

**IN THE UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION**

KLEIN & HEUCHAN, INC.,

Plaintiff,

v.

COSTAR REALTY INFORMATION, INC.,
and COSTAR GROUP, INC.,

Defendants.

Civil Action No. 8:08-cv-01227-JSM-MSS

**ANSWER, AFFIRMATIVE DEFENSES, AND COUNTERCLAIMS OF DEFENDANTS
COSTAR REALTY INFORMATION, INC., and COSTAR GROUP, INC.**

Defendants/Counterclaim Plaintiffs CoStar Realty Information, Inc., and CoStar Group, Inc., ("CoStar"), by and through its undersigned counsel, hereby responds to Plaintiff/Counterclaim Defendant's Klein & Heuchan, Inc.'s ("K&H") Complaint for Declaratory Judgment as follows:

COMPLAINT

1. CoStar admits that K&H filed an action for declaratory judgment pursuant to the Florida Declaratory Judgment Act in the Circuit Court of the Sixth Judicial Circuit in and for Pinellas County, Florida, Civil Division. CoStar is without knowledge or information sufficient to form a belief as to the truth of the remaining allegations of Paragraph 1 of the Complaint and therefore denies those allegations.

2. CoStar is without knowledge or information sufficient to form a belief as to the truth of the allegations of Paragraph 2 of the Complaint and therefore denies those allegations.

3. CoStar is without knowledge or information sufficient to form a belief as to the truth of the allegations of Paragraph 3 of the Complaint and therefore denies those allegations.

4. Admitted.

5. Admitted.

6. Admitted.

7. Admitted.

8. In response to the allegations of Paragraph 8 of the Complaint, CoStar admits that it is a leading national commercial real estate information services provider, and that it has created and maintains multiple commercial real estate information databases, and that these databases may be accessed via the Internet. CoStar is without knowledge or information sufficient to form a belief as to the truth of the remaining allegations of Paragraph 8 of the Complaint and therefore denies those allegations.

9. In response to the allegations of Paragraph 9 of the Complaint, CoStar admits that CoStar generally charges a fee for access to the CoStar databases, and that with the exception of a very limited amount of its information services CoStar makes available for no charge on the Internet at <http://www.CoStar.com>, access to CoStar's information services is offered only to authorized users. CoStar is without knowledge or information sufficient to form a belief as to the truth of the remaining allegations of Paragraph 9 of the Complaint and therefore denies those allegations.

10. CoStar is without knowledge or information sufficient to form a belief as to the truth of the allegations of Paragraph 10 of the Complaint and therefore denies those allegations.

11. In response to the allegations of Paragraph 11 of the Complaint, CoStar admits that Scott Bell is, upon information and belief, a Florida resident and works or worked

exclusively on behalf of, and at the direction of K&H out of K&H's principal place of business. CoStar is without knowledge or information sufficient to form a belief as to the truth of the allegations of Paragraph 11 of the Complaint and therefore denies those allegations.

12. In response to the allegations of Paragraph 12 of the Complaint, CoStar is without knowledge or information sufficient to form a response to what K&H believes is the times that are "material." CoStar denies that Scott Bell was an authorized user at any time he was in the employ of K&H.

13. In response to the allegations of Paragraph 13 of the Complaint, CoStar admits that CoStar claims K&H obtained a user name and password and accessed the CoStar database for its own commercial purpose without a valid license or any other authorization from CoStar. CoStar denies the allegation that CoStar claims that K&H's obtained access to the CoStar database by obtaining authorized users' user names and passwords.

14. In response to the allegations of Paragraph 14 of the Complaint, CoStar denies that K&H did not obtain access to the CoStar database for its own commercial purpose without a valid license or any other authorization from CoStar. CoStar denies K&H's allegation that K&H did not obtain access to the CoStar database by obtaining authorized users' user names and passwords, in part because K&H's access to the CoStar database was not pursuant to obtaining authorized users' user names and passwords. CoStar is without knowledge or information sufficient to form a belief as to the truth of the allegations of Paragraph 14 of the Complaint and therefore denies those allegations.

