**I-VIEW-IT HOLDINGS, INC.**

**I-VIEW-IT TECHNOLOGIES, INC.**

**Kevin R. Hall**

**Business Consultant to**

**Founder & Inventor Eliot I. Bernstein**

**Direct: (805) 284-6087 (c)**

[**Krhall007@aol.com**](mailto:Krhall007@aol.com)

**Eliot I. Bernstein  
Direct: (561) 245-8588 (o)  
 (561) 886-7628 (c)**

[**iviewit@iviewit.tv**](mailto:iviewit@iviewit.tv)

Tuesday, December 29, 2009

Barry Meyer, Chairman & CEO ~ Warner Bros. Entertainment, Inc.  
Alan F. Horn, President & COO ~ Warner Bros. Entertainment Inc.  
Edward Romano, EVP & CFO ~ Warner Bros. Entertainment, Inc.  
John Rogovin, EVP & GC ~ Warner Bros. Entertainment, Inc.  
Wayne Smith, VP, Sr. Litigation & Chief Patent Counsel ~ Warner Bros. Entertainment, Inc.  
Jeffrey Bewkes, Chairman & CEO ~ Time Warner, Inc.  
Paul Cappuccio, Sr. EVP & GC ~ Time Warner, Inc.  
John K. Martin, Jr. EVP & CFO ~ Time Warner, Inc.  
Tim Armstrong, Chairman & CEO ~ AOL, Inc.  
Ira Parker, General Counsel ~ AOL, Inc.  
Artie Minson, CFO ~ AOL Inc.  
James Turley, Chairman & Chief Executive Officer ~ Ernst & Young Global Limited.

**Re: Iviewit Patent Infringement and 12 Count 12 Trillion Dollar Federal RICO Lawsuit**

I write to you all as a business consultant for Eliot I. Bernstein as the original inventor and founder of the Iviewit Technologies used across the globe, on the Hubble Space Telescope, for a mass of Defense applications, and in both hardware and software applications relating to digital and video imaging and remind all of you that all of your respective companies have been under multiple, written signed NDA’s ( non-disclosure agreements ) and binding and signed license and encoding agreements regarding the Technologies dating back to on or around 2000 or earlier.

Most critically at this pressing time, however, I write to officially notice your respective offices of “time sensitive” matters previously sent to Wayne Smith, VP, Sr. Litigation Counsel and Chief Patent Counsel at Warner Bros. Entertainment, Inc attached herein which requested Mr. Smith to officially copy and notify your offices of these “time sensitive” matters on behalf of Inventor Eliot I. Bernstein and select interest and shareholders in the Iviewit Technologies.

I officially notice your respective offices now since it appears from a written response received by Mr. Smith’s office last night, Wednesday Dec. 23, 2009 written on Official Warner Bros. Entertainment, Inc. letterhead and carbon copied only to General Counsel John Rogovin of Warner Bros. Entertainment, Inc., that neither Mr. Smith nor Mr. Rogovin have brought these “time sensitive” matters which could and very likely will have catastrophic affects to the respective companies herein and the shareholders of such companies ( billions of dollars are stake and more ). Please note for FASB No. 5 and other accounting purposes that a separate private capital raise is ongoing for Mr. Bernstein to initiate a separate lawsuit against your companies herein in addition to other adverse action should an Agreement to Agree to a business and licensing deal not occur forthwith. Also note that under FASB No. 5, your companies have had obligations to shareholders to report not only the Infringements of Mr. Bernstein’s technologies but also your involvement in the 12 Count 12 Trillion Dollar Federal Lawsuit Ongoing in Second Circuit of New York. Please take note that the lawsuit has been marked legally “related” to a Whistleblower Lawsuit of Christine C. Anderson.

Please note that since it appears that Mr. Smith and Mr. Rogovin have failed / neglected / disregarded / and/or intentionally concealed these matters from your respective offices therefore denying your offices prior time granted to act herein. There remains limited time to still act and avoid disastrous consequences to your companies and shareholders, as a failure to meet to discuss these issues which may all have bearing on rescissory rights for all shareholders if not quelled through proper business dealings and accountings, will result in Mr. Bernstein and myself reporting these matters and your failure to address them to multiple federal and state authorities.

As a business consultant with a Juris Doctorate and many years experience in the rough and tumble world of New York business, corporate, litigation and government affairs, it does seem rather unlikely on its face that some of your offices would not have prior knowledge of the essence and heart of these matters since in addition to being under signed NDAs, having a signed Licensing and Encoding agreement in existence regarding the Technologies, having technical experts from within your companies confirm direct infringement of the technologies under signed NDA’s to senior management, Mr. Bernstein and others having worked Inside WB Entertainment, Inc. performing Encoding and taking over your encoding division for use of technologies, the Irell and Manella law firm having issued Legal Billing Invoices for the drafting and negotiations involving the SIGNED Encoding and Licensing agreement, but further since WB / AOLTW / AOL Inc had previously performed Due Diligence in the context of a $25 Million Dollar capital raise involving going forward interests with the Technologies. Now of course this prior due diligence occurred during a time while a Private Placement Memorandum by Wachovia was being circulated by the Proskauer Rose firm and WB/AOLTW/AOL Inc. was previously on the verge of depositing $25 Million into the project at the time critical matters which directly involved Wayne Smith and other key personnel inside your companies came to light.

