

1 REGINALD D. STEER (SBN 056324)
 rsteer@akingump.com
 2 MARIA ELLINIKOS (SBN 235528)
 mellinikos@akingump.com
 3 **AKIN GUMP STRAUSS HAUER & FELD LLP**
 580 California Street, 15th Floor
 4 San Francisco, California 94104-1036
 Telephone: (415) 765-9500
 5 Facsimile: (415) 765-9501

6 EDWARD P. LAZARUS (SBN 212658)
 elazarus@akingump.com
 7 STEPHEN MICK (SBN 131569)
 smick@akingump.com
 8 MICHAEL SMALL (SBN 222768)
 msmall@akingump.com
 9 **AKIN GUMP STRAUSS HAUER & FELD LLP**
 2029 Century Park East, Suite 2400
 10 Los Angeles, California 90067-3012
 Telephone: (310) 229-1000
 11 Facsimile: (310) 229-1001

WILLIAM SLOAN COATS (SBN 94864)
 wcoats@whitecase.com
 MARK WEINSTEIN (SBN 193043)
 mweinstein@whitecase.com
 MARK F. LAMBERT (SBN 197410)
 mlambert@whitecase.com
WHITE & CASE LLP
 3000 El Camino Real
 5 Palo Alto Square, 9th Floor
 Palo Alto, California 94306
 Telephone: (650) 213-0300
 Facsimile: (650) 213-8158

12 Attorneys for Defendant and Counterclaimant
 DVD COPY CONTROL ASSOCIATION, INC.

14 UNITED STATES DISTRICT COURT
 15 NORTHERN DISTRICT OF CALIFORNIA

16 REALNETWORKS, INC., a Washington
 Corporation; and REALNETWORKS HOME
 17 ENTERTAINMENT, INC., a Delaware
 corporation,

18 Plaintiffs,

19 v.

20 DVD COPY CONTROL ASSOCIATION, INC., a
 21 Delaware nonprofit corporation, et al.

22 Defendants.

Case No. C08 04548 MHP
 Case No. C08 04719 MHP (related case)

**DECLARATION OF REGINALD D.
 STEER IN SUPPORT OF JOINDER OF
 DEFENDANT AND
 COUNTERCLAIMANT DVD COPY
 CONTROL ASSOCIATION, INC. IN
 MOTION PICTURE STUDIOS'
 OPPOSITION TO REALNETWORKS,
 INC. AND REALNETWORKS HOME
 ENTERTAINMENT INC.'S MOTION FOR
 LEAVE TO AMEND**

24 And Related Cases

EXHIBIT A

Wang, Teresa

Subject: Response to complaint

From: Bal, Colleen [mailto:cbal@wsgr.com]

Sent: Friday, October 17, 2008 4:18 PM

To: Steer, Reginald

Cc: DiBoise, Jamie; Berta, Michael

Subject: Response to complaint

Reg,

I write to follow up on our discussion earlier today regarding the DVD CCA's time to respond to the complaint. I believe you asked for 2 weeks or 10 days (I can't find your email at this point). I asked you if you would secure the permission we have been seeking from your client to view the materials from the Kaleidescape case on "attorneys' eyes only" terms pending entry of a protective order. You indicated that you did not have enough time to secure the DVD CCA's permission before Tuesday and that you had some concerns about allowing us to view the materials before a protective order was entered.

Here's what I suggest. We will give you until Friday, October 24, to respond to the complaint. In the meantime, we would ask that you work next week to secure the DVD CCA's permission to let us see the documents in question. We will have to see how far we can get in securing entry of a protective order.

Let me know if that is acceptable.

Regards,
Colleen

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