1 2 3 4 5 6 7 8 9	ANDREW B. BRETTLER (SBN 262928) LAVELY & SINGER PROFESSIONAL CORPORATION 2049 Century Park East, Suite 2400 Los Angeles, California 90067-2906 Telephone: (310) 556-3501 Facsimile: (310) 556-3615 Email: abrettler@lavelysinger.com  Attorneys for Defendant MARTIN SINGER  SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES - CENTRAL DISTRICT  JANICE DICKINSON, an individual. ) CASE NO. BC 580909
10	JANICE DICKINSON, an individual,  (Hon. Debre Katz Weintraub - Dep't 47]  Plaintiff,
11 12	DEFENDANT MARTIN SINGER'S v. NOTICE OF JOINDER AND JOINDER
13	WILLIAM H. COSBY, JR., an individual; )  NOTICE OF JOINDER AND JOINDER  IN DEFENDANT WILLIAM H. COSBY,  JR.'S MOTION TO STRIKE FIRST
14	and DOES 1 through 100, Inclusive,  AMENDED COMPLAINT PURSUANT TO CODE OF CIVIL PROCEDURE
15	Defendants.  ) SECTIONS 435, ET SEQ. AND 425.16, AND MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT THEREOF
16 17	Hearing date: Feb. 9, 2016 Time: 8:30 a.m. Dep't: 47
18	Compl. filed: May 20, 2015
19	FAC filed: Nov. 16, 2015
20	TO THE COURT, ALL PARTIES, AND THEIR RESPECTIVE COUNSEL OF
21	RECORD:
22	PLEASE TAKE NOTICE THAT Defendant Martin Singer ("Singer") hereby joins in
23	and adopts Defendant William H. Cosby, Jr.'s ("Cosby") Motion To Strike Plaintiff Janice
24	Dickinson's ("Dickinson") First Amended Complaint (the "FAC"), pursuant to California Code
25	of Civil Procedure sections 435, et seq. and 425.16, which is scheduled to be heard on
25 26	of Civil Procedure sections 435, et seq. and 425.16, which is scheduled to be heard on February 9, 2016 at 8:30 a.m. in Department 47 of this Court, located at the Stanley Mosk

As and for his initial response to the FAC, Singer joins the Motion, and in the Memorandum of Points and Authorities filed in support thereof, on the grounds that any amendment to Dickinson's original Complaint is prohibited while Cosby's special motion to strike, pursuant to California Code of Civil Procedure section 425.16, is pending. Accordingly, Singer hereby adopts and incorporates by reference herein the factual allegations and arguments set forth in Cosby's Motion and Memorandum of Points and Authorities attached thereto. Singer seeks the same relief for himself that Cosby seeks in the Motion, namely that the Court strike the FAC in its entirety. Further, Singer respectfully requests that the Court dismiss the action against him, with prejudice, and enter judgment against Dickinson.<sup>1</sup>

Singer's joinder in the Motion is based on this Notice of Joinder and Joinder, Cosby's Notice of Motion and Motion, the Memorandum of Points and Authorities in support thereof, all pleadings, declarations, records and documents filed in this action, and on such other evidence and argument as may be presented by Cosby and/or Singer at the hearing on the Motion. Singer reserves the right to join and/or supplement Cosby's pleadings with facts and concerns unique to Singer, as appropriate and to the extent necessary.

DATED: December 4, 2015

LAVELY & SINGER

PROFESSIONAL CORPORATION

By:

ANDREW B. BRETTLER

Attorneys for Defendant MARTIN SINGER

Civil Procedure section 425.16.

Singer will file a separate special motion to strike the FAC, pursuant to California Code of

## 1 PROOF OF SERVICE 1013A(3) C.C.P. Revised 5/1/88 2 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES 3 I am employed in the County of Los Angeles, State of California. I am over the age of 18 4 and not a party to the within action. My business address is 2049 Century Park East, Suite 2400, Los Angeles, California 90067-2906. 5 On the date listed below, I served the foregoing document described as: 6 DEFENDANT MARTIN SINGER'S NOTICE OF JOINDER AND JOINDER 7 IN DEFENDANT WILLIAM H. COSBY, JR.'S MOTION TO STRIKE FIRST AMENDED COMPLAINT PURSUANT TO CODE OF CIVIL PROCEDURE 8 SECTIONS 435, ET SEO. AND 425.16, AND MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT THEREOF 9 on the interested parties in this action by placing: 10 [X] a true and correct copy -OR- [] the original document thereof enclosed in sealed envelopes addressed as follows: 11 Lisa Bloom, Esq. Attorneys for *Plaintiff*: 12 Nadia Taghizadeh, Esq. THE BLOOM FIRM JANICE DICKINSON 13 20700 Ventura Blvd., Suite 301 Woodland Hills, California 91364 14 Christopher Tayback, Esq. Attorneys for Defendant: 15 Randa Osman, Esq. Justin Griffin, Esq. WILLIAM H. COSBY, JR. 16 **QUINN EMANUEL URQUHART &** SULLIVAN, LLP 17 865 South Figueroa Street, 10th Flr. Los Angeles, California 90017 18 19 [X]**BY MAIL:** As follows: I am "readily familiar" with the firm's practice of collection and X 20 processing correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at 21 Los Angeles, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date 22 or postage meter date is more than one day after date of deposit for mailing in affidavit. 23 I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed **December 4, 2015** at Los Angeles, California.

ORIGINAL SIGNED
H. Hancock

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