1 Hon. Marsha J. Pechman 2 3 4 5 UNITED STATES DISTRICT COURT 6 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 8 INTERVAL LICENSING LLC, Case No. 2:10-cv-01385-MJP 9 Plaintiff, 10 V. INTERVAL LICENSING LLC'S 11 AOL, INC.; APPLE, INC.; eBAY, INC.; ANSWER TO COUNTERCLAIMS 12 FACEBOOK, INC.; GOOGLE INC.; **JURY DEMAND** NETFLIX, INC.; OFFICE DEPOT, INC.; 13 OFFICEMAX INC.; STAPLES, INC.; YAHOO! INC.; AND YOUTUBE, LLC, 14 Defendants. 15 16 INTERVAL LICENSING LLC'S ANSWER TO 17 YOUTUBE LLC'S COUNTERCLAIMS 18 Plaintiff Interval Licensing LLC ("Interval"), by and through its attorneys, files this 19 Answer to the counterclaims of Defendant and Counterclaimant YouTube LLC ("YouTube") 20 and respectfully answers as follows: 21 Interval denies each and every averment set forth in the Counterclaims, except for those 22 averments expressly and specifically admitted below. To the extent that the headings and non-23 numbered statements in the Counterclaims contain any averments, Interval denies each and 24 every such averment. 25 Paragraphs 1-75 do not contain any allegations that require an answer. To the extent 26 necessary, Interval incorporates by reference and realleges the allegations in its First Amended 27 Complaint. 28 Susman Godfrey, LLP Interval's Answer to YouTube's Counterclaims

1	Affirmative Defenses	
2	First Affirmative Defense	
3	2. Interval denies the allegations in ¶ 76.	
4	Second Affirmative Defense	
5	3. Interval denies the allegations in ¶ 77.	
6	Third Affirmative Defense	
7	4. Paragraph 78 contains legal conclusions that require no response. To the extent	a
8	response is required, Interval denies the allegations in ¶ 78.	
9	Fourth Affirmative Defense	
10	5. Paragraph 79 contains legal conclusions that require no response. To the extent	a
11	response is required, Interval denies the allegations in ¶ 79.	
12	Fifth Affirmative Defense	
13	6. Paragraph 80 contains legal conclusions that require no response. To the extent	a
14	response is required, Interval denies the allegations in ¶ 80.	
15	Sixth Affirmative Defense	
16	7. Interval denies the allegations in ¶ 81.	
17	Seventh Affirmative Defense	
18	8. Paragraph 82 contains legal conclusions that require no response. To the extent	a
19	response is required, Interval denies the allegations in ¶ 82.	
20	Eighth Affirmative Defense	
21	9. Paragraph 83 contains legal conclusions that require no response. To the extent	a
22	response is required, Interval denies the allegations in ¶ 83.	
23	10. Paragraph 84 contains legal conclusions that require no response. To the extent	a
24	response is required, Interval denies the allegations in ¶ 84.	
25	11. Paragraph 85 does not contain allegations that require a response. To the extent	a
26	response is warranted, Interval denies the allegations in ¶ 85.	
27		
28	2	

1	Ninth Affirmative Defense		
2	12. Paragraph 86 contains legal conclusions that require no response. To the extent a		
3	response is required, Interval denies the allegations in ¶ 86.		
4	Tenth Affirmative Defense		
5	13. Paragraph 87 contains legal conclusions that require no response. To the extent a		
6	response is required, Interval denies the allegations in ¶ 87.		
7	Eleventh Affirmative Defense		
8	14. Paragraph 88 does not contain allegations that require a response. To the extent a		
9	response is warranted, Interval denies the allegations in ¶ 88.		
10	Twelfth Affirmative Defense		
11	15. Paragraph 89 contains legal conclusions that require no response. To the extent a		
12	response is required, Interval denies the allegations in ¶ 89.		
13	<u>COUNTERCLAIMS</u>		
14	Jurisdiction and Venue		
15	16. Interval admits the allegations in ¶ 90 that this court has jurisdiction.		
