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

Parallel Networks, LLC,

Plaintiff,

v.

Jury Trial Demanded

Adidas America, Inc. et al.

Defendants

PLAINTIFF'S ANSWER TO THE COUNTERCLAIMS OF THE PROCTER AND GAMBLE COMPANY AND THE GILLETTE COMPANY

Plaintiff Parallel Networks, LLC ("Parallel Networks") hereby Answers the Counterclaims [Dkt. No. 304] of Defendants The Procter and Gamble Company and The Gillette Company (collectively "P&G"), by corresponding paragraph number as follows:

ANSWER TO COUNTERCLAIMS

NATURE OF THE LAWSUIT

Admitted that the counterclaim is an action for a declaration of patent non-infringement, patent invalidity, and unenforceability, but denies that P&G is entitled to such relief, or any further relief.

THE PARTIES

- 1. Admitted.
- 2. Admitted.
- 3. Admitted.

JURISDICTION AND VENUE

- 4. Admitted.
- 5. Admitted.

6. Admitted.

COUNT 1 – INVALIDITY – NON-INFRINGEMENT - UNENFORCEABILITY

7. Parallel Networks incorporates by reference its statements in and responses to the

preceding paragraphs as if fully set forth herein.

8. Admits that P&G seeks a declaration that the products and services made, used,

imported, sold or offered for sale by P&G have not and do not infringe, directly or indirectly, any

valid and enforceable claim of the '111 patent and/or that the '111 patent is either invalid or

otherwise unenforceable, but denies that P&G is entitled to such relief, or any further relief.

9. Denied with respect to P&G, but admitted with respect to Parallel Networks'

allegation that this case is exceptional.

PRAYER FOR RELIEF

Parallel Networks denies that P&G is entitled to any relief, including that requested in its

Prayer for Relief.

JURY DEMAND

P&G's Jury Demand is an averment to which no responsive pleading is required.

Dated: December 16, 2010

Respectfully submitted,

By: /s/ Charles Craig Tadlock

Charles Craig Tadlock

Texas State Bar No. 00791766

TADLOCK LAW FIRM

400 E. Royal Lane, Suite 290

Irving, Texas 75039

214-785-6014 (phone)

craig@tadlocklawfirm.com

and

315 N. Broadway, Suite 307

Tyler, Texas 75702

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903-283-2758 (phone)

George S. Bosy (pro hac vice)
David R. Bennett (pro hac vice)
Bosy & Bennett
300 N. La Salle St.
49th Floor
Chicago, IL 60654
Telephone: (312) 803-0437
Email: gbosy@bosybennett.com
dbennett@bosybennett.com

ATTORNEYS FOR PLAINTIFF PARALLEL NETWORKS, LLC

CERTIFICATE OF SERVICE

I hereby certify that counsel of record who are deemed to have consented to electronic service are being served this 16th day of December, 2010, with a copy of this document via the Court's CM/ECF system per Local Rule CV-5(a)(3). Any other counsel of record will be served by electronic mail, facsimile transmission and/or first class mail on this same date.

/s/ Charles Craig Tadlock

One of the Attorneys for Parallel Networks, LLC