet
0	PA 1-250-536	The Incredibles	Motion Picture
9	VA 1-242-351	The Incredibles	Style Guide
-	PA 1-322-908	Cars	Motion Picture
10	VA 1-326-323	Cars – Style Guide	Style Guide
	VA 1-403-647	Hannah Montana – Branding Guide	Style Guide
11	PA 659-601	Tim Burton's The Nightmare Before Christmas	Motion Picture
12	PA 1-313-530	High School Musical	Motion Picture
13	VA 1-405-082	High School Musical – Branding Guide	Style Guide
	PA 1-627-575	Hannah Montana the Movie	Motion Picture
14	PA 1-635-067	Up	Motion Picture
15	PA 1-641-991	<b>G-Force</b>	Motion Picture
15	PA 1-606-305	Wall-E	Motion Picture
16	VA 1-663-815	Wall-E – Branding and Supplement Style Guide RSM 2008	Style Guide
17	PA 1-598-561	High School Musical 2	Motion Picture
18	VA 1-651-813	High School Musical 2 – Summer 2008 Style Guide Supplement	Style Guide
	PA 1-613-593	High School Musical 3: Senior Year	Motion Picture
19	VA 1-655-713	Beverly Hills Chihuahua	One Sheet
•	PA 1-611-956	Beverly Hills Chihuahua	Motion Picture
20	Pau 2-921-728	Little Mermaid III: Ariel's Beginning	Screenplay
21	VA 515-038	Little Mermaid III: Ariel's Beginning	Comic Book
<i>L</i> 1	PA 1-623-231	Bedtime Stories	Motion Picture
22	PA 1-588-972	Underdog	Motion Picture
	PA 1-595-126	Enchanted	Motion Picture
23	PA 1-332-118	Meet the Robinsons	Motion Picture
	VA 1-358-218	Meet the Robinsons—Style Guide	Style Guide
24	1		



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1	PA 1-122-518	Cinderella II : Dreams come true /	Motion Picture	
1	IA 1-122-318	produced by Walt Disney Television Animation ; directed by John Kafka	Motion Picture	
2	PA 1-612-331	Cinderella III: A Twist in Time	Motion Picture	
	PA 1-611-943	Tinker Bell	Motion Picture	
3	PA 1-617-950	Bolt	Motion Picture	
	VA 1-663-828	Bolt – Fall/Winter Style Guide 2008	Style Guide	
4	PA 1-688-323	Toy Story 3	Motion Picture	
5	VA 1-800-737	Toy Story 3: GC Product Dev – Style Guide – Spring/Summer 2010	Style Guide	
6	PA 1-348-114	Handy Manny: no. 1-01	Motion Picture	
7	VAu 959-473	Handy Manny Design Pack – Characters	Drawings	
8	VA 1-650-599	Handy Manny Repair Shop – Spring/Summer 2008 Product Development Guide	Style Guide	
9	PA 1-224-960	Pirates of the Caribbean: The Curse of the Black Pearl	Motion Picture	
10	PA 1-322-906	Pirates of the Caribbean: Dead Man's Chest	Motion Picture	
11	PA 1-334-112	Pirates of the Caribbean: At World's End	Motion Picture	
12	PA 1-737-564	Pirates of the Caribbean: On Stranger Tides	Motion Picture	
13	PA 1-742-101	Cars 2	Motion Picture	
14	VAu 1-089-554	Cars 2: Professor Z	Visual Material	
14	VA 1-781-144	Cars 2: Tokyo City - Mini	Visual Material	
15	PA 1-814-870	Wreck-It Ralph	Motion Picture	
16	VAu 1-116-667	Wreck-It Ralph: Adorabeezle Winterpop	Model Sheet	
	VAu 1-116-688	Wreck-It Ralph: Duncan	Model Sheet	
17	VAu 1-116-686	Wreck-It Ralph: King Candy	Model Sheet	
	VAu 1-116-671	Wreck-It Ralph: Gloyd Orangboar	Model Sheet	
18	PA 1-800-721	Brave	Motion Picture	
19	VAu 1-093-274	Brave: Angus	Model Sheet	
20	VAu 1-089-531	BRAVE: Family – King Fergus, Queen Elinor, Merida & Royal Triplets Harris, Hubert & Hamish	Visual Material	
21	VA 1-814-373	Brave: General Art Guide	Visual Material	
	PA 1-713-579	Tron: Legacy	Motion Picture	
22	VA 1-753-501	Tron Legacy: Vertical Banner: Olivia	Visual Material	
	VA 1-753-496	Tron Legacy: Vertical Banner: Jeff	Visual Material	
23	VA 1-753-498	Tron Legacy: Vertical Banner: Garrett	Visual Material	
24	PA 1-811-293	Frankenweenie	Motion Picture	
24	VAu 1-082-013	Frankenweenie: Bob	Model Sheet	
25	VAu 1-082-015	Frankenweenie: Edgar "E" Gore	Model Sheet	
	VAu 1-075-939	Frankenweenie: Mr. Frankenstein	Model Sheet	
26	PA 1-856-767	Planes	Motion Picture	
	PA 1-656-826	Princess and the Frog, The	Motion Picture	
27	PA 1-713-851	Tangled	Motion Picture	
28	PA 1-871-077	Frozen	Motion Picture	
20				

