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 Counterclaim Defendants
 10 REALNETWORKS, INC. and
 REALNETWORKS HOME
 11 ENTERTAINMENT, INC.

12 UNITED STATES DISTRICT COURT
 13 NORTHERN DISTRICT OF CALIFORNIA

14 REALNETWORKS, INC., a Washington
 Corporation; and REALNETWORKS HOME
 15 ENTERTAINMENT, INC., a Delaware
 corporation,

16 Plaintiffs,

17 v.

18 DVD COPY CONTROL ASSOCIATION, INC., a
 19 Delaware nonprofit corporation, DISNEY
 ENTERPRISES, INC., a Delaware corporation;
 20 PARAMOUNT PICTURES CORP., a Delaware
 corporation; SONY PICTURES ENTER., INC., a
 21 Delaware corporation; TWENTIETH CENTURY
 FOX FILM CORP., a Delaware corporation; NBC
 22 UNIVERSAL, INC., a Delaware corporation;
 WARNER BROS. ENTER. INC., a Delaware
 23 corporation; and VIACOM, Inc., a Delaware
 Corporation,

24 Defendants.
 25

26
 27 AND RELATED CASES

Case Nos. C08 04548 MHP;
 C08 04719 MHP

**DECLARATION OF PETER BIDDLE
 IN SUPPORT OF PLAINTIFFS
 REALNETWORKS, INC. AND
 REALNETWORKS HOME
 ENTERTAINMENT, INC.'S
 OPPOSITION TO MOTION FOR
 PRELIMINARY INJUNCTION**

Date: May 21, 2009
 Time: 9:00 p.m.
 Courtroom: 15

Before: Hon. Marilyn Hall Patel

DECLARATION OF PETER BIDDLE
 CASE NOS.: C08 04548 MHP; C08 04719 MHP

1 I, Peter Biddle, declare:

2 1. I am currently employed as the Director of the Google Program Office at Intel
3 Corporation. I have been asked to provide this Declaration and understand that it is in support
4 of RealNetworks' Opposition to the DVD CCA and Studios' Motions for Preliminary
5 Injunction. I am over the age of eighteen, and I have personal knowledge of the facts set forth
6 herein. If called as a witness, I could and would testify competently to the contents of this
7 Declaration.

8 2. From approximately 1990 to 2007, I worked for Microsoft Corporation in
9 various roles, including as a Hardware Technical Evangelist for certain Windows storage
10 technology, which involved CDs and DVDs. In this role as a technical strategist between
11 Microsoft and external standards bodies and companies, I worked with internal Microsoft
12 product teams as well as with other members of the industry to introduce and promote
13 Microsoft specific technology. Also during my time at Microsoft, I assembled and led an
14 engineering team of approximately 75 engineers who developed security system software
15 including BitLocker Drive Encryption, which is a security system for Windows.

16 3. While at Microsoft, and as discussed below, I was deeply involved in DVD
17 video and the DVD format as a founding member of the Copy Protection Technical Working
18 Group ("CPTWG"), which is the standards-setting group that negotiated and drafted what
19 ultimately became the CSS License Agreement. I personally participated in the negotiation of
20 the CSS License Agreement and its predecessor, the interim CSS license agreement.

21 4. In the course of the negotiations over the CSS License Agreement, I participated
22 in and contributed specific language to the drafting of the original CSS License Agreement and
23 accompanying technical documents.

24 5. While I have been generally aware of the litigation between RealNetworks, the
25 DVD CCA and the movie studios for some time, I only recently became aware of the specific
26 assertions made by the DVD CCA and the movie studios regarding the intent and meaning of
27 the CSS License Agreement and accompanying documents. I have first hand knowledge

1 regarding the negotiation and drafting of the original CSS License Agreement and
2 accompanying documents.

3 6. As one of the founders of CPTWG, I attended most of the CPTWG meetings
4 from 1996 through 1998, the time frame in which the primary topic of those meetings was the
5 negotiation and drafting of the original CSS License Agreement and accompanying
6 specifications. My participation in the negotiation and drafting of these documents occurred
7 over the course of more than 30 meetings. I represented Microsoft in those meetings as
8 Microsoft's lead representative with respect to the negotiation and drafting of the original CSS
9 License Agreement and specifications. During this time, I reported on the status of the CSS
10 negotiations to senior executives at Microsoft, including Bill Gates. Microsoft's executives
11 took an active interest in the CSS negotiations in the course of determining whether Microsoft
12 would support DVD technology in the computer environment.

