

EXHIBIT E

RONALD L. OLSON*
ADAM GOTTFELD
JEFFREY I. WEINBERGER
CARY B. LERMAN
GREGORY P. STONE
BRAD D. BRIAN
BRADLEY S. PHILLIPS
GEORGE M. GARVEY
WILLIAM D. TEMKO
STEPHEN M. KRISTOVICH
JOHN W. SPIEGEL
TERRY E. SANCHEZ
STEVEN M. PERRY
MARK B. HELM
JOSEPH D. LEE
MICHAEL R. DOYEN
MICHAEL E. SOLOFF
GREGORY D. PHILLIPS
KATHLEEN M. McDOWELL
GLENN D. POMERANTZ
THOMAS B. WALPER
JAY M. FUJITANI
O'MALLEY M. MILLER
SANDRA A. SEVILLE-JONES
MARK H. EPSTEIN
HENRY WEISSMANN
KEVIN S. ALLRED
JEFFREY A. HEINTZ
JUDITH T. KITANO
KRISTIN A. LINSLEY
MARC T.G. DWORSKY
JEROME C. ROTH
STEPHEN D. ROSE
GARTH T. VINCENT
TED DANE
STUART N. SENATOR
MARTIN D. BERN
DANIEL P. COLLINS
ROBERT L. DELL ANGELO
BRUCE A. ABBOTT
JONATHAN E. ALTMAN
MARY ANN TODD
MICHAEL J. O'SULLIVAN
KELLY M. KLAUS
DAVID B. GOLDMAN
KEVIN S. MASUDA
DAVID H. FRY
LISA J. DEMSKY
MALCOLM A. HEINICKE
GREGORY J. WEINGART

SUSAN E. NASH
TAMERLIN J. GODLEY
JAMES C. RUTTEN
RICHARD ST. JOHN
ROHIT K. SINGLA
LUIS LI
CAROLYN HOECKER LUEDTKE
C. DAVID LEE
FRED A. ROWLEY, JR.
KATHERINE M. FORSTER
BLANCA FROMM YOUNG
RANDALL G. SOMMER
ROSEMARIE T. RING
TODD J. ROSEN
MELINDA EADES LEMOINE
SETH GOLDMAN
GRANT A. DAVIS-DENNY
JONATHAN H. BLAVIN
DANIEL B. LEVIN
MIRIAM KIM
MISTY M. SANFORD
KATHERINE KU
HAILYN J. CHEN
BETHANY W. KRISTOVICH
JACOB S. KREILKAMP
JEFFREY Y. WU
LAURA D. SMOLOWE
ANJAN CHOUDHURY
KYLE W. MACH
HEATHER E. TAKAHASHI
ERIN J. COX
BENJAMIN J. HORWICH
E. MARTIN ESTRADA
KIMBERLY A. CHI
ADAM R. LAWTON
MATTHEW A. MACDONALD
MARGARET G. MARASCHINO
BENJAMIN J. MARO
JOEL M. PURLES
JESLYN A. EVERITT
MARK R. SAYSON
JEREMY A. LAWRENCE
BENJAMIN E. FREDMAN
CHRISTOPHER M. LYNCH
RAY S. SEILIE
ADAM I. KAPLAN
AMELIA L.B. SARGENT
BRYAN H. HECKENLIVELY
LAURA WIRTH

560 MISSION STREET
SAN FRANCISCO, CALIFORNIA 94105-2907
TELEPHONE (415) 512-4000
FACSIMILE (415) 512-4077

355 SOUTH GRAND AVENUE
THIRTY-FIFTH FLOOR
LOS ANGELES, CALIFORNIA 90071-1560
TELEPHONE (213) 683-9100
FACSIMILE (213) 687-3702

JASMINE M. ROBERTS
LAURA K. LIN
GREGORY M. SERGI
ACHUT J. PHADKE
MARI OVERBECK
JESSE MAX CREED
JOHN M. GILDERSLEEVE
ERIC K. CHIU
SARAH L. GRAHAM
ZACHARY M. BRIERS
JENNIFER M. BRODER
SAMUEL T. GREENBERG
CAROLINE M. CUNNINGHAM
EMILY B. VIGLIETTA
KEVIN L. BRADY
EMILY R.D. MURPHY
ELLEN MEDLIN RICHMOND
JORDAN D. SEGALL
WESLEY T.L. BURRELL
CHRISTA L. CULVER
KAREN A. LORANG
KURUVILLA J. OLASA
JUSTIN P. RAPHAEL
CRAIG A. LAVOIE
ROBERT W. GRAY, JR.
THOMAS P. CLANCY
JOSHUA PATASHNIK
ERIC C. TUNG
GUHA KRISHNAMURTHI
JOSHUA S. MELTZER
SARA E. CROLL
ADAM B. WEISS
ROSE LEDA EHLER
AMY L. GREYWITT
NASSIM NAZEMI
CATHLEEN H. HARTIGE
JOON S. HUR
MARIA JHAI
ADAM P. BARRY
JENNIFER L. BRYANT
JUSTIN T. HELLMAN
ANDREW CATH RUBENSTEIN
RIO PIERCE
JEFFREY A. PAYNE