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	PA 1-038-178	Monsters, Inc.	Motion Picture
1	PA 1-848-339	Disney Pixar Monsters University	Motion Picture
2	PA 1-146-502	Finding Nemo	Motion Picture
2	PA 1-354-935	Ratatouille	Motion Picture
3	PA 1-703-137	Tinker Bell and the Great Fairy Rescue	Motion Picture
4	VA 1-800-738	Tinker Bell and the Great Fairy Rescue-Global Creative P Fall 2010	Style Guide
5	VA 1-831-654	Doc McStuffins-Global Creative P- SS13	Style Guide
6	VA 1-770-111	Disney Handy Manny-Tool Team Product Design Portfolio-Preschool	Style Guide
7	VA 1-802-675	Jake and the Neverland Pirates-Global Creative B Preschool FA12 (Disney Jr)	Style Guide
8	VA 1-850-709	Disney Sofia the First-Global Creative P FH13	Style Guide
9	VA 1-766-270	Phineas and Ferb Branding Guide Global Creative Boys FA11	Style Guide
D	VA 1-864-307	Disney The Muppets Character Art & Photography Guide	Style Guide
1	PA 1-923-820	Big Hero 6	Motion Picture
2	PA 1-898-658	Dog with a Blog: 2-12, I Want My Nikki Back, Nikki Back, Nikki Back	Motion Picture
	PA 1-938-338	Gravity Falls: 2-09, The Love God	Motion Picture
	PA 1-938-322	Henry Hugglemonster: 2-01, Big Baby/Perfect Anniversary	Motion Picture
	PA 1-773-519	Disney Jessie: 1-01, New York, New Nanny	Motion Picture
	PA 1-700-182	Disney Jungle Junction: 1-01, Bungo to the Rescue/Pinky Picnic	Motion Picture
5	PA 1-757-427	Disney Kickin' It: 1-01, Wasabi Warriors	Motion Picture
7	PA 1-788-082	Disney Lab Rats: 1-01/1-02, Crush, Chop, and Burn	Motion Picture
8	PA 1-910-054	Liv and Maddie: 1-02, Team-A- Rooney	Motion Picture
9	PA 1-899-203	Maleficent	Motion Picture
	PA 1-891-144	Disney Sheriff Callie's Wild West: 1- 01, Horseshoe Peck/Callie's Gold Nugget	Motion Picture
1 2	PA 1-665-342	Special Agent Oso: 101, To Grandma with Love/Gold Flower	Motion Picture

### EXHIBIT D

## **DEI'S TRADEMARKS**

1	

DEL'S TRADEMARKS				
Trademark Mark Drawing Code Trademark Mark Drawing Registration Registration Date			Registration	Class of Goods
CINDERELLA	Standard Character Mark	Serial No. 86139269	Filed 12/10/13	30
EDEXXE * NEVER IAND BIRETES	Design Plus Words, Letters, and/or Numbers	Serial No. 86550665	Filed 3/2/15	30
FROZEN	Words, Letters, and/or Numbers in Stylized Form	Serial No. 85982840	Filed 5/10/13	30
FROZEN	Words, Letters, and/or Numbers in Stylized Form	Serial No. 85928892	Filed 5/10/13	30
	Design Only	Serial No. 85929158	Filed 5/10/13	30
A CONTRACTOR	Design Only	Serial No. 85929155	Filed 5/10/13	30
FROZEN	Words, Letters, and/or Numbers in Stylized Form	4660483	12/23/14	30
SOFIA THE FIRST	Standard Character Mark	Serial No. 85322190	Filed 5/16/11	30
SOFIA THE FIRST	Standard Character Mark	4512707	4/8/14	30
DISNEY PRINCESS	Standard Character Mark	3367263	1/8/2008	30
Cars	Design Plus Words, Letters, and/or Numbers	3257190	6/26/07	30
TINKER BELL	Standard Character Mark	3726764	12/15/09	30
BRAVE	Words, Letters, and/or Numbers in Stylized Form	Serial No. 77957087	Filed 3/11/10	30
	Design Only	4222295	10/9/12	3, 9, 14, 16, 18, 20 21, 24, 25 28 and 30
MALEFICENT	Standard Character Mark	3949124	4/19/11	9, 14, 16, 18, 20, 21 24, 25, 28 and 30

