REGIONAL OFFICES:

84 Harlow St., 2nd Floor Bangor, Maine 04401 Tel: (207) 941-3070 Fax: (207) 941-3075

44 OAK STREET, 4TH FLOOR PORTLAND, MAINE 04101-3014 TEL: (207) 822-0260 FAX: (207) 822-0259 TDD: (877) 428-8800

128 Sweden St., Ste. 2 Caribou, Maine 04736 Tel: (207) 496-3792 Fax: (207) 496-3291

G. STEVEN ROWE ATTORNEY GENERAL



Telephone: (207) 626-8800 TDD: (207) 626-8865 State of Maine Office of the Attorney General 6 State House Station Augusta, Maine 04333-0006

March 29, 2005

-HAND DELIVERED-

Nancy Desjardin Kennebec County Superior Court 95 State Street Augusta, ME 04330

Re: In re: Blockbuster Inc.

Dear Ms. Desjardin:

Enclosed for filing pursuant to 5 M.R.S.A. § 210, please find an Assurance of Discontinuance entered into between the Maine Attorney General and Blockbuster Inc.

If you have any questions, my direct line is 626-8591. Thank you for your assistance.

Sincerely,

LINDA J. CONTI Assistant Attorney General

LJC/ceh

Enclosure

c: Debra L. Witter, Senior Corporate Counsel, Blockbuster Inc.

1		
2		
3		
4	IN THE MATTER OF:	ASSURANCE OF VOLUNTARY
5	BLOCKBUSTER INC.,	COMPLIANCE
6		
7	1.	
8	Blockbuster Inc. is a corporation of the St	ate of Delaware and does business throughout
9	the United States. This Assurance of Voluntary (Compliance (AVC) is between Blockbuster
10	Inc. (hereafter "the Respondent") and the Attorne	ys General of the states of Alabama, Alaska,
11	Arizona, Arkansas, California, Colorado, Connec	ticut, Delaware, Florida, Georgia, Hawaii,
12	Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky,	Louisiana, Maine, Maryland, Massachusetts,
13	Michigan, Minnesota, Mississippi, Missouri, Mor	ntana, Nebraska, New Mexico, New York,
14	Nevada, North Carolina, North Dakota, Ohio, Ok	lahoma, Oregon, Pennsylvania, Rhode Island,
15	South Carolina, South Dakota, Tennessee, Texas,	Utah, Virginia, Washington, West Virginia,
16	Wisconsin, and Wyoming and of the District of C	Columbia (hereafter "the Attorneys General" ¹
17	or "the States"). This AVC applies to all corpora	te-owned Blockbuster stores in the United
18	¹ With regard to Hawaii, Hawaii is represented by	vite Office of Consumer Protection on agency
19	which is not part of the state Attorney General's G	Office, but which is statutorily authorized to
20	represent the State of Hawaii in consumer protect With regard to Georgia, Georgia is not represen	ited by its Attorney General. Georgia is
21	represented by the Administrator of the Fair Busi Attorney General's Office, but who is statutorily	
22	investigations and pre-litigation settlement negoti	ations, including acceptance of Assurances of

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- Voluntary Compliance, for the State of Georgia. For simplicity purposes, the entire group will
 be referred to as the "Attorneys General" or "the States", and such designation, as it includes
- Georgia, refers to the Administrator of the Fair Business Practices Act" and as it pertains to
 Hawaii, refers to the Executive Director of the State of Hawaii's Office of Consumer Protection.
 With regard to Montana, Montana is represented by its Office of Consumer Protection, an
- 25 With regard to Montana, Montana is represented by its Office of Consumer Protection, an agency which is not part of the state Attorney General's Office, but which is statutorily
- 26 authorized to represent the State of Montana in consumer protection actions.

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States of America and requires Respondent to take certain actions, including providing
 advertising material to certain independently-owned franchise stores and to respond to
 consumer complaints from certain independently-owned franchise stores. Nothing in this
 Assurance is intended to bind independently owned franchise stores to its terms nor require
 restitution by those stores. The States act pursuant to their respective consumer protection
 statutes.²

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⁸ ² Alabama Deceptive Trade Practices Act, Alabama Code Section 8-19-1, et seq.; Alaska AS
 ⁹ 45.50.471 et seq.; Arizona Revised Statutes §§ 44-152, et seq.; Arkansas Code Ann, 4-88-101 et seq.; California Business and Professions Code sections 17200 and 17500; Colorado Consumer

10 Protection Act, §§ 6-1-101 through 6-1-908, C.R.S. (2004); Conn. Gen. Stat. § 42-110a et seq.; Delaware's Consumer Fraud Act, 6 Del. C. Sec. 2513 and Uniform Deceptive Trade Practices

11 Act, 6 Del. C. Sec. 3531; District of Columbia Consumer Protection Procedures Act, D.C. Official Code § 28-3901 *et seq.*; Florida Deceptive and Unfair Trade Practices Act, s. 501, Part

¹² II, Fl. Stat. (2004); Georgia Fair Business Practice Act of 1975, O.C.G.A. § 10-1-390 *et seq.*;

Hawaii Revised Statutes section 480-2(a), section 487-12; Idaho Code Sec. 48-601 *et seq.*; Illinois Consumer fraud and Deceptive Business Practices Act, 815 ILCS 505/6.1 (2002);

14 Indiana Deceptive Consumer Sales Act, Ind. Code § 24-5-0.5-1 et seq.; Iowa Consumer Fraud Act, Iowa Code §714.16; K.R.S. 367.110 et seq.; K.S.A. 50-623 et seq.; K.R.S. 367.110 et seq.;

Protection Act, Mass. Gen. Laws c.93A, sec. 4; Michigan Consumer Protection Act, MCL
 445.901 et seq.; Minn. Stat. sec. 325F.69, subd. 1 (2004); Consumer Protection Law 75-24-1 et

New York General Business Law §§ 349 and 350; North Carolina Unfair and Deceptive Trade
 Practices Act, N.C.G.S. 75-1.1 et seq.; N.D.C.C. § 51-15-01 et seq.; Ohio Consumer Sales

Practices Act, 39-5-10 et seq.(1976, as amended); South Dakota Deceptive Trade Practices Act,
 SDCL Ch. 37-24; Tenn. Code Ann. Section 47-18-108; Tex. Bus. & Com. Code section 17.41
 et seq.; Utah Code Ann. § 13-11-1 et seq. and Utah's Truth in Advertising Act, Utah Code Ann.