15. In response to the allegations of Paragraph 15 of the Complaint, CoStar admits CoStar claims that that K&H is bound by the terms of use agreement of the website maintained by CoStar, and upon information and belief, admits that CoStar claims that K&H, by and through

Scott Bell (and, upon information and belief, others), accessed the CoStar database. CoStar is without knowledge or information sufficient to form a belief as to the truth of the allegations of Paragraph 15 of the Complaint and therefore denies those allegations.

16. In response to the allegations of Paragraph 16 of the Complaint, CoStar admits that it has been injured as a result of K&H's actions. CoStar is without knowledge or information sufficient to form a belief as to the truth of the allegations of Paragraph 16 of the Complaint, including references and allegations related to a "phantom agreement" and therefore denies those allegations.

17. CoStar is without knowledge or information sufficient to form a belief as to the truth of the allegations of Paragraph 17 of the Complaint and therefore denies those allegations.

18. CoStar is without knowledge or information sufficient to form a belief as to the truth of the allegations of Paragraph 18 of the Complaint and therefore denies those allegations.

19. CoStar is without knowledge or information sufficient to form a belief as to the truth of the allegations of Paragraph 19 of the Complaint and therefore denies those allegations.

20. CoStar is without knowledge or information sufficient to form a belief as to the truth of the allegations of Paragraph 20 of the Complaint and therefore denies those allegations.

21. CoStar is without knowledge or information sufficient to form a belief as to the truth of the allegations of Paragraph 21 of the Complaint and therefore denies those allegations.

22. CoStar is without knowledge or information sufficient to form a belief as to the truth of the allegations of Paragraph 22 of the Complaint and therefore denies those allegations.

23. CoStar is without knowledge or information sufficient to form a belief as to the truth of the allegations of Paragraph 23 of the Complaint and therefore denies those allegations.

AFFIRMATIVE DEFENSES

By way of further response to the Complaint, CoStar states that the Complaint is barred by the following affirmative defenses. CoStar reserves the right to amend its Answer with additional affirmative defenses as further information is obtained.

FIRST DEFENSE: K&H's Complaint fails to state a claim upon which relief can be granted.

SECOND DEFENSE: The Court lacks subject matter jurisdiction to hear K&H's Complaint.

THIRD DEFENSE: The Court is the improper venue for this action.

FOURTH DEFENSE: The Court should dismiss the matter for failure to join a party, Scott Bell, under Federal Rule of Civil Procedure 19.

COUNTERCLAIMS

For its counterclaims against Plaintiff, CoStar states as follows:

PARTIES

1. Counterclaim Plaintiff CoStar Realty Information, Inc. is a corporation organized and existing under the laws of the State of Delaware with its principal place of business and corporate offices located at 2 Bethesda Metro Center, 10th Floor, Bethesda, Maryland, 20814-5388.

2. Counterclaim Plaintiff CoStar Group, Inc. is a corporation organized and existing under the laws of the State of Delaware with its principal place of business and corporate offices located at 2 Bethesda Metro Center, 10th Floor, Bethesda, Maryland, 20814-5388 (Counterclaim Plaintiffs CoStar Realty Information, Inc. and CoStar Group, Inc. are hereinafter collectively referred to as "CoStar").

3. Counterclaim Defendant Klein & Heuchan ("K&H") is, upon information and belief, a Florida corporation, organized and existing under the laws of the Florida, with its principal place of business located at 1744 Belcher Rd, Suite 200, Clearwater, FL 33765.

4. Counterclaim Defendant Scott Bell ("BELL") is, upon information and belief, a Florida resident and works exclusively on behalf of, and at the direction of Defendant K&H out of K&H's principal place of business located at 1744 Belcher Rd, Suite 200, Clearwater, FL 33765.

JURISDICTION AND VENUE

5. This Court has federal question jurisdiction over the action pursuant to 28 U.S.C. § 1331 as an action that arises under the laws of the United States. The Court further has exclusive federal jurisdiction pursuant to 28 U.S.C. § 1338(a) as a case arising under the Copyright Act. This Court has subject matter jurisdiction over CoStar's claims for unauthorized access to computers and related claims pursuant to 18 U.S.C. § 1030.

6. Venue is proper in this District pursuant to 28 U.S.C. §1391 because a substantial part of the events giving rise to the claims occurred in this District, and counterclaim defendants K&H and Bell conduct business in and are incorporated or reside in this District.