16	17. Interval admits the allegations in ¶ 91 that this court has personal jurisdiction over		
17	Interval.		
18	18. Interval admits the allegations in ¶ 92 that venue is proper in this Judicial District.		
19	<u>COUNT I</u>		
20	(Declaratory Judgment of Invalidity of the '507 Patent)		
21	19. Interval incorporates by reference its responses to paragraphs 90 to 92 as if fully set forth		
22	herein.		
23	20. Interval denies the allegations in ¶ 94.		
24	21. Interval admits the allegations in ¶ 95 that it alleges that YouTube infringes one or more		
25	claims of the '507 patent, that YouTube contends that the '507 patent is invalid, and therefore a		
26	actual controversy exists between Interval and YouTube regarding the '507 patent.		
27	22. Interval denies the allegations in ¶ 96.		
28	3		

herein. 25. Interval denies the allegations in ¶ 99. 26. Interval admits the allegations in ¶ 100 that it alleges that YouTube infringes one or not claims of the '682 patent, that YouTube contends that the '682 patent is invalid, and therefor actual controversy exists between Interval and YouTube regarding the '682 patent. 27. Interval denies the allegations in ¶ 101. 28. Interval denies the allegations in ¶ 102. COUNT III (Declaratory Judgment of Non-Infringement of the '507 Patent) 29. Interval incorporates by reference its responses to paragraphs 90 to 102 as if fully set if herein. 30. Interval admits the allegations in ¶ 104 that it alleges that YouTube infringes one or not claims of the '507 patent, and that YouTube denies those allegations. 31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegations in ¶ 106. 32. Interval denies the allegations in ¶ 107. COUNT IV (Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set if herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or not claims of the '682 patent, and that YouTube denies those allegations.				
1 (Declaratory Judgment of Invalidity of the '682 Patent) 24. Interval incorporates by reference its responses to paragraphs 90 to 97 as if fully set of herein. 25. Interval denies the allegations in ¶ 100 that it alleges that YouTube infringes one or not actual controversy exists between Interval and YouTube regarding the '682 patent. 27. Interval denies the allegations in ¶ 101. 28. Interval denies the allegations in ¶ 102. 29. Interval incorporates by reference its responses to paragraphs 90 to 102 as if fully set of herein. 30. Interval admits the allegations in ¶ 104 that it alleges that YouTube infringes one or not claims of the '507 patent, and that YouTube denies those allegations. 31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegations in ¶ 106. 32. Interval denies the allegations in ¶ 107. 23. Interval denies the allegations in ¶ 107. 24. COUNT IV 35. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set of herein. 36. Interval denies the allegations in ¶ 107. 37. Interval admits the allegations in ¶ 107. 38. Interval denies the allegations in ¶ 107. 39. Interval denies the allegations in ¶ 107. 30. Interval admits the allegations in ¶ 107.	1	23.	Interval denies the allegations in ¶ 97.	
24. Interval incorporates by reference its responses to paragraphs 90 to 97 as if fully set f herein. 25. Interval denies the allegations in ¶ 99. 26. Interval admits the allegations in ¶ 100 that it alleges that YouTube infringes one or n claims of the '682 patent, that YouTube contends that the '682 patent is invalid, and therefor actual controversy exists between Interval and YouTube regarding the '682 patent. 27. Interval denies the allegations in ¶ 101. 28. Interval denies the allegations in ¶ 102. COUNT III (Declaratory Judgment of Non-Infringement of the '507 Patent) 29. Interval incorporates by reference its responses to paragraphs 90 to 102 as if fully set f herein. 30. Interval admits the allegations in ¶ 104 that it alleges that YouTube infringes one or n claims of the '507 patent, and that YouTube denies those allegations. 31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval YouTube over the alleged infringement of the '507 patent. 32. Interval denies the allegations in ¶ 106. 33. Interval denies the allegations in ¶ 107. COUNT IV (Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set f herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or n claims of the '682 patent, and that YouTube denies those allegations.	2	<u>COUNT II</u>		
