EXHIBIT 9

Leibnitz, Andrew (21) x4932

From:

Pozza, Duane [DPozza@jenner.com]

Sent:

Thursday, September 29, 2011 8:57 PM

To:

Thompson, Rod (27) x4445; Leibnitz, Andrew (21) x4932; Schoenberg, Tony (28) x4963;

Gupta, Deepak (22) x4419; Thamkul, Janel (28) x4467; Janet Munn;

vgurvits@bostonlawgroup.com

Cc:

Fabrizio, Steven B; Platzer, Luke C

Subject: Attachments:

Disney Enterprises, Inc. v. Hotfile Corp. -- Plaintiffs' Notice of Depositions

Plaintiffs' Notice of Deposition of Andrei Ianakov.pdf; Plaintiffs' Notice of Deposition of Atanas Vangelov.pdf; Plaintiffs' Notice of Deposition of Deian Chuburov.pdf; Plaintiffs' Notice of Deposition of Rumen Stoyanov.pdf; Plaintiffs' Notice of Deposition of Stanislav Manov.pdf

Counsel,

Please see the attached notices of deposition. We have specified dates here as required by the Federal Rules, but we are willing to work with the witnesses' schedules to find other dates if these are not convenient. That said, until we can reach agreement on alternative dates, these dates should be considered operative. Please do advise us immediately if defendant Hotfile Corp. does not intend to voluntarily produce any of these witnesses in Miami for any reason, and if so, the bases on which they will not be produced, so that we can file any motion to compel as appropriate.

Regards, Duane

Duane Pozza

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