## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 11-20427-WILLIAMS/TURNOFF

DISNEY ENTERPRISES, INC., TWENTIETH CENTURY FOX FILM CORPORATION, UNIVERSAL CITY STUDIOS PRODUCTIONS LLLP, COLUMBIA PICTURES INDUSTRIES, INC., and WARNER BROS. ENTERTAINMENT INC.,

Plaintiffs,

v.

HOTFILE CORP., ANTON TITOV, and DOES 1-10.

Defendants.

## REQUEST OF DEFENDANTS HOTFILE CORPORATION AND ANTON TITOV FOR HEARING ON JANUARY 13, 2012 AT THE UPCOMING STATUS CONFERENCE OF DEFENDANTS' MOTION TO STRIKE PLAINTIFFS' PUTATIVE "REBUTTAL" EXPERT REPORT OF DR. RICHARD WATERMAN BEFORE THE CLOSE OF EXPERT DISCOVERY ON JANUARY 17, 2012

Pursuant to Local Rule 7.1(b), Defendants Hotfile Corporation and Anton Titov (collectively "Defendants"), hereby respectfully request that the Court conduct oral argument or a hearing on Defendants' Motion to Strike Plaintiffs' Putative "Rebuttal" Expert Report of Dr. Richard Waterman Before the Close of Expert Discovery on January 17, 2012. Defendants believe that the Court (and the parties), will benefit by the Court including this motion in those matters to be heard, at the previously set January 13, 2012 status hearing. The matters raised in Defendants' motion concern issues regarding expert discovery, which is set to close on **January** 

**17, 2012.** Defendants' anticipate that the Court could hear this motion along with other motions that the Court may wish to hear during the time that already has been set aside for the January 13, 2012 status hearing and that approximately twenty (20) minutes would be needed to hear this motion.

## **CERTIFICATE OF GOOD FAITH CONFERENCE**

I hereby certify that Defendants' counsel, Andrew Leibnitz, conferred with all parties or non-parties who may be affected by the relief sought in this request, including Plaintiffs' counsel, in a good faith effort to resolve the issues and Plaintiffs' counsel did not agree to Defendants' request for hearing.

DATED: January 9, 2012

By: <u>s/Andrew Leibnitz</u>

DATED: January 9, 2012

By: /s/ Andrew Leibnitz Roderick M. Thompson (admitted pro hac vice) Email: rthompson@fbm.com Andrew Leibnitz (admitted *pro hac vice*) Email: aleibnitz@fbm.com Anthony P. Schoenberg (*admitted pro hac vice*) Email: tschoenberg@fbm.com Deepak Gupta (admitted *pro hac vice*) Email: dgupta@fbm.com Janel Thamkul (admitted *pro hac vice*) Email: jthamkul@fbm.com FARELLA BRAUN + MARTEL LLP 235 Montgomery St. San Francisco, CA 94104 Telephone: 415.954.4400 Telecopy: 415.954.4480

/s/ Janet T. Munn Janet T. Munn, Fla. Bar No. 501281 Email: jmunn@rascoklock.com Rasco Klock 283 Catalonia Avenue, Suite 200 Coral Gables, Fl 33134 Telephone: 305.476.7101 Telecopy: 305.476.7102

And

s/Valentin Gurvits Valentin Gurvits (Admitted pro hac vice) Email: vgurvits@bostonlawgroup.com BOSTON LAW GROUP 825 Beacon Street, Suite 20 Newton Center, MA 02459 Telephone: 617.928.1800 Telecopy: 617.928.1802

Counsel for Defendants Hotfile Corporation and Anton Titov

## **CERTIFICATE OF SERVICE**

I hereby certify that on January 9, 2012, the foregoing document was served on all

counsel of record or pro se parties identified below either via transmission of Notices of

Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or

parties who are not authorized to receive electronically Notices of Electronic Filing.

By: <u>/s/Janet T. Munn</u> Janet T. Munn

Karen L. Stetson, Fla. Bar No.: 742937 GRAY-ROBINSON, P.A. Email: <u>Karen.Stetson@gray-robinson.com</u> 1211 Brickell Avenue Suite 1600 Miami, FL 33131 Telephone: 305.416.6880 Telecopy: 305.416.6887

Steven B. Fabrizio (*Pro Hac Vice* ) Email: <u>sfabrizio@jenner.com</u> Duane C. Pozza (*Pro Hac Vice* ) Email: <u>dpozza@jenner.com</u> Luke C. Platzer (*Pro Hac Vice* ) Email: <u>lplatzer@jenner.com</u> JENNER AND BLOCK, LLP 1099 New York Ave, N.W. Suite 900 Washington, DC 20001 Telephone: 202.639.6000 Telecopy: 202.639.6066 Karen R. Thorland, Esq. (*Pro Hac Vice*) Senior Content Protection Counsel Email: <u>Karen\_Thorland@mpaa.org</u> Motion Picture Association of America, Inc. 15301 Ventura Boulevard Building E Sherman Oaks, CA Telephone: 818.935.5812

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