UNITED STATES DISTRICT COURT

DISTRICT OF MASSACHUSETTS

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CAPITOL RECORDS, INC., et al.,)))
Plaintiffs,)) Civ. Act. No. 03-CV-11661-) NG
V .) (LEAD DOCKET NUMBER)
NOOR ALAUJAN,)
Defendant.)
SONY BMG MUSIC ENTERTAINMENT, et al.)))
Plaintiffs,)
ν.) Civ. Act. No. 1:07-cv-
JOEL TENENBAUM) 11446-NG) (ORIGINAL DOCKET NUMBER)
Defendant.)
)
)
)

MOTION FOR EXTENSION OF TIME FOR FILING OPPOSITION TO PLAINTIFFS' REQUEST FOR INJUNCTION

Defendant Joel Tenenbaum requests an extension of time in which to respond to the Plaintiffs' motion for injunction until ten days after the entry of judgment. Counsel for the Plaintiffs have refused to agree with this request.

Reasons for the extension are:

1. Defendant is in the process of preparing a motions for remittitur and new trial which will be due ten days after the entry of judgment, which motions bear on the propriety and wisdom of issuing the requested injunction; 2. Counsel for the Defendant is leaving tonight for a longplanned two-week family trip to Europe to visit in-laws.

Respectfully submitted, ATTORNEY FOR DEFENDANT

/s/ Charles R. Nesson Charles R. Nesson 1575 Massachusetts Avenue Cambridge, MA 02138 Email:nesson@law.harvard.edu Telephone: (617) 495-4609

CERTIFICATE OF SERVICE

I, Charles Nesson, hereby certify that on September 11, 2009, a true copy of the above document will be served electronically on counsel for Plaintiffs.

> /s/ Charles R. Nesson Charles R. Nesson 1575 Massachusetts Avenue Cambridge, MA 02138 E-mail: nesson@law.harvard.edu Telephone: (617) 495-4609