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1	ALICE IN WONDERLAND	Standard Character Mark	3829626	8/3/10	14, 18, 20 and 30
2	THE PRINCESS AND THE FROG	Standard Character Mark	3814952	7/6/10	30
3	PRINCESS JASMINE	Standard Character Mark	3998366	7/19/11	18, 20, 21, 24 and 30
4 5	MICKEY MOUSE	Standard Character Mark	3990270	7/5/11	3 and 30
6 7	J. D	Design Only	4273733	1/15/13	3, 9, 14, 16, 18, 20, 21, 24, 25, 28 and 30
8	FINDING	Design Plus Words, Letters, and/or Numbers	3325097	10/30/07	30
9 10	DISNEY	Typed Drawing	3233781	4/24/07	30
11 12	TOY STORY	Typed Drawing	252040	12/18/01	14, 21, 24, 28 and 30
13		••		•	

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## EXHIBIT E

## MARVEL PLAINTIFFS' COPYRIGHTS

Copyright Registration	Title of Work (Character)	Type of Work	
VA 1-639-102	Marvel Comics Style Guide	Visual Material	
VA 1-659-545	Marvel Comics Style Guide	Visual Material	
VA 1-800-941	Marvel the Avengers Movie Style Guide	Visual Material	
TX 4-935-634	Captain America	Serial	
TX 4-892-334	Hulk	Serial	
TX 4-589-871	Incredible Hulk: Hercules Unleashed	Serial	
TX 4-892-249	Rampaging Hulk	Serial	
VA 1-951-043	MARVEL AVENGERS - CENTRAL CREATIVE TA STYLE GUIDE (BLACK WIDOW, CAPTAIN AMERICA, HAWKEYE, HULK, IRON MAN, LOKI, NICK FURY & THOR)	Visual Material	
VA 1-952-750	MARVEL SPIDER-MAN GALLERY EDITION GLOBAL CREATIVE - STYLE GUIDE	Visual Material	
PA 1-940-107	Avengers: Age of Ultron	Motion Picture	
PA 1-596-370	Iron Man	Motion Picture	
PA 1-742-095	Captain America: The First Avenger	Motion Picture	
PA 1-891-126	Captain America: The Winter Soldier	Motion Picture	
PA 1-598-628	The Incredible Hulk	Motion Picture	

## EXHIBIT F

## MARVEL PLAINTIFFS' TRADEMARKS

Trademark	Mark Drawing Code	Trademark Registration No.	Trademark Registration Date	Class of Goods
AVENGERS	Standard Character Mark	Serial No. 86317922	Filed 6/23/14	30
CAPTAIN AMERICA	Standard Character Mark	4298586	3/5/13	30
AVENGERS AGE OF ULTRON	Standard Character Mark	Serial No. 86317845	Filed 6/23/14	30

## EXHIBIT G

# **LUCASFILM COPYRIGHTED DESIGNS**

3	Copyright Registration	Title of Work (Character)	Type of Work
4	RE 925-302	Star Wars: Episode IV – A New Hope	Motion Picture
5	PA 072-282	Star Wars: Episode V – The Empire Strikes Back	Motion Picture
6	PA 172-810	Star Wars: Episode VI – Return of the Jedi	Motion Picture
7	PA 933-148	Star Wars: Episode I – Phantom Menace	Motion Picture
8	PA 1-072-564	Star Wars: Episode II – Attack of the Clones	Motion Picture
9	PA 1-271-265	Star Wars: Episode III – Revenge of the Sith	Motion Picture
10 11	RE 903-682	Tie Fighter Chasing X-Starfighter	Visual Material
12	VA 1-762-350	Yoda	Visual Material
13	VA 134-990	Luke Skywalker	Visual Material
14	RE 905-920	Luke Skywalker	Visual Material
14	VA 971-032	Anakin Skywalker	Visual Material
15 16	VA 135-000	Boba Fett	Visual Material
10	VA 134-993	R2-D2	Visual Material
17	VA 134-943	R2-D2 and C-3PO	Visual Material
	VA 971-030	C-3PO	Visual Material
18	VA 134-994	C-3PO	Visual Material
19	VA 1-843-230	Darth Vader and Son	Visual Material
	VA 134-991	Darth Vader	Visual Material
20	VA 074-472	Darth Vader	Visual Material
21	VA 971-037	Darth Maul	Visual Material
	VA 134-992	Princess Leia	Visual Material
22	VA 134-999	Han Solo	Visual Material
		1 I	