HANNAH L. DUBINA
ADAM GOTTFELD
NICHOLAS D. FRAM
JOHN F. MULLER
LAURA C. ZARAGOZA
JOHN L. SCHWAB
SARA N. TAYLOR
ALEXANDER D. TEREPIKA
MAXIMILIAN L. FELDMAN
SAMUEL T. BOYD
PETER E. BOOS
SETH J. FORTIN
DAVID T. RYAN
ANKUR MANDHANIA
J'ME K. FORREST
ASHLEY D. KAPLAN
JESSICA REICH BARIL
JEREMY K. BEECHER
MATTHEW K. DONOHUE
ALLYSON R. BENNETT
ARIEL GREEN
ELIZABETH A. LAUGHTON
EMILY CURRAN-HUBERTY
TIMOTHY J. MOON
JORDAN X. NAVARRETTE
JOHN B. MAJOR
BRYN A. WILLIAMS
DAVID J. FEDER
LAUREN C. BARNETT
NICHOLAS R. SIDNEY
C. HUNTER HAYES
KIMBERLY D. OMENS
EMILY BUSSIGEL
BRADLEY E. MARKANO
USHA C. VANCE

OF COUNSEL
ROBERT K. JOHNSON*
ALAN V. FRIEDMAN*
PATRICK J. CAFFERTY, JR.
PETER A. DETRE
MARK H. KIM
ALLISON B. STEIN
BRAD SCHNEIDER
ERIC P. TUTTLE
PETER E. GRATZINGER

E. LEROY TOLLES
(1922-2008)

November 6, 2017

*A PROFESSIONAL CORPORATION

Writer's Direct Contact
(415) 512-4017
(415) 644-6917 FAX
kelly.klaus@mto.com

VIA E-MAIL

Jaime Marquart, jmarquart@bakermarquart.com
Baker Marquart LLP
2029 Century Park East, 16th Floor
Los Angeles, CA 90067

Re: Disclosure of Twentieth Century Fox Film Corporation's ("Fox") Highly Confidential, Attorneys' Eyes Only Information

Dear Jaime:

I am writing regarding a very serious matter. We have just learned that Neal Harmon and VidAngel's counsel have violated the Protective Order entered by the Court. (Dkt. No.23).

As I am sure you know, on October 31, 2017, Mr. Harmon participated in a podcast interview for www.kcpw.org.¹ During that publicly available podcast, Mr. Harmon described his knowledge of the contents of the deposition of Fox's 30(b)(6) witness, Tedd Cittadine, and revealed Mr. Cittadine's deposition testimony regarding the confidential terms of Fox's digital distribution licenses.

As you know, because you were the lawyer who took Mr. Cittadine's deposition, we designated the testimony in question Highly Confidential, Attorneys' Eyes Only under the

¹ (available at <http://kcpw.org/blog/local-programs/the-bottom-line/2017-10-31/vidangel-not-just-company-movement/>, relevant section is at 37:11)

MUNGER, TOLLES & OLSON LLP

Jaime Marquart
November 6, 2017
Page 2

Protective Order. See Ms. Ehler's September 9, 2016 letter to you, designating, inter alia, pp. 343-345 Highly Confidential, Attorneys' Eyes Only.

The only way that Mr. Harmon could have learned about Mr. Cittadine's deposition testimony was if VidAngel's outside counsel disclosed the information to Mr. Harmon or to someone else not authorized to review this information (and that other person then made the disclosure to Mr. Harmon). That disclosure violates the express terms of the Protective Order, Paragraphs 3, 8 and 10. And, Mr. Harmon's further disclosure to the public violates the express terms of the Protective Order, Paragraphs 3, 8-10.

In accordance with Paragraph 19 of the Protective Order, please let us know the following immediately:

- The exact circumstances around the unauthorized disclosure, including who made the disclosure, when it was made and who else was present (or copied on email).
- What other Highly Confidential information has been disclosed to Mr. Harmon in violation of the Protective Order.
- Who else has obtained access to Fox's (or any other Plaintiffs') Highly Confidential information and to what exactly they have had access.
- All the steps you are taking to remedy these unauthorized disclosures.

VidAngel is acting as though it has no obligation to comply with the Court's Orders in the Central District of California. In addition to its violation of the Protective Order, VidAngel is, as we have pointed out to you before, flagrantly violating the Preliminary Injunction, at a minimum by copying and publicly performing the copyrighted works of Plaintiffs Marvel, New Line and Turner. We will be bringing all of VidAngel's violations to the Court's attention in short order. In the meantime, we reserve all rights.

Sincerely,

/s/ Kelly M. Klaus