### IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

DATATREASURY CORPORTION	§	
Plaintiff/Counter-Defendant	§	
	§	
vs.	§	No. 2:06cv72 (DF)
	§	Jury Trial Demanded
WELLS FARGO & COMPANY;	§	
WELLS FARGO BANK, NATIONAL	§	
ASSOCIATION	§	
Defendants/Counter-Plaintif	f§	

## DATATREASURY'S ANSWER TO PNC FINANCIAL SERVICES GROUP, INC.'S AND PNC BANK, NATIONAL ASSOCIATION'S COUNTERCLAIMS

Plaintiff/Counter-Defendant DataTreasury Corporation hereby files its Answer to PNC Financial Services Group, Inc.'s and PNC Bank, National Association's (collectively "PNC") Counterclaims to Plaintiff's First Amended Complaint for Patent Infringement and in support thereof, states as follows:

- 1. Plaintiff/Counter-Defendant is without sufficient knowledge to either admit or deny the allegations contained in paragraph 130 of PNC's Counterclaim.
- Plaintiff/Counter-Defendant admits the allegations contained in paragraph 131 of 2. PNC's Counterclaim.
- 3. Plaintiff/Counter-Defendant admits the allegations contained in paragraph 132 of PNC's Counterclaim.
- 4. Plaintiff/Counter-Defendant admits the allegations contained in paragraph 133 of PNC's Counterclaim.
- 5. Plaintiff/Counter-Defendant admits the allegations contained in paragraph 134 of PNC's Counterclaim.

#### FIRST COUNTERCLAIM

### (Declaratory Judgment of NonInfringement of U. S. Patent No, 5,265,007)

- 6. In paragraph 135 of Defendants' Counterclaim, PNC has incorporated Paragraphs 94 through 129 of Defendant's Answer which are affirmative defenses by Defendant PNC for which Defendant has the burden of proof, and no response is required by Plaintiff/Counter-Defendant. However, in the event any response would be required by Plaintiff/Counter-Defendant, DataTreasury Corporation responds to each of the affirmative defenses contained in paragraphs 94 through 129 as denied.
- 7. Plaintiff/Counter-Defendant denies the allegations contained in paragraph 136 of the first counterclaim of PNC's Counterclaims.

### **SECOND COUNTERCLAIM**

### (Declaratory Judgment of Invalidity of U. S. Patent No. 5,265,007)

- 8. In paragraph 137 of Defendants' Counterclaim, PNC has incorporated Paragraphs 94 through 129 of Defendant's Answer which are affirmative defenses by Defendant PNC for which Defendant has the burden of proof, and no response is required by Plaintiff/Counter-Defendant. However, in the event any response would be required by Plaintiff/Counter-Defendant, DataTreasury Corporation responds to each of the affirmative defenses contained in paragraphs 94 through 129 as denied.
- 9. Plaintiff/Counter-Defendant denies the allegations contained in paragraph 138 of the second counterclaim of PNC's Counterclaims.

#### **THIRD COUNTERCLAIM**

### (Declaratory Judgment of Unenforceability of U. S. Patent No. 5,265,007)

- 10. In paragraph 139 of Defendants' Counterclaim, PNC has incorporated Paragraphs 94 through 129 of Defendant's Answer which are affirmative defenses by Defendant PNC for which Defendant has the burden of proof, and no response is required by Plaintiff/Counter-Defendant. However, in the event any response would be required by Plaintiff/Counter-Defendant, DataTreasury Corporation responds to each of the affirmative defenses contained in paragraphs 94 through 129 as denied.
- 11. Plaintiff/Counter-Defendant denies the allegations contained in paragraph 140 of the third counterclaim of PNC's Counterclaims.

### **FOURTH COUNTERCLAIM**

### (Declaratory Judgment of Noninfringement of U. S. Patent No. 5,717,868)

- 12. In paragraph 141 of Defendants' Counterclaim, PNC has incorporated Paragraphs 94 through 129 of Defendant's Answer which are affirmative defenses by Defendant PNC for which Defendant has the burden of proof, and no response is required by Plaintiff/Counter-Defendant. However, in the event any response would be required by Plaintiff/Counter-Defendant, DataTreasury Corporation responds to each of the affirmative defenses contained in paragraphs 94 through 129 as denied.
- 13. Plaintiff/Counter-Defendant denies the allegations contained in paragraph 142 of the fourth counterclaim of PNC's Counterclaims.

