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8	LINDEN RESEARCH INTERNATIONAL, IN	C.
9		
10		
11	UNITED STATES	DISTRICT COURT
12	NORTHERN DISTR	ICT OF CALIFORNIA
13	EROS, LLC, a Florida Limited Liability	Case No. CV 09 4269 PJH
14	Company, and SHANNON GREI, d/b/a Nomine, an individual, on behalf of	ANSWER
15	themselves and all others similarly situated,	
16	Plaintiffs	
17	vs.	
18	LINDEN RESEARCH, INC., a Delaware Corporation, and LINDEN RESEARCH	Trial Date: None set
19	INTERNATIONAL, INC., a Delaware Corp.,	
20		
21	Defendants	
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ANSWER CASE NO. CV 09 4269 PJH

DEFENDANTS LINDEN RESEARCH, INC. and LINDEN RESEARCH INTERNATIONAL, INC.'s ANSWER

Defendants Linden Research, Inc. ("LR") and Linden Research International, Inc. ("LRI"), (collectively "Linden"), by undersigned counsel, hereby answer the Complaint of Plaintiffs Eros, LLC and Shannon Grei, individually and on behalf of all others similarly situated, as follows, based on information reasonably available to Linden:

I. NATURE OF THE ACTION¹

- Linden admits that LR is headquartered in San Francisco, California, and that LR operates the Second Life virtual world. Linden denies the remaining allegations of this Paragraph.
- 2. Linden admits that the Second Life Terms of Service limit participation outside the "Teen Area" of Second Life to those who have reached the age of majority, that users of Second Life are referred to as "Residents," and that within Second Life Residents may interact or engage in simulated activities of their choosing subject to the Second Life Terms of Service. Linden denies the remaining allegations of this Paragraph.
- 3. Linden admits that the Second Life Terms of Service provide that Residents retain certain copyright and other intellectual property rights with respect to content they create using Second Life, to the extent they have any such rights under applicable law, and subject to the Second Life Terms of Service. Linden lacks sufficient knowledge to admit or deny the remaining allegations of this Paragraph, and on that basis denies them.
 - 4. Denied.
 - 5. Denied.
- 6. Linden lacks sufficient knowledge to admit or deny the allegations of this Paragraph concerning Plaintiffs' motives, and on that basis denies them. Linden denies the remaining allegations of this Paragraph.
- ¹ Linden neither admits nor denies the contents of the various headings and subheadings in the Complaint, which are reproduced herein solely for convenience.

1		II. PARTIES
2		
3	7. I	Linden lacks sufficient knowledge to admit or deny the allegations of this
4	Paragraph, and	on that basis denies them.
5	8. I	Linden lacks sufficient knowledge to admit or deny the allegations of this
6	Paragraph, and	on that basis denies them.
7	9. I	Linden admits that LR does business as Linden Lab, operates Second Life, is a
8	Delaware corpo	oration headquartered in San Francisco County, California at 945 Battery Street,
9	San Francisco,	California 94111, and does business in the State of California. Linden denies the
10	remaining alleg	ations of this Paragraph.
11	10. I	Linden admits that there is a corporate relationship between LRI and LR, and that
12	LRI is a Delawa	are corporation. Linden denies the remaining allegations of this Paragraph.
13		
14		III. JURISDICTION AND VENUE
15	11. A	Admitted.
16	12. I	Linden admits that personal jurisdiction and venue in this Court are proper.
17	Linden denies the	he remaining allegations of this Paragraph.
18		
19		IV. INTRADISTRICT ASSIGNMENT
20	13.	This Paragraph contains no allegations to which an answer is required.
21		
22		V. FACTS RELATING TO SECOND LIFE
23	 14. I	Linden denies that all participants can "see, hear, use and modify" all simulated
24		a admits the remaining allegations of this Paragraph.
25		Linden admits that within Second Life and subject to the Second Life Terms of
26		nts may exchange with each other digital content that is designed for use with
27	Second Life. Li	inden denies the remaining allegations of this Paragraph.
28	II.	