herein. 25. Interval denies the allegations in ¶ 99. 26. Interval admits the allegations in ¶ 100 that it alleges that YouTube infringes one or not claims of the '682 patent, that YouTube contends that the '682 patent is invalid, and therefor actual controversy exists between Interval and YouTube regarding the '682 patent. 27. Interval denies the allegations in ¶ 101. 28. Interval denies the allegations in ¶ 102. COUNT III (Declaratory Judgment of Non-Infringement of the '507 Patent) 29. Interval incorporates by reference its responses to paragraphs 90 to 102 as if fully set if herein. 30. Interval admits the allegations in ¶ 104 that it alleges that YouTube infringes one or not claims of the '507 patent, and that YouTube denies those allegations. 31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegations in ¶ 106. 32. Interval denies the allegations in ¶ 107. COUNT IV (Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set if herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or not claims of the '682 patent, and that YouTube denies those allegations.	3	(Declaratory Judgment of Invalidity of the '682 Patent)		
25. Interval denies the allegations in ¶ 99. 26. Interval admits the allegations in ¶ 100 that it alleges that YouTube infringes one or not claims of the '682 patent, that YouTube contends that the '682 patent is invalid, and therefor actual controversy exists between Interval and YouTube regarding the '682 patent. 27. Interval denies the allegations in ¶ 101. 28. Interval denies the allegations in ¶ 102. COUNT III (Declaratory Judgment of Non-Infringement of the '507 Patent) 29. Interval incorporates by reference its responses to paragraphs 90 to 102 as if fully set if herein. 30. Interval admits the allegations in ¶ 104 that it alleges that YouTube infringes one or not claims of the '507 patent, and that YouTube denies those allegations. 31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegations in ¶ 106. 32. Interval denies the allegations in ¶ 106. 33. Interval denies the allegations in ¶ 107. COUNT IV (Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set if herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or not claims of the '682 patent, and that YouTube denies those allegations.	4	24.	Interval incorporates by reference its responses to paragraphs 90 to 97 as if fully set forth	
26. Interval admits the allegations in ¶ 100 that it alleges that YouTube infringes one or no claims of the '682 patent, that YouTube contends that the '682 patent is invalid, and therefor actual controversy exists between Interval and YouTube regarding the '682 patent. 27. Interval denies the allegations in ¶ 101. 28. Interval denies the allegations in ¶ 102. COUNT III (Declaratory Judgment of Non-Infringement of the '507 Patent) 29. Interval incorporates by reference its responses to paragraphs 90 to 102 as if fully set for herein. 30. Interval admits the allegations in ¶ 104 that it alleges that YouTube infringes one or not claims of the '507 patent, and that YouTube denies those allegations. 31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegations in ¶ 106. 32. Interval denies the allegations in ¶ 106. 33. Interval denies the allegations in ¶ 107. COUNT IV (Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set for herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or not claims of the '682 patent, and that YouTube denies those allegations.	5	herein		
claims of the '682 patent, that YouTube contends that the '682 patent is invalid, and therefor actual controversy exists between Interval and YouTube regarding the '682 patent. 27. Interval denies the allegations in ¶ 101. 28. Interval denies the allegations in ¶ 102. COUNT III (Declaratory Judgment of Non-Infringement of the '507 Patent) 29. Interval incorporates by reference its responses to paragraphs 90 to 102 as if fully set for herein. 30. Interval admits the allegations in ¶ 104 that it alleges that YouTube infringes one or inclaims of the '507 patent, and that YouTube denies those allegations. 31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegations in ¶ 106. 32. Interval denies the allegations in ¶ 107. COUNT IV (Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set for herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or inclaims of the '682 patent, and that YouTube denies those allegations.	6	25.	Interval denies the allegations in ¶ 99.	