#### FIFTH COUNTERCLAIM

### (Declaratory Judgment of Invalidity of U. S. Patent No. 5,717,868)

- 14. In paragraph 143 of Defendants' Counterclaim, PNC has incorporated Paragraphs 94 through 129 of Defendant's Answer which are affirmative defenses by Defendant PNC for which Defendant has the burden of proof, and no response is required by Plaintiff/Counter-Defendant. However, in the event any response would be required by Plaintiff/Counter-Defendant, DataTreasury Corporation responds to each of the affirmative defenses contained in paragraphs 94 through 129 as denied.
- 15. Plaintiff/Counter-Defendant denies the allegations contained in paragraph 144 of the fifth counterclaim of PNC's Counterclaims.

### **SIXTH COUNTERCLAIM**

### (Declaratory Judgment of Unenforceability of U. S. Patent No. 5,717,868)

- 16. In paragraph 145 of Defendants' Counterclaim, PNC has incorporated Paragraphs 94 through 129 of Defendant's Answer which are affirmative defenses by Defendant PNC for which Defendant has the burden of proof, and no response is required by Plaintiff/Counter-Defendant. However, in the event any response would be required by Plaintiff/Counter-Defendant, DataTreasury Corporation responds to each of the affirmative defenses contained in paragraphs 94 through 129 as denied.
- 17. Plaintiff/Counter-Defendant denies the allegations contained in paragraph 146 of the sixth counterclaim of PNC's Counterclaims.
- 18. Plaintiff/Counter-Defendant denies the allegations contained in paragraph 147 of the sixth counterclaim of PNC's Counterclaims.

#### PRAYER FOR RELIEF

WHEREFORE, Plaintiff/Counter-Defendant prays for judgment against Defendants/Counter-Plaintiffs as follows:

- A. For judgment dismissing the counterclaims with prejudice;
- B. For a declaration that this is an exceptional case, and an award to Plaintiff/Counter-Defendant of its costs and attorneys' fees incurred herein;
- C. An award of the costs of this action; and
- That Plaintiff/Counter-Defendant be awarded such other and further relief D. as the Court may deem just and proper, including all relief requested in Plaintiff's Complaint.

Respectfully submitted,

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EDWARD L. V ON HOHN, Attorney in Charge

State Bar No. 09813240

ROD COOPER

State Bar No. 90001628

EDWARD CHIN

STATE BAR No. 50511688

NIX PATTERSON & ROACH LLP

5215 N. O'Connor Blvd. Ste. 1900

Irving, Texas 75039

972.831.1188 (telephone)

972.692.5445 (facsimile)

edhohn@nixlawfirm.com

rodcooper@nixlawfrm.com

edchin@nixlawfirm.com

C. CARY PATTERSON

State Bar No. 15587000

BRADY PADDOCK

State Bar No. 00791394

ANTHONY BRUSTER

State Bar No. 24036280

R. BENJAMIN KING

State Bar No. 24048592

#### NIX PATTERSON & ROACH L.L.P.

2900 St. Michael Drive, Suite 500

Texarkana, Texas 75503

903.223.3999 (telephone)

903.223.8520 (facsimile)

akbruster@nixlawfirm.com

bpaddock@nixlawfirm.com

benking@nixlawfirm.com

#### JOE KENDALL

State Bar No. 11260700

KARL RUPP

State Bar No. 24035243

#### PROVOST \* UMPHREY, L.L.P.

3232 McKinney Avenue, Ste. 700

Dallas, Texas 75204

214.744.3000 (telephone)

214.744.3015 (facsimile)

jkendall@provostumphrey.com

krupp@provostumphrey.com

#### ERIC M. ALBRITTON

State Bar; No. 00790215

#### ALBRITTON LAW FIRM

P.O. Box 2649

Longview, Texas 75606

903.757.8449 (telephone)

903.758.7397 (facsimile)

ema@emafirm.com

#### T. JOHN WARD, JR.

State Bar No. 00794818

LAW OFFICE OF T. JOHN WARD, JR.

P.O. Box 1231

Longview, Texas 75601

903.757.6400 (telephone)

903.757.2323 (facsimile)

jw@jwfirm.com

ATTORNEYS FOR PLAINTIFF/COUNTER-**DEFENDANT, DATATREASURY CORPORATION** 

# **CERTIFICATE OF SERVICE**

	I hereby	certify	that a	true	and	correct	copy	of the	e above	and	foregoing	docun	nent
has bee	n served	on all	counse	l of r	ecor	d, via C	M/EC	CF, or	the 1st	day	of March,	2007.	

/S/	
Edward Lewis von Hohn	