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IN THE UNITED STATES DISTRICT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

Defendants.)
ORBITZ, LLC, and CENDANT CORPORATION,) (Jury Trial Demanded)
••) Case No.:
v.) MAGISTRATE JUDGE COX
Plaintiff,) JUDGE GOTTSCHALL
) 08CV1851 TG
FURNACE BROOK LLC,) FILED: APRIL 1, 2008

COMPLAINT

Plaintiff, Furnace Brook, LLC ("Furnace Brook"), for its complaint of patent infringement against defendant, Orbitz, LLC. ("Orbitz") and Cendant Corporation ("Cendant") (collectively "defendants"), hereby alleges as follows:

PARTIES, JURISDICTION AND VENUE

- Furnace Brook is a corporation with a principal place of business at 204 Furnace
 Dock Road, Cortland Manor, New York 10567.
- Orbitz is a corporation with a principal place of business at 200 South Wacker
 Drive, Suite 1900, Chicago, Illinois 60606.
- Cendant is the parent corporation of Orbitz, having a principal place of business at
 Sylvan Way, Parsippany, New Jersey 07054.
- 4. Upon information and belief, the defendants have been, and are, engaged in substantial and continuous business activities in the judicial district.
- 5. This Complaint arises under the patent laws of the United States (35 U.S.C. § 1, et seq.). Subject matter jurisdiction is conferred on this Court by 28 U.S.C. §§ 1331 and 1338(a).

6. Venue in this Court is proper under 28 U.S.C. § 1400(b).

COUNT I – PATENT INFRINGEMENT

- 7. Furnace Brook repeats and realleges paragraphs 1-6, *supra*, as if fully set forth in full herein.
- 8. Furnace Brook is the owner by assignment of U.S. Patent No. 5,721,832, entitled Method and Apparatus for an Interactive Computerized Catalog System ("the '832 patent") (Exhibit A).
- 9. The defendants, through the operation of the Orbitz.com web site, have infringed the '832 patent.
- 10. The defendants have induced others to infringe the '832 patent through their making available the Orbitz.com web site to end users.
- 11. The defendants have contributed to the infringement of the '832 patent by others through their making available the Orbtitz.com web site to end users.
- 12. Upon information and belief, the afore-referenced infringement has been willful.
- 13. The defendants' continued infringing acts will cause continued damage to Furnace Brook's business and property rights, in an amount to be proven in trial.
- 14. The defendants' continued acts of infringement will further cause immediate and irreparable harm to Furnace Brook for which there is no adequate remedy at law, and for which Furnace Brook is entitled to injunctive relief under 35 U.S.C. § 283.

WHEREFORE, Furnace Brook respectfully requests an entry of judgment from this Court:

A) Declaring that the defendants have infringed, and continue to infringe, the '832 Patent under 35 U.S.C. § \$ 271(a) & (b);

- B) Declaring that the defendants have willfully infringed, and continue to willfully infringe, the '832 Patent;
- C) Permanently enjoining the defendants from further infringement of the '832 Patent;
- D) Awarding Furnace Brook adequate monetary damages consistent with 35 U.S.C. § 284 to compensate Furnace Brook for the defendants' past and continuing infringement, together with costs and prejudgment interest, but in no event less than a reasonable royalty;
- E) Awarding Furnace Brook enhanced monetary damages pursuant to 35 U.S.C. § 284 as a result of the defendants' willful infringement;
- F) Declaring this to be an "exceptional" case with in the meaning of 35 U.S.C. § 285, and awarding Furnace Brook reasonable attorneys' fees, expenses and costs; and
- G) Awarding Furnace Brook any additional relief that the Court determines to be appropriate.

Date: April 1, 2008

Respectfully submitted,

Rolf Q. Stadheim

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Keith A. Vogt

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DEMAND FOR JURY TRIAL

Pursuant to Fed. R. Civ. P. 38(b), plaintiff, Furnace Brook, LLC, demands a jury trial of all issues properly triable to a jury in this case.

Date: April 1, 2008

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