actual controversy exists between Interval and YouTube regarding the '682 patent. 27. Interval denies the allegations in ¶ 101. 28. Interval denies the allegations in ¶ 102. COUNT III (Declaratory Judgment of Non-Infringement of the '507 Patent) 29. Interval incorporates by reference its responses to paragraphs 90 to 102 as if fully set for herein. 30. Interval admits the allegations in ¶ 104 that it alleges that YouTube infringes one or not claims of the '507 patent, and that YouTube denies those allegations. 31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegations in ¶ 106. 32. Interval denies the allegations in ¶ 106. 33. Interval denies the allegations in ¶ 107. COUNT IV (Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set for herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or no claims of the '682 patent, and that YouTube denies those allegations.	7	26.	Interval admits the allegations in ¶ 100 that it alleges that YouTube infringes one or more	
27. Interval denies the allegations in ¶ 101. 28. Interval denies the allegations in ¶ 102. COUNT III (Declaratory Judgment of Non-Infringement of the '507 Patent) 29. Interval incorporates by reference its responses to paragraphs 90 to 102 as if fully set for herein. 30. Interval admits the allegations in ¶ 104 that it alleges that YouTube infringes one or not claims of the '507 patent, and that YouTube denies those allegations. 31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegations in ¶ 106. 32. Interval denies the allegations in ¶ 106. 33. Interval denies the allegations in ¶ 107. COUNT IV (Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set for herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or no claims of the '682 patent, and that YouTube denies those allegations.	8	claims	s of the '682 patent, that YouTube contends that the '682 patent is invalid, and therefore ar	
COUNT III 13 (Declaratory Judgment of Non-Infringement of the '507 Patent) 29. Interval incorporates by reference its responses to paragraphs 90 to 102 as if fully set find herein. 30. Interval admits the allegations in ¶ 104 that it alleges that YouTube infringes one or inclaims of the '507 patent, and that YouTube denies those allegations. 31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegations in ¶ 106. 32. Interval denies the allegations in ¶ 106. 33. Interval denies the allegations in ¶ 107. COUNT IV (Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set finderein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or inclaims of the '682 patent, and that YouTube denies those allegations.	9	actual	controversy exists between Interval and YouTube regarding the '682 patent.	
12 (Declaratory Judgment of Non-Infringement of the '507 Patent) 13 (Declaratory Judgment of Non-Infringement of the '507 Patent) 14 29. Interval incorporates by reference its responses to paragraphs 90 to 102 as if fully set for herein. 16 30. Interval admits the allegations in ¶ 104 that it alleges that YouTube infringes one or not claims of the '507 patent, and that YouTube denies those allegations. 18 31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegations in ¶ 106. 19 32. Interval denies the allegations in ¶ 106. 20 33. Interval denies the allegations in ¶ 107. 21 (Declaratory Judgment of Non-Infringement of the '682 Patent) 22 (DONT IV) 23 (Declaratory Judgment of Non-Infringement of the '682 Patent) 24 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set for herein. 25 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or no claims of the '682 patent, and that YouTube denies those allegations.	10	27.	Interval denies the allegations in ¶ 101.	
13 (Declaratory Judgment of Non-Infringement of the '507 Patent) 29. Interval incorporates by reference its responses to paragraphs 90 to 102 as if fully set for herein. 30. Interval admits the allegations in ¶ 104 that it alleges that YouTube infringes one or not claims of the '507 patent, and that YouTube denies those allegations. 31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegations in ¶ 106. 32. Interval denies the allegations in ¶ 106. 33. Interval denies the allegations in ¶ 107. COUNT IV (Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set for herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or no claims of the '682 patent, and that YouTube denies those allegations.	11	28.	Interval denies the allegations in ¶ 102.	