This does make your counsel’s Mr. Rogovin actions upon our contacting the company regarding these LEGAL LIABILITIES, by selection of Wayne Smith to handle the matters instead of giving this outside NON CONFLICTED COUNSEL, while knowing that Mr. Smith is wholly conflicted with these matters and further it has been learned is working with the main criminal conspirators in Mr. Bernstein’s Federal RICO Lawsuit, Kenneth Rubenstein, Proskauer Rose and MPEG LA LLC, highly suspect and potentially causing catastrophe upon your companies.

Thus, your offices may inquire why this is a time sensitive matter now as referenced in the attached Wayne Smith letter dated Dec. 23, 2009? ( Note: Attached hereto is my correspondence to Wayne Smith dated Nov. 30, 2009 referencing a Nov. 23, 2009 phone call with Mr. Smith and further that the Dec. 20, 2009 “time sensitive” correspondence to Mr. Smith further references repeated efforts by Mr. Bernstein in good faith over an extended time to communicate demonstrating that these matters have “lingered” or been “concealed” with Mr. Smith’s office for some time. )

Well, as I have attempted repeatedly to assist Mr. Wayne Smith in properly and responsibly advancing these business matters, to prevent, if possible, catastrophic actions to your companies with federal and state authorities and your shareholders, I will outline just a few reasons why this is now a time sensitive matter with very little time left as Mr. Bernstein will be filing shortly the voluminous complaints he is finishing:

1. Inventor Eliot I. Bernstein and family, Candice, Josh, Jake and Danny are victims of the crime of Attempted Murder as a result of a Car Bombing of their family mini-van so great as to take several other vehicles nearby; for full pictorial evidence go to www.iviewit.tv.; Multiple ongoing federal and other investigations in to these matters continue as outlined in my Dec. 20, 2009 time sensitive correspondence to Mr. Smith which requested that his office copy to all of your offices;

2. US District Court Judge Shira Scheindlin of the SDNY who marked Eliot Bernstein’s case legally related to the federal whistleblower case of Christine Anderson, as a sitting federal Judge also called Mr. Bernstein’s case one about “Murder” not just “attempted murder”. Note: link to Mr. Bernsteins’s 12 Count 12 Trillion Dollar federal RICO, Anti-Trust, Civil Right and related Amended Complaint as follows: http://iviewit.tv/CompanyDocs/United%20States%20District%20Court%20Southern%20District%20NY/20080509%20FINAL%20AMENDED%20COMPLAINT%20AND%20RICO%20SIGNED%20COPY%20MED.pdf ;

3. As noted in the Wayne Smith Dec. 20, 2009 correspondence, the Christine Anderson federal whistleblower case recently heard in the SDNY before US District Judge Shira Scheindlin brought forth sworn testimony in open federal court under federal oath of the existence, among other things, of a “Cleaner” of Ethics related complaints named Naomi Goldstein involving the whitewashing of complaints against favored law firms and attorneys including but not limited to certain US Attorneys, District Attorneys in New York County and more with Naomi Goldstein working for the NYS First Department Discipline Committee in Manhattan handling complaints against Wall Street Lawyers and all Manhattan attorneys and more. Christine Anderson, of course, worked inside the First Department Discipline Committee for 6 years or more;

4. To bring this right in to the Heart of the involvement of your offices and companies, the NYS First Department Discipline Committee is where Mr. Bernstein has filed complaints against multiple attorneys from Proskauer Rose including Kenneth Rubenstein who was and remains simultaneously involved with MPEG LA and conflicted (as confirmed by Rubenstein) Counsel to WB Entertainment, Inc, ironically at the same time Proskauer was circulating the Private Placement Memorandum on behalf of Iviewit matters while Mr. Smith is claimed by key personnel Inside WB Entertainment Inc. to have discovered Fraudulent Patent filings during the Due Diligence for the $25 Million private capital raise;

5. Mr. Wayne Smith, however, would later, after signed contracts were in place, direct Mr. Bernstein and one P. Stephen Lamont to go back to Proskauer attorney Kenneth Rubenstein, to have him re-opine on the inventions due to his discovery of potential fraud. Rubenstein who had previously opined favorably on the Iviewit Technologies would then refuse to meet or discuss the matters with Wayne Smith claiming WB Entertainment, Inc. was a Client of Proskauer. Note: P. Stephen Lamont, by the way, would proclaim to Iviewit Shareholders to be a “plant” from AOL and then later a “plant from Microsoft” and has recently been reported in these matters to federal and state investigators for possible collusion in the RICO crimes;

6. Further, that the Patents at issue themselves have and remain Suspended by the USPTO Commissioner, while Harry Moatz, Director of the OED of the USPTO, assembled a Team to protect Mr. Bernstein’s intellectual properties while investigating the lawyers and parties involved. Lawyers, including Proskauer and Rubenstein charged with direct Fraud on the USPTO, Fraud on Iviewit Inventors and Shareholders and more;

7. Still, that key employees and personnel within your companies also became aware of a false and fraudulent bankruptcy and false Billing scheme filed by Proskauer Rose against certain Iviewit companies during the same general timeframe that Mr. Wayne Smith discovered fraudulent patent filings which all occurred during the same general timeframe that the Arthur Anderson accountants discovered Shell and Shadow companies set up by Proskauer and soon thereafter leading to the collapse of Enron thru Enron Broadband including the deal that collapsed with Wayne Huizenga’s former Blockbuster Video company.

