

# **Exhibit 1**

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA  
CASE NO. 11-20427-WILLIAMS/TURNOFF

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

Plaintiff,

v.

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

Defendants.

HOTFILE CORP.,

Counterclaimant,

v.

WARNER BROS ENTERTAINMENT  
INC.,

Counterdefendant.

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VOLUME I

H I G H L Y C O N F I D E N T I A L

(Pursuant to protective order, the following  
transcript has been designated highly confidential)

30(b)(6) DEPOSITION OF ANTON TITOV  
Radisson Blu Hotel  
Sofia, Bulgaria  
Monday, December 5, 2011  
Job Number: 44174

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A P P E A R A N C E S

ATTORNEY FOR THE PLAINTIFFS:

JENNER & BLOCK  
BY: STEVEN B. FABRIZIO, ESQ.  
1099 New York Avenue, NW  
Washington, DC 20001

ATTORNEY FOR THE DEFENDANTS HOTFILE CORP.,  
AND ANTON TITOV:

FARELLA, BRAUN & MARTEL  
BY: RODERICK M. THOMPSON, ESQ.  
235 Montgomery Street  
San Francisco, California 94104

BOSTON LAW GROUP  
VALENTIN GURVITS  
825 Beacon Street  
Newton Center, MA 02459

1 Also present:

2 Court reporter:

3 Fiona Farson  
4 TSG Reporting

5 Videographer:

6 Simon Rutson  
7 TSG Reporting

8 Interpreter:

9 Assist. Prof. Boris Naimushin, Ph.D.

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1 Q. And you said "we"; who is the "we" in your sentence?

2 Did that include you?

3 MR. THOMPSON: Objection, compound.

4 BY MR. FABRIZIO:

5 Q. Well, let me ask the question this way: Who  
6 participated in the decision to redesign the Hotfile  
7 website in the beginning of 2010?

8 A. It was probably me, [REDACTED].

9 Q. Do you, [REDACTED] have an  
10 understanding as to which responsibilities each of you  
11 will take primary -- let me rephrase the question.

12 Did you, [REDACTED] have an  
13 allocation of responsibilities among yourselves with  
14 regard to the Hotfile system?

15 MR. THOMPSON: Objection, vague and overbroad.

16 A. There are some principal understandings, but they're not  
17 really hardly defined.

18 BY MR. FABRIZIO:

19 Q. What are those understandings?

20 A. I would generally cover everything that goes on the  
21 technical part. [REDACTED] would be normally responsible for  
22 finances, and I would say that he's a bit more involved  
23 in day-to-day operations. And [REDACTED] would be  
24 generally -- would generally deal with potential  
25 investors, advertising on the site, to the extent we

1           have it, and some communication, just -- some external  
2           contractors, people.

3   Q.   But you said the roles are not particularly -- are not  
4       strictly defined?  Is that correct?

5   MR. THOMPSON:  Objection, vague.

6   A.   I won't say that they are strictly defined, yes.

7   BY MR. FABRIZIO:

8   Q.   Do you have any role in the day-to-day operations of the  
9       Hotfile website?

10  MR. THOMPSON:  Objection.  Overbroad, vague.

11  A.   I wouldn't say day to day, because days can pass --  
12       a lot of days can pass without me doing anything.  But  
13       I have some, I would say, recurring duties.

14  BY MR. FABRIZIO:

15  Q.   What are your recurring duties?

16  A.   I am responsible for making the payments to the  
17       affiliates every Monday.

18  Q.   Who's paying the affiliates today, as you sit here?

19  MR. THOMPSON:  Objection, assumes facts.

20  A.   Today is a long day.

21  BY MR. FABRIZIO:

22  Q.   Understand.  What other responsibilities do you have  
23       that are recurring?

24  A.   I wouldn't say that there is anything.  It really  
25       depends if I -- I have certain duties to oversee, the

1 don't you say it again.

2 A. General operations would be -- begin once the site  
3 starts operating. Everything else before that is  
4 development, in my understanding.

5 Q. Okay.

6 A. Do you agree?

7 Q. That's fair enough.

8 A. So, from the beginning or almost from the beginning,  
9 Andre Ianakov would be responsible for communications  
10 with users, and handling DMCA takedown notices.

