EXHIBIT 2

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Page 1
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                     UNITED STATES DISTRICT COURT
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                      CENTRAL DISTRICT OF NEW YORK
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    MARVEL WORLDWIDE, INC., MARVEL
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    CHARACTERS, INC., and MVL RIGHTS, )
7
    LLC,
                            PLAINTIFFS, )
10
11
               VS.
                                         )NO. 10 CV 141 (CM)(KNF)
12
                                         )
13
    LISA A. KIRBY, BARBARA J. KIRBY,
14
    NEAL L. KIRBY and SUSAN N. KIRBY, )
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                            DEFENDANTS. )
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               VIDEOTAPED DEPOSITION OF MARK EVANIER
20
                       LOS ANGELES, CALIFORNIA
21
                           DECEMBER 6, 2010
22
23
24
    REPORTED BY: CHRISTY A. CANNARIATO, CSR #7954, RPR, CRR
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     JOB NO.: 34168
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- and Mr. Williamson?
- A. Maybe an hour.
- Q. And in preparation for your deposition today,
- 4 did you review any documents apart from your report
- 5 itself?
- A. I reviewed the subpoena of I don't know if --
- ⁷ I don't know if it counts for appearance today, but I
- 8 reviewed the subpoena of materials to be produced.
- ⁹ Q. Any other documents?
- 10 A. No.
- 11 O. Did you, in preparation for your deposition
- today, review any deposition transcripts in this case?
- 13 A. No.
- Q. Now, I know we touched on this briefly in your
- initial deposition, but could you tell us again how you
- came to be retained as an expert in this matter?
- MR. TOBEROFF: Asked and answered.
- A. Mr. Toberoff asked me to be an expert witness
- in this matter.
- Q. And when approximately did that occur?
- A. I don't remember.
- Q. Was it -- give me your best estimate. Was it
- ²³ a year ago?
- A. I don't remember.
- Q. Do you recall whether it was before or after

- and comic book characters published by Marvel between '58
- and '63 as well as his relationship with Marvel during
- 3 this key period?
- ⁴ A. Yes, I was.
- ⁵ Q. Okay. That's the opinion I'm referring to.
- 6 Got it?
- A. No, no. Let me -- the opinion is not on that
- page you're citing. The opinion is throughout the report.
- ⁹ Are you asking me to how do I -- how did I arrive at the
- opinion stated throughout the document that are summarized
- on this page?
- 12 O. Yes.
- A. All right. Okay.
- Q. Yeah. Not a trick question.
- A. No. I'm just trying to answer -- I was trying
- to figure out why you were calling my attention to that
- one sentence.
- 18 Q. Because it summarized your opinion.
- MR. TOBEROFF: Objection. Mischaracterizes
- the report. It doesn't summarize his opinion.
- A. The opinions in this report were formulated by
- my calling upon years and years of studying Marvel Comics,
- reading Marvel Comics, interviewing and talking to people
- who made Marvel Comics, visiting the Marvel offices,
- discussing Marvel history with other people who have done

- similar investigations and interviews, reading articles
- about Marvel. It's -- the opinions are based on 40 years
- of -- more than 40 years of following Marvel Comics,
- ⁴ probably 50 years.
- ⁵ Q. And specifically you referred to reviewing
- or -- let me go back.
- 7 Could you tell me with some level of
- 8 specificity the people interviews -- take it back. Strike
- ⁹ the question.
- In connection with preparing the report
- itself, did you conduct any interviews in order to prepare
- the report?
- 13 A. Did I conduct any interviews specifically for
- towards this report?
- ¹⁵ O. Yes.
- A. No, I did not.
- Q. And specifically with regard to the
- preparation of the report, did you review any documents or
- reference works in connection with preparing the report?
- A. I got some dates out of my own book on Jack,
- 21 and I think I looked some up on the Internet to just
- verify my recollection of dates and spellings.
- Q. So other than checking on some dates and
- spellings from your book on Jack Kirby and other
- information available on the Internet, you didn't review

- any other documents that are reference materials; correct?
- A. Let me think. Well, I clipped some of my
- gualification from a bio of myself which was easier to
- ⁴ just paraphrase or transcribe some of that. I think I cut
- 5 and pasted some of my own credits out of another bio of
- 6 myself I had on my computer.
- 7 MR. TOBEROFF: Take your time in answering the
- ⁸ question.
- 9 THE WITNESS: Okay.
- 10 A. I -- well, I had taken when Mr. Toberoff told
- me of the assignment here, what he needed from me. I took
- notes on my computer as he was telling me on the phone,
- and then that was the file I used.
- In other words, I had jotted that down, then I
- basically I expanded my notes on top of that. I opened
- the file that had -- he had written. He had said -- he
- told me a couple little facts about the case, and I had
- took that, and then I took that -- it's not a separate
- document, it's -- I took that, opened that file on my
- computer, and then I wrote the expert report in that file
- using, you know, material that was above and below to --
- 0. What was the material?
- A. Well, like he told me about the dates of the
- some checks that were supplied that were in evidence, and
- he told me we have these checks from these periods. And

- so I had the dates of those checks in that file so I could
- ² reference them here.
- Q. Have you ever seen a check from the period
- ⁴ between 1958 and 1963?
- 5 A. From '58 and '63? No.
- Q. That would be the part, the period, that you
- say in your report is the key period; correct?
- 8 A. That is my understanding of the case is that
- ⁹ the main focus is on that period.
- Q. What were the other facts -- and I use that in
- 11 quotes -- but what was the other information that Mr.
- 12 Toberoff supplied to you in connection with the
- preparation of your report?
- A. He didn't supply much of anything. I took --
- while he was telling me what he needed, I made some notes
- to myself of things that I wanted to cover that I thought
- I should cover that occurred to me while I was talking to
- him. I wrote "original art" and a couple other key words.
- He didn't supply -- let me think if I can --
- what else he supplied me, if there's anything else.
- Well, I wrote -- as reference, I looked at the
- expert report that I had filed in the Superman matter just
- for the form to cover the format of an expert report, and
- the headings such as the compensation in prior cases and
- ²⁵ publications.

