	Case3:08-cv-04548-MHP Document4	471 Filed09/24/09 Page1 of 3	
1	GLENN D. POMERANTZ (SBN 112503)	ROBERT H. ROTSTEIN (SBN 72452)	
2	Glenn.Pomerantz@mto.com BART H. WILLIAMS (SBN 134009)	rxr@msk.com ERIC J. GERMAN (SBN 224557)	
3	Bart.Williams@mto.com KELLY M. KLAUS (SBN 161091)	ejg@msk.com MITCHELL SILBERBERG & KNUPP LLP	
4	Kelly.Klaus@mto.com ROHIT K. SINGLA (SBN 213057)	11377 West Olympic Boulevard Los Angeles, California 90064-1683	
5	Rohit.Singla@mto.com MUNGER, TOLLES & OLSON LLP	Tel: (310) 312-2000; Fax: (310) 312-3100	
6	355 South Grand Avenue, 35th Floor Los Angeles, California 90071-1560		
7	Tel: (213) 683-9100; Fax: (213) 687-3702		
8	GREGORY P. GOECKNER (SBN 103693) Gregory_Goeckner@mpaa.org		
9	DANIEL E. ROBBINS (SBN 156934) Dan_Robbins@mpaa.org 15301 Ventura Boulevard, Building E Sherman Oaks, California 91403-3102		
10			
11	Tel: (818) 995-6600; Fax: (818) 285-4403		
12	Attorneys for Motion Picture Studio Parties		
13	[Additional counsel listed on signature page.]		
14	UNITED STATES DISTRICT COURT		
15	NORTHERN DISTRICT OF CALIFORNIA		
16	REALNETWORKS, INC., et al.,	CASE NO. C 08-4548 MHP	
17	Plaintiffs,	MOTION PICTURE STUDIO PARTIES'	
18	VS.	AND DVD CCA'S SUBMISSION OF CHANGES TO PROPOSED	
19	DVD COPY CONTROL ASSOCIATION,	PRELIMINARY INJUNCTION ORDER	
20	et al.,	Judge: Hon. Marilyn Hall Patel Crtrm: 15	
21	Defendants.		
22	UNIVERSAL CITY STUDIOS PRODUCTIONS LLLP, et al.,	CASE NO. C-08-4719 MHP	
23	Plaintiffs,		
24	vs.		
25	REALNETWORKS, INC, et al.,		
26	Defendants.		
27			
28			
	8841986.2	STUDIOS' AND DVD CCA'S SUBMISSION OF CHANGES TO PROPOSED PRELIMINARY INJUNCTION NO. C 08-4548 MHP	

Case3:08-cv-04548-MHP Document471 Filed09/24/09 Page2 of 3

The Court's Preliminary Injunction Order ("Order") states that the "The Studios and DVD
CCA may submit a proposed order for injunctive relief if anything further is sought" or invites a
stipulated proposed order. The Studios and the DVD CCA do not seek any further relief than the
Court granted in its Order.

5 The Studios and the DVD CCA do request, however, that the summary of the Court's 6 injunction, set forth at pages 56 and 57 of the Order, make explicit that the injunction 7 encompasses not only circumvention or breach of CSS but also circumvention of ARccOS or 8 RipGuard. The Order found that "the Studios are likely to prevail on their claim that RealDVD 9 circumvents ARccOS or RipGuard in violation of the copy-control section of the DMCA." 10 (Order ¶ 111.) But the summary of the Order on pages 56 and 57 does not reference ARccOS or 11 RipGuard. While ARccOS and RipGuard are used on CSS-protected DVD content, adding 12 ARccOS and RipGuard expressly to the summary of the Order will avoid any potential 13 uncertainty.

14The Studios thus submit the attached proposed order which adds the words "ARccOS-15protected or RipGuard-protected" after "CSS-protected" in the summary to avoid any argument16that the Court's injunction permits circumvention of ARccOS or RipGuard. Given that Real has17already submitted the report and supporting declaration regarding compliance with the injunction18required by the Order, the attached proposed order does not require another such report to be19filed.

28

8841986.2

20

- 1 - STUDIOS' AND DVD CCA'S SUBMISSION OF CHANGES TO PROPOSED PRELIMINARY INJUNCTION NO. C 08-4548 MHP

I	Case3:08-cv-04548-MHP	Document471 Filed09/24/09 Page3 of 3
1	DATED: September 24, 2009	Respectfully submitted,
2		MUNGER, TOLLES & OLSON LLP
3		
4		Bu
5		By: GLENN D. POMERANTZ
6		Attorneys for Motion Picture Studio Parties
7	DATED: September 24, 2009	
8		AKIN GUMP STRAUSS HAUER & FELD, LLP
9		
10		Bu
11		By: REGINALD D. STEER
12		Attorneys for DVD Copy Control Association
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	8841986.2	- 2 - STUDIOS' AND DVD CCA'S SUBMISSION OF CHANGES TO PROPOSED PRELIMINARY INJUNCTION NO. C 08-4548 MHP