26 Act, W. Va. Code 46A-1-101 *et seq.*; Wis. Stat. secs. 100.18 and 100.20; Wyoming Consumer Protection Act as set out in Wyo. Stat. §§ 40-12-101 through 114.

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LSA-R.S. 51:1401 et seq.; Maine 5 M.R.S.A. section 207, section 210; Maryland Consumer Protection Act Md. Code Ann., Com. Law §§13-101, et seq.; Massachusetts Consumer

seq. Ms. Code Annotated; Section 407.020, *et seq.*, Rev. Stat. Mo. 2000; Montana MCA 30-18 14-112; Consumer Protection Act, Neb.Rev. Stat. 59-1601 *et seq.* (Reissue 2004) Uniform

Deceptive Trade Practices Act, Neb.Rev.Stat. 87-301 *et seq*. (Reissue 1999, Cum Supp. 2004); 19 Nevada Revised Statutes ("NRS") 598.0903 *et. seq*.; Section 57-12-1 *et seq*. NMSA 1978;

Practices Act, R C. § 1345.01 *et seq.*; Oklahoma Consumer Protection Act, 15 O.S. § 751, *et seq.* (2004); Oregon's Unlawful Trade Practices Act, ORS 646.605 *et seq.*; Pennsylvania's

²² Unfair Trade Practices and Consumer Protection Law, 73 P.S. 201, et seq.; Rhode Island Deceptive Trade Practices Act, R.I. Gen. Laws Chapter 6-13.1; South Carolina Unfair Trade

^{§ 13-11}a-1 *et seq.*; Virginia Consumer Protection Act, Va. Code §§ 59.1-196 through 59.1-207;

Revised Code of Washington RCW 19.86.020; West Virginia Consumer Credit and Protection

1 2

PROCEDURE/ GENERAL PROVISIONS

2.

3 This Assurance of Voluntary Compliance (AVC) is a settlement of a disputed matter. 4 The States allege the advertising by Respondent of its No Late Fees program ("NLF program"), 5 which was first advertised by Blockbuster on December 15, 2004 and effective January 1, 2005 6 is misleading in much of its media and point-of-sale advertising. Specifically, the States allege 7 Respondent has heavily publicized its NLF program, representing "no late fees" for movie and 8 game rentals, while failing to clearly and conspicuously disclose, in mass media and at point-of-9 sale, that the alleged absence of such fees is replaced by the sale of the item to the customer 10 after seven days from the due date. Respondent denies the allegations and responds that it has fully and fairly disclosed all terms. Respondent contends it does not charge late fees as part of 11 its NLF program. Respondent contends "late fees" is a term of art to customers of the video 12 13 rental industry, referring to additional rental charges when a product is kept past its initial due 14 date, and is understood as such by the customers. Respondent contends that if the consumer has 15 not returned the product within seven days after the due date, the customer has chosen to buy 16 the product and the rental transaction is then turned into a sale, and that Respondent's rental 17 programs have included a similar conversion to a sale for a number of years. Further, the States 18 allege Respondent has failed to disclose clearly and conspicuously that in order for a customer to reverse a sale of the item, a restocking fee must be paid. Respondent also denies this 19 20 allegation and asserts that the restocking fee is disclosed adequately and in numerous ways to 21 the consumer. The States also allege that because many of Respondent's franchise stores are 22 not participating in the NLF program there has been insufficient disclosure to consumers that 23 the NLF program is at participating stores only. Respondent denies this allegation and asserts 24 that it has made it clear that its NLF program is offered at participating stores only. Thus, this 25 AVC shall not be considered an admission by Respondent of a violation of law, statute, or ordinance for any purpose, and should not be construed as such in any enforcement or civil 26

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1 action that might be instituted as a result of the NLF program. Respondent and the States agree 2 that no provision of the AVC operates as a penalty, forfeiture, or punishment under the Constitution of the United States, or under the Constitution and laws of the States. 3 4 3. 5 Respondent waives receipt of a formal notice from any State of the alleged unlawful 6 trade practice and the relief to be sought. 7 4. 8 Respondent understands and agrees this AVC applies to Respondent, Respondent's 9 principals, officers, directors, agents, employees, representatives, successors, and assigns. 10 5. Respondent and Respondent's attorney agree and understand that following acceptance 11 of the AVC the enforcement officers and staff of the States will endeavor to communicate to 12 whomever Respondent designates for the purpose of executing and enforcing the terms of this 13 agreement and resolving any existing or future complaints. 14 6. 15 16 Respondent understands and agrees that if this AVC is accepted by the States it may be 17 filed in court in those states that are required or permitted by law to file assurances with the 18 court. The States agree to notify Respondent of a date certain when public notice and court 19 filing of the AVC will take place and Respondent and the States agree not to disclose the settlement until ten o'clock a.m. Pacific Standard time on that day. 20 7. 21 Respondent waives any further notice of submission to and filing with any court of this 22 AVC. Respondent agrees to accept service of a conformed copy from each state that files the 23 24 AVC by prepaid first class mail sent to Ms. Debra L. Witter at Blockbuster Inc., Renaissance 25 Tower, 1201 Elm Street, Dallas, TX 75270. 26 111

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Respondent agrees that for this AVC to be accepted by the States a corporate check for the amount set out herein must be represented by Respondent's counsel to have been mailed to the Oregon Attorney General's office. Respondent and the States agree that the terms of this AVC apply only to the Respondent and the signatory States.

6

9.

7 Respondent understands that violation of any of the terms of this AVC may result in the 8 States seeking all available relief, including civil penalties and any such further relief as a court 9 may deem appropriate. The States agree that unless the health, safety or welfare of its citizens 10 requires emergency action, that before seeking any relief from any court for any alleged 11 violation of this AVC, the States will give Respondent fourteen days' notice of any alleged violation so that Respondent may address the alleged violation. The giving of such notice does 12 not prevent a state from proceeding for relief following the fourteen-day period. This AVC is a 13 14 complete resolution of the States' allegations as set forth in paragraph 2 with regard to acts 15 which occurred prior to the date in paragraph 6.

16

10.

