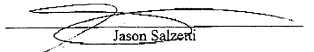
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      Attorneys for Defendant and Counterclaimant,
     Blockbuster Inc.
11
12
                                UNITED STATES DISTRICT COURT
13
                              NORTHERN DISTRICT OF CALIFORNIA
14
15
                                                         No. C 06 2361 WHA (JCS)
     NETFLIX, INC.., a Delaware corporation,
16
                                                         DECLARATION OF JASON
                    Plaintiff,
                                                         SALZETTI IN SUPPORT OF
17
                                                         BLOCKBUSTER'S MOTION FOR
             ٧.
                                                         SUMMARY JUDGMENT OF INVALIDITY AND NON-
18
      BLOCKBUSTER INC., a Delaware corporation,
                                                         INFRINGEMENT
      DOES 1-50,
19
                    Defendant.
20
                                                                           August 2, 2007 8:00 A.M.
                                                         Hearing Date:
                                                         Time:
21
                                                                           9, 19th Floor
                                                         Courtroom:
22
                                                                           April 4, 2006
                                                         Complaint Filed:
                                                                           September 17, 2007
                                                         Trial Date:
      AND RELATED COUNTER ACTION.
23
24
             I, Jason Salzetti, declare:
25
                    I have been retained by counsel for Blockbuster Inc. in this case to provide expert
26
      opinions and testimony concerning issues including anticipation, obviousness, and infringement
27
      of Netflix's '450 and '381 patents. I have submitted an opening expert report dated May 4, DOCS/928949.1/3312460-3300206704
28
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2007; a rebuttal reported dated May 18, 2007; and a reply report dated May 25, 2007.

2. These three reports accurately state my opinions and the bases for them, including underlying factual information gathered for purposes of my analysis.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed June 14, 2007, at San Francisco, California.



DOCS/928949.1/3312460-3300206704