## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

**Eolas Technologies Incorporated**, Plaintiff, Civil Action No. 6:09-CV-00446-LED v. **JURY TRIAL** Adobe Systems Inc., Amazon.com, Inc., Apple Inc., Blockbuster Inc., CDW Corp., Citigroup Inc., eBay Inc., Frito-Lay, Inc., The Go Daddy Group, Inc., Google Inc., J.C. Penney Company, Inc., JPMorgan Chase & Co., New Frontier Media, Inc., Rent-A-Center, Inc. Staples, Inc., Sun **Microsystems Inc., Texas Instruments** Inc., Yahoo! Inc. and YouTube, LLC, Defendants.

## DECLARATION OF ANDREW L. PERITO IN SUPPORT OF AMAZON.COM, INC., AND EBAY, INC.'S OPPOSITION TO EOLAS'S MOTION TO COMPEL PRODUCTION OF SOURCE CODE

## I, Andrew L. Perito, hereby declare:

- 1. I am an attorney with the law firm of Weil, Gotshal & Manges LLP, counsel of record for Amazon.com, Inc. ("Amazon") and eBay, Inc. ("eBay") (collectively, "Defendants") in the above-captioned matter. I submit this declaration based on personal knowledge following a reasonable investigation. If called upon as a witness, I could competently testify to the truth of each statement herein.
- 2. Counsel for Defendants received Plaintiff Eolas Technologies, Inc.'s ("Eolas")
  Patent Rule 3-1 and 3-2 Disclosure of Asserted Claims and Preliminary Infringement
  Contentions by letter dated March 5, 2010. The disclosure of Eolas's infringement contentions
  with respect to Amazon enclosed 6 exhibits comprising 977 total pages. The disclosure of

Eolas's infringement contentions with respect to eBay enclosed 7 exhibits comprising 1,954 total pages.

- 3. On information and belief, on June 17, 2011, counsel for Defendants, including Messrs. Edward R. Reines, of Weil, Gotshal & Manges LLP and lead counsel for Defendants, Aaron Y. Huang, of Weil, Gotshal & Manges LLP and counsel for Defendants, and Joshua R. Thane, of Haltom Doan and local counsel for Defendants, attended a telephonic meet-and-confer pursuant to Local Rule 7-1 with counsel for Eolas, including Mr. Joshua W. Budwin, of McKool Smith P.C. During that telephone conference, counsel for Defendants reiterated Defendants' request for Eolas to specifically identify and clarify what code it believed missing and Defendants' offer to collect and make available that additional code. In particular, counsel for Defendants offered by way of example to make available the template code for pages on which contain the accused features appear, to the extent it had not already been provided.
- 4. Attached hereto as **Exhibit 1** is a true and correct copy of a letter from Lauren Biyiasas, of Weil, Gotshal & Manges LLP, on behalf of Defendants, to Mr. Budwin, dated May 4, 2010, enclosing media containing documents bearing production numbers AMAZON-E00002162-AMAZON-E00005300.
- 5. Attached hereto as **Exhibit 2** is a true and correct copy of a letter from Lauren Biyiasas, of Weil, Gotshal & Manges LLP, on behalf of Defendants, to Mr. Budwin, dated May 4, 2010, enclosing media containing documents bearing production numbers EBAY-E00003415-EBAY-E00009081.
- 6. Attached hereto as **Exhibit 3** is a true and correct copy of a document marked as Exhibit 15 to the June 10, 2011 deposition of Ms. Xiaodi Zhang, presented by counsel for Eolas.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed: June 24, 2011 \_\_/s/ Andrew L. Perito\_

Andrew L. Perito
Attorney for Defendants Amazon.com, Inc. and eBay Inc.