7. Personal jurisdiction over K&H is proper in this District because it is either headquartered in Florida, or conducts substantial business in this judicial district and regularly solicits business from, does business with, and derives revenue from goods and services provided to, customers in this district, and has committed acts of infringement in this judicial district.

8. Personal jurisdiction over Bell is proper in this District because he either resides in this district, conducts substantial business in this judicial district and regularly solicits business

from, does business with, and derives revenue from goods and services provided to, customers in this district, and has committed acts of infringement in this judicial district.

BACKGROUND

9. CoStar is a leading national commercial real estate information services provider. At enormous effort and expense, CoStar has created state-of-the-art software technology and research methods to develop one of the most comprehensive commercial real estate information databases available. CoStar currently employs the services of approximately 1000 trained research professionals, including a field research force with over 120 research photographers and a fleet of over 100 specially equipped field research vehicles, that canvass the country, building information and analysis and photographs that are integrated into an enormous database that is updated daily.

10. CoStar's photographs and the other information in CoStar's databases are not part of a repository of information generally available for free. CoStar licenses its information services to businesses, including primarily commercial real estate brokers, asset managers, mortgage lenders, investors, owners, property managers, security analysts, REIT professionals and appraisers/mortgage underwriters. CoStar's information licenses, among other things, enable its licensees to find for themselves or their customers available space for tenants, to match buyers to properties for sale, find tenants, research brokers, locate market-related information, and to value commercial real estate sales transactions. CoStar's licensees can search CoStar's database by selecting from the more than 150 fields of information and analysis included in the file for each property to find those properties that suit their needs. CoStar's licensees can search through CoStar's information in thousands of different ways to analyze various real estate markets, and thus access to CoStar's database greatly reduces the need for CoStar's licensees to

spend money on conducting research to locate much of the very same information already collected, organized, developed and analyzed by CoStar.

11. With the exception of a very limited amount of its information services CoStar makes available for no charge on the Internet at <http://www.CoStar.com>, access to CoStar's information services is offered only to authorized users. Interested members of the general public can become authorized users either (a) by entering into an online agreement for *ad hoc* access and use, or (b) by entering into a written license agreement and subscribing to one or more of CoStar's information services.

12. Access to CoStar's subscription information services and their associated databases is limited to those authorized users who gain authorization solely pursuant to written license agreements, which limit their access and use of CoStar's databases to specific numbers of licensed users and licensed sites. Licensed users are limited to employees of the licensee, or independent contractors working out of the licensed site and exclusively for the licensee.

13. Once a party executes a license agreement with CoStar, each of its authorized users is provided with a user identification and password and is given authorized use for Internet-based access to CoStar's subscription information services within the terms of the user's specific license. An authorized user must input a valid user identification and password at the "Subscriber Login Area" to gain authorized access to CoStar's restricted access information services for which they are licensed. The Subscriber Login Area contains prominent notices advising the user on each occasion of their use. "By logging in you are agreeing to CoStar's terms of use." and "Access restricted to licensed users. Sharing of passwords is prohibited." The authorized user must scroll through and "accept" the applicable online Terms of Use the first time they use the product as well as at periodic intervals thereafter. Furthermore, a warning

appears at the bottom of the homepage that reads: "By using this site, you agree to our Terms of Use." Here too, by clicking on the underlined phrase, the user can view the terms of use.

14. The Terms of Use provide:

By accessing or using this Site (or any part thereof), you agree to be legally bound by the terms and conditions that follow (the "Terms of Use") as we may modify them from time to time. These Terms of Use apply to your use of this Site, including the CoStar services and products offered via the Site. They constitute a legal contract between you and CoStar, and by accessing or using any part of the Site you represent and warrant that you have the right, power and authority to agree to and be bound by these Terms of Use. If you do not agree to the Terms of Use, or if you do not have the right, power, and authority to agree to and be bound by these Terms of Use, you may not use the Site. (emphasis added).

