

SECOND AMENDED COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff Ameranth, Inc., for its Second Amended Complaint against defendants Pizza Hut, Inc., Pizza Hut of America, Inc., Domino's Pizza, LLC, Domino's Pizza, Inc., Papa John's USA, Inc., OpenTable, Inc., GrubHub, Inc., Ticketmob, LLC, Exit 41, LLC, QuikOrder, Inc., Seamless North America, LLC and O-Web Technologies Ltd. (collectively, "Defendants"), avers as follows:

PARTIES

- 1. Plaintiff Ameranth, Inc. ("Ameranth") is a Delaware corporation based in San Diego, California, and having a principal place of business at 5820 Oberlin Drive, Suite 202, San Diego, California. Ameranth develops, manufactures and sells, *inter alia*, hospitality industry, entertainment, restaurant and food service information technology products and solutions under the trademarks 21st Century CommunicationsTM, and 21st Century RestaurantTM, among others, comprising the synchronization and integration of hospitality information and hospitality software applications between fixed, wireless and/or internet applications, including but not limited to computer servers, web servers, databases, affinity/social networking systems, desktop computers, laptops, "smart" phones and other wireless handheld computing devices.
- 2. Defendant Pizza Hut, Inc. is, on information and belief, a California corporation having a principal place of business in Plano, Texas. Defendant Pizza Hut of America, Inc. is, on information and belief, a Delaware corporation having a principal place of business in Plano, Texas. On information and belief, Pizza Hut, Inc. and Pizza Hut of America, Inc. are agents and affiliates of one another and knowingly and intentionally acted in concert and under common and coordinated plan, design and control in committing the acts alleged herein, such that each entity is jointly and severally liable for the acts of each other. Pizza Hut, Inc. and Pizza Hut of America, Inc. shall be referred to herein collectively as "Pizza Hut." On information and belief, Pizza Hut makes, uses, offers for sale or license and/or sells or licenses restaurant and foodservice information technology products, software, components and/or systems within this Judicial District, including the Pizza Hut ordering



 system/product/service, which includes, *inter alia*, wireless and internet point-of-sale ("POS") integration, online and mobile product ordering, integration with social media and/or other third-party web-based applications, and other hospitality aspects.

- 3. Defendant Domino's Pizza, LLC is, on information and belief, a Michigan limited liability company having a principal place of business in Ann Arbor, Michigan. Defendant Domino's Pizza, Inc. is, on information and belief, a Delaware corporation having a principal place of business in Ann Arbor, Michigan. On information and belief, Domino's Pizza, LLC and Domino's Pizza, Inc. are agents and affiliates of one another and knowingly and intentionally acted in concert and under common and coordinated plan, design and control in committing the acts alleged herein, such that each entity is jointly and severally liable for the acts of each other. Domino's Pizza, LLC and Domino's Pizza, Inc. shall be referred to herein collectively as "Domino's." On information and belief, Domino's makes, uses, offers for sale or license and/or sells or licenses restaurant and foodservice information technology products, software, components and/or systems within this Judicial District, including the Domino's Pizza ordering system/product/service, which includes, *inter alia*, wireless and internet POS integration, online and mobile product ordering, integration with social media and/or other third-party web-based applications, and other hospitality aspects.
- 4. Defendant Papa John's USA, Inc. ("Papa John's") is, on information and belief, a Kentucky corporation having a principal place of business in Louisville, Kentucky. On information and belief, Papa John's makes, uses, offers for sale or license and/or sells or licenses restaurant and foodservice information technology products, software, components and/or systems within this Judicial District, including the Papa John's ordering system/product/service, which includes, *inter alia*, wireless and internet POS integration, online and mobile product ordering, integration with social media and/or other third-party web-based applications, and other hospitality aspects.
- 5. Defendant OpenTable, Inc. ("OpenTable") is, on information and belief, a Delaware corporation having a principal place of business in San Francisco, California. On information and belief, OpenTable makes, uses, offers for sale or license and/or sells or licenses restaurant



and foodservice information technology products, software, components and/or systems within this Judicial District, including the OpenTable system/product/service, which includes, inter alia, OpenTable online and mobile reservations and guest management, integration with social media and/or other third-party web-based applications, and other hospitality aspects.

- 6. Defendant GrubHub, Inc. ("GrubHub") is, on information and belief, a Delaware corporation having a principal place of business in Chicago, Illinois. On information and belief, GrubHub makes, uses, offers for sale or license and/or sells or licenses restaurant and foodservice information technology products, software, components and/or systems within this Judicial District, including the GrubHub system/product/service, which includes, *inter alia*, GrubHub online and mobile product ordering, integration with social media and/or other third-party web-based applications, and other hospitality aspects.
- 7. Defendant Ticketmob, LLC is, on information and belief, a California limited liability company having a principal place of business in Los Angeles, California, doing business as "LaughStub, LLC" ("LaughStub"). On information and belief, LaughStub makes, uses, offers for sale or license and/or sells or licenses entertainment box office management and ticketing information technology products, software, components and/or systems within this Judicial District, including the LaughStub system/product/service, which includes, *inter alia*, LaughStub online and mobile ticketing and reservations, integration with social media and/or other third-party web-based applications, and other hospitality aspects.
- 8. Defendant Exit 41, LLC ("Exit 41") is, on information and belief, a Delaware limited liability company having a principal place of business in Andover, Massachusetts. On information and belief, Exit 41 makes, uses, offers for sale or license and/or sells or licenses restaurant and foodservice information technology products, software, components and/or systems within this Judicial District, including the Exit 41 ordering system/product/service, which includes, *inter alia*, wireless and internet POS integration, online and mobile product ordering, integration with social media and/or other third-party web-based applications, and other hospitality aspects.

- 9. Defendant QuikOrder, Inc. ("QuikOrder") is, on information and belief, an Illinois corporation having a principal place of business in Chicago, Illinois. On information and belief, QuikOrder makes, uses, offers for sale or license and/or sells or licenses restaurant and foodservice information technology products, software, components and/or systems within this Judicial District, including the Pizza Hut ordering system/product/service, which includes, *inter alia*, wireless and internet POS integration, online and mobile product ordering, integration with social media and/or other third-party web-based applications, and other hospitality aspects.
- 10. Defendant Seamless North America, LLC ("Seamless") is, on information and belief, a Delaware limited liability company having a principal place of business in New York, New York. On information and belief, Seamless makes, uses, offers for sale or license and/or sells or licenses restaurant and foodservice information technology products, software, components and/or systems within this Judicial District, including the Seamless system/product/service, which includes, *inter alia*, Seamless online and mobile product ordering, integration with social media and/or other third-party web-based applications, and other hospitality aspects.
- 11. Defendant O-Web Technologies Ltd. is, on information and belief, an Ohio limited liability company having a principal place of business in Cleveland, Ohio, doing business as "Onosys" ("Onosys"). On information and belief, Onosys makes, uses, offers for sale or license and/or sells or licenses restaurant and foodservice information technology products, software, components and/or systems within this Judicial District, including the Onosys ordering system/product/service, which includes, *inter alia*, wireless and internet POS integration, online and mobile product ordering, integration with social media and/or other third-party web-based applications, and other hospitality aspects.

JURISDICTION AND VENUE

12. This is an action for patent infringement arising under the Patent Laws of the United States, 35 U.S.C. §§ 271, 281-285.



DOCKET

Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.