- Q. I'm not focused on, you know, the form. I'm
- asking whether in addition to what you've already
- testified about can you think of any other documents or
- 4 reference materials that you utilized in the preparation
- of your report?
- 6 A. I don't believe so. No
- Q. And you mentioned something about some visits
- 8 to Marvel offices. Did you visit the Marvel offices in
- 9 connection with your preparation of your report?
- ¹⁰ A. No.
- Q. When did you make visits to the Marvel
- 12 offices?
- 13 A. Oh, the first time was around the July 4th
- weekend of 1970. And then I probably visited the office
- every two or three years after that.
- Q. And in the course of those visits, did you
- interview people in connection with what they did at
- 18 Marvel?
- A. Yes, I did.
- ²⁰ Q. Who?
- A. That's a very long list. I talked to -- by
- interview, are you meaning informal conversations or
- formal conversations?
- Q. Either way. Did you speak to Mr. Lee, for
- example?

Page 19 1 Many times. Α. Yes. 2 Mr. Romita? Q. Α. Yes. And Roy Thomas? Q. 5 Α. Yes. 6 Any others? 0. Probably 50 to 100 others. Α. When was the last time you visited the Marvel Q. offices? 10 About five years ago. Α. In connection with any of your visits, did you 11 0. 12 make any notes or obtain any documents relating to your 13 visits? 14 I made some notes occasionally after to remind Α. 15 myself -- not notes at the time. I made some notes 16 afterwards to jot down things that I was wanting to 17 remember. 18 By visits to Marvel offices, are you including 19 things like going out to lunch with people? I probably 20 talked to these people more at lunch across the street or 21 down the street than actually at the office. 22 This is over a long period of time; is that 0. 23 right? 24 Since 1970. Α. 25 Now, I think you mentioned having discussions Q.

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 m 1}$ Colan, John Buscema, Saul Buscema, Marie Severin. Did I
- 2 say Roy Thomas? Gary Friedrick, Alan Brodsky, Sol
- Brodsky, Janice Cohen, John Verpooten, Tony Mortellaro,
- 4 Herb Trimpee, Chick Stone, Joe Sinott, Frank Giacoia, Mike
- ⁵ Esposito, Barry Smith.
- These are just people who did work for Marvel
- or did freelance work for Marvel. I have talked to people
- 8 at other companies about Marvel history.
- Getting back to people at Marvel, Len Wein,
- 10 Marv Wolfman, Steve Englehart, Steve Gerber, Gerry Conway,
- 11 Dan Adkins, Vince Colletta, Syd Shores.
- I apologize. You're going to have to look up
- a lot of these on the Internet to find the spellings.
- George Tuska, Johnny Craig, Archie Goodwin.
- Did I say Jim Shooter? Tom DeFalco, Mark Gruenwald, Carol
- 16 Kalish, Peter David.
- 0. That's fine.
- A. I've got about another 300 if you want to take
- 19 the time.
- Q. No, we can move on.
- But I'm correct that in connection with the
- 22 actual preparation of your report, you didn't actually
- discuss -- have the interviews with those people; correct?
- A. No. And quite a few of those people are
- deceased.

- I think Marie Severin did some freelance work
- for them during this period, maybe a little later than
- ³ '63.
- 4 There's probably another name or two --
- 5 Q. Okay. That's fine.
- 6 A. -- I can't think of at the moment.
- 7 Q. That's fine.
- Now, when you were first retained by Mr.
- 9 Toberoff, what did he say to you about specifically about
- the opinions that he wanted you to render?
- MR. TOBEROFF: Lacks foundation. Assumes
- 12 facts.
- 13 A. Well, I think the issue of me doing an expert
- 14 report was first mentioned by The New York Times before
- Mr. Toberoff approached me. I declined to be interviewed
- by The Times, and in an article they said Evanier would
- not -- some form of Evanier didn't speak to us because
- he'll probably be a witness in this case or an expert.
- 19 And I believe Mr. Toberoff said something like, Well, I
- quess The New York Times was ahead of us.
- Then he asked me to prepare an expert report,
- and he said that he wanted me to cover -- he wanted me to
- address the relationship -- the working relationship that
- Jack had with Marvel, how he worked for them, what his
- relationship to the company was.

- Q. Well, did you go to any reference work or
- 2 textbook or publication of any kind to check to see
- 3 whether or not the conclusions you reached were, in fact,
- 4 reliable?
- ⁵ A. I don't know of any reference book or source
- 6 like you're describing that would do that. I derived a
- ⁷ lot of my knowledge about Marvel from books, as I
- 8 mentioned. There is very little written and published
- 9 about a lot of this material. A lot of what has been
- published about it was written by me.
- So if the question is, did I check my opinions
- against published works by others, I don't think there are
- any published works by others that would cover this
- ¹⁴ material.
- Okay. And my question -- and that's close,
- but my question is: Is there any way that you can think
- of to test the reliability of the opinions that you
- reached or what you say is your understanding of what
- occurred back in '58 through '63? Any way to test that?
- A. Let me think for a minute.
- I don't know of any way to test this kind of
- thing.
- Q. Take a look at your report. And I want to
- point you to certain things that you wrote.
- Let's look at page 5, for example. Starting

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 m l}$ people there, printers there to pay.
- 2 And the companies were frequently pleading
- poverty, lowering rates. It was a very -- it was a
- business that very few people bet would be there in the
- ⁵ future.
- It's amazing that it's still there. Even when
- ⁷ I got into comic books into the early 70s, there were
- people, prominent people, in the industry predicting the
- 9 industry had less than five years to live and predicting
- demise. And then you still had -- would have frequent
- cases where you came in one day and they'd canceled half
- the line or laid off half the staff. And there were
- problems meeting payroll sometimes, problems paying
- people.
- So when I say "fly-by-night," that's kind of a
- way of saying the industry was not very well grounded
- ¹⁷ in --
- 18 Q. How did you come to find out all these facts?
- MR. TOBEROFF: Asked and answered.
- A. All right. Well, since about 1966 or -67,
- I've been talking to people who did comics. I was
- fascinated by comic books. And I have interviewed just
- about everybody I could meet who ever worked in comic
- books, including, you know, people who ran xerox machines
- or photostat cameras.

