

## UNITED STATES DISTRICT COURT 1 SOUTHERN DISTRICT OF CALIFORNIA 2 AMERANTH, INC., Civil Action No. 12-cv-1648 DMS-WVG 3 Plaintiff, Consolidated with 4 11-cv-01810-DMS-WVG 5 v. FIRST AMENDED COMPLAINT FOR TICKETMASTER, LLC and 6 PATENT INFRINGEMENT AGAINST TICKETMASTER, LLC AND LIVE LIVE NATION ENTERTAINMENT, INC., NATION ENTERTAINMENT, INC. 7 Defendants. **DEMAND FOR JURY TRIAL** 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27



FIRST AMENDED COMPLAINT FOR PATENT INFRINGEMENT

# FIRST AMENDED COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff Ameranth, Inc. ("Ameranth"), for its First Amended Complaint against Defendants TicketMaster, LLC and Live Nation Entertainment, Inc. (collectively "TicketMaster"), avers as follows:

### **PARTIES**

- 1. Plaintiff Ameranth is a Delaware corporation having a principal place of business at 5820 Oberlin Drive, Suite 202, San Diego, California 92121. Ameranth develops, manufactures and sells, *inter alia*, hospitality industry, entertainment, restaurant and food service information technology solutions under the trademarks 21<sup>st</sup> Century Communications<sup>TM</sup>, and 21st Century Restaurant<sup>TM</sup>, 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 TicketMaster, LLC is, on information and belief, a Virginia limited liability corporation having a principal place of business and Hills, California. Defendant Live headquarters in Beverly Nation Entertainment, Inc. is, on information and belief, a Delaware corporation having a principal place of business and headquarters in Beverly Hills, California. On information and belief, TicketMaster makes, uses, offers for sale or license sells licenses entertainment box office or management ticketing/ticket sales/ticket purchases information-technology products, software, components and/or systems within this Judicial District, including the TicketMaster System as defined herein.

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## **JURISDICTION AND VENUE**

- This is an action for patent infringement arising under the Patent Laws of the United States, 35 U.S.C. §§ 271, 281-285.
- This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331 and 1338(a).
- 5. On information and belief, TicketMaster engages in (a) the offer for sale or license and sale or license of hospitality industry, ticketing, reservations, and/or ordering products and/or components in the United States, including this Judicial District, including services, products, software, and components, comprising wireless and internet POS and/or hospitality aspects; (b) the installation and maintenance of said services, products, software, components and/or systems in hospitality industry, ticketing, reservations, ordering, and/or entertainment information technology systems in the United States, including this Judicial District; and/or (c) the use of hospitality industry, ticketing, reservations, ordering, and/or entertainment information technology systems comprising said services, products, software, components and/or systems in the United States, including this Judicial District.
- 6. This Court has personal jurisdiction over TicketMaster because TicketMaster commits acts of patent infringement in this Judicial District including, inter alia, making, using, offering for sale or license, and/or selling or licensing infringing services, products, software, components and/or systems in this Judicial District. Additionally, TicketMaster has already appeared in this action and submitted to the jurisdiction of the Court. TicketMaster has continued to engage in and perform such acts of infringement since the filing and service of the original complaint in this matter accusing TicketMaster of infringement of the Ameranth patents at issue herein.

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7. Venue is proper in this Judicial District pursuant to 28 U.S.C. §§ 1391(b) and (c) and 1400(b).

## **BACKGROUND**

8. Ameranth was established in 1996 to develop and provide its 21<sup>st</sup> Century Communications™ innovative information technology solutions for the hospitality industry (inclusive of, e.g., restaurants, hotels, casinos, nightclubs, cruise ships and other entertainment and sports venues). Ameranth has been widely recognized as a technology leader in the provision of wireless and internet-based systems and services to, *inter alia*, restaurants, hotels, casinos, cruise ships and entertainment and sports venues. Ameranth's award winning inventions enable, in relevant part, generation and synchronization of menus, including but not limited to restaurant menus, event tickets, reservations, and other products across fixed, wireless and/or internet platforms as well as synchronization of hospitality information and hospitality software applications across fixed, wireless and internet platforms, 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.

9. Ameranth began development of the inventions leading to the patents in this patent family, including the patents-in-suit, in the late Summer of 1998, at a time when the then-available wireless and internet hospitality offerings were extremely limited in functionality, were not synchronized and did not provide an integrated system-wide solution to the pervasive ordering, reservations, affinity program and information management needs of the hospitality industry. Ameranth uniquely recognized the actual problems that needed to be resolved in order to meet those needs, and thereafter conceived



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