17 The parties acknowledge that no other promises, representations, or agreements of any 18 nature have been made or entered into by the parties. The parties further acknowledge that this 19 AVC constitutes a single and entire agreement that is not severable or divisible, except that if 20 any provision herein is found to be legally insufficient or unenforceable, the remaining 21 provisions shall continue in full force and effect.

22

11,

Nothing contained in this AVC shall be construed either to deprive or empower any
consumer or other persons or entity of any right to pursue any available remedy or remedies
pursuant to applicable law nor create any private rights or causes of action in any third parties.
///

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8.

REMEDIES³

12.

Respondent shall obey the applicable consumer protection laws of the States as listed in
footnote 1.

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13.

Respondent shall not represent or imply that the States acquiesce in or approve of 6 Respondent's past business practices, current efforts to reform its practices, or any future 7 8 practices that Respondent may adopt or consider adopting. The States' decision to resolve this 9 matter or to otherwise limit current or future enforcement action does not constitute approval or 10 imply authorization for any past, present, or future business practice. Likewise, Respondent's 11 decision to resolve this matter does not constitute an admission that any of its past, present, or 12 future business practices contravene any applicable laws, including any consumer protection 13 laws. Respondent states that it has chosen to resolve this matter in order to cooperate with the 14 States, to ensure that its customers have the best possible information about its NLF program, 15 16 and to avoid expensive and potentially protracted litigation. 17 14. 18 Upon signing this AVC, Respondent shall pay on behalf of the States directly to the 19 Oregon Attorney General the sum of \$630,000 for attorneys fees and investigative costs,

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consumer education, litigation or local consumer aid funds, or public protection or consumer

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 ³ With respect to the remedies set forth in Paragraphs 15-17, Respondent maintains that it
 operates over 4500 corporate stores throughout the United States, with over 52,100 store
 employees through whom certain of these remedies must be implemented. Without waiving
 any relief available to the States under this AVC or applicable law, the States acknowledge that
 it is not their intent to seek judicial relief under this AVC for incidental failures of Respondent's
 in-store employees to comply with Paragraphs 15-17, without giving Respondent an opportunity
 to correct such incidental failures.

1	protection purposes as allowed by each of the States' laws at the discretion of each of the
2	States' Attorneys General. ⁴ The Oregon Attorney General will thereafter distribute the funds to
3	the States in accordance with the terms of this AVC and agreements between the States to
4	which Respondent is not a party.
5	15.
6	Effective immediately upon execution by Respondent of this AVC, Respondent agrees
7.	to adhere to each of the following requirements:
8	A. Respondent shall, on a one-time per customer basis and with respect to the first
9	rental transaction following the start of the NLF program ⁵ , provide a full refund or credit to any
10	
11	
12	⁴ With respect to Arkansas, the funds shall be deposited in the consumer education and enforcement fund maintained by the Attorney General and shall be held in trust for uses directly
13	related to the Attorney General's consumer protection efforts.
14	With respect to Massachusetts, the funds shall be deposited in the Local Consumer Aid Fund, pursuant to Mass. Gen. Laws c.12, sec. 11G.
15	With respect to Nevada, any penalties or fees received by the Nevada Attorney General must be deposited into the Attorney General Special Fund.
16	With respect to Georgia, the funds shall be deposited into the Investigative Expense Fund
17	until the earlier of thirty-six (36) months or the time that the Administrator of the FBPA, in his/her sole discretion, determines that there is no need for future monitoring. Any
18	unencumbered funds remaining at that time shall be delivered to the Consumer Education Fund, pursuant to O.C.G.A. § 10-1-381(c).
19	With respect to Colorado such amount, along with any interest thereon, shall be used first, as reimbursement of the State's actual costs and attorney fees, and second, to be held in trust by the
20	Attorney General for future consumer protection education, consumer protection enforcement
20 21	and/or antitrust enforcement efforts. With respect to West Virginia, that amount shall be placed in trust and used solely for
	consumer protection purposes as designated by the Attorney General of West Virginia, including, but not limited to, restitution, consumer education, credit or bankruptcy counseling
22	and education, conflict resolution programs, and costs associated with implementing restitution
23	orders.
24	⁵ However, a customer who had more than one rental converted to a sale prior to learning or being notified a cale or cales would accur on the first rental transaction is optitled to a refund or
25	being notified a sale or sales would occur on the first rental transaction is entitled to a refund or credit as set forth above for the selling price charged and/or restocking fees on all such rentals
26	occurring prior to such customer learning or being notified a sale or sales would occur on the first rental transaction.
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1 customer of a corporate store or a franchise store that participated in the NLF program of the 2 selling price of any rental items converted to a sale under the NLF program which rental items 3 were not returned within thirty days from the sale date, upon the return in good condition of the 4 items rented. Respondent will refund these amounts if paid by the customer or charged to the 5 customer's credit card, or remove Blockbuster membership account balances for these amounts 6 for those customers who have not paid the amounts charged to their membership accounts or 7 had their credit cards charged. In those instances in which the sold product was returned and 8 the customer has already received a refund for the selling price of the item or had the balance of 9 the selling price removed from the membership account in accordance with Blockbuster's 10 standard practice under the NLF program, but has been charged a restocking fee under the NLF 11 program, Respondent will refund the restocking fees paid by the customer or charged to the 12 customer's credit card, or remove membership account balances for restocking fees for those 13 customers who have not paid the restocking fees. In order to be eligible for the foregoing refunds or credits, the customer must make or have made a written⁶ request to Respondent⁷ 14 15 about the purchase or restocking fee based on failure to understand the terms of the NLF program. A request for a refund⁸ must be made prior to or within 30 days after the date in 16 17 paragraph 6 when the AVC is announced and filed (and in those states such as Tennessee that 18 cannot announce until entry of the AVC, 30 days after the date of entry), or after the 30 days, 19 within one week upon the customer first discovering or being notified that an expenditure in

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customers who orally complain at Respondent's stores.

⁶ Respondent will provide some type of user-friendly form available to customers who request 21 one on which to make their complaint and cooperate in providing information consistent with

applicable law including, without limitation, the Video Privacy Protection Act, 18 U.S.C. 22 §2710. Further, Respondent may, but is not required to, provide the foregoing refunds/credits to 23

⁷ Requests may be sent to Respondent directly, from any corporate or participating store or from 24 the States or a consumer protection agency. Requests by mail should be sent to Blockbuster

Inc., 1201 Elm Street, Suite 2100, Dallas, TX 75270, Attention: Mr. Steve Krumholz, Senior 25 Vice President.