11 Q. Is Mr. Ianakov a manager?

12 MR. THOMPSON: Objection, vague. Calls for a legal  
13 conclusion.

14 BY MR. FABRIZIO:

15 Q. Let me ask it this way: Does Mr. Ianakov have a title  
16 at Hotfile?

17 A. I don't think anybody at Hotfile really has a title.

18 Q. Is Mr. Ianakov employed by Hotfile Corporation?

19 A. He's employed by [REDACTED] but works -- he does  
20 work for Hotfile Corporation, yes.

21 Q. To your knowledge, does he perform work for any other  
22 company?

23 A. I am not aware of any.

24 Q. And you said communicates with users and DMCA takedown  
25 notices. Does Mr. Ianakov have any other general

1 operations responsibilities?

2 A. I don't think anything else would be -- could be defined  
3 as his responsibility.

4 MR. THOMPSON: Mr. Fabrizio, perhaps you should get the  
5 spelling, for the record. I think you're pronouncing it  
6 a little differently than the witness is.

7 MR. FABRIZIO: Okay. I have the spelling for Ianakov as  
8 I-A-N-A-K-O-V.

9 A. That's one of the valid spellings.

10 BY MR. FABRIZIO:

11 Q. Does anybody else have responsibility for general  
12 operations of Hotfile?

13 A. At a certain point, Stanislav Manov.

14 Q. And that's S-T-A-N-I-S-L-A-V, M-A-N-O-V?

15 A. Exactly.

16 Q. When did Mr. Manov assume responsibilities for general  
17 operations?

18 A. He started helping Andre Ianakov in spring 2010,  
19 I believe.

20 Q. So prior to spring of 2010, it was just Mr. Ianakov  
21 handling operations?

22 A. I'm not sure of what your definition of "operations" is.  
23 He was handling communications with users and, again,  
24 DMCA takedown notices.

25 Q. Did Mr. Ianakov report to anybody else?



1 MR. THOMPSON: Objection, vague.

2 A. I don't think he -- we have strictly defined reporting  
3 structure, but it is my impression that he would  
4 normally report to [REDACTED]. And of course  
5 technical problems would be reported to me.

6 BY MR. FABRIZIO:

7 Q. Professionally, you were Mr. Ianakov's superior?

8 MR. THOMPSON: Objection, vague and ambiguous.

9 A. I consider myself superior to Mr. Ianakov.

10 BY MR. FABRIZIO:

11 Q. If you gave him instructions about things to do with  
12 Hotfile, you would expect him to carry them out because  
13 you told him to, correct?

14 MR. THOMPSON: Objection, overbroad.

15 A. I would expect so. But to the extent if he thinks that  
16 instruction I'm giving him he's considering unimportant,  
17 he show choice, he would probably ask if I conferred  
18 with [REDACTED].

19 BY MR. FABRIZIO:

20 Q. Okay. Other than Mr. Ianakov and eventually Mr. Manov,  
21 has anybody else worked on the general operations of  
22 Hotfile?

23 MR. THOMPSON: Objection, vague.

24 A. It really depends what you -- how you define "general  
25 operations."



[Redacted text block containing multiple lines of blacked-out content]

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CERTIFICATE OF COURT REPORTER

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I, Fiona Farson, with TSG Reporting, hereby certify that the testimony of the witness Anton Titov in the foregoing transcript, taken on Monday, December 5, 2011 was reported by me in machine shorthand and was thereafter transcribed by me; and that the foregoing transcript is a true and accurate verbatim record of the said testimony.

I further certify that I am not a relative, employee, counsel or financially involved with any of the parties to the within cause, nor am I an employee or relative of any counsel for the parties, nor am I in any way interested in the outcome of the within cause.

Signed: .....

Fiona Farson

Dated: December 15th, 2011

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HIGHLY CONFIDENTIAL  
CERTIFICATE OF DEPONENT

I, ANTON TITOV, hereby certify that I have read the foregoing pages of my deposition of testimony taken in these proceedings on Monday, December 5, 2011, and, with the exception of the changes listed on the next page and/or corrections, if any, find them to be a true and accurate transcription thereof.

Signed: .....

Name: ANTON TITOV

Date: 1/22/2012 .....

