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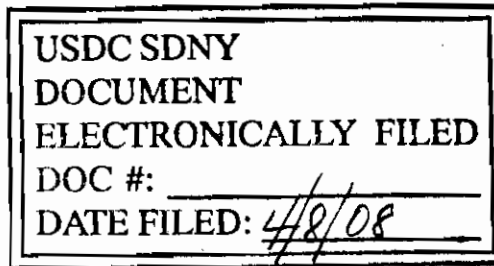
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April 7, 2008

VIA FACSIMILE

Hon. Robert P. Patterson, Jr.
United States District Court
Southern District of New York
500 Pearl Street
New York, N.Y. 10007



OUR FILE NUMBER
735355-7

WRITER'S DIRECT DIAL
(212) 326-2295

WRITER'S E-MAIL ADDRESS
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Re: Warner Bros. Entertainment, Inc. et. al. v. RDR Books, 07 CV. 9667 (RPP)

Dear Judge Patterson:

This is further to counsel for RDR Books' ("RDR") letter of this afternoon.

We had previously discussed with Mr. Hammer the possibility of extending the time to raise objections to various exhibits on our respective exhibit lists in the joint pre-trial order and would have been happy to accommodate Mr. Hammer's request for an additional 24 hour time period to do so. As such, we do not object to Mr. Hammer's request to the Court and also request that Plaintiffs be allowed the additional time to raise any objections to RDR's exhibits.

If this is acceptable to your Honor, we will submit the joint pre-trial order without the objection designations on the parties' respective exhibit lists today and will submit a revised joint pre-trial order with the requisite designations tomorrow.

We appreciate your attention to this matter.

Sincerely,

Melanie Bradley
Melanie Bradley

cc: David Hammer, Esq.

*so ordered
RDR v. Warner
USDC
4/8/08*

MEMO ENDORSE