1		Hon. Marsha J. Pechman
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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
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10	INTERVAL LICENSING LLC,	No. 2:10-CV-01385-MJP
11	Plaintiff,	DEFENDANT APPLE INC.'S MOTION
12	v.	TO DISMISS OR SEVER PURSUANT TO FED. R. CIV. P. 20 AND 21
13	AOL, INC., et al.,	NOTE ON MOTION CALENDAR:
14	Defendants.	November 12, 2010

Pursuant to Fed. R. Civ. P. 20 and 21, Defendant Apple Inc. ("Apple") respectfully moves the Court to dismiss or sever Apple from this case. Plaintiff Interval Licensing LLC ("Interval") cannot satisfy the "same transaction or occurrence" prong of the test for permissive joinder for the reasons set forth in Google Inc. and YouTube LLC's (collectively, "Google") joint Motion To Dismiss Or Sever For Misjoinder Pursuant To Fed. R. Civ. P. 20 and 21. (Docket No. 63.)

As summarized in Google's motion, Interval does not allege that the defendants are jointly or severally liable, conspired to infringe the asserted patents, or acted in concert in any way with respect to the asserted patents. Nor has Interval alleged that there is any nexus or connection between the accused products. Interval has not even alleged that all of the defendants infringe the same asserted patents. There is simply no allegation that Apple

APPLE'S MOTION TO SEVER NO. 2:10-CV-01385-MJP – Page 1

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818 STEWART STREET, SUITE 1400 SEATTLE WASHINGTON 98101 T 206.516.3800 F 206.516.3888

and the other defendants are anything other than separate companies that sell separate products.¹ Interval has thus failed to establish a right to relief against Apple and the other defendants "with respect to or arising out of the same transaction, occurrence, or series of transactions or occurrences." Fed. R. Civ. P. 20(a).

Further, there will be no substantial right that will be prejudiced by severance. To the contrary, severance will avoid prejudicing Apple and other defendants from having to litigate disparate allegations, evidence, accused products, arguments, and theories.

In the interest of expeditiously disposing of or managing this case, Apple hereby joins in Google's motion and incorporates by reference the authority and arguments presented therein.² Accordingly, based on that authority and those arguments as well as the analysis in this motion, Apple requests that the Court dismiss or sever Apple from this case.

Notwithstanding any decision on this motion, Apple expressly reserves its right under Rule 20(b), Rule 42(b), the Court's inherent authority, and/or any other source of law to move for a separate trial.

Apple expressly reserves the right to file its own brief in reply to any opposition filed by Interval.

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 - ¹ Concurrent with this motion, Apple has filed a Motion To Dismiss For Failure To State A Claim Upon Which Relief Can Be Granted Pursuant To Fed. R. Civ. P. 12(b)(6), based in part on Interval's failure to identify the specific Apple products and/or services, if any, that allegedly infringe. There is no basis to assume any common transaction or occurrence between any of Apple's products or services and any of the other defendant's products or services.

² Apple does not join the first sentence of footnote 2 in Google's motion. (Docket No. 63 at 6:26.)

YARMUTH WILSDON CALFO

1		
2	DATED: October 21, 2010.	O'MELVENY & MYERS LLP
3		By: /s/ Brian M. Berliner
4		Brian M. Berliner, CA Bar No. 156732 (<i>pro hac vice</i>) Neil L. Yang, CA Bar No. 262719 (<i>pro hac vice</i>) 400 South Hope Street
5		Los Angeles, CA 90071 Telephone: 213.430.6000
6		Facsimile: 213.430.6407 Email: bberliner@omm.com; nyang@omm.com
7		George A. Riley, CA Bar No. 118304 (pro hac vice)
8		David S. Almeling, CA Bar No. 235449 (<i>pro hac vice</i>) Two Embarcadero Center, 28th Floor
9		San Francisco, CA 94111-3823 Telephone: 415.984.8700
10		Facsimile: 415.984.8701 Email: griley@omm.com; dalmeling@omm.com
11		
12		YARMUTH WILSDON CALFO PLLC
13		Bu: /s/ Iaramy F Rollar
14		By: <u>/s/ Jeremy E. Roller</u> Scott T. Wilsdon, WSBA No. 20608 Jeremy E. Roller, WSBA No. 32021
15		818 Stewart Street, Suite 1400
16		Seattle, WA 98101 Telephone: 206.516.3800
17		Facsimile: 206.516.3888 Email: wilsdon@yarmuth.com; jroller@yarmuth.com
18		Attorneys for Defendant Apple Inc.
19		
20		
21		
22		
23		
24		
25		
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Yarmuth Wilsdon Calfo