29. Interval incorporates by reference its responses to paragraphs 90 to 102 as if fully set in herein. 30. Interval admits the allegations in ¶ 104 that it alleges that YouTube infringes one or in claims of the '507 patent, and that YouTube denies those allegations. 31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegations in ¶ 106. 32. Interval denies the allegations in ¶ 106. 33. Interval denies the allegations in ¶ 107. COUNT IV (Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set in herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or in claims of the '682 patent, and that YouTube denies those allegations.	12		<u>COUNT III</u>	
herein. 30. Interval admits the allegations in ¶ 104 that it alleges that YouTube infringes one or no claims of the '507 patent, and that YouTube denies those allegations. 31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegad infringement of the '507 patent. 32. Interval denies the allegations in ¶ 106. 33. Interval denies the allegations in ¶ 107. COUNT IV (Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set for herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or no claims of the '682 patent, and that YouTube denies those allegations.	13	(Declaratory Judgment of Non-Infringement of the '507 Patent)		
30. Interval admits the allegations in ¶ 104 that it alleges that YouTube infringes one or no claims of the '507 patent, and that YouTube denies those allegations. 31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegations in ¶ 106. 32. Interval denies the allegations in ¶ 107. COUNT IV Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set for herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or no claims of the '682 patent, and that YouTube denies those allegations.	14	29.	Interval incorporates by reference its responses to paragraphs 90 to 102 as if fully set forth	
claims of the '507 patent, and that YouTube denies those allegations. 31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegad infringement of the '507 patent. 32. Interval denies the allegations in ¶ 106. 33. Interval denies the allegations in ¶ 107. COUNT IV (Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set find herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or in claims of the '682 patent, and that YouTube denies those allegations.	15	herein		
31. Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval and YouTube over the allegad infringement of the '507 patent. 32. Interval denies the allegations in ¶ 106. 33. Interval denies the allegations in ¶ 107. COUNT IV (Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set for herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or no claims of the '682 patent, and that YouTube denies those allegations.	16	30.	Interval admits the allegations in ¶ 104 that it alleges that YouTube infringes one or more	
and YouTube over the alleged infringement of the '507 patent. 32. Interval denies the allegations in ¶ 106. 33. Interval denies the allegations in ¶ 107. COUNT IV (Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set f herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or n claims of the '682 patent, and that YouTube denies those allegations.	17	claims	s of the '507 patent, and that YouTube denies those allegations.	
32. Interval denies the allegations in ¶ 106. 33. Interval denies the allegations in ¶ 107. COUNT IV (Declaratory Judgment of Non-Infringement of the '682 Patent) 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set f herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or no claims of the '682 patent, and that YouTube denies those allegations.	18	31.	Interval admits the allegations in ¶ 105 that an actual controversy exists between Interval	
21 33. Interval denies the allegations in ¶ 107. 22 COUNT IV 23 (Declaratory Judgment of Non-Infringement of the '682 Patent) 24 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set f herein. 25 herein. 26 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or n claims of the '682 patent, and that YouTube denies those allegations.	19	and Y	ouTube over the alleged infringement of the '507 patent.	
22 COUNT IV 23 (Declaratory Judgment of Non-Infringement of the '682 Patent) 24 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set for herein. 25 herein. 26 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or no claims of the '682 patent, and that YouTube denies those allegations.	20	32.	Interval denies the allegations in ¶ 106.	
23 (Declaratory Judgment of Non-Infringement of the '682 Patent) 24 34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set for herein. 25 herein. 26 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or no claims of the '682 patent, and that YouTube denies those allegations.	21	33.	Interval denies the allegations in ¶ 107.	
34. Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set for herein. 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or no claims of the '682 patent, and that YouTube denies those allegations.	22		<u>COUNT IV</u>	
herein. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or no claims of the '682 patent, and that YouTube denies those allegations.	23	(Declaratory Judgment of Non-Infringement of the '682 Patent)		
26 35. Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or no claims of the '682 patent, and that YouTube denies those allegations.	24	34.	Interval incorporates by reference its responses to paragraphs 90 to 107 as if fully set forth	
claims of the '682 patent, and that YouTube denies those allegations.	25	herein		
	26	35.	Interval admits the allegations in ¶ 109 that it alleges that YouTube infringes one or more	
28	27	claims of the '682 patent, and that YouTube denies those allegations.		
4	28		4	

1	36. Interval admits the allegations in ¶ 110 that an actual controversy exists between Interv		
2	and YouTube over the alleged infringement of the '682 patent.		
3	37. Interval denies the allegations in ¶ 111.		
4	38. Interval denies the allegations in ¶ 112.		
5	PRAYER FOR RELIEF		
6	39. In response to YouTube's Prayer for Relief, Interval denies that YouTube is entitled to		
7	relief of any kind.		
8	REQUEST FOR RELIEF		
9	40. WHEREFORE, Interval respectfully requests judgment of the Court against YouTube as		
10	follows:		
11	(a) Dismissal of YouTube's counterclaims with prejudice;		
12	(b) Declaration that YouTube has infringed, directly and/or indirectly, U.S. Patent		
13	Nos. 6,263,507 and 6,757,682;		
14	(c) Awarding the damages arising out of YouTube's infringement of U.S. Patent Nos.		
