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9 Attorneys for Plaintiffs
10 Fisher-Price, Inc. and Mattel, Inc.

11 UNITED STATES DISTRICT COURT
12 NORTHERN DISTRICT OF CALIFORNIA

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15 FISHER-PRICE, INC. and
MATTEL, INC.
16 Plaintiffs,
17 v.
18 DYNACRAFT BSC, INC.
19 Defendant.
20

Case No. 4:17-cv-03745-PJH

**DECLARATION OF WILLIAM R.
UHR IN SUPPORT OF PLAINTIFFS'
OPPOSITION TO DYNACRAFT'S
MOTION TO STAY**

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1 I, William R. Uhr, declare as follows:

2 1. I am an associate with the law firm of Andrews Kurth Kenyon LLP, counsel of
3 record for plaintiffs Fisher-Price, Inc. and Mattel, Inc. in the above captioned matter. I have
4 knowledge of the following and, if called as a witness, I could and would testify competently to
5 the contents of this declaration.

6 2. Attached hereto as Exhibit A is a true and correct copy of a page from the
7 Walmart.com website at [https://www.walmart.com/browse/toys/ride-on-toys/fisher-price/
8 4171_133073_5353?cat_id=4171_133073_5353&facet=brand%3AFisher-Price%7C%7
9 Cbrand%3ADisney+Princess#searchProductResult](https://www.walmart.com/browse/toys/ride-on-toys/fisher-price/4171_133073_5353?cat_id=4171_133073_5353&facet=brand%3AFisher-Price%7C%7Cbrand%3ADisney+Princess#searchProductResult) (downloaded October 23, 2017).

10 3. Attached hereto as Exhibit B is a true and correct copy of a page from Dynacraft's
11 website at [http://www.dynacraftwheels.com/disney-princess-24v-carriage-pink-purple-
12 087876802648](http://www.dynacraftwheels.com/disney-princess-24v-carriage-pink-purple-087876802648) (downloaded October 23, 2017).

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14 I declare under penalty of perjury that the foregoing is true and correct to the best of my
15 knowledge.

16 Executed in Washington, D.C. on October 24, 2017.

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/s/ William R. Uhr