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1		Hon. Marsha J. Pechman	
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5	UNITED STATES I	DISTRICT COURT	
6	WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
7	AT SEA	ATTLE	
8	INTERVAL LICENSING LLC,	Case No. 2:10-cv-01385-MJP	
9	Plaintiff,		
10	V.		
11	AOL, INC.; APPLE, INC.; eBAY, INC.;	INTERVAL LICENSING LLC'S ANSWER TO COUNTERCLAIMS	
12	FACEBOOK, INC.; GOOGLE INC.; NETFLIX, INC.; OFFICE DEPOT, INC.;	JURY DEMAND	
13	OFFICEMAX INC.; STAPLES, INC.;		
14	YAHOO! INC.; AND YOUTUBE, LLC,		
15	Defendants.		
16 17	INTERVAL LICENSING LLC'S ANSWER TO EBAY INC.'S COUNTERCLAIMS		
18	Plaintiff Interval Licensing LLC ("Interval"), by and through its attorneys, files this		
19	Answer to the counterclaims of Defendant and Counterclaimant eBay Inc. ("eBay") and		
20	respectfully answers as follows:		
21	Interval denies each and every averment set forth in the Counterclaims, except for those		
22	averments expressly and specifically admitted below. To the extent that the headings and non-		
23	numbered statements in the Counterclaims contain any averments, Interval denies each and		
24	every such averment.		
25	1. Paragraphs 1-75 do not contain any allegations that require an answer. To the extent		
26	necessary, Interval incorporates by reference and realleges the allegations in its First Amended		
27	Complaint.		
28			
	Interval's Answer to eBay's Counterclaims Case No. 2:10-cv-01385-MJP	Susman Godfrey, LLP 1201 Third Avenue, Suite 3800 Seattle WA 98101-3000	

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1	Affirmative Defenses		
2	First Affirmative Defense: Non-Infringement		
3	2. Interval denies the allegations in \P 1.		
4	Second Affirmative Defense: Invalidity		
5	3. Interval denies the allegations in \P 2.		
6	Third Affirmative Defense: Failure to State a Claim		
7	4. Interval denies the allegations in \P 3.		
8	Fourth Affirmative Defense: Use/Manufacture By/For United States Government		
9	5. Interval denies the allegations in \P 4.		
10	Fifth Affirmative Defense: Dedication to the Public		
11	6. Interval denies the allegations in \P 5.		
12	Sixth Affirmative Defense: Equitable Defenses		
13	7. Paragraph 6 contains legal conclusions that require no response. To the extent a response		
14	is required, Interval denies the allegations in \P 6.		
15	Seventh Affirmative Defense: Lack of Standing		
16	8. Interval denies the allegations in \P 7.		
17	Eighth Affirmative Defense: Failure to Mitigate Damages		
18	9. Interval denies the allegations in \P 8.		
19	Ninth Affirmative Defense: Sections 284-288		
20	10. Paragraph 9 contains legal conclusions that require no response. To the extent a response		
21	is required, Interval denies the allegations in \P 9.		
22	11. Interval denies the allegations in ¶ 10. Interval, through its sister corporation, Vulcan Inc.,		
23	sent a letter to eBay prior to the commencement of this action informing eBay that Vulcan Inc.		
24	and its affiliated companies had patents that may be of interest to eBay, and invited eBay to		
25	contact Vulcan's intellectual property counsel to discuss further.		
26	12. Paragraph 11 contains legal conclusions that require no response. To the extent a		
27	response is required, Interval denies the allegations in \P 11.		
28	2		
	Interval's Answer to eBay's CounterclaimsSusman Godfrey, LLPCase No. 2:10-cv-01385-MJP1201 Third Avenue, Suite 3800 Seattle WA 98101-30001437020v1/011873Seattle WA 98101-3000		

