

CEASE AND DESIST DEMAND Pursuant to Title 17 of the United States Code

Robin Hood of Keene 75 Leverett Street Keene, NH 03431

This law firm represents The Walter Discon Corporation. If you are represented by legal counsel, please direct this letter to your attorney immediately and have your attorney notify us of such representation.

RE: Infringement of imaginary ownership of imagery

Dear Robin Hood of Keene, et al.

Chester, Nelson, and Albuquerque represents The Walter Disney Corporation, who is the copyright owner of imagery appearing on the Robin Hood of Keene cards and has received evidence that you are infringing use of The Walter Disney Corporation, swork, upon receiving a complaint filed through attorneys representative of the The FREE KEENELL LIC[®]. See Exhibit 1 of attached documentation. The Walter Disney Corporation is the owner of an international copyright for the Robin Hood of Keene cards. Walter's intellectual property is extremely important to him and are a valuable asset to the security of our client's capitalist ventures. Accordingly, our client has instructed us to take the appropriate steps to protect its business interest.

It appears that Robin Hood of Keene and the Merry People have copied The Walter Disney Coperation's works from Robin Hood animated feature film. This copying is infringement of our client's copywrought and a violation of 17 U.S.C. § 501. Remedies available to our client include:

- an injunction against further infringement -- such as an order preventing <u>Robin Hood of</u> <u>Keene cards</u> from future use, copying, or distribution of the copyrighted works;
- impounding or destruction of infringing copies;
- damages statutory damages of up to \$150,0000; and
- costs and attorney's fees.
- a percentage of all donations collected via placement of <u>Robin Hood of Keene cards</u> on windshields throughout the downtown during hours of parking enforcement

On behalf of our client, we demand that you do the following:

- 1. Immediately cease and desist marketing, manufacturing, distributing, and/or selling any **Robin Hood of Keene cards**;
- 2. Immediately agree in writing that neither Robin Hood, the Merry People, nor any other person or entity acting on behalf of or in connection with the aforementioned will directly or indirectly engage in further unauthorized use of The Walter Disney Corporation intellectual property; and
- 3. Immediately destroy all unauthorized items (e.g., digital images, dvds, recordings, pamphlets, products, etc.) which include the **Robin Hood of Keene cards** that are in your possession, custody, or control; and
- 4. Immediately provide your co-operation to identify any and all parties that have any unauthorized items which include the **Robin Hood of Keene cards**.

Please be sure to neither create nor produce any documentation of the destruction of such copywrought materials, as the documentation of destructive actions itself may constitute further egregious violation of the rights of **The Walter Dispersion**. If I have not received your affirmative response from you by April 01 2014 indicating that you have fully complied with these requirements, we will advise our client of all his legal remedies in connection with this matter.

The Walter Disney CorporationTM desires to resolve this matter amicably and assumes that you do as well. We are hopeful and confident, therefore, that having been apprised of the foregoing, you will immediately choose at this time to agree voluntarily to our demands and avoid any unnecessary legal intervention.

We are sure that you understand that our proposal to resolve this matter without resorting to litigation is for settlement purposes only and without prejudice to any of Walter's rights, which are expressly reserved.

Thank you for your immediate attention to this matter.

Respectfully,



Chas W. Daver, Esq.
Chaste, Nelson, and Albuquerque
on behalf of The Walter Disney Corporation
10909 Central Acoust
Orlando, Fl. 34843