- And whatever was written about comics, which
- for a long time was not much, I bought, I read. I read
- 3 all the comic books. I still have one of the largest
- ⁴ collections around.
- And I have been going to comic book
- 6 conventions since 1970. There's this annual convention in
- San Diego that's now -- they've had 41 of them. I've been
- 8 to all 41 of them. And at most of them I've conducted
- ⁹ panels and seminars and interviewed people extensively.
- Because there has not been as much written
- about comics as there probably should be, the history has
- been mostly oral. And I've been fortunate to have
- interviewed a lot of people who worked in comic books in
- the early days, frequently the only interview they ever
- 15 gave.
- The convention has been very nice. If I tell
- them they've located an oldtimer who worked in comic books
- in the 40s who hasn't been around the industry for a
- while, he's never been to a convention, they'll send him a
- first class ticket and fly him to San Diego to be there.
- 21 And I'm usually the person who interviews that person. I
- can give you examples of that, if you want.
- But at the convention, most of the panels that
- are about comic book history are conducted by me. And so
- it's been kind of since the late 60s it's been kind of an

- interest of mine. And even before I thought I might work
- in the comic book field, I was fascinated by it.
- And just, you know, when I was in high school,
- 4 I found out that one of the kids in my chemistry class had
- 5 a father who had worked in comics. And I asked him, Could
- I meet your father? And he didn't understand why I wanted
- to, and his father didn't understand. But I went over one
- 8 day and spent the afternoon talking to his father about
- 9 working for publishers in the 1950s. His father had not
- drawn a comic book since, well, in at least 10 years. I
- just wanted to know what the business was like, how he was
- treated, how he did what he did, how the work was
- produced.
- I don't know if I'm answering your question.
- 15 O. Yeah. That's fine. Okay.
- You mentioned at the top of page 5 in that
- connection that: Comic book publishers did not see any
- value in the product, in their product, beyond monthly
- 19 sales figures.
- What's the basis for that statement?
- 21 A. Early on, this is something that was told to
- me by the artists and the editors and people I talked to.
- Jack Kirby talked to me greatly about that. Jack was in
- comics almost from the beginning. And he was by no means
- the only one who told me this, but he used to say that

- these guys had no imagination; that the publishers all
- 2 they thought about was this month's sales and that they
- didn't realize that they were -- that they had the
- 4 underpinnings of a media conglomerate. Didn't use the
- 5 term at that time, obviously.
- 6 But these characters that they were doing
- 7 could be exploited in other fields. You know, he would
- 8 point to, in fact, Walt Disney was not interested in just
- 9 making Mickey Mouse cartoons. Walt Disney was interested
- in expanding Mickey Mouse into all different fields and
- doing toys and games and comic books and comic strips and
- eventually a theme park. Whereas someone like Martin
- Goodman at Marvel, who he cited frequently, was he thought
- was a man of limited vision, limited imagination.
- And he told stories about how he would go to
- Martin Goodman and tell him what Marvel could be, how it
- could expand. This is even before it was called Marvel.
- And he got back very little response. It was just -- he
- did not -- he always thought that Martin Goodman grossly
- undervalued Marvel when he sold it in the late 60s.
- Q. Now, your testimony is or your opinion is that
- publishers didn't see any value in the product beyond
- monthly sales figures, but you previously testified, I
- believe, and written that during this period of time the
- ²⁵ publishers also would not negotiate with artists with

- 1 A. No.
- Q. You never heard that before?
- A. I never heard that he fired them because they
- were working for other publications. No.
- 5 Q. What --
- ⁶ A. No, I did not.
- ⁷ Q. Did you ever hear that they were working for
- 8 other publications?
- ⁹ A. Yes.
- 10 Q. At the same time they were working for Marvel?
- 11 A. Yes.
- Q. Go back to page 5 for a moment. The top
- paragraph. First full paragraph. You write, "There was
- 14 no expectation that it would ever be reprinted and little
- that the characters would be merchandised or exploited in
- 16 other media."
- What was the basis for that conclusion?
- 18 A. The way it was described to me by people who
- were working there in the comics at the time.
- Q. In fact, a number of publishers did reprint
- their books, did they not, back in this period of time?
- A. What period are we talking about?
- Q. We're talking about up through the 50s and
- 60s.
- 25 A. There was very little reprinting done of

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 m 1}$ There was a lot of romance material for Crestwood. There
- was a book called Young Romance. There was a book called
- 3 Strange Worlds of your Dreams. There was also a book
- 4 called Young Love. There was a book called Young Brides.
- Do you want more than that?
- 6 Q. No, that's fine.
- With regard to going back to this issue of
- 8 reprints and merchandising and so forth. Am I correct
- ⁹ that, in fact, there were merchandise that was sold with
- regard to Captain America back in the 40s and 50s?
- 11 A. In the 40s, very little.
- 12 O. There was some?
- 13 A. There was a Captain America fan club that they
- 14 advertised in the comics and sold. You could get -- you
- could join the Captain America Sentinels of Liberty, and
- you could get a pin and a badge and a certificate for a
- 17 dime.
- 18 Q. What about Superman? There was -- Superman
- was merchandised back in the 40s and 50s, wasn't it?
- A. Superman was merchandised. Yes.
- Q. Now, in connection with the opinions in your
- report, is one of the bases for reaching those opinions or
- reaching the understandings that you had -- the personal
- interactions you had with Mr. Kirby?
- 25 A. Yes.

