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

LODSYS, LLC,

Plaintiff,

v.

COMBAY, INC.; ICONFACTORY, INC.; ILLUSION LABS AB; MICHAEL G. KARR D/B/A SHOVELMATE; QUICKOFFICE, INC.; RICHARD SHINDERMAN; WULVEN GAME STUDIOS, CIVIL ACTION NO. 2:11-cv-272-TJW

HEARING REQUESTED

Defendants.

ORDER GRANTING APPLE INC.'S MOTION TO INTERVENE

Before the Court is Apple Inc.'s ("Apple's") Motion to Intervene (the "Motion"). Having considered the Motion, the briefing and argument in support of and in opposition thereto, the Court finds that the motion should be and hereby is GRANTED. The Court hereby ORDERS that Apple is granted leave to intervene in this

case and to file the proposed pleading entitled "Apple Inc.'s Answer and Counterclaim in

Intervention" attached to the Motion as Exhibit A.