Now, perhaps it is because of the inherent conflicts of interest at play that Mr. Wayne Smith appears to have concealed some of these matters from your respective offices including Mr. Bernstein’s limited time “time sensitive” offer and invitation to Agree to Agree on a business deal moving forward or perhaps General Counsel John Rogovin was the primary force concealing these matters to your offices. Nonetheless, it should be plain and obvious to your offices that Mr. Smith and others within your respective companies are at the heart of future proceedings and litigation on a host of claims and charges but specifically as it pertains to Kenneth Rubenstein, Proskauer Rose, the MPEGLA patent pools, DVD Patent Pools and the damage to Mr. Bernstein and proper Iviewit interests caused by Mr. Rubenstein and Proskauer through a false bankruptcy and disruption of the $25 Million capital raise via criminal conspiracy and related criminal RICO style and Anti-Trust activities with resulting financial and related company damage to Mr. Bernstein and others since.

So, to be clear, when Mr. Bernstein picks up the phone next or issues a Letter next which could be any moment, it will be and is in the context of Investigations relating to Attempted Murder that a Federal US District Court Judge has called Murder, in relation to Anti-Trust and RICO related claims, in relation to corruption substantiated within NY Discipline Committees not to mention other states, within the context of USPTO Investigations, investigations by Glenn Fine, Inspector General of the US DOJ, investigations by John Conyers of the House Judiciary, State Senator Sampson of the NY Senate Judiciary, and the like, and lawsuits predicated upon NDA’s signed by your own companies, Licensing and Encoding agreements signed by your own companies, actions by officers and management such as Wayne Smith and John Rogovin, admissions by technology experts like David Colter, Greg Thagard, Chuck Dages and the like as referenced in the email by David Colter as outlined to Mr. Smith on Dec. 20, 2009, in the context of your companies on the verge of pouring in $25 Million in capital while a criminal RICO process to sabotage Iviewit is simultaneously at play.

I would like to think that this would be enough for any responsible corporate actor to consider and assess and act upon. I can only imagine what a Shareholder may think under such circumstances upon discovering that not even a Footnote existed within corporate financials of a contingent liability on Technologies Heralded as the Holy Grail and tested, used and approved at the Real3d Inc labs on Lockheed Martin property in Orlando not to mention the admissions in writings by your own experts particularly since the Technologies are valued in the Trillions over the life of the IP.

So, as attempted through Mr. Smith’s office, I open the Door for all of you, briefly, to come take the first step down the “Yellow Brick Road” together, as partners in business with specified interests moving forward after an Agreement to Agree is completed with terms of licensing and cooperation in the matters moving forward to be determined at a date in the near future.

But Mr. Bernstein could quickly close that door, pull the trigger on stepped up Investigations now to include the SEC and notice to all the Shareholders as Mr. Bernstein has already been notifying and working with various federal and state investigative and related authorities for years. It would seem in the best interests of all of your companies to join Mr. Bernstein as a working and cooperative partner particularly where billions or more are at stake and the matters could be an all or nothing game for you and all of your companies’ shareholders.

For your respective conveniences, I have attached copies of all correspondence generated by my office to Mr. Wayne Smith as well as the replies I have received as of this date on December 24, 2009 together with the links and documents attached when sent to Mr. Smith.

I look forward to hearing from you immediately to begin this journey together.

Yours truly,

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
Kevin R. Hall[[1]](#footnote-1)  
Business Consultant to Eliot I. Bernstein Founder & Inventor



\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
Eliot I. Bernstein  
Founder & Inventor  
  
Iviewit Holdings, Inc. – DL  
Iviewit Holdings, Inc. – DL  
Iviewit Holdings, Inc. – FL  
Iviewit Technologies, Inc. – DL   
Uview.com, Inc. – DL  
Iviewit.com, Inc. – FL  
Iviewit.com, Inc. – DL  
I.C., Inc. – FL  
Iviewit.com LLC – DL  
Iviewit LLC – DL  
Iviewit Corporation – FL  
Iviewit, Inc. – FL  
Iviewit, Inc. – DL  
Iviewit Corporation

cc/ec:

Enclosure(s)/Attachment(s)

Uniform Resource Locator(s)  
\*\*All Uniform Resource Locators ( URL ) incorporated in entirety by reference herein

cmb/eib

1. My office address is not the Iviewit office mistakenly addressed in your letter, as the only established address for Iviewit is Mr. Bernstein’s address at 2753 NW 34th St., Boca Raton, FL 33434, please take note of this for all future correspondences. [↑](#footnote-ref-1)