- 16. Linden is informed and believes, and on that basis admits, that various companies, including those set forth in this Paragraph, have participated in Second Life.
- 17. Linden is informed and believes, and on that basis admits, that Adidas operated a virtual store in Second Life, and that Adidas offered a virtual representation of its a3 Microride running shoe there. Linden denies the remaining allegations of this Paragraph.
 - 18. On information and belief, admitted.
- 19. Linden admits that subject to the Second Life Terms of Service, a virtual currency and a virtual currency exchange are components of the Second Life virtual world service.
- 20. Linden admits that the Second Life virtual currency is called the "Linden dollar" and is typically represented by the symbol "L\$".
- 21. Linden admits the first sentence of this Paragraph. Linden denies the remaining allegations of this Paragraph.
- 22. Linden admits that LR operates a Linden dollar exchange called the LindeX exchange, through which Residents may exchange Linden dollars for U.S. dollars subject to the Second Life Terms of Service, and that presently such an exchange has a fee of 3.5% per transaction.
- 23. Linden admits that user-to-user transactions in the first quarter of 2009 totalled an amount of Linden dollars that, if exchanged for U.S. dollars at then-current exchange rates, would exceed \$120 million. Linden denies the remaining allegations of this Paragraph.
- 24. Linden is informed and believes, and on that basis admits, that some digital content exchanged within Second Life is protected by intellectual property rights. Linden denies the remaining allegations of this Paragraph.
- 25. Linden admits that LR has promoted that Second Life includes the ability to exchange Linden dollars for digital content that is designed for use with Second Life, subject to the Second Life Terms of Service. Linden denies the remaining allegations of this Paragraph.

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VI. SECOND LIFE: THE TECHNICAL DETAILS

- 26. Linden admits that the Second Life Grid includes the software and technology underlying the Second Life virtual world. Linden denies the remaining allegations of this Paragraph.
- 27. Linden admits that LR operates Second Life and uses servers to simulate the 3D virtual world environment and host digital content that is used with Second Life; that the term "asset" refers to data associated with digital content used with Second Life; and that an asset has an identifier called a "Universally Unique Identifier" or "UUID." Linden denies the remaining allegations of this Paragraph.

Second Life: How Piracy Works In-World

- 28. Linden admits that Second Life includes a Digital Rights Management ("DRM") system, and upon information and belief, that persons have used third-party programs to circumvent that DRM in the past. On information and belief, Linden admits that CopyBot is a third-party program that allows users to circumvent the Second Life DRM system and copy digital content that is used with Second Life without regard to the copyright or trademark status of that content. Linden admits that such use is prohibited by the Second Life Terms of Service, and denies the remaining allegations of this Paragraph.
- 29. Linden admits that LR may terminate the Second Life accounts of Residents who use CopyBot or other third-party programs to circumvent the Second Life DRM system and copy digital content used with Second Life. Linden admits that LR complies with all provisions of the DMCA, and denies that LR's "enforcement of intellectual property law is limited to that required" by the DMCA. Linden lacks sufficient information to admit or deny the allegations in the third sentence of this Paragraph, and on that basis denies them. Linden denies the remaining allegations of this Paragraph.
- 30. The first sentence of this Paragraph contains no allegations requiring an answer. Linden lacks sufficient information to admit or deny the allegations in the second sentence of this Paragraph, and on that basis denies them.