- Q. And with the Kirby family, Mrs. Kirby?
- 2 A. Yes.
- Q. Now, did it -- you've testified previously
- 4 that, I think in the prior deposition but also in other
- ⁵ places, that Kirby often had some poor memory about things
- that had occurred in the past as to things that were
- 7 created or not created.
- MR. TOBEROFF: Misstates prior testimony.
- 9 A. I don't think you're characterizing my
- testimony correctly.
- 0. Okay. What was it that -- what was your
- understanding of -- strike that.
- It's a fact, is it not, that from time to time
- 14 Jack Kirby would make statements with regard to the
- creation of characters that turned out to be incorrect;
- isn't that right?
- 17 A. No. Once in a while there was -- there were a
- couple occasional incidents, and he corrected himself when
- 19 he realized his mistake.
- Q. Okay. The record will speak for itself.
- Did it ever occur to you, based on your
- interactions with Kirby and Roz, that his version of what
- had occurred back in 1958 through 1963 may have been
- ²⁴ incorrect?
- A. It occurred to me that it might have been, and

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 m 1}$ versions Mr. Kirby has given. Let me say that again. Mr.
- ² Kirby's version was always consistent. Mr. Lee's version
- has changed from time to time, and Mr. Kirby's version is
- in conflict with some of the accounts Mr. Lee has given.
- ⁵ Q. And you chose to find Mr. Kirby's version more
- 6 credible than Mr. Lee's; is that correct?
- A. I chose to find -- I chose to believe the
- 8 version which I heard from both of them which coincided
- ⁹ and to discount any versions which only served one
- person's purposes.
- MR. QUINN: Let me have that answer back,
- 12 please.
- 13 (The record was read.)
- 14 Q. So you chose to disbelieve certain parts of
- Mr. Lee's version or testimony in favor of Mr. Kirby's
- 16 version; correct?
- MR. TOBEROFF: Misstates --
- ¹⁸ A. No. No.
- MR. TOBEROFF: Misstates the record. He said
- he had never read Lee's testimony.
- A. First of all, I'm not talking about testimony.
- I'm talking about versions that -- I'm talking about
- sitting across from Stan at lunch and hearing him tell me
- things and talking to him informally and talking to him
- one on one. I have also read interviews of him.

- 1 Mr. Lee's versions occasionally differ from
- one another. You can't believe all of them because
- 3 occasionally they're mutually exclusive.
- When Mr. Lee's version and Mr. Kirby's version
- matched up, and they matched the printed comics, and they
- 6 kind of coincide with what people around them told me,
- 7 then that is the version that I take to be the most
- 8 credible.
- 9 Q. And when they don't match up, you chose Mr.
- 10 Kirby over Mr. Lee; isn't that true?
- MR. TOBEROFF: Misstates testimony.
- 12 A. That's -- yeah, that's misstating testimony
- like the man says.
- Q. I'm not asking for the testimony.
- A. No. No. What I'm saying is that in cases
- where I have heard multiple versions, or things which
- sometimes which just don't match the printed comics that I
- can hold in my hand, I choose to -- I make a value
- judgment for myself, as anybody doing journalism would do,
- and I believe the version that seems to be the most
- consistent throughout more people's versions.
- Q. Now, in reaching the opinions that you reached
- in connection -- in connection with your report, is it
- your testimony that you did not read the sworn testimony
- of Stan Lee in this case?

- A. I glanced at it. I did not read it in full.
- Q. And is it also your testimony that you did not
- read the sworn testimony of John Romita in this case?
- A. I did not see Romita's testimony.
- ⁵ Q. And is it your testimony that you did not read
- the sworn testimony of Roy Thomas in this case?
- A. I did not read Mr. Thomas's testimony.
- Q. And so you mentioned as a journalist that you
- 9 would want to get the fullest information possible to
- reach certain conclusions. Wouldn't it have been useful
- 11 for you to have read the actual sworn testimony of people
- who were at Marvel at part of or all of the period from
- ¹³ 1958 through 1963?
- MR. TOBEROFF: Objection. You're referring to
- depositions that occurred after this report.
- A. That's what I was going to say. Are you
- asking me did I read the testimony -- are you asking me
- did I read their testimony before I prepared my report?
- 19 O. Yes.
- A. The testimony didn't exist when I prepared my
- report.
- O. Mr. Lee testified --
- MR. TOBEROFF: Some did; some didn't.
- Q. -- in May of 2010. Your testimony -- your
- report is dated in November of 2010. So by my

- recollection, that's -- it did exist for about six months.
- A. I had not -- I was not aware of it.
- Q. So I have it right. Mr. Toberoff did not make
- 4 you aware of Mr. Lee's testimony before you issued your
- ⁵ report. Is that your testimony?
- A. I did not have a copy of Mr. Lee's testimony
- ⁷ before I issued my report.
- Q. Did you ask for a copy of it before you issued
- ⁹ your report?
- A. No, I did not.
- 11 Q. Were you aware there was such a deposition?
- 12 A. I was not necessarily aware that it had taken
- 13 place yet.
- Q. So Mr. Toberoff did not inform you that Mr.
- Lee had been deposed in this lawsuit under oath prior to
- your issuing the report; is that correct? Do I have that
- 17 right?
- A. Let me think. I don't remember that. I don't
- 19 remember.
- Q. It's fair to say, is it not, that essentially
- the methodology you used in coming to the opinions that
- you did in your report is that you took versions from
- Kirby, versions from Lee, and you decided which ones you
- thought were the most credible; isn't that right?
- ²⁵ A. No.

- MR. TOBEROFF: Misstates testimony.
- 2 A. No. No, that's not what I said at all. I
- said, first of all, I said I looked at the printed comics.
- ⁴ I looked at whatever materials existed. I talked to other
- 5 people who were around at the time who had histories of
- 6 working with Stan Lee and with Jack. I talked extensively
- with Sol Brodsky, who was Stan's right-hand man during
- 8 this period. I talked to other -- I talked to Steve
- 9 Ditko, who was working for Marvel during this period.
- MR. TOBEROFF: You can keep answering.
- 11 A. Yeah. All right. I'm sorry. Then I lost my
- train of thought here.
- 13 It is not merely a matter of me weighing
- 14 Stan's accounts against Jack's.
- 15 0. In reaching the conclusions that you reached
- in your report, which was submitted to us in early
- November, I'm correct that you did not read the testimony
- of Stan Lee, John Romita, and Roy Thomas who testified in
- this case; correct?
- A. That is correct.
- Q. Even though all of those depositions took
- place before you issued your report?
- A. I don't know that that's true.
- Q. I will so represent to you that it's true.
- A. I did not read those depositions.

