$DP1\_Rule\_7\_1\_Statement\_for\_Defendants.doc$ 

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

-----X

PEARSON EDUCATION, INC. AND

THE McGRAW-HILL COMPANIES, INC., :

Plaintiffs,

-against-

MAHI ENTERPRISES LLC,
DIPESH PATEL, GITA PATEL,
SHAILESH PATEL, DILIP PATEL,
AND ARPIT SHAH ALL D/B/A
EDUTEXTBOOKS.COM D/B/A
BOOKS4LEASE.COM D/B/A DIPESP
AND JOHN DOES NOS. 1-5,

Defendants.

\_\_\_\_\_

**ECF CASE** 

08 CV 6161 (LAK)

RULE 7.1 STATEMENT
FOR DEFENDANTS
.

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure and to enable Judges and Magistrate Judges of the Court to evaluate possible disqualification or recusal, the undersigned counsel for the corporate Defendant, Mahi Enterprises LLC (a private, non-governmental party) certifies that no publicly-held corporation owns any stock of the said party.

Dated: New York, New York July 28, 2008

Carl E. Person (CP 7637)

Ca. 19 Pen

Attorney for Defendants,

Mahi Enterprises LLC, Dipesh Patel, Gita Patel and Shailesh Patel

325 W. 45th Street - Suite 201

New York, New York 10036-3803 Tel: 212-307-4444; Fax: 212-307-0247

Email: carlpers@ix.netcom.com