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1	Tenth Affirmative Defense: Reverse Doctrine of Equivalents		
2	13. Interval denies the allegations in \P 12.		
3	Eleventh Affirmative Defense: Prosecution History Estoppel		
4	14. Paragraph 13 contains legal conclusions that require no response. To the extent a		
5	response is required, Interval denies the allegations in \P 13.		
6	Twelfth Affirmative Defense: No Entitlement to an Injunction		
7	15. Interval admits the allegations in \P 14.		
8	16. Interval denies the allegations in \P 15.		
9	17. Interval denies the allegations in \P 16.		
10	18. Interval denies the allegations in \P 17.		
11	19. Interval denies the allegations in \P 18.		
12	20. Interval denies the allegations in \P 19.		
13	Thirteenth Affirmative Defense: Indispensable Parties		
14	21. Interval denies the allegations in \P 20.		
15	PRAYER FOR RELIEF		
16	22. In response to eBay's Prayer for Relief, Interval denies that eBay is entitled to relief of		
17	any kind.		
18	DEMAND FOR JURY TRIAL		
19	23. This paragraph sets forth eBay's request for a jury trial, to which no response is required.		
20	COUNTERCLAIMS FOR DECLARATORY JUDGMENT		
21	24. Interval is without sufficient information to admit or deny the allegations made in \P 1, and		
22	therefore denies those allegations.		
23	25. Interval admits the allegations in \P 2.		
24	JURISDICTION		
25	26. Interval admits the allegations in ¶ 3 that eBay's counterclaims constitute an action		
26	seeking a declaration of non-infringement and invalidity of the '507 and '682 patents and that this		
27	Court has jurisdiction over the counterclaims.		
28	3		
	Interval's Answer to eBay's CounterclaimsSusman Godfrey, LLPCase No. 2:10-cv-01385-MJP1201 Third Avenue, Suite 3800Case No. 2:10-cv-01385-MJP2020		
	1437920v1/011873		

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1	27 Interval admits the allocations in $\P 4$		
1	27. Interval admits the allegations in \P 4.		
2	28. Interval admits the allegations in \P 5 that an actual case and controversy exists between		
3	Interval and eBay relating to the '507 and '682 patents.		
4	<u>COUNT ONE</u>		
5	(Declaration of Non-Infringement of the '507 Patent)		
6	29. Interval incorporates by reference its responses to paragraphs 1-5 as if fully set forth		
7	herein.		
8	30. Interval denies the allegations in \P 7.		
9	31. Interval denies the allegations in \P 8.		
10	<u>COUNT TWO</u>		
11	(Declaration of Non-Infringement of the '682 Patent)		
12	32. Interval incorporates by reference its responses to paragraphs 1-8 as if fully set forth		
13	herein.		
14	33. Interval denies the allegations in \P 10.		
15	34. Interval denies the allegations in \P 11.		
16	COUNT THREE		
17	(Declaration of Invalidity of the '507 Patent)		
18	35. Interval incorporates by reference its responses to paragraphs 1-11 as if fully set forth		
19	herein.		
20	36. Interval denies the allegations in \P 13.		
21	37. Interval denies the allegations in \P 14.		
22	COUNT FOUR		
23			
24	38. Interval incorporates by reference its responses to paragraphs 1-14 as if fully set forth		
25	herein.		
26	39. Interval denies the allegations in \P 16.		
27	40. Interval denies the allegations in \P 17.		
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1	DEMAND FOR JURY TRIAL		
2	41. This paragraph sets forth eBay's request for a jury trial, to which no response is required.		
3	PRAYER FOR RELIEF		
4	42. In response to eBay's Prayer for Relief, Interval denies that eBay is entitled to relief of		
5	any kind.		
6	REQUEST FOR RELIEF		
7	43. WHEREFORE, Interval respectfully requests judgment of the Court against eBay as		
8	follows:		
9	(a) Dismissal of eBay's counterclaims with prejudice;		
10	(b) Declaration that eBay has infringed U.S. Patent Nos. 6,263,507 and 6,757,682;		
11	(c) Awarding the damages arising out of eBay's infringement of U.S. Patent Nos.		
12	6,263,507 and 6,757,682, to Interval, together with prejudgment and post-judgment interest, in an		
13	amount according to proof;		
14	(d) Permanently enjoining eBay and its respective officers, agents, employees, and		
15	those acting in privity with them, from further infringement of U.S. Patent Nos. 6,263,507 and		
16	6,757,682, or in the alternative, awarding a royalty for post judgment infringement;		
17	(e) Awarding attorney's fees pursuant to 35 U.S.C. § 285 or as otherwise permitted by		
18	law; and		
19	(f) Awarding such other costs and further relief as the Court may deem just and		
20	proper.		
21			
22	Dated: February 7, 2011 /s/ Matthew R. Berry		
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	Interval's Answer to eBay's CounterclaimsSusman Godfrey, LLPCase No. 2:10-cv-01385-MJP1201 Third Avenue, Suite 3800		
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2	CERTI	FICATE OF SERVICE		
3				
4	I hereby certify that on February 7, 2011, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the			
	following counsel of record:			
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