15. In addition, the Terms of Use specifically note that "[p]ortions of the [website] are available only to individuals or entities who purchase a subscription ('Subscribers') and who, as specified in these Terms of Use and/or in the associated written license agreement between the Subscriber and CoStar that authorizes use of the information or product(s) (the 'License Agreement'), are Authorized Users (as defined below) under such a subscription."

16. Under the header "Prohibited Uses," the Terms of Use provide that "you shall not ... [a]ccess any portion of the [databases] unless you are an Authorized User for such [databases] using the Passcodes assigned to you by CoStar to access the components and services of the [databases] that your subscription authorizes you to access, subject to the terms contained therein and in these Terms of Use."

17. The Terms of Use also state that "[u]pon your breach of any term of these Terms of Use or the License Agreement, CoStar's remedies shall include any monetary benefits that accrued to you as a result of the breach, any damages incurred by CoStar related to your breach

and any other damages and relief available at law or in equity.” The terms of use further provide that “CoStar shall be entitled to recover all costs, including attorney’s fees.”

18. Finally, the Terms of Use provide that the user “irrevocably consent[s] to the exclusive jurisdiction of the federal and state courts located in the State of Maryland for any action to enforce these Terms of Use.”

EVENTS GIVING RISE TO THE LAWSUIT

19. One of CoStar’s customers (“CUSTOMER”) signed a License Agreement with CoStar for access to the CoStar Property Professional®, CoStar Comps® and CoStar Tenant® commercial real estate information databases and related software.

20. Under Sections 1, 2 and 12 of CUSTOMER’s License Agreement with CoStar, CUSTOMER agreed, among other things: (a) not to provide third parties with access to or use of the CoStar database service, (b) not to sub-license or resell CoStar’s information services to others, (c) not to share the CUSTOMER-specific IDs and passwords assigned by CoStar, and (d) not to store, copy or export any portion of the licensed CoStar database service into any database or other software program, except as explicitly permitted by the CoStar-Resource License Agreement or by express written consent of CoStar.

21. One of CUSTOMER’s users was BELL, who was, upon information and belief, CUSTOMER’s employee or an independent contractor working exclusively for CUSTOMER. Upon information and belief, in December 2006 BELL ceased to be associated with CUSTOMER.

22. After BELL ceased to be associated with CUSTOMER, BELL began an association with K&H soon thereafter. Upon information and belief, BELL operates either as an employee of K&H or as an independent contractor working exclusively for K&H. Upon

information and belief, BELL works out of K&H's offices, is supplied with computer equipment and an Internet connection, and is presented to the public as a K&H employee, including on K&H's website, http://www.kleinandheuchan.com/our_people.htm. As such, K&H has, at all times since BELL's association with K&H, the right and ability to observe and to control BELL's conduct.

23. Instead of terminating use of the CoStar user name and password provided to him through CUSTOMER once he associated with K&H, BELL continued to access the services to which CUSTOMER had subscribed. BELL's use of CoStar's services was for the purpose of benefiting K&H and within his responsibilities as an employee of or independent contractor for K&H.

24. K&H supplied all the facilities necessary for BELL to access CoStar's services including, upon information and belief, office space, computer equipment, and an Internet connection. Upon information and belief, BELL's use of CoStar's services was open and notorious in K&H's offices, and K&H knew that BELL was using CoStar's services and made no effort to prevent BELL from using CoStar's services.

25. By gaining unauthorized access to CoStar's products, BELL was able to make unauthorized copies and displays of CoStar's copyrighted databases and copyrighted photographs on K&H's computers.

COUNT I
DIRECT COPYRIGHT INFRINGEMENT AGAINST BELL

26. CoStar realleges and incorporates herein by reference the allegations contained in Paragraphs 1 through 26 of the Complaint.

27. CoStar owns valid copyrights in the compilations of data, information, and original content that form its databases of commercial real estate property information. CoStar

has registered its copyrights in those compilations with the United States Copyright Office on a regular basis.

28. CoStar owns valid copyrights in millions of commercial real estate photographs taken by CoStar photographers. CoStar has registered the vast majority of those photographs with the United States Copyright Office on a quarterly basis.

29. By virtue of his unauthorized access to CoStar's products, BELL has infringed CoStar's copyrights in its database compilations, including by reproducing, distributing and/or displaying original and protectable expression covered by CoStar's compilation copyrights.