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1	31.	Linden lacks sufficient information to admit or deny the allegations in this
2	Paragraph, a	nd on that basis denies them.
3	32.	Linden lacks sufficient information to admit or deny the allegations in this
4	Paragraph, an	nd on that basis denies them.
5	33.	Linden lacks sufficient information to admit or deny the allegations of this
6	Paragraph re	garding Plaintiff Grei's experience, and on that basis denies them. Linden denies
7	the remaining	g allegations of this Paragraph.
8	34.	Denied.
9	35.	Linden lacks sufficient information to admit or deny the allegations of this
10	Paragraph, a	nd on that basis denies them.
11	36.	Linden admits that subject to the Second Life Terms of Service, Residents may
12	exchange Li	nden dollars for digital content that is designed for use with Second Life, and that
13	Linden dolla	rs may be exchanged for real-world currency. Linden admits that LR operates the
14	LindeX exchange, that the LindeX charges a 3.5% transaction fee for the exchange of Linden	
15	dollars, that	LR operates the XStreetSL.com website, and that LR operates an in-world classified
16	ads system.	Linden lacks sufficient information to admit or deny the allegations in the final
17	sentence of the	his Paragraph, and on that basis denies them. Linden denies the remaining
18	allegations o	f this Paragraph.
19	37.	Denied.
20	Secon	nd Life Terms of Service
21	38.	Linden admits that the Second Life Terms of Service are found at
22	http://second	life.com/corporate/tos.php. Linden denies the remaining allegations of this
23	Paragraph.	
24	39.	Linden admits that on August 31, 2009, the Second Life Terms of Service
25	included the	quoted language.
26	40.	Denied.
27	41.	Denied.
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1	42.	Denied.
2	43.	Admitted as to copyrights. Linden lacks sufficient information to admit or deny
3	the allegation	ns of this Paragraph as to trademark rights, and on that basis denies them.
4	44.	Linden lacks sufficient information to admit or deny the allegations in the first
5	sentence of t	this Paragraph, and on that basis denies them. Linden denies the second sentence of
6	this Paragrap	oh.
7	45.	Denied.
8	46.	Denied.
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10		VII. FACTS RELATING TO PLAINTIFF EROS
11	47.	Linden lacks sufficient information to admit or deny the allegations of this
12	Paragraph, a	nd on that basis denies them.
13	48.	Linden lacks sufficient information to admit or deny the allegations of this
14	Paragraph, a	nd on that basis denies them.
15	49.	Linden lacks sufficient information to admit or deny the allegations of this
16	Paragraph, a	nd on that basis denies them.
17	50.	Linden lacks sufficient information to admit or deny the allegations of this
18	Paragraph, a	nd on that basis denies them.
19	51.	Linden admits that the SexGen mark is registered with the United States Patent
20	and Tradema	ark Office ("USPTO") as Registration Number 3483253. Linden lacks sufficient
21	information	to admit or deny the remaining allegations of this Paragraph, and on that basis denies
22	them.	
23	52.	Linden admits that USPTO Registration Number 3483253 includes the quoted
24	language. L	inden lacks sufficient information to admit or deny the remaining allegations of this
25	Paragraph, a	nd on that basis denies them.
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VIII. FACTS RELATING TO TRADEMARK INFRINGEMENT

- 53. Linden lacks sufficient information to admit or deny the allegations of this Paragraph, and on that basis denies them.
- 54. Linden lacks sufficient information to admit or deny the allegations of this Paragraph, and on that basis denies them.
- 55. Linden lacks sufficient information to admit or deny the allegations of this Paragraph, and on that basis denies them.
- 56. Linden lacks sufficient information to admit or deny the allegations of this Paragraph, and on that basis denies them.
- 57. Linden admits that on or about June 17, 2008 LR inadvertently disabled some content within Second Life, and that promptly thereafter LR stopped that disabling. Linden lacks sufficient information to admit or deny the remaining allegations of this Paragraph, and on that basis denies them.
- 58. Linden lacks sufficient information to admit or deny the allegations of this Paragraph, and on that basis denies them.
- 59. Linden lacks sufficient information to admit or deny the allegations of this Paragraph, and on that basis denies them.
- 60. Linden lacks sufficient information to admit or deny the allegations of this Paragraph, and on that basis denies them.
- 61. Linden lacks sufficient information to admit or deny the allegations of this Paragraph, and on that basis denies them.
 - 62. Denied.
- 63. Linden admits that LR controls some of the technology and systems that comprise the Second Life platform, that some information related to Residents' activities within Second Life is stored on LR servers, that Residents may acquire virtual land within Second Life subject to the Second Life Terms of Service, and that LR charges service fees. Linden lacks sufficient information to admit or deny the remaining allegations of this Paragraph, and on that basis denies