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HIGHLY CONFIDENTIAL

E R R A T A

Deposition of ANTON TITOV

Page/Line No.	Description	Reason for change
14:18	Eitinerum --> Itinerum	Correct transcription
14:20	EITINERUM --> ITINERUM	Correct transcription
14:21	internet --> intranet	Correct transcription
14:24	all in shelves --> online shops	Correct transcription
15:7	webcasting --> webhosting	Correct transcription
15:10	webcasting --> webhosting	Correct transcription
18:6	Ilan --> Elan	Correct transcription
20:9	Manix: M-A-N-I-X -> Maniax: M-A-N-I-A-X	Correct trans.
35:16	unimportant --> important	Correct transcription
35:17	he show choice --> he may choose	Clarify record
37:6	Stillings --> Stallings	Correct transcription
37:8	S-T-I-L-L-I-N-G-S --> S-T-A-L-L-I-N-G-S	Correct trans.
38:3	qualification --> collocation	Correct transcription
39:2	Equinix bandwidth --> Equinix, bandwidth	Clarify record

Signed: .....

Name: ANTON TITOV

Date: .....

HIGHLY CONFIDENTIAL

E R R A T A

Deposition of ANTON TITOV

Page/Line No.	Description	Reason for change
44:1	IT --> IP	Correct transcription
46:16	with the grade, --> would degrade	Correct trans.
46:17	the traffic flows into there from --> when the traffic flows into their network from	Correct transcription
47:3	We can say any old --> We cannot say we want	Correct trans.
57:23	costing --> hosting	Correct transcription
61:15	Vlad --> [REDACTED]	Correct transcription
65:24	Konstantin Lucyan --> Constantin Luchian	Correct trans.
77:11	lemur --> Lima	Correct transcription
89:6	SA --> Yes	Correct transcription
89:21	I know what --> I don't know what	Correct trans.
99:11	Panek --> Penev	Correct transcription
109:23	Chubarov --> Chuburov	Correct transcription

Signed: .....

Name: ANTON TITOV

Date: .....

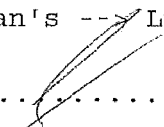
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E R R A T A

Deposition of ANTON TITOV

Page/Line No.	Description	Reason for change
110:1	Mr. Ianakov manages --> [REDACTED] manage	Conform to facts
111:15	SecPay --> SegPay	Correct transcription
119:5	[REDACTED]	Correct transcription
119:13	[REDACTED]	Correct transcription
126:10	I was there --> I checked	Correct transcription
128:17	And that is tradition the [REDACTED] contract is to -->	
	And the [REDACTED] contract is still	Correct transcription
128:18	enforce --> in force	Correct transcription
138:8	Ignitov --> Ignatov	Correct transcription
138:10	I-G-N-I-T-O-V --> I-G-N-A-T-O-V	Correct transcription
65:24, 66:3, 66:8, 67:4, 68:3,	Lucyan --> Luchian	Correct trans.
68:16, 70:13, 70:19, 70:21,		"
71:13, 71:18, 72:3, 72:7, 72:9,		"
74:3, 75:10, 75:18, 76:4, 76:5, 76:8		"
72:17	Lucyan's --> Luchian's	Correct transcription

Signed:  .....

Name: ANTON TITOV

Date: 8/10/2012 .....



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.,

Plaintiff,

v.

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

Defendants.

HOTFILE CORP.,

Counterclaimant,

v.

WARNER BROS ENTERTAINMENT  
INC.,

Counterdefendant.

-----  
VOLUME II  
H I G H L Y C O N F I D E N T I A L  
(Pursuant to protective order, the following  
transcript has been designated highly confidential)

30(b)(6) DEPOSITION OF ANTON TITOV  
Radisson Blu Hotel  
Sofia, Bulgaria  
Tuesday, December 6, 2011  
AT: 9:10 a.m.  
Job No: 44175

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A P P E A R A N C E S

ATTORNEY FOR THE PLAINTIFFS:

JENNER & BLOCK  
BY: STEVEN B. FABRIZIO, ESQ.  
1099 New York Avenue, NW  
Washington, DC 20001

ATTORNEY FOR THE DEFENDANTS HOTFILE CORP.,  
AND ANTON TITOV:

FARELLA, BRAUN & MARTEL  
BY: RODERICK M. THOMPSON, ESQ.  
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BOSTON LAW GROUP  
VALENTIN GURVITS  
825 Beacon Street  
Newton Center, MA 02459

1 Also present:

2 Court reporter:

3 Fiona Farson  
4 TSG Reporting

5 Videographer:

6 Simon Rutson  
7 TSG Reporting

8 Interpreter:

9 Assist. Prof. Boris Naimushin, Ph.D.

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11 Technical expert:

12 Kelly Truelove

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[Redacted text block containing multiple lines of obscured content]

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I, Fiona Farson, with TSG Reporting, hereby certify that the testimony of the witness Anton Titov in the foregoing transcript, taken on Tuesday, December 6, 2011 was reported by me in machine shorthand and was thereafter transcribed by me; and that the foregoing transcript is a true and accurate verbatim record of the said testimony.