30. By virtue of his unauthorized access to CoStar's products, BELL has infringed CoStar's copyrights in its commercial real estate photographs, including by reproducing, distributing and/or displaying such photographs. Upon information and belief, BELL has infringed CoStar's copyrights in more than 100 photographs. A partial list of these photographs, as well as the copyright registrations corresponding to such photographs, are attached hereto as Exhibit A.

31. BELL's infringement of CoStar's copyrights was willful and with notice of CoStar's copyrights in its database compilations and its photographs.

32. Because CoStar registered its copyrights in the database compilations and commercial real estate photographs infringed by BELL prior to their infringement and/or within three months of the publication of such copyrighted works, CoStar is entitled to an award of statutory damages of no less than \$750 and up to \$150,000 per work, as well as the attorney's fees and costs of prosecuting this action.

33. As a result of BELL's infringement, CoStar has suffered an injury for which there is no adequate remedy at law and that requires injunctive relief.

34. The foregoing claim in this Count I is currently pending in the U.S. District Court for the District of Maryland in Case No. 8:08-cv-15785-AW, filed June 17, 2008.

COUNT II
CONTRIBUTORY AND VICARIOUS COPYRIGHT INFRINGEMENT BY K&H

35. CoStar realleges and incorporates herein by reference the allegations contained in Paragraphs 1 through 34 of the Complaint.

36. As set forth in Paragraphs 27 through 34, BELL has infringed CoStar's copyrights.

37. K&H, by virtue of the fact that it provided BELL with office space, computers, and Internet access through which BELL infringed CoStar's copyrights, materially contributed to BELL's infringement of CoStar's copyrights.

38. K&H provided such material contribution to BELL knowing or with reason to know that BELL would to access CoStar's Internet website and thus infringe CoStar's copyrights.

39. As a result of K&H's conduct in facilitating BELL's infringement of CoStar's copyrights, K&H is liable for contributory copyright infringement. K&H's contributory infringement was willful.

40. By virtue of the fact that K&H had control over the means by which BELL obtained access to CoStar, K&H had the right and ability to control BELL's infringing conduct.

41. Upon information and belief, K&H has obtained a direct financial benefit from BELL's infringement of CoStar's copyrights.

42. As a result of K&H's conduct, K&H is liable for vicarious copyright infringement. K&H's vicarious infringement was willful.

43. Because CoStar registered its copyrights in the database compilations and commercial real estate photographs infringed by BELL prior to his infringement and/or within three months of the publication of such copyrighted works, CoStar is entitled to an award of statutory damages of no less than \$750 and up to \$150,000 per work, as well as the attorney's fees and costs of prosecuting this action. K&H is responsible for such statutory damages as a joint tortfeasor with BELL.

44. As a result of K&H's infringement, CoStar has suffered an injury for which there is no adequate remedy at law and that requires injunctive relief.

45. The foregoing claims in this Count II are currently pending in the U.S. District Court for the District of Maryland in Case No. 8:08-cv-15785-AW, filed June 17, 2008.

COUNT III
VIOLATION BY BELL OF § 18 U.S.C. 1030:
FRAUD AND RELATED ACTIVITY IN CONNECTION WITH COMPUTERS

46. CoStar realleges and incorporates herein by reference the allegations contained in Paragraphs 1 through 44 of the Complaint.

47. The computer system on which CoStar's databases reside is a computer used in interstate commerce or communication, and is thus a protected computer under 18 U.S.C. § 1030.

48. When BELL accessed the passcode-protected portions of the CoStar Internet website, BELL intentionally accessed a protected computer without authorization.

49. BELL's unauthorized access of a protected computer has caused damage to CoStar that has amounted in an aggregated loss of over \$5,000 during a one-year period.

50. BELL's conduct has harmed and will continue to harm CoStar. As a result, CoStar has suffered and will continue to suffer losses, damages, and irreparable injury, in

amounts not yet ascertained. CoStar's remedy at law is not itself adequate to compensate it for injuries inflicted by BELL. Accordingly, CoStar is entitled to damages and injunctive relief.

51. The foregoing claim in this Count III is currently pending in the U.S. District Court for the District of Maryland in Case No. 8:08-cv-15785-AW, filed June 17, 2008.