- 1 A. Jack's original pages of Spider-Man were not
- ² used. Then Steve Ditko did it. However, Jack maintained
- 3 that he created Spider-Man.
- 4 Q. And so this would be a circumstance, for
- ⁵ example, where -- maybe I've got this wrong.
- But put aside what he maintained. What did
- you conclude as to the creation of Spider-Man? Did you
- find Mr. Kirby's version more credible than Mr. Lee's,
- 9 which is in clear conflict?
- 10 A. I don't find them completely in conflict. I
- 11 find certain areas that overlap. And in this particular
- 12 -- this is -- you're kind of asking me for what could be a
- very long answer here, if you want to go through the whole
- 14 thing.
- 15 O. I don't know. That's a good question.
- A. Because I've spent hours discussing this with
- people. My version that I reported on, written about, of
- the creation of Spider-Man allows for certain he said/he
- said variations. There are, however, certain parallels in
- the stories and the accounts that I find indisputable.
- Q. So you're taking an amalgam of different facts
- and versions and choosing to try to make them consistent
- in such a way that you reach a conclusion?
- A. Well, when I report on this, I try to separate
- what is conjecture from what is, I believe, indisputable.

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 m l}$ And I leave it -- well, when I have written about this, I
- generally leave it to the reader to make certain decisions
- 3 about the process.
- I think that there are things you can say
- 5 about it that are obvious. I think there are things you
- 6 can say that are simply common sense, because I don't
- think that either Stan's or Jack's accounts exactly match
- 8 the physical evidence of the printed comic that resulted.
- 9 But I think it is possible to come to a
- scenario of how Spider-Man came to be that allows for the
- 11 fact that at various stages there's the Stan Lee version,
- and the Jack Kirby version, and they could in some cases
- both be true based on interpretation of certain words,
- 14 certain verbs.
- 15 It's something when I have written about it
- 16 I'm very careful to try and not take -- not to say either
- 17 Stan's version was completely correct or Jack's version
- was completely correct, because I don't think either one
- of those tells the entire story. But they are not -- it
- is wrong to say that they are in complete conflict.
- 21 O. Some areas we can agree on. I think we did
- agree on one, which was that Stan, in fact, didn't use the
- original drawings by Jack with regard to Spider-Man;
- 24 correct?
- A. That is correct.

- A. All right. Where did I say that word?
- 2 Q. We'll come back to it.
- A. Depending on the context, that might be the
- 4 correct word.
- 5 MR. TOBEROFF: Misstates his testimony.
- Q. I think you testified previously in the prior
- deposition, but I want to ask you a follow up in this
- 8 context.
- 9 You have written extensively about Jack Kirby
- and his contributions to the comic book industry; correct?
- 11 A. Yes, I have.
- 12 Q. And you also have given lectures and spoken
- extensively on that subject?
- 14 A. Thave.
- 15 O. And could you estimate for me or for us how
- much you've been paid or how many royalties you've
- received in connection with the books you've published on
- Jack Kirby, the articles that you've written on Jack
- 19 Kirby, the presentations you've made on Jack Kirby going
- back over the last 20 or 30 years?
- A. Well, lectures I think I have never been paid
- for a lecture about Jack. I have been paid for lectures
- where Jack was mentioned, but he was not the primary
- subject of the lecture.
- 25 Articles? I have written the Forwards for --

- 1 I'm going to give you an estimate. This is not a finite
- number. I have written the Forwards for approximately 20
- to 25 reprint collections of Jack's work. And I usually
- 4 get somewhere between \$250 or \$500 for each one, which is
- a standard fee for Introductions of these kind of things.
- Q. Mm-hmm.
- A. I have written one book about Jack. I really
- 8 don't remember how much I've been paid on that, but I
- believe we're furnishing that material to you, if I can
- dig out the records of what I've been paid on that.
- What else is there?
- 12 Q. Do you have an estimate as to how much that
- would be?
- 14 A. Well, for the Forwards maybe --
- MR. TOBEROFF: I think he's referring to the
- book.
- 17 A. The book? I don't have --
- Q. I was referring to the book.
- A. I don't have an estimate for it. They're way
- behind in paying me, so I don't know.
- Q. You refer yourself in the report at one point
- as a comic book historian. Is there anybody else in the
- industry that you consider to be a comic book historian?
- A. Yes. You know, to varying degrees there are
- lots of people who write about comic books. Roy Thomas

- MR. TOBEROFF: Compound.
- A. Well, Mr. Kirby believed -- said that he took
- 3 some of the ideas that became the Marvel heroes in. He
- 4 brought them in, did sketches first, took them in and
- 5 showed them to Stan.
- So to the extent that that answers your
- question, that answers your question.
- 8 Q. Well, I'm asking for your understanding as to,
- ⁹ first of all, what did Mr. Kirby tell you about that,
- which characters, when did he do that, and whether or not
- this was one of the versions you chose to believe.
- 12 A. Okay. Mr. Kirby told me that he brought in
- sketches for knew characters, including rough sketches of
- 14 The Fantastic Four that he did on his own. Brought them
- 15 in.
- His version of the creation of Fantastic Four
- was that when Mr. Goodman asked for a superhero book to
- parallel DC Comics' Justice League of America, Stan's
- initial idea was to revive the characters from the 1940s
- The Human Torch, The Submariner, Captain America, and
- ²¹ certain others.
- And Mr. Kirby then went out and said, no, we
- need new characters. And he came up with some sketches.
- 24 And he took them in, and The Fantastic Four was born out
- of those discussions.

