Case Nos. C08 04548 MHP & C08 04719 MHP

26

27

28

- 1		
1	NOW THEREFORE, the parties, by and through their counsel of record, hereby agree	
2	and stipulate to extend the period of time in which Plaintiffs may answer the DVD CCA's	
3	counterclaims from March 30, 2009 to and including May 13, 2009. The extension of time will	
4	not affect the schedule of this case.	
5		
6	1. The Plaintiffs answer to the	DVD CCA's counterclaims shall be due on or before
7	May 13, 2009.	
8		
9	D-4-1, M-1, 21, 2000	WILCON CONCINI COODDICH & DOCATI
10	Dated: March 31, 2009	WILSON SONSINI GOODRICH & ROSATI Professional Corporation
11		Dv.: /a/
12		By: /s/ Michael A. Berta
13		Attorneys for Plaintiffs REALNETWORKS, INC. and REALNETWORKS
14		HOME ENTERTAINMENT, INC.
15		
16	Dated: March 31, 2009	AKIN GUMP STRAUSS HAUER & FELD LLP
17	Buttur March 31, 2009	THE COMP STREETS INTO EXCHAPAGE
18		By: <u>/s/</u> Reginald Steer
19		Attorneys for Defendant
20		DVD COPY CONTROL ASSOCIATION
21		
22		
23	PURSUANT TO STIPULATION, IT IS SO ORDERD,	
24		UNITED STATES DISTRICT COURT JUDGE
25		
26	Date: April 7, 2009	By:
27		Marilyn Hall Patel
28	County of the control	2

STIPULATION AND [PROPOSED] ORDER TO EXTEND TIME TO ANSWER DVD CCA'S COUNTERCLAIMS
Case Nos. C08 04548 MHP & C08 04719 MHP