I further certify that I am not a relative, employee, counsel or financially involved with any of the parties to the within cause, nor am I an employee or relative of any counsel for the parties, nor am I in any way interested in the outcome of the within cause.

Signed: .....

Fiona Farson

Dated: 12/17/2011



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HIGHLY CONFIDENTIAL  
CERTIFICATE OF DEPONENT

I, ANTON TITOV, hereby certify that I have read the foregoing pages of my deposition of testimony taken in these proceedings on Tuesday, December 6, 2011, and, with the exception of the changes listed on the next page and/or corrections, if any, find them to be a true and accurate transcription thereof.

Signed: .....

Name: ANTON TITOV


Date: 1/20/2012 .....

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E R R A T A

Deposition of ANTON TITOV

Page/Line No.	Description	Reason for change
225:25	Remind me. --> There might be.	Correct transcription
234:20	Presentation --> representation	Correct transcription
234:20	cost of the --> concept of	Correct transcription
261:2	As --> That's	Correct transcription
273:20		Correct transcription
279:3	is --> would	Correct transcription
293:11	following --> logging	Correct transcription
306:5	calls --> holds	Correct transcription
306:6	service at hotfile.com --> to abuse@hotfile.com	Correct trans.
321:6	would decide it --> with this ID	Correct transcription
333:20	brought --> blocked	Correct transcription
337:7	file --> file ID	Correct transcription

Signed: .....

Name: ANTON TITOV

Date: .....

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HIGHLY CONFIDENTIAL

E R R A T A

Deposition of ANTON TITOV

Page/Line No.	Description	Reason for change
361:25	state --> table	Correct transcription
368:7	users stay on our uploads --> users_cowner_upload	Correct trans

Signed: .....

Name: ANTON TITOV

Date: 1/20/2012 .....

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA  
CASE NO. 11-20427-WILLIAMS/TURNOFF

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

v.

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

Defendants.

HOTFILE CORP.,  
Counterclaimant,

v.

WARNER BROS ENTERTAINMENT  
INC.,  
Counterdefendant.

-----  
VOLUME III  
H I G H L Y C O N F I D E N T I A L  
(Pursuant to protective order, the following  
transcript has been designated highly confidential)

30(b)(6) DEPOSITION OF ANTON TITOV  
Radisson Blu Hotel  
Sofia, Bulgaria  
Wednesday, December 7, 2011  
AT: 9:09 a.m.

Job # 44429

1 A P P E A R A N C E S

2 ATTORNEY FOR THE PLAINTIFFS:  
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3 BY: STEVEN FABRIZIO, ESQ.  
1099 New York Avenue, NW  
4 Washington, DC 20001

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8 ATTORNEY FOR THE DEFENDANTS HOTFILE CORP.,  
AND ANTON TITOV:  
FARELLA, BRAUN & MARTEL, LLP  
9 BY: RODERICK THOMPSON, ESQ.  
235 Montgomery Street  
10 San Francisco, California 94104

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12 BOSTON LAW GROUP  
BY: VALENTIN GURVITS  
13 825 Beacon Street  
14 Newton Center, MA 02459

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1 Also present:

2 Court reporter:

3 Fiona Farson  
4 TSG Reporting

5 Videographer:

6 Simon Rutson  
7 TSG Reporting

8 Interpreter:

9 Assist. Prof. Boris Naimushin, Ph.D.

10 Elena Alexieva

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[REDACTED]

1 Q. You consider yourself a technologist, do you not?

2 A. Yeah, I do.

3 Q. Do you consider [REDACTED] a technologist?

4 A. I won't say so.

5 Q. Do you consider [REDACTED] a technologist?

6 A. To a certain extent.

7 Q. And does he write computer code?

8 A. To my best knowledge, he used to, like 20 years ago.

9 Q. Excuse me -- did he write any of the code for Hotfile?

10 A. No, he did not.

11 Q. Did [REDACTED]

12 A. No, he did not.

13 Q. Other than you and Mr. Chuburov, did anybody else write  
14 the code for Hotfile?

15 A. Vasil Kolev can write a code, but most of the time he  
16 doesn't enjoy the process, so, if it's very necessary to  
17 do some fix, he might do it, but it's not his general  
18 practice to do so.