- 1 Brodsky, who was the right-hand man who was present for a
- 2 lot of this, he more or less endorsed the Kirby version to
- 3 me.
- Q. Sol Brodsky is dead; right?
- 5 A. Yes, he is. But I haven't published this.
- ⁶ This is an area where when I write about this, I say that,
- and I think I say in my book, in effect, Jack and Stan got
- 8 together and came up with the characters. I don't remove
- from that period, which as you keep reminding me I was not
- 10 present for --
- 11 Q. I haven't reminded you the whole day.
- 12 A. I think you did someplace in there, but
- 13 anyway.
- You know, there's a limit to how much we can
- know about what two men did behind closed doors years ago.
- There's also a limit to how much each of them could even
- 17 remember about that at the time.
- And I was sometimes when I have written about
- this I also from my own experience talk about the fact
- that collaborators can honestly disagree five minutes
- after a meeting of whose idea was which because one person
- threw out an idea and another person expanded on it and
- ²³ such.
- So I have not uncovered anything which would
- convince me that Jack didn't bring in some sketches. And

- I don't know how much those sketches resembled the
- ² finished product. But Jack said he brought in ideas. I
- know that Jack was a fountain of ideas; that he had a
- 4 lifetime history of batting out ideas for new characters
- 5 and sketches. And every single human being who ever
- 6 worked with Jack will tell you that, including Stan Lee.
- So I choose to believe that because of Jack's
- 8 modus operandi, and the way he always worked, that he
- brought in something, and Stan brought in something, and
- collectively The Fantastic Four emerged from those
- discussions. And I specifically avoid trying to say that
- 12 I know exactly what happened behind those closed doors,
- because it was apparent to me that there was some level of
- 14 collaboration there.
- I find in my own experience, and in my own
- observation, and talking to the people who knew Jack well,
- Jack was a creating character machine. He was also
- creating characters. He created characters when he was
- asked to. He created characters when he wasn't asked to.
- He was a very fertile person. And Stan has said that many
- 21 times.
- Q. Do you know -- I'm sorry. Please finish.
- A. So I hope I'm answering your question. But
- the mere fact that somebody says, you know, that a
- publisher says I would really like to do a western, and

- I would want to know if, you know, The New
- 2 York Times gave him the typewriter he was working on.
- Q. Anything else?
- ⁴ A. I think those right there are --
- ⁵ Q. Well, let's assume they're going to pay him
- for the article whether or not they publish it.
- 7 MR. TOBEROFF: Again I object. He's not a
- lawyer, asking for a legal conclusion as to whether
- 9 something is work for hire under the 1909 Copyright Act
- that even lawyers have trouble answering. It's outside
- the scope of his expert opinion.
- 12 A. I think this question is too vague to answer
- 13 even as it is.
- MR. QUINN: This is probably a good place to
- ¹⁵ break for lunch.
- THE VIDEOGRAPHER: Off the record. The time
- ¹⁷ is 1:10 p.m.
- 18 (Recess.)
- THE VIDEOGRAPHER: Back on the record. The
- time is 2:20 p.m.
- Q. BY MR. QUINN: Good afternoon, Mr. Evanier.
- A. Good afternoon, sir.
- 23 Q. You had mentioned previously in connection
- with one of the answers you had given regarding
- conclusions you had reached relating to Jack Kirby's

- $^{
 m 1}$ relationship with Marvel back in the '58 to '63 period
- that you'd had discussions with, among other people, Sol
- ³ Brodsky. Remember that?
- 4 A. Yes.
- 5 Q. Could you tell me when you had those
- 6 discussions?
- 7 A. 1975 and 1976. Met mr. Brodsky before that.
- 8 We had an extended conversation in '75 and another one in
- 9 '76.
- 10 Q. And do you recall -- how long ago, by the
- way, did Mr. Brodsky pass away?
- 12 A. Oh, early 80s. '83, '84, I think.
- 13 Q. You mentioned you had a conversation with him
- in '75 and '76. What do you recall him telling you at
- that time about the Kirby/Lee relationship in the '58 to
- ¹⁶ '63 period?
- A. Well, mostly I told Sol the way I understand
- the situation, and he agreed or amplified or corrected me.
- 19 I was mostly using him as, you know, Jack told me this,
- 20 Stan told me this, what do you think?
- Q. Do you recall the specifics of the
- conversation you had with Mr. Brodsky about what you were
- saying your understanding was and what his responses were
- as to what Jack told you or what Stan told you?
- A. He endorsed pretty much most of what Jack told

- me but with some corrections and different memories. Do
- you have a specific topic?
- 3 O. Well --
- 4 A. We talked for hours.
- 5 Q. What is it that Jack told you that you say Mr.
- 6 Brodsky endorsed?
- 7 A. Well, I asked him in the early days was it
- 8 true that Jack would come up with the plots for things,
- 9 and Jack would go home often with know -- with very little
- input from Stan. Or that sometimes it would be done over
- the phone, and Stan would say, "I don't have time to talk
- about the next issue with you, so just do something," and
- 13 Jack would go ahead and draw an issue.
- I remember one thing he told me was that --
- and this is not a quote; this is a paraphrase by me --
- that repeatedly there was a situation where Jack would
- come into the office, and he and Stan would talk about the
- next issue of Fantastic Four, the issue of Fantastic Four
- that Jack was going to go home and start working on.
- And on the way out, Jack -- and Stan would say
- to Jack: Oh, then after that we're going to do a Thor
- story, you know, next month. Got any ideas for that?
- 23 And Jack would say -- this is me making
- something up here -- Jack would say something like: Oh,
- yeah, I got an idea for a story with Loki in it. And then