⁸ A complaint alleging the requisite lack of understanding and a payment of money will be 26 deemed a request for a refund.

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1 addition to the initial sum paid for rental is/was required. The refund or credit shall be made promptly, in the manner in which the original required payment was made by the customer.⁹ 2 This paragraph shall only apply to customers who rented product prior to the date that the 3 Respondent implements the corrective actions required by this AVC in the store from which the 4 customer rented product.¹⁰ This obligation to refund or credit only covers requests made by 5 customers within 6 months from the date in paragraph 6 and that otherwise meet the criteria set 6 7 forth in this Paragraph 15A. Respondent will request and recommend that participating 8 franchise stores forward any written requests for refund as described in this Paragraph 15A to 9 Respondent or redirect such consumers to Respondent unless the store provides the credit or refund directly to the customer. A failure of a participating franchise store to cooperate is not a 10 11 violation of this AVC.

12 Respondent shall provide rental coupons to customers of franchise stores that did B. 13 not participate in the NLF program and did not notify customers, through signage or otherwise, 14 that they were not participating in the NLF program, as follows: Eligible customers are those who rented product after December 31, 2004 up to the date in paragraph 6 when the AVC is 15 16 announced and filed, who paid extended viewing fees or "late fees," and who make a written 17 request as outlined in this Section 15B. Respondent shall provide such customers rental 18 coupon(s) for the number of rentals equivalent to the number of rentals for which the customer was charged extended viewing fees or "late fees."¹¹ Such rental coupons shall only be issued 19 for rentals in the initial rental transaction following December 31, 2004, but shall apply to all 20

 ⁹ In order to receive a refund to a credit card, customers must present the credit card to a store.
 ¹⁰ Or as to participating franchise stores from the date that Respondent implements these corrective actions in corporate stores.

However, subject to the other requirements and criteria set forth in this Paragraph 15B, if a request alleges that a customer was charged extended viewing fees or "late fees" for an

additional rental period in an amount that exceeded the amount charged for the original rental period, Respondent shall provide coupons such that the customer will receive the same or

greater number of free rentals as the amount of rentals represented by the amount charged in extended viewing fees or "late fees" for the additional rental period.

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1 items in the initial rental transaction for which the customer was charged extended viewing fees 2 or "late fees." Coupons will be provided for extended viewing fees or "late fees" only, and not 3 for any charges for the conversion of a rental to a sale. Requests must be in writing and may be 4 sent to Respondent directly from a customer, or may be forwarded from any such 5 nonparticipating store, from the States, or from a consumer protection agency. Requests must 6 provide details of the transaction and allege a lack of understanding of the NLF program. 7 Requests must be made to one of these entities prior to or within 30 days after the date in 8 paragraph 6 when the AVC is announced and filed (and in those states such as Tennessee that cannot announce until entry of the AVC, 30 days after the date of entry), or after the 30 days, 9 10 within one week upon first discovering or being notified that extended viewing fees or "late 11 fees" were charged. This obligation to refund or credit only covers requests made by 12 customers within 6 months from the date in paragraph 6 and that otherwise meet the criteria set forth in this Paragraph 15B. Respondent will request and recommend that non-participating 13 14 franchise stores forward any written requests to Respondent or redirect such consumers to 15 Respondent unless the store wishes to resolve the request itself. A failure of a non-16 participating franchise store to cooperate is not a violation of this AVC. 17 16. CURRENT AND CORRECTIVE ADVERTISING 18 19 No later than thirty days after Respondent executes this AVC, Respondent agrees it will adhere to each of the following "current and corrective advertising" requirements for a period of 20 six months and provide the FAQ brochures and notices for use by participating franchise stores. 21 22 Respondent will, acting for its corporate stores: 23 A. Include the terms and conditions of the NLF program as set forth in 24 Respondent's current FAQ brochures (Blockbuster Part Number 4906-982690) clearly and conspicuously on the policy endcap¹² displayed in every store; 25 26

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¹² An "endcap" is an advertising poster at the end of an aisle. Page 10 –BLOCKBUSTER ASSURANCE OF VOLUNTARY COMPLIANCE March 23, 2005 CEDK4175

B. Keep a document containing substantially the same information as the current
 FAQ brochure in every store, prominently available for customers to read at the store and/or
 take home (along with a clear and conspicuous sign next to the brochures indicating they
 contain important information if they are not otherwise placed in close proximity to one of the
 other corrective disclosures referenced in this Paragraph);

6 C. Post a one-sided 8-1/2 by 11 inch notice in multiple locations in each store 7 explaining the terms of the NLF program, which locations will be in areas reasonably calculated 8 to inform customers of the terms and conditions of the NLF program in the normal course of 9 transacting business in the store, including, without limitation, on or immediately adjacent to the 10 entrance door to the store facing out and the exit door facing in and in at least one location 11 which can be viewed by all customers in advance of and in connection with customers 12 concluding rental transactions. The notice must include the applicable statement set forth in 13 Exhibit A in, at minimum, 26-point font.

14 D. Provide store personnel with information regarding how customers may obtain 15 the restitution set forth in Paragraph 15 for use in responding to customer inquiries.

E. As of the date of execution by Respondent, remove from its stores the external
window signage advertising the NLF program and request and recommend that participating
franchise stores do the same;

F. On or before the later of March 15, 2005 or within five days after the execution of this AVC by Respondent, remove from its stores the current internal signage advertising the NLF program and request and recommend that participating franchise stores do the same;

G. Require any franchise store that is not participating in the NLF program to
remove any contrary advertising;

H. Include a hyperlink to the language in Exhibit A on Respondent's
blockbuster.com website in, at minimum, 14-point font (both the link and the information);

