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 10 REALNETWORKS, INC. and REALNETWORKS
 HOME ENTERTAINMENT, INC.

11
 12 UNITED STATES DISTRICT COURT
 13 NORTHERN DISTRICT OF CALIFORNIA

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

Case Nos. C08 04548 MHP;
 C08 04719 MHP

**REALNETWORKS, INC. AND
 REALNETWORKS HOME
 ENTERTAINMENT, INC.'S
 DEPOSITION DESIGNATIONS
 FOR ANDREW PARSONS FOR
 THE PRELIMINARY
 INJUNCTION PROCEEDING**

Date: April 24, 2009
 Time: 9:00 a.m.
 Dept: 15

26 AND RELATED CASES
 27

1 RealNetworks, Inc. and RealNetworks Home Entertainment, Inc. (“Real”) hereby
 2 designate the following portions of deposition testimony of Andrew Parsons for the hearing of
 3 Defendants’ Motions for Preliminary Injunction. The cited pages of the depositions are attached
 4 hereto as Exhibits A,¹ which is being filed under seal because they contain confidential
 5 information. Real reserves the right to submit counter-designations as agreed to by the parties.²
 6 Real further reserves the right to play at the hearing portions of the below designations
 7 depending upon the evidence presented by Defendants during the hearing.

8 The designated deposition testimony is as follows:

<u>Deponent</u>	<u>Transcript Citation</u>
Andrew Parsons	16:15-16:21; 16:23-17:2; 19:22-19:24; 20:23-21:20; 22:7-23:15; 29:6-29:18; 33:18-34:5; 35:12-35:14; 35:19-36:10; 39:13-39:24; 48:7-24; 52:23-53:2; 53:5-53:7; 58:9-58:22; 59:1-59:16; 60:19-60:22; 66:3-66:10; 66:13-67:9; 77:3-78:19; 80:12-80:17; 81:3-81:9; 81:21-83:18; 85:16-86:7; 88:8-88:12; 88:19-88:24; 92:4-92:12; 94:19-95:7; 96:8-96:19; 97:21-98:13; 100:2-100:9; 101:3-101:10; 101:25-102:3; 125:12-125:16; 125:20-126:18; 127:6-127:23; 130:14-130:23; 131:12-131:17; 134:22-135:5; 141:3-141:10; 142:22-143:21; 155:11-155:16; 173:20-174:3; 178:8-179:5; 180:5-180:15; 187:14-187:23; 188:4-188:9; 188:17-188:19; 191:14-191:20; 196:2-196:8; 197:4-197:20; 204:2-204:22; 205:2-205:4; 207:23-208:13; and deposition exhibits 2, 4, 6, 9, 10, and 14. (The deposition pages and exhibits are attached at Exhibit A.)

19 Dated: April 17, 2009

20 WILSON SONSINI GOODRICH & ROSATI
Professional Corporation

21 By: /s/Michael A. Berta
Michael A. Berta

22 Attorneys for Plaintiffs
23 REALNETWORKS, INC. and REALNETWORKS
24 HOME ENTERTAINMENT, INC.

25 ¹ Also submitted are the deposition exhibits that are relied upon in the designated testimony.

26 ² The DVD CCA notified Real on April 16, 2009 that despite including Andrew Parsons on
 27 its witness list, it did not intend to have Mr. Parsons testify at the hearing. In RealNetworks, Inc.
 28 and RealNetworks Home Entertainment, Inc.’s Deposition Designations for Preliminary Hearing
 filed April 16, 2009, Real reserved the right to submit deposition testimony from Mr. Parsons.
 This submission is made pursuant to that reservation.