- $^{
 m l}$ Jack would go home and draw the Thor story that wasn't
- needed next instead of The Fantastic Four story that was.
- 3 He would get confused as to which story he was supposed to
- 4 do in what order.
- So he would do this whole issue of Thor and
- bring it in, and Stan would say: Well, where's the issue
- of Fantastic Four we were doing?
- And he'd say: Oh, I thought we were doing
- ⁹ Thor first. He would get confused as to which book he was
- to do in which order.
- 11 Q. Is that because there were deadlines that he
- 12 had to meet?
- 13 A. They were pretty much ahead of deadlines.
- 14 It's just that one book may be way farther ahead than
- another. Stan would pick out which -- let's do a Thor
- 16 next. Based on sometimes the deadlines had less to do
- when the material was needed for publication than when the
- artist would be inking the story would be needing work.
- 19 In other words, if the inker of Fantastic Four was not
- busy, they might do a Fantastic Four issue next so they
- 21 could feed work to that inker.
- Most of the stories they did were way ahead of
- publication deadline because Jack and Stan were both very
- prolific, both very fast and producing an awful lot of
- work. Jack occasionally would do an issue, you know, in a

- Q. You state in the paragraph that starts
- ² "Goodman meanwhile" about a few lines down. "But until
- the debut of Fantastic Four in 1961, few comics seemed to
- 4 be permanent fixtures."
- What's the basis for that statement?
- ⁶ A. Looking at the history of publishing at
- Marvel, they tended to cancel books very fast. The ones
- 8 that -- the ones that kept going for quite some time were
- 9 flukes.
- And, you know, I have talked to an awful lot
- of people about Martin Goodman, and there is a unanimity
- of opinion about him from people who worked in that time
- period. And Stan Lee has said this on many occasions, and
- 14 Sol Brodsky said it, and Jack said it. It's a consistent
- portrait of a man who was always trigger happy, ready to
- cancel a comic when he got one bad sales report. Sales
- were down, he would cancel a book.
- Sol Brodsky told me that frequently, very
- often, in fact, what would happen would be that they would
- get the sales figures in on, let's say, you know, Issue 22
- of a comic. And Martin would go, oh-oh, it's down. Let's
- cancel it. Then someone would tell him, well, we've got
- Issues 22, 23. We've got the next three issues sitting on
- the shelf. And he would decide, well, it would be cheaper
- to publish them than to write that material off. So

- 1 they'd publish those issues. And by the time they could
- 2 cancel the book and not have inventory left over, they
- would get some encouraging sales figures, so he would
- 4 uncancel the book.
- And so very few comics at Marvel were ever
- done with the expectation, well, this comic will be done a
- year from now or two years from now, which was different
- 8 from quite a few of the other publishers. Most of the
- 9 major publishers had a few titles that were solidly
- ensconced. And DC Comics was never worried they would
- have to cancel Superman soon. Dell Comics was never
- worried they would have to cancel Donald Duck soon.
- But Martin ran his company with the idea that,
- well, we may have to cancel all war comics and replace
- them with Westerns, or replace all our love comics and
- replace them with comic books about funny rabbits or
- 17 something.
- 18 O. You're familiar with Marvel's horror titles?
- 19 A. The ones in the 50s?
- ²⁰ O. Yes.
- 21 A. Yes, I am.
- Q. Amazing Fantasy and Journey into Mystery?
- A. Amazing Fantasy was in the late 50s, early
- 24 60s. Yes.
- Q. Those, that group of titles, in fact, did last

- 1 most of these stories.
- A. I am not familiar with that deposition. I
- have seen him claim that on some occasions.
- Q. Okay. On page 10 of your expert report at the
- 5 top of the page you say.
- 6 (Reading:) As Stan Lee himself noted on many
- occasions, "plotting" with Kirby could often be
- 8 accomplished in a matter of minutes and in later
- years might be done via brief phone call with
- Jack telling Stan what the next issue would be
- about.
- Now, what is the basis for that statement?
- 13 A. I listened in on one of Jack and Stan's
- 14 plotting -- on Jack's end of a phone call the first day I
- 15 ever met Jack.
- Q. And how did that go? What do you recall about
- listening in to a plotting phone call between Jack and
- 18 Stan Lee?
- 19 A. Three friends of mine and I visited Jack.
- This was in July of 1969. I think it was the second week
- of the month.
- Q. I think you testified about that previously.
- A. While we were there, I was talking to Jack in
- this little den he had in his house in Irvine. Roz came
- in and said, "Stan Lee is on the phone."

- And Jack said, "Tell him I will call him
- ² back."
- And Roz said, "It's 5:30 in New York,"
- 4 whatever the time was. "He's got to leave for the day.
- ⁵ He needs to talk to you."
- And Jack said -- apologized to us, and he took
- 7 the call in front of us. And Jack just told -- just had
- on his drawing board at the time he had Fantastic Four No.
- 9 98, which he had just completed and was about to send in.
- And he already had -- he knew what he was
- doing on -- he was going to draw an issue of Thor next.
- 12 And he knew what he was going to do for that. And Stan
- was calling to find out when The Fantastic Four issue
- would be in and to discuss what Jack would do for the next
- issue because Stan needed to write some advertising copy
- that would say what the issue was about.
- And Jack told him what he had in mind for the
- story. And Stan said, Great. And I did not hear Stan's
- end of the conversation.
- Q. I was going to ask you that. It wasn't on a
- speaker phone, was it?
- 22 A. No, no, but --
- Q. Didn't have speaker phones back then.
- A. But the whole conversation was probably less
- 25 than four minutes, so it was a brief phone call. And I

- heard Jack tell Stan what the next issue would be about,
- which is what I wrote here.
- O. And that's the basis for the statement?
- A. That's exactly the basis of the statement.
- 5 And on top of that --
- 6 Q. So other than the one --
- 7 A. No, no. Let me finish my sentence, please.
- 8 On top of that, Stan said things like that all
- 9 the time. Stan told me on many occasions that, especially
- on the later issues, Jack was controlling the story lines.
- 11 I think there's a quote elsewhere in my book here where I
- quote Stan as saying, "Sometimes Jack will tell me what
- the next issue is about." That's from an interview that
- 14 Stan gave in Castle of Frankenstein magazine about this
- 15 time.
- So that's the basis for that. I mean, this is
- a very consistent portrait here, and I see no evidence to
- the contrary anywhere.
- 19 Q. You are aware, are you not, that at least with
- regard to some of the characters there were actual scripts
- and outlines that were prepared?
- MR. TOBEROFF: Vague.
- A. I don't know what you mean by that.
- Q. Well, we've seen before the outline for
- Fantastic Four we looked at it in the last deposition.