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1	I. Commencing with the May, 2005, direct mail, all newsletter-format direct mail
2	pieces discussing the NLF program shall include the applicable disclosure in Exhibit A in, at
3	minimum, 12-point font, except for the highlighted wording, which will appear in font at least
4	¼ headline cap height, and all postcard and one-sheet foldover direct mail pieces that discuss
5	the NLF program shall include the applicable disclosure in Exhibit A in at least ¼ headline cap
б	height and follow the requirements of 17 A; and,
7	J. Provide the same advertising required in this paragraph of the AVC for corporate
8	stores to participating franchise stores and request and recommend they utilize it.
9	K. Customers who are sent written notification by Respondent that a rental has been
10	converted to a sale will be told that: "You must present your credit card to the store to apply this
11	credit to your credit card," or a substantially similar disclosure.
12	17.
13	FUTURE ADVERTISING
14	Effective upon Respondent signing this AVC, Respondent agrees to adhere to each of
15	the following "future advertising" requirements for the current NLF program or for any similar
16	program that represents that late fees or charges are eliminated, limited or deferred ¹³ , and that it
17	will:
18	A. Provide that no English or Spanish language advertising in any medium
19	(including but not limited to (1) all e-newsletters, email and Internet advertisements, (2) all
20	direct mail pieces, (3) any large out-of-home advertising such as on billboard or buses, (4) any
21	television or radio advertising, (5) any print advertising, (6) any large signage on the outside of
22	stores, and (7) any large signage on the inside of stores such as banners, floor decals and
23 24	
24 25 26	¹³ The requirements of this Paragraph 17 do not apply to advertisements for items or programs that do not have due dates, including in-store and online subscription programs that require a periodic membership fee.

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	signs) represents directly or by implication that there are no late fees or only limited late fees
	unless such representation is accompanied by and appears proximately to a clear and
	conspicuous disclosure of the existence of any charge (including, without limitation, any rental
	fee, restocking fee, or charge associated with a rental transaction that has been converted to a
	sale) that may be incurred if an item is returned past the due date, and of any limitation on the
	stores participating in the offer. In the case of the current NLF program, the following
	disclosure (or a substantially similar disclosure) clearly and conspicuously accompanying and
	appearing proximately to the phrase "No Late Fees" or "The End of Late Fees" or equivalent
	phrase is an example of a disclosure that satisfies the foregoing requirement: "Participating
	stores only. Rental product kept more than 7 days after the due date is converted to a sale. Sale
	may be reversed by returning the product within 30 days of the sale date and paying a \$1.25
	restocking fee. Franchisee restocking fees may vary." ¹⁴ ; and,
	B. Provide that all stores clearly and conspicuously display the Respondent's policy
	for return of rental product and applicable charges if product is not returned.
	18.
	All terms in this AVC that are specific to the current NLF program will expire
when the NLF program expires unless otherwise provided herein.	
	///
	///
	///
	 ¹⁴ In the case of a radio advertisement of thirty seconds or less duration, the following disclosure (or a substantially similar disclosure) clearly and conspicuously accompanying the phrase "No Late Fees" or "The End of Late Fees" or equivalent phrase is an example of a disclosure that satisfies the foregoing requirement: "Participating stores only. See terms of automatic sale and restocking fee." Page 13 –BLOCKBUSTER ASSURANCE OF VOLUNTARY COMPLIANCE

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1	REVIEW BY RESPONDENT'S ATTORNEY	
2	Approved as to form. Dated $\frac{3/23/05}{10}$	
3	Debra L. Witter	
4	Attorney for Respondent	
5	RESPONDENT'S SIGNATURE AND ACKNOWLEDGMENT	
6		
7	Respondent has read and understands this agreement and each of its terms. Respondent agrees to each and every term.	
8	Corporate Respondent	
9	U.S. Store Operations for Blockbuster Inc. and am fully authorized and empowered to sign this	
10		
11		
12	N.P. Shepherd	
13	Signature Tide, Descident U.S. Steve Operations Divident of	
14	Title: President U.S. Store Operations Blockbuster Inc.	
15	Address: Blockbuster Inc. 1201 Elm Street	
16	Dallas, Texas 75270	
17	SUBSCRIBED AND SWORN to before me this $\frac{22}{20}$ day of March, 2005.	
18	ALIDA E. DUGGAN	
19	MY COMMISSION EXPIRES IN INOTARY PUBLIC (/ C	
20	March 26, 2006	
21		
22		
23		
24		
25		
26		



EXHIBIT A

3 In-store

1

2

- 4 Membership rules apply for rentals. Rentals are due back at the date and time stated on the transaction receipt. There is no additional rental charge if a member keeps a rental item up to 7
- days beyond the pre-paid rental period. After 7 days beyond the due date, Blockbuster will
 automatically convert the rental to a purchase on the 8th day and will charge the member
- the selling price for the item in effect at the time of the rental, minus the rental fee paid.
 Member then has 30 days to return the product and receive a credit for the selling price
- charged, less a \$1.25 restocking fee. These terms available at participating stores only.
- 8 Franchisee restocking fees may vary. See policy endcap for complete terms and conditions.

9

10 Newsletter Direct Mail

11 Membership rules apply for rentals. Rentals are due back at the date and time stated on the transaction receipt. There is no additional rental charge if a member keeps a rental item up to 7

12 days beyond the pre-paid rental period. After 7 days beyond the due date, Blockbuster will automatically convert the rental to a purchase on the 8th day and will charge the member 13 the selling price for the item in effect at the time of the rental minus the rental fee paid

- the selling price for the item in effect at the time of the rental, minus the rental fee paid.
 Member then has 30 days to return the product and receive a credit for the selling price
- charged, less a \$1.25 restocking fee. These terms available at participating stores only. Franchisee restocking fees may vary. See store or blockbuster.com for complete terms and
- 15 Franchisee restocking fees may vary. See store or blockbuster.com for complete terms and conditions.
- 16

Postcard or One-Sheet Foldover Direct Mail

- Participating stores only. Rental product kept more than 7 days after the due date is converted to a sale. Sale may be reversed by returning the product within 30 days of the sale date and
 paying a restocking fee.
- 20 21 22 23 24 25 26

Page 15 –BLOCKBUSTER ASSURANCE OF VOLUNTARY COMPLIANCE March 23, 2005 CEDK4175

IN THE MATTER OF BLOCKBUSTER, INC.