19 Q. What about Mr. Ianakov?

20 A. No, I don't think he writes any code.

21 Q. In addition to his responsibilities in communicating  
22 with users, did Mr. Ianakov promote Hotfile through  
23 internet forums and the like?

24 MR. THOMPSON: Objection, vague.

25 A. Not since the beginning.

[REDACTED]

[REDACTED]

[REDACTED] [REDACTED]

[REDACTED]

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HIGHLY CONFIDENTIAL  
CERTIFICATE OF COURT REPORTER

I, Fiona Farson, with TSG Reporting, hereby certify that the testimony of the witness Anton Titov in the foregoing transcript, taken on Wednesday, December 7, 2011 was reported by me in machine shorthand and was thereafter transcribed by me; and that the foregoing transcript is a true and accurate verbatim record of the said testimony.

I further certify that I am not a relative, employee, counsel or financially involved with any of the parties to the within cause, nor am I an employee or relative of any counsel for the parties, nor am I in any way interested in the outcome of the within cause.

Signed: \_\_\_\_\_

Fiona Farson

Dated: 12-19-2011

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HIGHLY CONFIDENTIAL  
CERTIFICATE OF DEPONENT

I, ANTON TITOV, hereby certify that I have read the foregoing pages of my deposition of testimony taken in these proceedings on Wednesday, December 7, 2011, and, with the exception of the changes listed on the next page and/or corrections, if any, find them to be a true and accurate transcription thereof.

Signed:  \_\_\_\_\_

Name: ANTON TITOV

Date: 1/20/2012

1 HIGHLY CONFIDENTIAL

2 NAME OF CASE: Disney Enterprises Inc. v. Hotfile Corp.

3 DATE OF DEPOSITION: 12-7-2011

4 NAME OF WITNESS: ANTON TITOV

5 Reason Codes:

6 1. To clarify the record.

7 2. To conform to the facts.

8 3. To correct transcription errors.

9 Page 396 Line 16 Reason 3

10 From no to to

11 Page 402 Line 13 Reason 3

12 From Googles to cookies

13 Page 402 Line 15 Reason 3

14 From Googles to cookies

15 Page 418 Line 5 Reason 3

16 From user field field to user input field

17 Page 439 Line 24 Reason 3

18 From Lucyan to Luchian

19 Page 458 Line 5 Reason 5

20 From only the to only if the

21 Page 483 Line 19 Reason 3

22 From to upload down the file from to will pull down the file from

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ANTON TITOV

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HIGHLY CONFIDENTIAL

NAME OF CASE: Disney Enterprises Inc. v. Hotfile Corp.

DATE OF DEPOSITION: 12-7-2011

NAME OF WITNESS: ANTON TITOV

Reason Codes:

- 1. To clarify the record.
- 2. To conform to the facts.
- 3. To correct transcription errors.

Page 436 Line 18 Reason 3  
From Lucyan to Luchian

Page 436 Line 23 Reason 3  
From Lucyan to Luchian

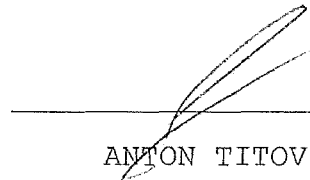
Page 439 Line 24 Reason 3  
From Lucyan to Luchian

Page 439 Line 2 Reason 3  
From Lucyan's to Luchian's

Page \_\_\_\_\_ Line \_\_\_\_\_ Reason \_\_\_\_\_  
From \_\_\_\_\_ to \_\_\_\_\_

Page \_\_\_\_\_ Line \_\_\_\_\_ Reason \_\_\_\_\_  
From \_\_\_\_\_ to \_\_\_\_\_

Page \_\_\_\_\_ Line \_\_\_\_\_ Reason \_\_\_\_\_  
From \_\_\_\_\_ to \_\_\_\_\_

  
ANTON TITOV

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.,

Plaintiff,

v.

