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11	Attorneys for Motion Picture Studio Plaintiffs/Declaratory Relief Claim Defendants			
12	Rener Claim Detendants			
13				
14	UNITED STATES DISTRICT COURT			
15	NORTHERN DISTRICT OF CALIFORNIA			
16	REALNETWORKS, INC., et al.,	CASE NO. C 08-4548-MHP		
17	Plaintiffs,	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR DEFENDANTS		
17 18	Plaintiffs, vs.	EXTENDING TIME FOR DEFENDANTS TO FILE AN APPLICATION FOR		
18 19	,	EXTENDING TIME FOR DEFENDANTS		
18	vs. DVD COPY CONTROL ASSOCIATION,	EXTENDING TIME FOR DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR		
18 19 20	vs. DVD COPY CONTROL ASSOCIATION, INC., et al.	EXTENDING TIME FOR DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR		
18 19 20 21	vs. DVD COPY CONTROL ASSOCIATION, INC., et al.	EXTENDING TIME FOR DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR		
18 19 20 21 22	vs. DVD COPY CONTROL ASSOCIATION, INC., et al. Defendants. UNIVERSAL CITY STUDIOS	EXTENDING TIME FOR DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR SPOLIATION OF EVIDENCE		
18 19 20 21 22 23	vs. DVD COPY CONTROL ASSOCIATION, INC., et al. Defendants. UNIVERSAL CITY STUDIOS PRODUCTIONS LLLP, et al.,	EXTENDING TIME FOR DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR SPOLIATION OF EVIDENCE		
18 19 20 21 22 23 24	vs. DVD COPY CONTROL ASSOCIATION, INC., et al. Defendants. UNIVERSAL CITY STUDIOS PRODUCTIONS LLLP, et al., Plaintiffs,	EXTENDING TIME FOR DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR SPOLIATION OF EVIDENCE		
18 19 20 21 22 23 24 25	vs. DVD COPY CONTROL ASSOCIATION, INC., et al. Defendants. UNIVERSAL CITY STUDIOS PRODUCTIONS LLLP, et al., Plaintiffs, vs.	EXTENDING TIME FOR DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR SPOLIATION OF EVIDENCE		
18 19 20 21 22 23 24 25 26	vs. DVD COPY CONTROL ASSOCIATION, INC., et al. Defendants. UNIVERSAL CITY STUDIOS PRODUCTIONS LLLP, et al., Plaintiffs, vs. REALNETWORKS, INC., et al.	EXTENDING TIME FOR DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR SPOLIATION OF EVIDENCE		

1	WHEREAS, Defendants/Counterclaim Plaintiffs/Plaintiffs Paramount Pictures
2	Corporation, Twentieth Century Fox Film Corporation, Universal City Studios Productions
3	LLLP, Universal City Studios LLLP, Warner Bros. Entertainment Inc., Disney Enterprises, Inc.,
4	Walt Disney Pictures, Sony Pictures Television Inc., Sony Pictures Entertainment Inc. and
5	Columbia Pictures Industries, Inc. (collectively, "Studios") filed a Motion for Sanctions for
6	Spoliation of Evidence against RealNetworks, Inc. and RealNetworks Home Entertainment, Inc.
7	(collectively "Real") on February 25, 2009, and Defendants/Counter-Complainants DVD Copy
8	Control Association, Inc. ("DVD CCA") joined in that motion on March 2, 2009.
9	WHEREAS, the Court entered an order on May 5, 2009, granting in part those Motions
10	and granting the Defendants leave to file an application and declaration(s) for monetary sanctions,
11	attorneys' fees and costs (the "Application for Monetary Sanctions") for Real's failure to preserve
12	the notebooks of Ms. Nicole Hamilton;
13	WHEREAS, the Defendants' Application for Monetary Sanctions is due on June 4, 2009;
14	WHERAS, Real by this stipulation is agreeing to move the date of the Application for
15	Monetary Sanctions from June 4, 2009 to June 11, 2009, with a corresponding extension of the
16	date for Real's response (if any) to that request;
17	WHEREAS, pursuant to Civil Local Rule 6-2(a)(3), the parties state that the only effect
18	the requested time modifications herein would have on the schedule for the case would be to
19	move the respective response dates as set forth herein;
20	NOW THEREFORE, the parties, by and through their counsel or record, hereby agree and
21	stipulate to extend the period of time in which the Defendants may file an Application for
22	Monetary Sanctions to and including June 11, 2009 and to extend the period of time in which
23	Real may respond to the Defendants' Application to and including July 13, 2009.
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1	Dated: June 2, 2009 AKIN GUMP ST	RAUSS HAUER & FELD LLP		
2	2 WHITE & CASE	LLP		
3	3			
4	4 By	/s/ Reginald Steer		
5	5 Attorneys for DV	D CCA		
6				
7		ES & OLSON, LLP		
8				
9	9 By	L. Ashley Aull		
10	Attorneys for Stud	1108		
11		NI GOODRICH & ROSATI		
12	Professional Corp	oration		
13	13 By	/s/ Tracy Tosh Lane		
14	14 Attorneys for Rea	l larger osn Lane		
15	15			
16	16 PURSUANT TO STIPULATION, IT IS SO ORDERED:	PURSUANT TO STIPULATION, IT IS SO ORDERED:		
17	17 1. The Defendants' Application and Declaration(s) for a	1. The Defendants' Application and Declaration(s) for a Monetary Sanctions shall be due or		
18	or before June 11, 2009;			
19	19 2. Real's Response to the Defendants' Application and D	Declaration(s) for a Monetary Award		
20	shall be due on or before July 13, 2009.	ES DISTRICE		
21	21 LINITED STATE	DISTRICT COUNTINGE		
22	22 6/3/2009			
23	By By IT I	S SO ORDERED		
24	24	A SILVE		
25	25 J	adge Marilyn H. Patel		
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	- 3 - [PR	OPOSED] ORDER EXTENDING TIME		

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PROPOSED] ORDER EXTENDING TIME CASE NO. C 08-4548-MHP

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I, L. Ashley Aull, am the ECF user whose identification and password are being			
used to file the STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR			
3 DEFENDANTS TO FILE AN APPLICATION FOR MOD	DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR		
4 SPOLIATION OF EVIDENCE. In compliance with Gene	SPOLIATION OF EVIDENCE. In compliance with General Order 45.X.B., I hereby		
5 attest that Reginald Steer and Tracy Tosh Lane have conce	attest that Reginald Steer and Tracy Tosh Lane have concurred in this filing.		
6			
7 Dated: June 2, 2009 MUNGER TO	LLES & OLSON, LLP		
8			
9 By	/s/ L. Ashley Aull		
10 Attorneys for	Studios		
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4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	used to file the STIPULATION AND [PROPOSED] ORD DEFENDANTS TO FILE AN APPLICATION FOR MOD SPOLIATION OF EVIDENCE. In compliance with Gene attest that Reginald Steer and Tracy Tosh Lane have concu Dated: June 2, 2009 MUNGER TO		