ASSURANCE OF VOLUNTARY COMPLIANCE

DATED: MARCH 18, 2005

TROY KING, Attorney General of the State of Alabama

Alice M. Maples (MAP007) Chief, Consumer Protection and Antitrust Section Assistant Attorney General Alabama Attorney General's Office 11 South Union Street Montgomery, Alabama 36130 334-353-3763 Direct Line 334-242-2433 Facsimile

Assurance of Voluntary Compliance

DATED THIS 14TH DAY OF MARCH, 2005

STATE OF ALASKA SCOTT J NORDSTRAND Acting Attorney General

CLYDE E. SNIFFEN, JR

Assistant Attorney General Commercial and Fair Business Section Alaska Attorney General's Office 1031 W. 4th. Avenue # 200 Anchorage, Alaska 99501 Telephone: 907-269-5200

Assurance of Voluntary Compliance

DATED: MARCH 21, 2005

÷

TERRY GODDARD, Attorney General of the State of Arizona

by Todd F. Lang, Unit Chief Counsel Consumer Litigation Unit Arizona Attorney General's Office 1275 W. Washington Street Phoenix, AZ 85007

IN THE MATTER OF BLOCKBUSTER, INC.

ASSURANCE OF VOLUNTARY COMPLIANCE

DATED: MARCH 16, 2005

MIKE BEEBE, Attorney General of the State of Arkansas

J. Gamille Williams Assistant Attorney General Arkansas Attorney General's Office 323 Center Street, Suite 200 Little Rock, Arkansas 72201 501.682.3638 Direct Line 501.682.8118 Facsimile

ł

Assurance of Voluntary Compliance

DATED: MARCH 23, 2005

BILL LOCKYER, Attorney General of the State of California

ALBERT NORMAN SHELDEN Senior Assistant Attorney General California Attorney General's Office 110 West A Street, Suite 1100 P.O. Box 85266 San Diego, California 92186-5266

Assurance of Voluntary Compliance

DATED: MARCH 16, 2005

JOHN W. SUTHERS, ATTORNEY GENERAL STATE OF COLORADO

12

MARIA E. BERKENKOTVÉR First Assistant Attorney General

CLAIRE M. LARGESSE Assistant Attorney General Consumer Protection Section 1525 Sherman Street, Fifth Floor Denver, Colorado 80203

Assurance of Voluntary Compliance

STATE OF CONNECTICUT

EDWIN RODRIGUEZ COMMISSIONER OF CONSUMER PROTECTION

RICHARD BLUMENTHAL ATTORNEY GENERAL

DATED: MARCH 21, 2005

BY:

Hanry Desjartin

Garry Desjardins Assistant Attorney General 110 Sherman Street Hartford, CT 06105 Tel (860) 808-5400 Fax (860) 808-5593 E-mail: garry.desjardins@po.state.ct.us

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Assurance of Voluntary Compliance

DATED: MARCH 11, 2005

M. JANE BRADY, Attorney General of the State of Delaware

OLHA NMOR YBAKOFF Deputy Attorney General and Director, Consumer Protection Division Department of Justice 820 N. French Street, 5th Floor Wilmington, Delaware 19801 (302) 577-8600

;'

Assurance of Voluntary Compliance

DATED: March 16, 2005

ROBERT J. SPAGNOLETTI Attorney General for the District of Columbia

DAVID M. RUBENSTEIN Deputy Attorney General Public Safety Division

Ruble

BENNETT RUSHKOFF Chief, Consumer and Trade Protection Section

GRANT G. MOY, JR.

Assistant Attorney General Office of the Attorney General 441 Fourth Street, N.W., Suite 450 North Washington, D.C. 20001 (202) 727-6337

Attorneys for the District of Columbia

Assurance of Voluntary Compliance

DATED: MARCH 24, 2005

CHARLES J. CRIST, JR. Attorney General of the State of Florida

Un

MARY LEONTAKIANAKOS Director of Economic Crimes Florida Attorney General's Office PL-01 The Capitol Tallahassee, Florida 32399-1050

In the Matter of BLOCKBUSTER, INC. ASSURANCE OF VOLUNTARY COMPLIANCE

DATED: MARCH 15, 2005

JOSEPH B. DOYLE Administrator, Governor's Office of Consumer Affairs

Dana M. Tucker Davis Attorney Designee Governor's Office of Consumer Affairs 2 Martin Luther King, Jr. Drive, Suite 356 Atlanta, GA 30334-4600

Assurance of Voluntary Compliance

DATED: MARCH 14, 2005

STEPHEN H. LEVINS, Executive Director Office of Consumer Protection of the State of Hawaii

Hun E wto JEFFREY E. BRUNTON

Staff Attorney Office of Consumer Protection State of Hawaii 235 South Beretania Street, Suite 801 Honolulu, Hawaii 96813

Assurance of Voluntary Compliance

DATED: MARCH 15, 2005

LAWRENCE G. WASDEN ATTORNEY GENERAL STATE OF IDAHO

hoa

Jane B. Hochberg (ISB No. 5465) Deputy Attorney General Consumer Protection Unit Office of the Attorney General Len B. Jordan Building 650 W. State St., Lower Level P. O. Box 83720 Boise, Idaho 83720-0010 Telephone: (208) 334-2424 FAX: (208) 334-2830 jane.hochberg@ag.idaho.gov

Assurance of Voluntary Compliance

DATED: MARCH 17, 2005

LISA MADIGAN, Attorney General of the State of Illinois

CHARLES G. FERGUS Chief, Consumer Fraud Bureau

E. a KATRINA E. WANZER

Assistant Attorney General Consumer Fraud Bureau 100 West Randolph St., 12th Floor Chicago, IL 60614

Assurance of Voluntary Compliance

DATED: MARCH 18, 2005

STEVE CARTER, Attorney General of the State of Indiana

DAVID A. RAETZMANN, #6392-23 Deputy Attorney General Indiana Attorney General's Office Indiana Government Center South, 5th floor 302 W. Washington Street Indianapolis, IN 46204

Assurance of Voluntary Compliance

DATED: MARCH 11, 2005

TOM MILLER, Attorney General of the State of Iowa

WILLIAM L. BRAUCH Special Assistant Attorney General Director-Consumer Protection Division Iowa Attorney General's Office 1305 E. Walnut Street Des Moines, IA 50319

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Assurance of Voluntary Compliance

DATED: MARCH 18, 2005

PHILL KLINE, Attorney General of the State of Kansas

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Bryan Jørown, KS Bar No. 17634 Deputy Attorney General Consumer Protection/Antitrust Division Office of Attorney General Phill Kline 120 SW 10th Avenue Topeka, KS 66612-2215

Assurance of Voluntary Compliance

DATED: MARCH 16, 2005

GREGORY D. STUMBO, Attorney General of the Commonwealth of Kentucky

WANDA R. DELAPLANE Assistant Attorney General Kentucky Attorney General's Office 1024 Capital Center Drive Frankfort KY 40601 (502) 696-5389

IN THE MATTER OF BLOCKBUSTER, INC.

