Case 1:09-cv-00592-RBK Document 43 Filed 12/21/09 Page 1 of 3

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

REDBOX AUTOMATED RETAIL, LLC)
Plaintiff,)) Civil Action No. 09-592-RBK
vs.	
TWENTIETH CENTURY FOX HOME ENTERTAINMENT, LLC)))
Defendant.))
)

TWENTIETH CENTURY FOX HOME ENTERTAINMENT LLC'S MOTION TO DISMISS REDBOX'S AMENDED COMPLAINT PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 12(B)(6)

Pursuant to Federal Rule of Civil Procedure 12(b)(6), Twentieth Century Fox

Entertainment LLC ("Fox") moves to dismiss with prejudice the Amended Complaint filed by

Redbox Automated Retailed, LLC ("Redbox") on November 30, 2009. (*See* D.I. 38.) As more

fully stated in Fox's Opening Brief, each cause of action Redbox alleges against Fox fails to state

a claim for which relief may be granted. As an initial matter, Redbox's antitrust claims under

Section 1 of the Sherman Act should be dismissed because Redbox: (a) does not identify any

unlawful agreement between Fox and its distributors or between Fox and retailers; (b) does not

allege harm to inter-brand competition; (c) does not allege market-wide injury to competition;

and (d) does not allege a plausible antitrust market.

Moreover, Redbox's copyright misuse claim fails because copyright misuse is not a cause of action. Redbox's tortious interference claim fails because Fox is not alleged to have interfered with any contract requiring unconditionally the distribution of Fox DVDs to Redbox. Finally, Redbox's tortious interference with prospective business opportunity and unfair competition

Case 1:09-cv-00592-RBK Document 43 Filed 12/21/09 Page 2 of 3

claims fail because: (a) Redbox has no reasonable expectation that Wal-Mart, Best Buy or Target

wish to transform themselves from national retailers into Redbox's DVD distributor; (b) Redbox

does not plead any facts supporting an unlawful agreement between Fox and retailers, or any

other allegation demonstrating intentional interference or unfair competition; and, (c) Fox's

alleged conduct does not violate antitrust laws, and Redbox offers no independent reason as to

why Fox's conduct is wrongful under tort or unfair competition law.

This Motion is supported by Fox's Opening Brief, the accompanying Declaration of

David I. Horowitz and exhibits thereto, the record in this case, and any oral argument that the

Court may hear on this Motion.

Dated: December 21, 2009

Respectfully submitted,

/s/ Beth Moskow-Schnoll

Beth Moskow-Schnoll (No. 2900)

BALLARD SPAHR LLP

919 North Market Street, 12th Floor

Wilmington, DE 19801

Tel:

(302) 252-4447

Fax:

(302) 355-0221

Email: moskowb@ballardspahr.com

2

Neal Walters BALLARD SPAHR LLP Plaza 1000 - Suite 500 Main Street Voorhees, NJ 08043 Tel: (856) 761-3438

Email: waltersn@ballardspahr.com

OF COUNSEL

Yosef Riemer (admitted pro hac vice) KIRKLAND & ELLIS LLP 601 Lexington Avenue New York City, NY 10022 Tel: (212) 446-4802

Email: yosef.riemer@kirkland.com

Corey C. Watson (admitted pro hac vice) KIRKLAND & ELLIS LLP 333 South Hope Street Los Angeles, CA 90071 Tel: (213) 680-8482

Email: corey.watson@kirkland.com

Attorneys for Twentieth Century Fox Home Entertainment LLC