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8 Attorneys for Plaintiffs and  
 Counterclaim Defendants  
 9 REALNETWORKS, INC. and  
 REALNETWORKS HOME  
 10 ENTERTAINMENT, INC.

11 UNITED STATES DISTRICT COURT  
 12 NORTHERN DISTRICT OF CALIFORNIA

14 REALNETWORKS, INC., a Washington  
 Corporation; and REALNETWORKS HOME  
 15 ENTERTAINMENT, INC., a Delaware  
 16 corporation,  
 17 Plaintiffs and Counterclaim  
 Defendants,  
 18  
 19 v.  
 20 DVD COPY CONTROL ASSOCIATION, INC.,  
 a Delaware nonprofit corporation, DISNEY  
 21 ENTERPRISES, INC., a Delaware corporation;  
 PARAMOUNT PICTURES CORP., a Delaware  
 22 corporation; SONY PICTURES ENTER., INC., a  
 Delaware corporation; TWENTIETH CENTURY  
 23 FOX FILM CORP., a Delaware corporation;  
 NBC UNIVERSAL, INC., a Delaware  
 24 corporation; WARNER BROS. ENTER., INC., a  
 Delaware corporation; and VIACOM, Inc., a  
 25 Delaware Corporation.  
 26  
 27 Defendants and Counterclaim  
 Plaintiffs.

**CASE NO: C 08 04548 MHP**  
**DECLARATION OF TRACY TOSH**  
**LANE IN SUPPORT OF**  
**PLAINTIFFS AND**  
**COUNTERCLAIM DEFENDANTS'**  
**ADMINISTRATIVE MOTION TO**  
**FILE UNDER SEAL**

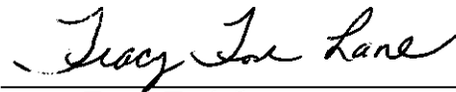
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 DECLARATION OF TRACY TOSH LANE  
 CASE No. 08-cv-04548 MHP

1 I, Tracy Tosh Lane, declare:

2 1. I am an attorney at law duly licensed to practice in the State of California and before this  
3 Court. I am Of Counsel at the law firm of Wilson Sonsini Goodrich & Rosati, and one of the  
4 counsel for RealNetworks, Inc. and RealNetworks Home Entertainment, Inc. (collectively  
5 "Real"), plaintiffs and counterclaim defendants in the above-captioned matter. I make this  
6 Declaration in support of Plaintiffs' and Counterclaim Defendants' Administrative Motion to  
7 File Under Seal. I have personal knowledge of the facts set forth herein and, if called as a  
8 witness, could and would testify competently thereto.

9 2. The Declarations of Edward Felton and Jacqueline Lang, submitted in support of Real's  
10 Opposition to Application for TRO contain confidential technical information of Real, as well as  
11 confidential business and competitive information. The confidential information contained in the  
12 Felton and Lang Declarations is also contained in Real's Opposition to Application for TRO.  
13 Real would suffer competitive harm if this information were publicly available.

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15 I declare under penalty of perjury under the laws of the United States that the foregoing is  
16 true and correct and that this declaration was executed this sixth day of October 2008 in San  
17 Francisco, California.

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21 Tracy Tosh Lane  
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