ASSURANCE OF VOLUNTARY COMPLIANCE

DATED: MARCH 16, 2005

CHARLES C. FOTI, JR., Attorney General of the State of Louisiana

ingerter abel

Isabel Wingerter Assistant Attorney General Louisiana Attorney General's Office 1885 Third St. Baton Rouge, LA 70802 225 326 6464 Direct Line 225 326 6499 Facsimile

Assurance of Voluntary Compliance

DATED: March 14, 2005

G. STEVEN ROWE, Attorney General of the State of Maine

Linda J. Conti

Assistant Attorney General Maine Attorney General's Office 6 State House Station Augusta, ME 04333-0006

Assurance of Voluntary Compliance

Dated: March 17, 2005

J. JOSEPH CURRAN, JR., Attorney General of the State of Maryland

ul

WILLIAM D. GRUHN Assistant Attorney General Maryland Attorney General's Office Consumer Protection Division 200 Saint Paul Place Baltimore, MD 21202

In the Matter of:

BLOCKBUSTER INC.

Assurance of Voluntary Compliance

DATED: March 15, 2005

COMMONWEALTH OF MASSACHUSETTS THOMAS F. REILLY ATTORNEY GENERAL

By: Jesse M. Caplan

Assistant Attorney General Consumer Protection and Antitrust Division One Ashburton Place Boston, MA 02108-1698 (617) 727-2200

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Assurance of Discontinuance

MICHAEL A. COX Attorney General of the State of Michigan

erall By:

Kathy Fitzgerald (P31454) Assistant Attorney General Consumer Protection Division P.O. Box 30213 Lansing, MI 48909 (517) 335-0855

Dated: March 16, 2005

Assurance of Voluntary Compliance

Dated: March 21, 2005

Respectfully submitted,

MIKE HATCH Attorney General State of Minnesota

PRENŤISS COX

Assistant Attorney General Atty. Reg. No. 218844

445 Minnesota Street, #1400 St. Paul, Minnesota 55101-2131 (651) 297-4606 (Voice) (651) 297-7206 (TTY)

ATTORNEYS FOR STATE OF MINNESOTA

Assurance of Voluntary Compliance

DATED: MARCH 18, 2005

JIM HOOD, Attorney General of the State of Mississippi

BRIDGATTE WIGGINS, MIS Bar No. 9676 Special Assistant Attorney General Mississippi Attorney General's Office 802 North State Street. Suite 301 Jackson, MS 39225 (601) 359-4279 (601) 359-4231 (Fax) BWILL@ago.state.ms.us In the Matter of BLOCKBUSTER, INC. and State Attorneys General Negotiations Regarding Advertising Practices

SIGNATURE PAGE

The State of Missouri, by and through its Attorney General, hereby agrees to accept from Blockbuster, Inc., and to sign and file with the Missouri courts, the attached proposed Assurance of Voluntary Compliance, and to file a Petition seeking approval of same, in the final format negotiated by representatives of Oregon and California, etc., ("the negotiating states"), contemporaneous and in conjunction with similar filings by other states.

> JEREMIAH (JAY) NIXON Missouri Attorney General

Forest W. Hanna, III, Mo. Bar # 36614 Assistant Missouri Attorney General 3100 Broadway, Suite 609 Kansas City, Missouri 64111 (816) 889-5000 Fax No. (816) 889-5006

To be affixed to Assurance of Voluntary Compliance

Assurance of Voluntary Compliance

DATED: MARCH 17, 2005

Office of Consumer Protection State of Montana

CORT JENSEN Special Assistant Attorney General Montana Department of Administration 1219 8th Ave Helena, MT 59620

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ASSURANCE OF VOLUNTARY COMPLIANCE

Date: March 18, 2005

BY: JON BRUNING, #20351 Attorney General of Nebraska

1 Herolus BY:

Leslie C. Levy, #20673 Assistant Attorney General 2115 State Capitol Lincoln, NE 68509-8920 Tel: (402) 471-2683 Fax: (402) 471-3297

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4	
1	In the Matter of:
2	BLOCKBUSTER INC. Assurance of Voluntary Compliance.
3	
4	DATED this 15 day of March , 2005.
5	SUBMITTED BY:
6	BRIAN SANDOVAL
7	Attorney General
8	By: John Lillor
9	JØ ANN GIBBS Senior Deputy Attorney General
10	Nevada Bar # 005324 555 E. Washington Avenue, #3900
11	Las Vegas, Nevada 89101 (702) 486-3789
12	Attorneys for Plaintiff, State of Nevada
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Assurance of Voluntary Compliance

DATED: MARCH

PATRICIA A. MADRID, Attorney General of the State of New Mexico

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Richard B. Word Assistant Attorney General New Mexico Attorney General's Office P.O. Drawer 1508 Santa Fe, New Mexico 87504-1508

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Assurance of Voluntary Compliance

Dated: March 15, 2005

ELIOT SPITZER, Attorney General of the State of New York

RÖBERT A. COĽÓN Assistant Attorney General In Charge NYS Office of the Attorney General 144 Exchange Boulevard, Suite 200 Rochester, New York 14614-2117 Telephone: (585) 546-7430

З.

