Knupp LLP 1982645.3

1	Plaintiffs Universal City Studios Productions LLLP, Universal City Studios		
2	LLLP, Columbia Pictures Industries, Inc., Disney Enterprises, Inc., Paramount		
3	Pictures Corporation, Screen Gems, Inc., Sony Pictures Home Entertainment Inc.,		
4	Twentieth Century Fox Film Corporation, and Warner Bros. Entertainment Inc.		
5	(collectively, "Plaintiffs"), and Defendant Full Tilt Video LLC ("Defendant")		
6	having entered into a Stipulation for Entry of Judgment and the Court having		
7	entered an Order thereon,		
8	IT IS HEREBY ORDERED, ADJUDGED, AND DECREED:		
9	1. Defendant has engaged in contributory copyright infringement and		
10	inducement of copyright infringement by identifying, organizing, and indexing on		
11	the website (www.videohybrid.com) links to infringing material, which has been		
12	posted on third-party websites.		
13	2. Defendant is liable for damages to Plaintiffs in the amount of One		
14	Million and Seventy-Five Thousand Dollars (\$1,075,000).		
15	3. Defendant and its agents, servants, employees, representatives,		
16	assigns, licensees, transferees, and all those acting in concert with Defendant, at its		
17	direction or within its control (collectively, "Defendant"):		
18	(a) shall immediately and permanently cease and desist from operating		
19	videohybrid.com;		
20	(b) shall immediately and permanently cease and desist from operating		
21	any website that is substantially similar to videohybrid.com; and		
22	(c) shall immediately and permanently cease and desist from directly,		
23	indirectly, contributorily, or vicariously infringing in any manner any		
24	copyright in any and all motion pictures, television programs, and other		
25	copyrighted works (or portions thereof), whether now in existence or later		
26	created, in which any Plaintiff (including its parents, subsidiaries, or		
27	affiliates) owns or controls an exclusive right under Section 106 of the		

United States Copyright Act (17 U.S.C. § 106) or pursuant to copyright laws

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of other countries or territories (the "Copyrighted Works"), including, but not limited to, engaging in any of the following without appropriate written authority or license from the appropriate Plaintiff:

- copying, reproducing, downloading, distributing, uploading, linking to, transmitting, or publicly performing any of the Copyrighted Works;
- (ii) enabling, facilitating, permitting, assisting, soliciting, encouraging, inducing, or persuading any person or entity to copy, reproduce, download, distribute, upload, link to, transmit, or publicly perform any of the Copyrighted Works; and/or
- (iii) profiting or benefiting from the unauthorized copying, reproduction, downloading, distribution, uploading, linking to, transmission, or public performance of any of the Copyrighted works while declining to exercise a right to stop or limit such unauthorized copying, reproduction, downloading, distribution, uploading, linking to, transmission, or public performance of any of the Copyrighted works.
- (d) if necessary, shall cease to operate or assist in the operation of, and will not profit or benefit from, any website known or suspected by Defendant to be engaging in direct, indirect, contributory, or vicarious infringement of any of the Copyrighted Works;
- (e) shall not operate or, provide links to, assist or participate in any way in the operation of, or in any way profit or benefit from, any website that enables, facilitates, permits, assists, solicits, encourages, or induces the copying, reproduction, downloading, distributing, uploading, linking to, transmitting, or public performance of any of the Copyrighted Works, unless and until Defendant has obtained all necessary prior written authority or license for such Copyrighted Works from the appropriate Plaintiff.

- 4. This injunction shall not apply to any Copyrighted Works for which Defendant has obtained an appropriate written license from the Plaintiff that owns or controls the rights to such work, to the extent such license remains in force and valid.
- 5. Absent the prior written consent of Plaintiffs or their designee, Defendant shall not publicly release, distribute, sell, transfer or give away, for consideration or otherwise, any software, source code, object code, technology, domain name(s), trademark(s), brand(s), goodwill or any other property of any kind, in whole or in part, which is in any way related to http://www.videohybrid.com, including without limitation, by posting such materials on an internet web page or by offering such materials over any peer-to-peer or file-trading network or any other medium.
- 6. Defendant irrevocably and fully waives notice of entry of the Consent Judgment and notice and service of the entered Consent Judgment and understands, confirms, and agrees that violation of the Consent Judgment will expose Defendant to all penalties provided by law, including contempt of Court.
- 7. Defendant irrevocably and fully waives any and all rights to appeal the Consent Judgment, to have it vacated or set aside, to seek or obtain a new trial thereon, or otherwise to attack in any way, directly or collaterally, its validity or enforceability.
- 8. Nothing contained in the Consent Judgment shall limit the right of Plaintiffs to seek relief, including without limitation, damages, for any and all infringements by Defendant of the Copyrighted Works occurring after the date Defendant executes this Stipulation for Entry of Judgment.
- 9. This Consent Judgment shall be deemed to have been served upon Defendant at the time of its execution by the Court.

1	10. The Cour	rt finds there is no just reason for delay in entering this	
2	Consent Judgment and, pursuant to Federal Rule of Civil Procedure 54(a), the		
3	Court directs immediate entry of this Consent Judgment against Defendant.		
4	11. The Court shall retain jurisdiction of this action to entertain such		
5	further proceedings and to enter such further orders as may be necessary or		
6	appropriate to implement and enforce the provisions of this Consent Judgment.		
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9		Dale S. Jischer	
10	Dated: 1/12/09	The Honorable Dale S. Fischer	
11		United States District Judge	
12			
13	Submitted by:	ROBERT H. ROTSTEIN WADE B. GENTZ	
14	Dated: January 9, 20	· · · · · · · · · · · · · · · · · · ·	
15		WITCHELL SILBLEDERO & RIVOIT LLI	
16		By: /s/ Wade B. Gentz	
17		Wade B. Gentz Attorneys for Plaintiffs	
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Mitchell Silberberg & 28 Knupp LLP