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1	them.	
2	64.	Denied.
3	65.	Denied.
4	66.	Linden admits that LR operates Second Life and the XstreetSL.com website, and
5	that within Se	econd Life and on XstreetSL.com, Residents may search for and exchange Linden
6	dollars for dig	gital content that is designed for use with Second Life.
7	67.	Linden lacks sufficient information to admit or deny the allegations of this
8	Paragraph, an	d on that basis denies them.
9	68.	Linden admits that search results on the XstreetSL.com website show "Featured
10	Items" ahead	of items that are not featured. Linden lacks sufficient information to admit or deny
11	the remaining	gallegations of this Paragraph, and on that basis denies them.
12	69.	Linden lacks sufficient information to admit or deny the allegations of this
13	Paragraph, an	d on that basis denies them.
14		IV FACTS DELATING TO DI AINTIEE CDEI
15		IX. FACTS RELATING TO PLAINTIFF GREI
16	70.	Linden lacks sufficient information to admit or deny the allegations of this
17	Paragraph, an	d on that basis denies them.
18	71.	Linden lacks sufficient information to admit or deny the allegations of this
19	Paragraph, an	d on that basis denies them.
20	72.	Linden lacks sufficient information to admit or deny the allegations of this
21	Paragraph, an	d on that basis denies them.
22	73.	Linden lacks sufficient information to admit or deny the allegations of this
23	Paragraph, an	d on that basis denies them.
24	74.	Linden admits that a work titled "Nomine Araignee Set" is registered with the
25	United States	Copyright Office (the "Copyright Office") as Registration Number
26	VAu0009583	40, and that Copyright Office records for that registration list the "Date of
27	Creation" as	'2005" and the "Type of Work" as "Visual Material." Linden lacks sufficient
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1	information to	admit or deny the remaining allegations of this Paragraph, and on that basis denies
2	them.	
3	,	X. FACTS RELATED TO COPYRIGHT INFRINGEMENT
5	75.	Linden lacks sufficient information to admit or deny the allegations of this
6		d on that basis denies them.
7	76.	Linden lacks sufficient information to admit or deny the allegations of this
8		d on that basis denies them.
9	77.	
10		Linden lacks sufficient information to admit or deny the allegations of this
		d on that basis denies them.
11	78.	Linden lacks sufficient information to admit or deny the allegations of this
12		d on that basis denies them.
13	79.	Denied.
14	80.	Linden admits that LR controls some of the technology and systems that comprise
15		fe platform, that some information related to Residents' activities is stored on LR
16	servers, that R	esidents may acquire virtual land within Second Life subject to the Second Life
17	Terms of Serv	ice, and that LR charges service fees. Linden lacks sufficient information to admit
18	or deny the rea	maining allegations of this Paragraph, and on that basis denies them.
19	81.	Denied.
20	82.	Denied.
21	83.	Linden admits that LR operates Second Life and the XstreetSL.com website, and
22	that within Sec	cond Life and on XstreetSL.com, Residents may search for and exchange Linden
23	dollars for dig	ital content that is designed for use with Second Life.
24	84.	Linden lacks sufficient information to admit or deny the allegations of this
25	Paragraph, and	d on that basis denies them.
26	85.	Denied.
27	86.	Denied.
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1	87.	Linden lacks sufficient information to admit or deny the allegations of this
2	Paragraph, an	d on that basis denies them.
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4		XI. CLASS ALLEGATIONS
5	88.	This Paragraph contains no allegations to which an answer is required.
6	89.	On information and belief, denied.
7	90.	On information and belief, denied.
8	91.	Linden lacks sufficient information to admit or deny the allegations of this
9	Paragraph, an	d on that basis denies them.
10	92.	On information and belief, denied.
11	93.	On information and belief, denied.
12	94.	On information and belief, denied.
13	95.	On information and belief, denied.
14	96.	On information and belief, denied.
15	97.	This Paragraph contains no allegations to which an answer is required.
16		
17		FIRST CAUSE OF ACTION
18		Trademark Infringement, 15 U.S.C. §1114(1)
19		(on behalf of Plaintiff Eros and Trademark Infringement Class)
20	98.	Linden incorporates by reference the foregoing responses.
21	99.	This Paragraph contains no allegations to which an answer is required.
22	100.	This Paragraph contains no allegations to which an answer is required.
23	101.	Admitted.
24	102.	Denied.
25	103.	Denied.
26	104.	Denied.
27	105.	Denied.
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1	106.	Denied.
2		SECOND CAUSE OF ACTION
3		False Designation of Trademark Origin, 15 U.S.C. §1125
4		(on behalf of Plaintiff Eros and Trademark Infringement Class)
5	107.	Linden incorporates by reference the foregoing responses.
6	108.	This Paragraph contains no allegations to which an answer is required.
7	109.	Denied.
8	110.	Denied.
9	111.	Denied.
10	112.	Denied.
11	113.	Denied.
12	114.	Denied.
13		THIRD CAUSE OF ACTION
14		Contributory Trademark Infringement, 15 U.S.C. §1114
15		(on behalf of Plaintiff Eros and Trademark Infringement Class)
16	115.	Linden incorporates by reference the foregoing responses.
17	116.	This Paragraph contains no allegations to which an answer is required.
18	117.	Denied.
19	118.	Denied.
20	119.	Denied.
21	120.	Denied.
22	121.	Denied.
23	122.	Denied.
24	123.	Denied.
25	124.	Denied.
26		FOURTH CAUSE OF ACTION
27		Vicarious Trademark Infringement, 15 U.S.C. §1114
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		ANSWER CASE NO. CV 09 4269 PJH