1	CERTIFICA	ATE OF SERVICE
2	I hereby certify that on this date, I elec	ctronically filed the foregoing document with
3	the Clerk of the Court using the CM/ECF syst	tem, which will send notification of such filing
4	to:	
5	Attorneys for Plaintiff	Attorney for Plaintiff
6	Justin A. Nelson Email: jnelson@susmangodfrey.com	Matthew R. Berry Email: mberry@susmangodfrey.com
7		
8	<u>Attorney for Plaintiff</u> Eric J. Enger	<u>Attorney for Plaintiff</u> Michael F. Heim
9	Email: eenger@hpcllp.com	Email: mheim@hpcllp.com
10	Attorney for Plaintiff	Attorney for Plaintiff
11	Nathan J. Davis Email: ndavis@hpcllp.com	Max L. Tribble Email: mtribble@susmangodfrey.com
12		
13	Attorney for eBay, Netflix, Office Depot,	Attorney for eBay, Netflix, Office Depot,
14	<u>& Staples</u> J. Christopher Caraway	<u>& Staples</u> John D. Vandenberg
15	Email: chris.carraway@klarquist.com	Email: john.vandenberg@klarquist.com
16	Attorney for Google & YouTube	Attorney for Google & YouTube
17	Aaron Chase Email: aaron.chase@whitecase.com	Dimitrios T. Drivas Email: ddrivas@whitecase.com
18	Attomay for Coords & VonTuba	Attomay for Coople & VonTube
19	Attorney for Google & YouTube John Handy	Attorney for Google & YouTube Kevin X. McGann
20	Email: jhandy@whitecase.com	Email: kmcgann@whitecase.com
21	Attorney for Google & YouTube	Attorney for Google & YouTube
22	Aneelah Afzali Email: aneelah.afzali@stokeslaw.com	Scott A. W. Johnson Email: sawj@stokeslaw.com
23		
24	<u>Attorney for Office Depot</u> Edward J. Bennett	<u>Attorney for Office Depot</u> Michael D. Hunsinger
25	Email: ebennett@wc.com	Email: mike_hunsingerlawyers@yahoo.com
26		
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APPLE'S MOTION TO SEVER NO. 2:10-CV-01385-MJP – Page 4 YARMUTH WILSDON CALFO

