United States District Court Western District of Washington

INTERVAL LICENSING LLC

Plaintiff(s)

V.

١,

AOL, INC.; APPLE, INC.; eBAY, INC.; FACEBOOK, INC.; GOOGLE INC.; NETFLIX, INC.; OFFICE DEPOT, INC.; OFFICEMAX INC · STAPLES INC · YAHOOLINC · AND Defendant(s) Case Number 2:10-cv-01385-MJP

APPLICATION FOR LEAVE TO APPEAR PRO HAC VICE

Pursuant to Local General Rule 2(d) of the United States District Court for the Western District of

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Washington, Kristin L. Cleveland hereby applies for permission to appear

and participate as counsel in the above entitled action on behalf of the following party or parties:

eBay Inc.; Netflix, Inc.; Office Depot, Inc.; and Staples, Inc.

The particular need for my appearance and participation is:

Represent eBay Inc.; Netflix, Inc.; Office Depot, Inc.; and Staples, Inc. in the above-captioned matter.

Kristin L. Cleveland

understand that I am charged with knowing and

complying with all applicable local rules;

I have not been disbarred or formally censured by a court of record or by a state bar association; and there are not disciplinary proceedings against me.

I declare under penalty of perjury that the foregoing is true and correct.

Date: November 11, 2010 Signature of Applicant: s/ Kristin L. Cleveland

	Pro Hac Vice Attorney Applicant's Name:			Kristin L. Cleveland									
	Law Firm Name:			KLARQUIST SPARKMAN, LLP									
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Applicant E-mail Address: kristin.cle				veland@	klarquist	t.com	Secondary E-mail Address: mary.press				pressel	@kla	rquist.com
STATEMENT OF LOCAL COUNSEL													
	I am authorized and will be prepared to handle this matter, including trial, in the evaluation of the applicant Kristin L. Cleveland is unable to be present upon a										e evei	nt th	ne
											oon ar	ny da	ate
	assigned by the court.												
	Date: November 11, 2010 Signature of Local Counsel: s/ Christopher T. V								Wion				
	Local Counsel's Name: Law Firm Name: Street Address 1:				Christopher T. Wion								ar # 33207
					Danielson Harrigan Leyh & Tollefson LLP								
					999 3rd Ave Ste 4400								
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