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1		(on behalf of Plaintiff Eros and Trademark Infringement Class)
2	125.	Linden incorporates by reference the foregoing responses.
3	126.	This Paragraph contains no allegations to which an answer is required.
4	127.	Denied.
5	128.	Denied.
6	129.	Denied.
7	130.	Denied.
8	131.	Denied.
9	132.	Denied.
10	133.	Denied.
11	134.	Denied.
12		FIFTH CAUSE OF ACTION
13		Direct Copyright Infringement—Public Deisplay, 17 U.S.C. §501
14		(on behalf of Plaintiff Grei and Trademark Infringement Class)
15	135.	Linden incorporates by reference the foregoing responses.
16	136.	Denied.
17	137.	Denied.
18	138.	Denied.
19	139.	Denied.
20	140.	Denied.
21		SIXTH CAUSE OF ACTION
22		Direct Copyright InfringementReproduction, 17 U.S.C. §501
23		(on behalf of Plaintiff Grei and Trademark Infringement Class)
24	141.	Linden incorporates by reference the foregoing responses.
25	142.	Denied.
26	143.	Denied.
27	144.	Denied.
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ANSWER

Case4:09-cv-04269-PJH Document10 Filed10/30/09 Page14 of 18 145. Denied. 146. Denied. **SEVENTH CAUSE OF ACTION** Contributory Copyright Infringement, 17 U.S.C. §501 (on behalf of Plaintiff Grei and Trademark Infringement Class) 147. Linden incorporates by reference the foregoing responses. 148. This Paragraph contains no allegations to which an answer is required. 149. Linden lacks sufficient information to admit or deny the allegations of this Paragraph, and on that basis denies them. 150. Denied. 151. Denied. 152. Denied. 153. Denied. 154. Denied. 155. Denied. EIGHTH CAUSE OF ACTION Vicarious Copyright Infringement, 17 U.S.C. §501 (on behalf of Plaintiff Grei and Trademark Infringement Class) 156. Linden incorporates by reference the foregoing responses. 157. This Paragraph contains no allegations to which an answer is required. 158. Linden lacks sufficient information to admit or deny the allegations of this Paragraph, and on that basis denies them. 159. Denied. Denied. 160. 161. Denied.

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Denied.

Denied.

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1	164.	Denied.
2		NINTH CAUSE OF ACTION
3		Violation of Cal. Bus. & Prof. Code §17200
4		(on behalf of all Plaintiffs and All Classes)
5	165.	Linden incorporates by reference the foregoing responses.
6	166.	This Paragraph contains no allegations to which an answer is required.
7	167.	Denied.
8	168.	Denied.
9	169.	Denied.
10		TENTH CAUSE OF ACTION
11		Violation of Cal. Bus. & Prof. Code §17500
12		(on behalf of all Plaintiffs and All Classes)
13	170.	Linden incorporates by reference the foregoing responses.
14	171.	Denied.
15	172.	Denied.
16	173.	Denied.
17		ELEVENTH CAUSE OF ACTION
18		Intentional Interference with Economic Relations
19		(on behalf of all Plaintiffs and All Classes)
20	174.	Linden incorporates by reference the foregoing responses.
21	175.	Denied.
22	176.	This Paragraph contains no allegations to which an answer is required.
23	177.	Denied.
24	178.	Denied.
25	179.	Denied.
26		TWELFTH CAUSE OF ACTION
27		Negligent Interference with Economic Relations
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		14 ANSWER
		CASE NO. CV 09 4269 PJH