15	6,263,507 and 6,757,682, to Interval, together with prejudgment and post-judgment interest, in an		
16	amount according to proof;		
17	(d) Permanently enjoining YouTube and its respective officers, agents, employees,		
18	and those acting in privity with them, from further infringement, including contributory		
19	infringement and/or inducing infringement, of U.S. Patent Nos. 6,263,507 and 6,757,682, or in		
20	the alternative, awarding a royalty for post judgment infringement;		
21	(e) Awarding attorney's fees pursuant to 35 U.S.C. § 285 or as otherwise permitted by		
22	law; and		
23	(f) Awarding such other costs and further relief as the Court may deem just and		
24	proper.		
25			
26	Dated: February 7, 2011 /s/ Matthew R. Berry Listin A. Nelson		
27	Justin A. Nelson WA Bar No. 31864		
28	5		

1	E-Mail: jnelson@susmangodfrey.com
2	Edgar G. Sargent WA Bar No. 28283
3	E-Mail: esargent@susmangodfrey.com
	Matthew R. Berry WA Bar No. 37364
4	E-Mail: mberry@susmangodfrey.com
5	SUSMAN GODFREY L.L.P.
6	1201 Third Ave, Suite 3800 Seattle, WA 98101
7	Telephone: (206) 516-3880
8	Facsimile: (206) 516-3883
	Max L. Tribble, Jr.
9	E-Mail: mtribble@susmangodfrey.com SUSMAN GODFREY L.L.P.
10	1000 Louisiana Street, Suite 5100
11	Houston, Texas 77002
12	Telephone: (713) 651-9366 Facsimile: (713) 654-6666
13	Michael F. Heim E-mail: mheim@hpcllp.com
14	E-man: milemænpenp.com Eric J. Enger
15	E-mail: eenger@hpcllp.com
16	Nathan J. Davis E-mail: ndavis@hpcllp.com
17	HEIM, PAYNE & CHORUSH, L.L.P.
	600 Travis, Suite 6710 Houston, Texas 77002
18	Telephone: (713) 221-2000
19	Facsimile: (713) 221-2021
20	Attorneys for INTERVAL LICENSING LLC
21	
22	
23	
24	
25	
26	
27	
28	6

Seattle WA 98101-3000

Case No. 2:10-cv-01385-MJP

1	Kevin McGann	kmcgann@whitecase.com
2	Wendi Schepler	wschepler@whitecase.com
3	Attorneys for Office Depot, Inc.	
4	Chris Carraway Kristin Cleveland	chris.carraway@klarquist.com Kristin.cleveland@klarquist.com
	Klaus Hamm	Klaus.hamm@klarquist.com
5	Arthur Harrigan, Jr. John Vandenberg	arthurh@dhlt.com john.vandenberg@klarquist.com
6	Christopher Wion	chrisw@dhlt.com
7	Attorneys for OfficeMax, Inc.	
8	Kevin Baumgardner	kbaumgardner@corrcronin.com
9	Steven Fogg John Letchinger	sfogg@corrcronin.com letchinger@wildman.com
10	Douglas Rupert	rupert@wildman.com
11	Attorneys for Yahoo! Inc.	
	Francis Ho	fho@mofo.com
12	Richard S.J. Hung Michael Jacobs	rhung@mofo.com mjacobs@mofo.com
13	Matthew Kreeger	mkreeger@mofo.com
14	Dario Machleidt Eric Ow	dmachleidt@flhlaw.com eow@mofo.com
15	Mark Walters	mwalters@flhlaw.com
	Walk Walters	mwaters@maw.com
16		Bv: /s/ Bianca Nealious
17		By: _/s/ Bianca Nealious Bianca Nealious
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		ii
	Interval's Answer to YouTube's Counterclaims Case No. 2:10-cv-01385-MJP	Susman Godfrey, LLP 1201 Third Avenue, Suite 3800 Seattle WA 98101-3000

1437197v1/011873

Seattle WA 98101-3000