Assurance of Voluntary Compliance

DATED: MARCH 14, 2005

ROY COOPER, Attorney General of the State of North Carolina

Barbana a. Shaw

BARBARA A. SHAW Assistant Attorney General North Carolina Attorney General's Office 114 W. Edenton Street Raleigh, North Carolina 27602

In the Matter of: BLOCKBUSTER, INC. ASSURANCE OF VOLUNTARY COMPLIANCE

State of North Dakota Wayne Stenehjem Attorney General anell BY: n Parrell D. Grossman, ID No. 04684 Assistant Attorney General Director, Consumer Protection & Antitrust Div. Office of Attorney General 4205 State Street PO Box 1054 Bismarck, ND 58502-1054 (701) 328-5570 Date: March 14, 2005

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Assurance of Voluntary Compliance

DATED: MARCH 11, 2005

JIM PETRO, Attorney General of the State of Ohio

SHAUN K. PETERSEN Deputy Attorney General Ohio Attorney General's Office 30 E. Broad St., 14th Floor Columbus, OH 43215-3666

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Assurance of Voluntary Compliance

DATED: MARCH 11, 2005

W.A. DREW EDMONDSON ATTORNEY GENERAL

Julie A. Bays

Assistant Attorney General Consumer Protection Unit 4545 N. Lincoln Blvd., Suite 260 Oklahoma City, Oklahoma 73105 Phone: (405) 521-4274 Fax: (405) 528-1867

1	In the Matter of BLOCKBUSTER INC.	
2	ASSURANCE OF VOLUNTARY COMPLIANCE	
3	ACCEPTANCE OF DOJ	
4	Accepted this 20th day of March, 2005.	
5		
6	HARDY MYERS Attorney General of Oregon	
7	mh	
8	THOMAS K. ELDEN #79036	
9	Assistant Attorney General (Appearance in Oregon Only)	
10		
11	APPROVAL BY COURT	
12	APPROVED FOR FILING and SO ORDERED thisday of March, 2005.	
13		
14	Circuit Court Judge	
15		
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Page – ASSURANCE OF VOLUNTARY COMPLIANCE TKE:geh\CEDK2863		

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DEPARTMENT OF JUSTICE 1162 Court Street NE Salem, OR 97301-4096 PHONE: (503) 378-4732

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i, a

Assurance of Voluntary Compliance

DATED: March 17, 2005

COMMONWEALTH OF PENNSYLVANIA

- BY: THOMAS W. CORBETT, JR. ATTORNEY GENERAL
- BY: FRANK T. DONAGHUE CHIEF DEPUTY ATTORNEY GENERAL

J. P. McGOWAN Senior Deputy Attorney General Office of Attorney General Bureau of Consumer Protection Room 100, Samter Building 101 Penn Avenue Scranton, PA 18503-2025

BY:

Assurance of Voluntary Compliance

DATED MARCH 15, 2005

PATRICK C. LYNCH, Attorney General of the State of Rhode Island

Church

EDMUND F. MURRAY, JR. #3096 Special Assistant Attorney General Rhode Island Department of Attorney General 150 South Main Street Providence, Rhode Island 02903

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Assurance of Voluntary Compliance

DATED: March _____, 2005

HENRY D. McMASTER Attorney General

C. HAVIRD JONES, JR. Senior Assistant Attorney General South Carolina Attorney General's Office 1000 Assembly Street (29201) P. O. Box 11549 Columbia, SC 29211 (803) 734-3680 In the Matter of:

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BLOCKBUSTER INC. - Assurance of Voluntary Compliance

Dated this 14th day of March, 2005, at Pierre, South Dakota.

LAWRENCE E. LONG ATTORNEY GENERAL FOR THE STATE OF SOUTH DAKOTA

Paul Cremer Assistant Attorney General 500 East Capitol Pierre, SD 57501-5070 Telephone: (605) 773-3215

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Assurance of Voluntary Compliance

DATED: MARCH /4, 2005

PAUL G. SUMMERS, Attorney General of the State of Tennessee

MEREDITH DEVAULT Senior Counsel Tennessee Attorney General's Office 450 Fifth Avenue North Nashville, TN 37243

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Assurance of Voluntary Compliance

DATED: MARCH]], 2005

GREG ABBOTT, Attorney General of the State of Texas

JOHA OWENS Assistant Attorney General Office of the Attorney General Consumer Protection & Public Health Division 808 Travis, Suite 300 Houston, Texas 77002 SBN: 15379200 713-223-5816 713-223-5886 fax

Assurance of Voluntary Compliance

DATED: MARCH // , 2005

MARK L. SHURTLEFF, Attorney General of the State of Utah

n JEFFREY BUCKNER

Assistant Attorney General Utah Attorney General's Office 160 East 300 South, 5th Floor P.O. Box 140872 Salt Lake City, Utah 84111-0872

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In the Matter of BLOCKBUSTER, INC.

Assurance of Voluntary Compliance

DATED: MARCH 16, 2005

COMMONWEALTH OF VIRGINIA, EX REL. JUDITH WILLIAMS JAGDMANN, ATTORNEY GENERAL

Judith Williams Jagdmann Attorney General

Bernard L. McNamee II Chief Deputy Attorney General

Maureen R. Matsen Deputy Attorney General Civil Division

David B. Irvin Senior Assistant Attorney General and Chief Antitrust and Consumer Litigation Section

Marcan YЙ By:

Courtney M. Malveaux Assistant Attorney General (VSB No. 51064) Antitrust and Consumer Litigation Section Office of the Attorney General of Virginia 900 East Main Street, 6th Floor Richmond, Virginia 23219 Telephone: (804) 786-1925 Facsimile: (804) 786-0122

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Assurance of Voluntary Compliance

DATED: MARCH 14, 2005

ROB MCKENNA, Attorney General of the State of Washington

DOUGLAS D. WALSH Senior Counsel Consumer Protection Division Washington Attorney General's Office 1019 Pacific Avenue, 3rd Floor P.O. Box 2317 Tacoma, Washington 98401-2317

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Assurance of Voluntary Compliance

DATED: MARCH 11, 2005

DARRELL V. McGRAW, JR., Attorney General of the State of West Virginia

ROB BASTRESS (WV Bar No. 9616) Assistant Attorney General West Virginia Attorney General's Office Consumer Protection / Antitrust Division P.O. Box 1789 Charleston, West Virginia 25326-1789

Assurance of Voluntary Compliance

Dated: March 16, 2005

PEGGY A. LAUTENSCHLAGER, Attorney General of the State of Wisconsin

CYNTHIA R. HIRSCH Assistant Attorney General State Bar #1012870 Wisconsin Department of Justice Post Office Box 7857 Madison, Wisconsin 53707-7857 (608) 266-3861

Assurance of Voluntary Compliance

DATED: MARCH 21, 2005

Patrick J. Crank, Attorney General of the State of Wyoming

BY:

Free et <u>0</u> n PETER FREE

Assistant Attorney General Wyoming Attorney General's Office 123 State Capitol Cheyenne, Wyoming 82002

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