13 7. I recall discussions during the CPTWG meetings regarding the movie studios'
14 position that the CSS Agreement should contain a blanket prohibition on "copying" DVD
15 content. I recall that Marsha King and her superior, Chris Cookson, took part in these
16 discussions. The computer industry representatives did not agree to such a prohibition. With
17 respect to this issue, I repeatedly explained that such a prohibition would be extremely difficult
18 to implement, impossible to rigorously enforce, and would put Microsoft's Windows operating
19 system at a competitive disadvantage to other operating systems. From the standpoint of
20 software architecture, copying is a fundamental and necessary part of the operation of a
21 computer, and there were a variety of scenarios where the ability to copy CSS data and video
22 content was both necessary and desirable. I specifically discussed the fact that the Windows
23 operating system uses copying operations such as pre-fetching, caching and page-filing to a
24 hard drive as part of its functionality, and that a copying prohibition would interfere with these
25 existing Windows operations.

26 8. Microsoft's position during these negotiations was that if the Studios wished to
27 allow computers the ability to play DVDs, the CSS License had to be drafted to allow computer

1 and software manufacturers the flexibility to implement their products to account for different
2 computer architectures, including architectures that did not exist at the time. Because computer
3 and software products rapidly evolve, the CSS License was designed to enable computer
4 manufacturers to have significant freedom in the internal implementation of CSS technology.
5 In exchange, rigorous controls were put in place to prevent the leakage of CSS algorithms,
6 unencrypted CSS keys or unscrambled compressed CSS video content from a computer system.
7 In my view, consistent with these goals, the final agreement enabled copying of CSS data
8 within the computer system, as long as the output controls were drafted and implemented to
9 protect unencrypted keys or video data from being available outside of the CSS software.

10 9. I recall explaining the concept of buffering (or caching) as just one example of
11 how computers regularly engage in copying DVD content. The example of “buffering” is one
12 reason why a blanket ban on “copying” was untenable from the standpoint of the computer
13 industry. “Buffering” was offered as an example. It was never agreed or written into the CSS
14 agreement that “buffering” would be the only type of copying allowed. Instead, it was one
15 reason that a prohibition on copying was not feasible or acceptable to the computer industry.

16 10. While there was much discussion around the concept of “copying,” there was no
17 agreement reached – either explicitly or implicitly – during the negotiations or drafting of the
18 CSS License Agreement (and accompanying documents) that there would be a prohibition on
19 copying. As I was drafting the documents, I considered it to be my primary job to ensure that
20 there was no prohibition on copying in the CSS documents. As Microsoft’s representative, I
21 could not have agreed to such a prohibition and I verified that no such prohibition appeared in
22 the final CSS documents. I also discussed the movie studios’ position with other members of
23 the computer industry who also refused to agree to such a prohibition. Despite not having any
24 agreement or language in the agreement regarding an anti-copying provision, the parties
25 concluded the license and moved on.

26 11. I personally drafted language for inclusion in the technical documentation. For
27 example, I drafted the language around the term “user-accessible bus” as a way to address the

1 types of restrictions to protect CSS keys and content in a computer system. This language was
2 intended to disallow carrying unencrypted CSS keys and unscrambled compressed CSS video
3 data over certain types of computer connections, and require that if such connections were
4 used, the CSS data had to be adequately protected. The idea behind the bus-authentication and
5 bus-encryption/decryption scheme was to provide a way to protect the CSS keys on their way
6 to the computer system. With respect to bus-authentication and encryption/decryption, I sought
7 flexibility in the implementation of the CSS system to allow for the possibility that, as long as
8 the DVD content was obtained from a DVD in an authorized manner, the computer system
9 would have the ability to use that DVD content without needing to interact with the DVD Drive
10 any further. Once the CSS data was securely brought into the computer system, the software
11 developer was left free to use whatever memory they chose and to store the CSS keys and
12 video content for an indeterminate length of time, as long as the unscrambled video content,
13 unencrypted CSS keys and the CSS algorithms were reasonably protected from discovery from
14 outside of the computer software.

15 12. During the drafting of the CSS documentation, I was aware that the CSS
16 requirements would allow copies of CSS video data and encrypted CSS keys to be made. For
17 example, I was aware that the CSS documentation would allow encrypted CSS video content
18 and encrypted keys to be stored to flash memory in a computer processor. I was also aware
19 that copies of this data could be made to other memory devices, such as hard drives, as long as
20 the data was protected. At the time, it was important to Microsoft and the computer industry
21 that the CSS License preserve this flexibility to allow future innovation in software and
22 computer products.

23
24 I declare under penalty of perjury that the foregoing is true and correct. Executed at
25 Seattle, Washington on May 20, 2009.

26
27 
Peter Biddle

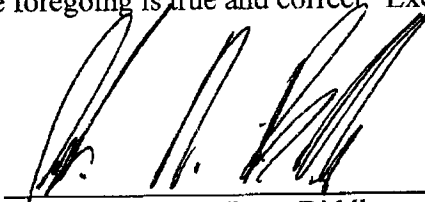
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26 *R. Biddle*

27 
 Peter Biddle