- ¹ A. Yes.
- Q. And you are aware, aren't you, that, for
- example, Mr. Lieber, Larry Lieber, has said on many
- 4 occasions that he wrote full scripts for the comics that
- ⁵ he was doing. You're aware of that?
- 6 A. Yes, he has said that.
- Q. And that, in fact, includes a number of the
- 8 comics that Jack was doing the artwork for; correct?
- ⁹ A. Yes.
- 10 Q. By the way, do you have any basis for
- disagreeing with Mr. Lieber's statements that he would
- write the scripts before the panels would be drawn?
- MR. TOBEROFF: Vague as to what we're talking
- ¹⁴ about exactly.
- Q. With regard to those comics that Mr. Lieber
- wrote the scripts for, do you have any basis for
- disagreeing that he wrote those scripts before the panels
- 18 were drawn?
- A. My understanding is that Larry Lieber wrote
- scripts before the panels were drawn, but that that
- statement as you phrased it does not give a full portrait
- of the process.
- O. Other than the phone call that you described
- in 1969, do you have any other personal direct knowledge
- of how the comic books that Lee and Kirby worked on

- 1 together were plotted?
- 2 A. Talking to people who worked with them,
- talking to Sol Brodsky, talking to other people who worked
- ⁴ with Stan and Jack concurrently.
- ⁵ Q. Who were the other people?
- ⁶ A. Talking to Stan for that matter, Stan himself.
- ⁷ Stan and Jack both told me stories that matched up about
- 8 those meetings. You know, if Stan says, oh, yeah,
- 9 sometimes I just called Jack and said do another issue of
- Dr. Doom, and Jack tells me the same thing, I assume
- that's pretty good verification.
- 12 Q. On page 10 also you wrote that, "As Kirby
- worked, he would not only draw out the story and invent
- new characters where necessary" -- by the way, part of his
- assignment was as to invent new characters, where
- 16 necessary, wasn't it?
- MR. TOBEROFF: Vaque.
- Q. Wasn't that part of the shtick?
- MR. TOBEROFF: Vague. No Yiddish, please.
- A. I understand Yiddish a little bit.
- 21 As you phrased it, that's difficult to answer.
- 22 Give me a minute here.
- Jack was paid and credited as the artist. It
- has never been in the industry an assumption that the
- artist would make up characters when he drew the comic.

- like that in the room helping flesh out whatever ideas you
- had, change them, and bring in his input.
- I'm not saying Stan is lying. I'm saying he's
- 4 choosing his words carefully, remembering a version. I
- ⁵ disagree with Stan about some aspects of Marvel history.
- 6 We've had friendly arguments about certain issues and
- 7 certain comics and how things came about and how they were
- 9 published. And sometimes I get him to agree with me. I
- 9 show him evidence.
- Q. Well, one thing we've established, during this
- period from '58 to '63, Stan was there, and you weren't.
- 12 A. Yes.
- Q. You say in your expert report at page 15
- carrying over to 16 that "It is also worth noting that
- 15 Stan Lee did not create any important characters either
- before Jack Kirby first worked with Lee or after Jack
- 17 Kirby stopped working with Lee in 1970."
- Do you see that bottom of 15 over to 16 in
- 19 your report?
- A. Hold on here. Yes, I see that.
- Q. After he stopped working for Lee in 1970, what
- successful characters did Kirby create?
- A. Well, he created a series for DC called The
- New Gods. Featured a villain called Dark Side, one of the
- most important villains in Allied DC Comics. Did a book

- old picture of me.
- MR. TOBEROFF: Very cherubic.
- What number are we up to?
- Q. 14. Can you just identify this document for
- ⁵ us, please.
- A. This is a scan or xerox of my column that
- appeared in Jack Kirby Collector No. Thirty-Eight
- Q. And just a couple of questions on this. You
- ⁹ were being asked, I guess, a series of This is Jack FAQs.
- 10 A. Yes.
- 11 Q. Frequently Asked Questions. And one of them
- is: Jack Kirby designed Spider-Man's custom.
- And you answer: False. Steve Ditko designed
- the distinctive costume we all know and love. Jack did
- claim to have presented the idea to Stan of doing a hero
- named Spiderman, no hyphen, who walked on walls and other
- 17 Spiderman themed powers, a claim which Stan formally
- denies.
- 19 A. I think I said vociferously denies.
- Q. Oh, I'm sorry. You're right. Vociferously
- denies.
- Tell me which version do you believe with
- regard to Jack's supposedly bringing the idea of Superman
- 24 -- Spider-Man to Stan Lee? Do you believe Jack's version
- or Stan's vociferous denial?

- A. As I stated earlier, I believe -- well, I
- believe that Jack did bring in the idea of doing Spiderman
- 3 to Marvel.
- 4 Q. So you believe Jack's version?
- 5 A. I believe that part of Jack's version.
- 6 Q. That's the part I'm asking you about.
- A. Okay. I believe that Jack did come in and
- 8 present that to Marvel.
- 9 Q. Okay. And that's based on your discussions
- ¹⁰ with Jack?
- 11 A. Based on my discussions with Jack, based on
- the fact that he had this piece of artwork that said
- 13 Spiderman done by Joe Simon earlier.
- 14 Q. That's the one that you don't have any idea
- where it is today; right?
- A. I don't know where it is today, no, but
- ¹⁷ it's --
- Q. Did you ever see the piece of work?
- 19 A. I held it in my hands.
- Q. You did. And what happened to it? Do you
- have any idea?
- A. Jack kept it for many years, and at one point
- when he was talking to Joe Simon, Joe said, "Hey, I'd like
- that back." And he sent it back to Joe Simon. I think I
- answered this question earlier. And the last I saw of it