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

Defendants.

HOTFILE CORP.,

Counterclaimant,

v.

WARNER BROS ENTERTAINMENT  
INC.,

Counterdefendant.

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VOLUME IV

H I G H L Y C O N F I D E N T I A L  
(Pursuant to protective order, the following  
transcript has been designated highly confidential)

30(b)(6) DEPOSITION OF ANTON TITOV  
Radisson Blu Hotel  
Sofia, Bulgaria  
Thursday, December 8, 2011

Job #44430

AT: 9:10 a.m.

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A P P E A R A N C E S

ATTORNEY FOR THE PLAINTIFFS:

JENNER & BLOCK  
BY: STEVEN FABRIZIO, ESQ.  
1099 New York Avenue, NW  
Washington, DC 20001

ATTORNEY FOR THE DEFENDANTS HOTFILE CORP.,  
AND ANTON TITOV:

FARELLA, BRAUN & MARTEL  
BY: RODERICK THOMPSON, ESQ.  
235 Montgomery Street  
San Francisco, CA 94104

BOSTON LAW GROUP  
By: VALENTIN GURVITS, ESQ.  
825 Beacon Street  
Newton Center, MA 02459

1 Also present:

2 Court reporter:

3 Fiona Farson  
4 TSG Reporting

5 Videographer:

6 Simon Rutson  
7 TSG Reporting

8 Interpreter:

9 Assist. Prof. Boris Naimushin, Ph.D.

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1 MR. THOMPSON: Objection, lacks foundation, calls for  
2 speculation.

3 A. I don't really know.

4 BY MR. FABRIZIO:

5 Q. Do you know any?

6 A. Nothing that I can recall.

7 Q. Okay. Was he given discretion to select his own forums  
8 and blogs and places where he would promote Hotfile, or  
9 did you have to tell him which ones to use?

10 MR. THOMPSON: Objection, assumes facts not in evidence,  
11 misconstrues prior testimony.

12 A. I don't think I ever told him where for ...

13 BY MR. FABRIZIO:

14 Q. So was he permitted to make his own selections?

15 MR. THOMPSON: Again, assumes facts not in evidence.

16 A. I can't recall.

17 BY MR. FABRIZIO:

18 Q. Do you recall ever telling him to stop promoting on any  
19 particular site or forum?

20 A. No, I don't recall.

21 Q. Okay. Was he -- was Mr. Ianakov permitted to enlist  
22 other people to help him promote Hotfile?

23 MR. THOMPSON: Objection, assumes facts not in evidence,  
24 misconstrues prior testimony.

25 A. Can I have the question again?

HIGHLY CONFIDENTIAL  
CERTIFICATE OF COURT REPORTER

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I, Fiona Farson, with TSG Reporting, hereby certify that the testimony of the witness Anton Titov in the foregoing transcript, taken on Thursday, December 8, 2011 was reported by me in machine shorthand and was thereafter transcribed by me; and that the foregoing transcript is a true and accurate verbatim record of the said testimony.

I further certify that I am not a relative, employee, counsel or financially involved with any of the parties to the within cause, nor am I an employee or relative of any counsel for the parties, nor am I in any way interested in the outcome of the within cause.

Signed: .....

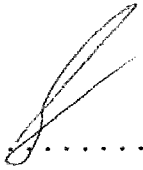
Fiona Farson

Dated: 12-20-2011

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CERTIFICATE OF DEPONENT

I, ANTON TITOV, hereby certify that I have read the foregoing pages of my deposition of testimony taken in these proceedings on Thursday, December 8, 2011, and, with the exception of the changes listed on the next page and/or corrections, if any, find them to be a true and accurate transcription thereof.

Signed: ..... 

Name: ANTON TITOV

Date: 1/20/2012 .....

1 NAME OF CASE: Disney Enterprises Inc. v. Hotfile Corp.

2 DATE OF DEPOSITION: 12-8-2011

3 NAME OF WITNESS: ANTON TITOV

4 Reason Codes:

5 1. To clarify the record.

6 2. To conform to the facts.

7 3. To correct transcription errors.

