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11	Tel: (818) 995-6600; Fax: (818) 285-4403 Attorneys for Motion Picture Studio Plaintiffs/Declaratory			
12	Relief Claim Defendants			
13				
14	UNITED STATES DISTRICT COURT			
15	NORTHERN DISTRICT OF CALIFORNIA			
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16	REALNETWORKS, INC., et al.,	CASE NO. C 08-4548-MHP		
17	REALNETWORKS, INC., et al., Plaintiffs,	SECOND STIPULATION AND		
		SECOND STIPULATION AND <u>[PROPOSED]</u> ORDER EXTENDING TIME FOR DEFENDANTS TO FILE AN		
17 18 19	Plaintiffs,	SECOND STIPULATION AND <u>[PROPOSED]</u> ORDER EXTENDING TIME		
17 18 19 20	Plaintiffs, vs. DVD COPY CONTROL ASSOCIATION,	SECOND STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR SPOLIATION OF		
17 18 19 20 21	Plaintiffs, vs. DVD COPY CONTROL ASSOCIATION, INC., et al.	SECOND STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR SPOLIATION OF		
17 18 19 20	Plaintiffs, vs. DVD COPY CONTROL ASSOCIATION, INC., et al. Defendants. UNIVERSAL CITY STUDIOS	SECOND STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR SPOLIATION OF		
17 18 19 20 21 22	Plaintiffs, vs. DVD COPY CONTROL ASSOCIATION, INC., et al. Defendants.	SECOND STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR SPOLIATION OF EVIDENCE		
17 18 19 20 21 22 23	Plaintiffs, vs. DVD COPY CONTROL ASSOCIATION, INC., et al. Defendants. UNIVERSAL CITY STUDIOS PRODUCTIONS LLLP, et al.,	SECOND STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR SPOLIATION OF EVIDENCE		
17 18 19 20 21 22 23 24	Plaintiffs, vs. DVD COPY CONTROL ASSOCIATION, INC., et al. Defendants. UNIVERSAL CITY STUDIOS PRODUCTIONS LLLP, et al., Plaintiffs,	SECOND STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR SPOLIATION OF EVIDENCE		
17 18 19 20 21 22 23 24 25	Plaintiffs, vs. DVD COPY CONTROL ASSOCIATION, INC., et al. Defendants. UNIVERSAL CITY STUDIOS PRODUCTIONS LLLP, et al., Plaintiffs, vs.	SECOND STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR SPOLIATION OF EVIDENCE		
17 18 19 20 21 22 23 24 25 26	Plaintiffs, vs. DVD COPY CONTROL ASSOCIATION, INC., et al. Defendants. UNIVERSAL CITY STUDIOS PRODUCTIONS LLLP, et al., Plaintiffs, vs. REALNETWORKS, INC., et al.	SECOND STIPULATION AND [PROPOSED] ORDER 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 was initially due on
14	June 4, 2009;
15	WHERAS, the Court entered an order pursuant to stipulation on June 4, 2009, extending
16	the due-date of Defendants' Application for Monetary Sanctions to June 11, 2009;
17	WHERAS, Real by this stipulation is agreeing to move the date of the Application for
18	Monetary Sanctions from June 11, 2009 to June 15, 2009, with a corresponding extension of the
19	date for Real's response (if any) to that request, in order for the Parties to attempt to negotiate a
20	stipulation regarding monetary sanctions, attorneys' fees and costs;
21	WHEREAS, pursuant to Civil Local Rule 6-2(a)(3), the parties state that the only effect
22	the requested time modifications herein would have on the schedule for the case would be to
23	move the respective response dates as set forth herein;
24	NOW THEREFORE, the parties, by and through their counsel or record, hereby agree and
25	stipulate to extend the period of time in which the Defendants may file an Application for
26	Monetary Sanctions to and including June 15, 2009 and to extend the period of time in which
27	Real may respond to the Defendants' Application to and including July 15, 2009.
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1	1 Dated: June 10, 2009	AKIN GUMP STRAUSS HAUER & FELD LLP
2	2	VHITE & CASE LLP
3	3	
4	4 F	By /s/ Reginald Steer
5	5 A	Attorneys for DVD CCA
6		AUNCED TOLLES & OLSON LLD
7		MUNGER TOLLES & OLSON, LLP
8	8	Dv /a/
9	9	L. Ashley Aull
10		Attorneys for Studios
11		VILSON SONSINI GOODRICH & ROSATI
12	2	Professional Corporation
13	3 E	ByTracy Tosh Lane
14	4 A	Attorneys for Real
15	5	
16	PURSUANT TO STIPULATION, IT IS SO ORDERED:	
17	1. The Defendants' Application and Declaration(s) for a Monetary Sanctions shall be due of	
18	or before June 15, 2009;	
19	9 2. Real's Response to the Defendants' A	Application and Declaration(s) for a Monetary Award
20	shall be due on or before July 15, 2009.	TES DISTRICE
21	1	INITED STATES DISTRICT COUN CLOGE
22	2	
23	3 B	y IT IS SO ORDE
24	4	
25	5	Judge Marilyn H. Patel
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27	7	DISTRICT OF CE
28	8	151 KIC
		- 3 - [PROPOSED] ORDER EXTENDING TIME

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

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1	I, L. Ashley Aull, am the ECF user who	ose identification and password are being	
2	used to file the STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR		
3	3 DEFENDANTS TO FILE AN APPLICATION	DEFENDANTS TO FILE AN APPLICATION FOR MONETARY SANCTIONS FOR	
4	4 SPOLIATION OF EVIDENCE. In compliance	SPOLIATION OF EVIDENCE. In compliance with General Order 45.X.B., I hereby	
5	5 attest that Reginald Steer and Tracy Tosh Land	attest that Reginald Steer and Tracy Tosh Lane have concurred in this filing.	
6			
7	7 Dated: June 10, 2009 M	UNGER TOLLES & OLSON, LLP	
8			
9	9 By	L. Ashley Aull	
10	10 At	torneys for Studios	
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