818 STEWART STREET, SUITE 1400 SEATTLE WASHINGTON 98101 T 206.516.3800 F 206.516.3888

1	Attorney for Office May	Attorney for Office Max
2	<u>Attorney for Office Max</u> Kevin Carl Baumgardner	Steven Fogg
3	Email: kbaumgardner@corrcronin.com	Email: sfogg@corrcronin.com
	Attorney for Yahoo!	Attorney for Yahoo!
4	Dario A. Machleidt	Eric W. Ow
5	Email: dmachleidt@flhlaw.com	Email: eow@mofo.com
6	Attorney for Yahoo!	Attorney for Yahoo!
7	Francis Ho	Matthew I. Kreeger
8	Email: fho@mofo.com	Email: mkreeger@mofo.com
	Attamps: for Vabaal	Attempt for Valaci
9	Attorney for Yahoo! Michael A. Jacobs	<u>Attorney for Yahoo!</u> Richard S. J. Hung
0	Email: mjacobs@mofo.com	Email: rhung@mofo.com
1		
2	Attorney for Yahoo! Mark P. Walters	<u>Attorney for Google & YouTube</u> Shannon M. Jost
	Email: mwalters@flhlaw.com	Email: shannon.jost@stokeslaw.com
3		
3 4	Attorney for Google & YouTube	Attorney for OfficeMax
4	Warren S. Heit	Jeffrey D. Neumeyer
4 5		
4 5 6	Warren S. Heit Email: wheit@whitecase.com <u>Attorney for OfficeMax</u>	Jeffrey D. Neumeyer
4 5	Warren S. Heit Email: wheit@whitecase.com <u>Attorney for OfficeMax</u> John S. Letchinger	Jeffrey D. Neumeyer
4 5 6	Warren S. Heit Email: wheit@whitecase.com <u>Attorney for OfficeMax</u>	Jeffrey D. Neumeyer
4 5 6 7	Warren S. Heit Email: wheit@whitecase.com <u>Attorney for OfficeMax</u> John S. Letchinger	Jeffrey D. Neumeyer
4 5 6 7 8 9	Warren S. Heit Email: wheit@whitecase.com <u>Attorney for OfficeMax</u> John S. Letchinger Email: letchinger@wildman.com	Jeffrey D. Neumeyer Email: jeffneumeyer@officemax.com
4 5 7 8 9 0	Warren S. Heit Email: wheit@whitecase.com <u>Attorney for OfficeMax</u> John S. Letchinger Email: letchinger@wildman.com I declare under penalty of perjury	Jeffrey D. Neumeyer
4 5 7 8 9 0	Warren S. Heit Email: wheit@whitecase.com <u>Attorney for OfficeMax</u> John S. Letchinger Email: letchinger@wildman.com	Jeffrey D. Neumeyer Email: jeffneumeyer@officemax.com
4 5 7 8 9 0	Warren S. Heit Email: wheit@whitecase.com <u>Attorney for OfficeMax</u> John S. Letchinger Email: letchinger@wildman.com I declare under penalty of perjury foregoing is true and correct.	Jeffrey D. Neumeyer Email: jeffneumeyer@officemax.com under the laws of the State of Washington that the
4 5 7 8 9 0	Warren S. Heit Email: wheit@whitecase.com <u>Attorney for OfficeMax</u> John S. Letchinger Email: letchinger@wildman.com I declare under penalty of perjury	Jeffrey D. Neumeyer Email: jeffneumeyer@officemax.com under the laws of the State of Washington that the
4 5 7 8 9 0 1	Warren S. Heit Email: wheit@whitecase.com <u>Attorney for OfficeMax</u> John S. Letchinger Email: letchinger@wildman.com I declare under penalty of perjury foregoing is true and correct.	Jeffrey D. Neumeyer Email: jeffneumeyer@officemax.com under the laws of the State of Washington that the
4 5 7 8 9 0 1 2 3 4	Warren S. Heit Email: wheit@whitecase.com <u>Attorney for OfficeMax</u> John S. Letchinger Email: letchinger@wildman.com I declare under penalty of perjury foregoing is true and correct.	Jeffrey D. Neumeyer Email: jeffneumeyer@officemax.com under the laws of the State of Washington that the 010 at Seattle, Washington. <u>/s/ Colette Saunders</u> Colette Saunders
4 5 7 8 9 0 1 2 3	Warren S. Heit Email: wheit@whitecase.com <u>Attorney for OfficeMax</u> John S. Letchinger Email: letchinger@wildman.com I declare under penalty of perjury foregoing is true and correct.	Jeffrey D. Neumeyer Email: jeffneumeyer@officemax.com under the laws of the State of Washington that the 010 at Seattle, Washington. /s/ Colette Saunders

APPLE'S MOTION TO SEVER NO. 2:10-CV-01385-MJP – Page 5 iß.

YARMUTH WILSDON CALFO

818 STEWART STREET, SUITE 1400 SEATTLE WASHINGTON 98101 T 206.516.3800 F 206.516.3888