8 Page 581 Line 8 Reason 3

9 From make it to the to make it to

10 Page 581 Line 9 Reason 3

11 From log, the to log the

12 Page 582 Line 17 Reason 3

13 From cannot exist to can notice if

14 Page 582 Line 20 Reason 1

15 From accounts hacking, limitation to accounts to prevent hacking is a limitation

16 Page 582 Line 22 Reason 3

17 From force on to force hacking on

18 Page 586 Line 16 Reason 3

19 From or to of

20 Page 586 Line 17 Reason 3

21 From servers of to service

22

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ANTON TITOV

25

1 NAME OF CASE: Disney Enterprises Inc. v. Hotfile Corp.

2 DATE OF DEPOSITION: 12-8-2011

3 NAME OF WITNESS: ANTON TITOV

4 Reason Codes:

5 1. To clarify the record.

6 2. To conform to the facts.

7 3. To correct transcription errors.

8 Page 587 Line 3 Reason 3

9 From all product to will protect

10 Page 587 Line 5 Reason 3

11 From stage to limitation

12 Page 589 Line 24 Reason 3

13 From it's correct to it isn't a correct

14 Page 592 Line 25 Reason 1

15 From it to we would

16 Page 597 Line 25 Reason 3

17 From the shareholders to ██████ shareholders

18 Page 611 Line 22 Reason 3

19 From Lucyan to Luchian

20 Page 612 Line 8 Reason 3

21 From Lucyan to Luchian

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ANTON TITOV

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1 NAME OF CASE: Disney Enterprises Inc. v. Hotfile Corp.

2 DATE OF DEPOSITION: 12-8-2011

3 NAME OF WITNESS: ANTON TITOV

4 Reason Codes:

5 1. To clarify the record.

6 2. To conform to the facts.

7 3. To correct transcription errors.

8 Page 612 Line 15 Reason 3

9 From Lucyan to Luchian

10 Page 612 Line 17 Reason 3

11 From Lucyan to Luchian

12 Page 616 Line 8 Reason 3

13 From FABRIZIO to THOMPSON

14 Page 616 Line 13 Reason 3

15 From man to him

16 Page 620 Line 4 Reason 3

17 From Lemuria paid to Lemuria ever paid

18 Page 620 Line 4 Reason 3

19 From other to any

20 Page 620 Line 5 Reason 3

21 From shareholders to and if there is still other and the answer is still no, and other shareholders, no.

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ANTON TITOV

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1 NAME OF CASE: Disney Enterprises Inc. v. Hotfile Corp.

2 DATE OF DEPOSITION: 12-8-2011

3 NAME OF WITNESS: ANTON TITOV

4 Reason Codes:

5 1. To clarify the record.

6 2. To conform to the facts.

7 3. To correct transcription errors.

8 Page 626 Line 22 Reason 3

9 [REDACTED] [REDACTED] [REDACTED] [REDACTED]

10 Page 632 Line 25 Reason 3

11 From a port tool to upload tool

12 Page 649 Line 25 Reason 3

13 From paid to the to paid through the

14 Page 675 Line 13 Reason 3

15 From responding to the to responding to user

16 Page 675 Line 14 Reason 3

17 From query in to inquiries via

18 Page 675 Line 15 Reason 1

19 From frequently questions to frequently asked questions

20 Page 701 Line 11 Reason 3

21 From ask him the question to ask him a new question

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ANTON TITOV

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H I G H L Y C O N F I D E N T I A L

1 NAME OF CASE: Disney Enterprises Inc. v. Hotfile Corp.

2 DATE OF DEPOSITION: 12-8-2011

3 NAME OF WITNESS: ANTON TITOV

4 Reason Codes:

5 1. To clarify the record.

6 2. To conform to the facts.

7 3. To correct transcription errors.

8 Page 723 Line 16 Reason 3

9 From hosted to posted

10 Page 726:25-727:1 Line        Reason 3

11 From our court file to Hotfile

12 Page 611 Line 22 Reason 3

13 From Lucyan to Luchian

14 Page 612 Line 8 Reason 3

15 From Lucyan to Luchian

16 Page 612 Line 12 Reason 3

17 From Lucyan to Luchian

18 Page 612 Line 15 Reason 3

19 From Lucyan to Luchian

20 Page 612 Line 17 Reason 3

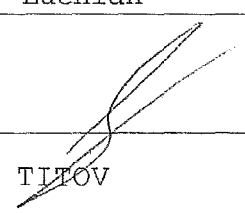
21 From Lucyan to Luchian

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ANTON TITOV