COUNT IV
BREACH OF CONTRACT AGAINST BELL

52. CoStar re-alleges and incorporates herein by reference the allegations contained in Paragraphs 1 through 49 of the Complaint.

53. By accessing CoStar's Internet website, BELL agreed to be bound by the terms of use agreement of CoStar's website. CoStar's website terms of use agreement is a valid contract.

54. BELL breached the terms of use agreement by, *inter alia*, accessing and using the CoStar databases without authorization from CoStar on 132 occasions for a total of 46 hours, involving "hits" to 12,829 pages on the CoStar Website.

55. CoStar has been injured by BELL's breach as described above. Among other things, BELL's breach of contract has caused CoStar to lose the license fee revenue associated with granting licenses to CoStar products. Some of CoStar's injury as a result of BELL's breach resulted in damages to CoStar in an amount to be proven at trial. CoStar will not have an adequate remedy at law for its entire injury, however, as some of its injury is irreparable. Accordingly, CoStar is entitled to damages and injunctive relief.

56. The foregoing claim in this Count IV is currently pending in the U.S. District Court for the District of Maryland in Case No. 8:08-cv-15785-AW, filed June 17, 2008.

PRAYER FOR RELIEF

WHEREFORE, CoStar asks that this Court:

- (1) Enter a judgment against BELL that he has breached its contract with CoStar;

(2) Grant a preliminary and permanent injunction (a) restraining and enjoining K&H and any of its principals, officers, agents, servants, employees, attorneys, successors and assigns, and all persons in active concert or participation with them, from making any unauthorized access to or use of any CoStar database service; and (b) ordering K&H and any of its principals, officers, agents, servants, employees, attorneys, successors and assigns, and all persons in active concert or participation with them, to permanently delete and destroy all portions of any CoStar database service within their possession, and within ten (10) days provide CoStar with a signed affidavit certifying completion of such deletion/destruction;

(3) Enter judgment against Defendants and in favor of CoStar for compensatory damages;

(4) For an award of statutory damages of up to \$11,450,000 as a result of Counterclaim-Defendants' willful infringement of CoStar's copyrights.

(5) For an award of the costs of this action, including reasonable attorneys' fees, pursuant to 17 U.S.C. § 505 and other applicable laws.

(6) Enter judgment against Counterclaim-Defendants and in favor of CoStar for prejudgment interest, costs and attorneys' fees; and

(7) Grant CoStar such other and further relief as is just.

Dated: November 21, 2008

Respectfully submitted,

s/William C. Guerrant, Jr.

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on November 21, 2008, I electronically filed the foregoing with the Clerk of the Court by using the CM/ECF system which will send a notice of electronic filing to J. Paul Raymond and Jeff Gibson, MacFarlane Ferguson & McMullen, P. O. Box 1669, Clearwater, FL 33757.

s/William C. Guerrant, Jr.

*Counsel for Defendants-Counterclaim
Plaintiffs CoStar Realty Information, Inc.
and CoStar Group, Inc.*

EXHIBIT A

EXEMPLARY LIST OF INFRINGED PHOTOGRAPHS

4211 W. Boy Scout Blvd.	Tampa	FL	33607	VA 1-360-344	6/15/2006
2202 N. West Shore Blvd.	Tampa	FL	33608	VA 1-360-344	6/15/2006
15950 Bay Vista Dr.	Clearwater	FL	33760	VA 1-360-344	6/15/2006
15950 Bay Vista Dr.	Clearwater	FL	33760	VA 1-360-344	6/15/2006
600 N. Westshore Blvd.	Tampa	FL	33609	VA 1-360-344	6/15/2006
4301 Anchor Plaza Pky.	Tampa	FL	33634	VA 1-371-124	6/22/2006
4343 Anchor Plaza Pky.	Tampa	FL	33634	VA 1-371-124	6/22/2006
1930 W. Cortez Rd.	Bradenton	FL	34207	VA 1-407-485	3/27/2007
1930 W. Cortez Rd.	Bradenton	FL	34207	VA 1-407-485	3/27/2007
1930 W. Cortez Rd.	Bradenton	FL	34207	VA 1-407-485	3/27/2007