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1	(on behalf of all Plaintiffs and All Classes)	
2	180. Linden incorporates by reference the foregoing responses.	
3	181. Denied.	
4	182. This Paragraph contains no allegations to which an answer is required.	
5	183. Denied.	
6	184. Denied.	
7	AFFIRMATIVE DEFENSES	
8		
9	FIRST AFFIRMATIVE DEFENSE	
10	(Digital Millennium Copyright Act)	
11	Plaintiffs' copyright claims are barred, in whole or in part, by the provisions of the	
12	Digital Millennium Copyright Act, 17 U.S. C. §512 et. seq.	
13	SECOND AFFIRMATIVE DEFENSE	
14	(Communications Decency Act)	
15	Plaintiffs' state law claims are barred in whole or in part by the provisions of the	
16	Communications Decency Act, 47 U.S.C. §230.	
17	THIRD AFFIRMATIVE DEFENSE	
18	(Copyright Preemption)	
19	Plaintiffs' non-copyright claims are preempted in whole or in part by the doctrine of	
20	copyright preemption.	
21	FOURTH AFFIRMATIVE DEFENSE	
22	(Unenforceable Trademark/Naked Licensing)	
23	Plaintiffs' trademarks are unenforceable on the grounds of, inter alia, Plaintiffs' prior	
24	pattern of naked licensing.	
25	FIFTH AFFIRMATIVE DEFENSE	
26	(Innocent Publisher)	
27	Plaintiffs' trademark claims are barred in whole or in part by the innocent publisher	
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1	provisions of 15 U.S.C. §1114(2)(B).
2	SIXTH AFFIRMATIVE DEFENSE
3	(Nominative Use)
4	Plaintiffs' trademark claims are barred in whole or in part pursuant to the doctrine of
5	nominative use.
6	SEVENTH AFFIRMATIVE DEFENSE
7	(Estoppel)
8	By virtue of their own conduct and statements, Plaintiffs are stopped from recovering for
9	the claims alleged in Plaintiffs' Complaint.
10	EIGHTH AFFIRMATIVE DEFENSE
11	(Waiver)
12	Plaintiffs have waived any right to recovery from Defendants.
13	NINTH AFFIRMATIVE DEFENSE
14	(Unclean Hands)
15	Plaintiffs' claims are barred, in whole or in part, by the doctrine of unclean hands.
16	TENTH AFFIRMATIVE DEFENSE
17	(Failure to Mitigate)
18	Plaintiffs' claims are barred to the extent they have failed to mitigate damages.
19	ELEVENTH AFFIRMATIVE DEFENSE
20	(Contributory Negligence)
21	Plaintiffs' alleged damages were caused, in whole or in part, by Plaintiffs' own
22	negligence.
23	TWELFTH AFFIRMATIVE DEFENSE
24	(Assumption of Risk)
25	Plaintiffs assumed the risk of the harms alleged in their Complaint.
26	THIRTEENTH AFFIRMATIVE DEFENSE
27	(License)
28	
	16 ANSWER
	CASE NO. CV 09 4269 PJH

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1	Plaintiffs' claims are barred, in whole or in part, due to Plaintiffs having expressly or
2	impliedly licensed the complained of conduct.
3	FOURTEENTH AFFIRMATIVE DEFENSE
4	(Acquiescence/Abandonment)
5	Plaintiffs' trademark claims are barred, in whole or in part, due to Plaintiffs'
6	acquiescence in the alleged infringing conduct and abandonment of the asserted rights.
7	FIFTHEENTH AFFIRMATIVE DEFENSE
8	(Laches)
9	Plaintiffs' claims are barred in whole or in part by the doctrine of laches.
10	SIXTEENTH AFFIRMATIVE DEFENSE
11	(Statute of Limitations)
12	Plaintiffs' claims are barred in whole or in part by the applicable statutes of limitations,
13	including 17 U.S.C. 507, Cal. Code Civ. Proc. 338(d) and/or other similar, related, or analogous
14	statutes.
15	
16	PRAYER FOR RELIEF
17	WHEREFORE, Defendants pray for the following relief:
18	A. That judgment be entered against Plaintiffs and in favor of Defendants on all causes
19	of action,
20	B. That Plaintiffs take nothing by their Complaint,
21	C. That Linden be awarded its attorney's fees and costs, and
22	D. For such other and further relief as equity and justice may require.
23	Dated: October 30, 2009 DURIE TANGRI LLP
24	
25	By:
26	Michael H. Page
27	Attorneys for Defendants LINDEN RESEARCH, INC. and
28	LINDEN RESEARCH INTERNATIONAL, INC.
	17 ANSWER
	CASE NO. CV 09 4269 PJH