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11 Attorneys for Motion Picture Studio Plaintiffs/Declaratory
Relief Claim Defendants
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14 UNITED STATES DISTRICT COURT
15 NORTHERN DISTRICT OF CALIFORNIA

16 REALNETWORKS, INC., et al.,

17 Plaintiffs,

18 vs.

19 DVD COPY CONTROL ASSOCIATION,
INC., et al.

20 Defendants.
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CASE NO. C 08-4548-MHP

**WITNESS LIST OF STUDIO PLAINTIFFS
AND DECLARATORY RELIEF CLAIM
DEFENDANTS**

Date: April 24, 2009

Time: 9:00 a.m.

Ctrm: 15 (Hon. Marilyn Hall Patel)

22 UNIVERSAL CITY STUDIOS
23 PRODUCTIONS LLLP, et al.,

24 Plaintiffs,

25 vs.

26 REALNETWORKS, INC., et al.

27 Defendants.
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CASE NO. C 08-4719-MHP

1 Plaintiffs and Declaratory Relief Claim Defendants Paramount Pictures Corporation,
2 Twentieth Century Fox Film Corporation, Universal City Studios Productions LLLP, Warner
3 Bros. Entertainment Inc., Disney Enterprises, Inc., Sony Pictures Television Inc. and Columbia
4 Pictures Industries, Inc. (collectively, “the Studios”) may call the following witnesses to testify in
5 person at the preliminary injunction hearing:

6 **Mark Hollar:** Mr. Hollar is Senior Director of Product Management at Macrovision
7 Corporation, with primary responsibility for development of Macrovision’s RipGuard product.
8 Mr. Hollar will offer fact and expert testimony regarding the history, operation, design,
9 playability and effectiveness of RipGuard and Sony ARccOS; the relationship between
10 techniques used to circumvent format-based copy protection and techniques applied to address
11 scratches and accidental errors; and Vegas and Facet’s circumvention of ARccOS and RipGuard.

12 **Marsha King:** Ms. King is the retired Executive Vice President and General Manager of
13 the home video division of Warner Bros. During the 1990s, Ms. King was deeply involved in the
14 development of the DVD format, and of legal protections against copying of DVD content. She
15 will testify regarding the history of CSS, the CSS license and the DMCA, as well as harm to the
16 Studios caused by the RealDVD products.

17 **Robert Schumann:** Mr. Schumann will offer expert testimony regarding the operation,
18 design and effectiveness of the multiple technological layers of CSS protection; the requirements
19 of the CSS specifications; and Vegas and Facet’s circumvention of CSS. He will offer testimony
20 regarding CGMS and RealNetworks’ Copy Switch; the operation, design and effectiveness of
21 RipGuard and ARccOS; the relationship between techniques used to circumvent format-based
22 copy protection and techniques applied to address scratches and accidental errors; and Vegas and
23 Facet’s circumvention of ARccOS and RipGuard. He will testify regarding Vegas and Facet’s
24 source-code as well as the operation and design of the products.

25 The Studios reserve the right to call any witness designated by another party.
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DATED: March 26, 2009

/S/
L. ASHLEY AULL
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Plaintiffs/Declaratory Relief Claim Defendants