$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15 \\ \end{array} $	M. ELIZABETH DAY (SBN 177125) eday@feinday.com DAVID ALBERTI (SBN 220265) dalberti@feinday.com SAL LIM (SBN 211836) slim@feinday.com MARC BELLOLI (SBN 244290) mbelloli@feinday.com FEINBERG DAY ALBERTI LIM & BELLOLI LLP 1600 El Camino Real, Suite 280 Menlo Park, CA 94025 Tel: 650.618.4360 Fax: 650.618.4368 Attorneys for Uniloc 2017 LLC. UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA UNILOC 2017 LLC, CASE NO. 8:18-cv-02053-AG-J			
16 17 18 19 20 21 22	Plaintiff, v. MICROSOFT CORPORATION, Defendant.	DISCLOSURE OF ASSERTED CLAIMS AND INFRINGEMENT CONTENTIONS; DOCUMENT PRODUCTION ACCOMPANYING DISCLOSURE		
23 24 25 26 27 28	DISCLOSURE OF ASSERTED CL	-1- AIMS AND INFRINGEMENT CONTENTIONS		
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1 In accordance with Standing Patent Rule 2.1 of the Court's Standing Patent 2 Rules, Plaintiff Uniloc 2017 LLC ("Uniloc") hereby provides its Disclosure of 3 Asserted Claims and Infringement Contentions and Document Production 4 Accompanying Disclosure, as follows:

Uniloc alleges that Microsoft Corporation ("Microsoft") directly and

indirectly infringes U.S. Patent Nos. 7,016,676 (the "676 Patent), 7,075,917 (the

"'917 Patent"), 8,706,636 (the "'636 patent") and 8,606,856 (the "'856 Patent")

Uniloc is asserting the following claims against the following Microsoft

products/services: claims 1, 2 and 5 of the '676 Patent against Microsoft Surface

products containing a combined Bluetooth/Wi-Fi chip solution, such as the Marvell

Avastar Family devices; claim 10 of the '917 Patent against Microsoft products and

services, including without limitation hotspots, modems and terminals that support

(collectively "the Asserted Patents") under 35 U.S.C. § § 271(a)-(c).

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15 HSPA/HSPA+/HSUPA/HSUPA+ (collectively "HSPA") standardized in UMTS 3 16

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GPP Release 6 and above, including compatible Microsoft Surface products, such

Disclosure Under Standing Patent Rule 2.1.1 and 2.1.2

as the Microsoft Surface Pro with LTE and the Surface Go with LTE Advanced,

and Microsoft Lumia products, such as the Microsoft Lumia 535 products, Lumia

635 products, Lumia 640 LTE products, Lumia 640 XL products, Lumia 950

20 products, and Lumia 950 XL products; claims 1, 4, 7, 8, 9, 18, 21, 24, 25, 26, 36,

38, 39, 42, 45 and 48 of the '636 Patent against Microsoft Office Products that

allow for subscription sharing, and related, software, servers, user/client devices,

systems and methods (including, but are not limited to, activation and installation

software for all versions of Microsoft Office 365); and claims 1, 2, 4, 7, 9, 10, 12,

15, 17, 18, 20 and 23 of the '856 patent against Microsoft Office Products that

26 allow for subscription sharing, and related, software, servers, user/client devices, 27 systems and methods (including, but are not limited to, activation and installation

28 software for all versions of Microsoft Office 365).

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A further description of the infringing Microsoft products/services is provided in charts attached hereto as Exhibits A-D and incorporated by reference. Disclosure Under Standing Patent Rule 2.1.3

Each accused apparatus, product, device, process, method, act, or other
instrumentality ("Accused Product") of Microsoft of which Uniloc is aware
currently is identified, separately for each asserted claim, in charts attached hereto
as Exhibits A-D and incorporated by reference.

8 This disclosure is based on the present state of the Uniloc's knowledge, 9 without the benefit of any discovery from Microsoft or any other third-parties. 10 Uniloc accordingly reserves the right to support its infringement contentions with 11 additional allegations of infringement of other Products and of other claims, and 12 with additional facts and products, particularly those for which information is not 13 publicly available. Uniloc also reserves the right to modify the positions taken in 14 these disclosures, based on later obtained materials, and/or based on information 15 currently available, which Uniloc has not yet identified as significant.

16 Each element of each claim as set forth in Exhibits A-D is literally present in 17 the Accused Products. Uniloc will serve an interrogatory on Microsoft seeking its 18 non-infringement contentions. Uniloc intends to supplement its infringement 19 contentions to allege infringement under the doctrine of equivalents to the extent 20 Microsoft provides information regarding those claim elements it contends it does 21 not literally infringe. In addition, to the extent that the Court construes claims 22 differently, Uniloc reserves the right to specifically identify equivalents to those 23 construed claims which are practiced by Microsoft directly or indirectly.

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 Disclosure Under Standing Patent Rule 2.1.4

Uniloc contends the Asserted Claims of the Asserted Patents are entitled to
the following priority dates:

The '676 patent: August 8, 2000

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The '917 patent: October 11, 2000

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- 1 The '636 patent: December 10, 2001 2 The '856 patent: December 10, 2001 3 **Disclosure Under Standing Patent Rule 2.1.5** 4 Uniloc is not relying on the assertion that its own apparatuses, products, 5 devices, processes, methods, acts, or other instrumentalities practice the claimed 6 inventions. 7 **Disclosure Under Standing Patent Rule 2.1.6** 8 Uniloc alleges that Microsoft willfully infringes the Asserted Patents as 9 follows: 10 Microsoft's acts of infringement of the Asserted Patents have been willful 11 and intentional under the standard announced in Halo Elecs., Inc. v. Pulse Elecs., 12 Inc., 136 S.Ct. 1923, 195 L.Ed 2d 278 (2016). Since at least July 24, 2018, 13 Microsoft has willfully infringed the '676 patent and since at least August 10, 2018 14 Microsoft has willfully infringed the '917 patent, the '636 patent and the '856 15 patent by refusing to take a license and continuing to make, use, test, sell, license, 16 import, and/or offer for sale/license the Accused Products. Microsoft has been 17 aware that it infringes the Asserted Patents since at least July 24,2018 and August 18 10, 2018 and instead of taking a license, Microsoft has opted to make the business 19 decision to "efficiently infringe" the Asserted Patents. In doing so, Microsoft has 20 willfully infringed the Asserted Patents. 21 Uniloc reserves the right to modify the positions taken in these disclosures, 22 based on later obtained materials and/or based on information currently available 23 that the Uniloc has not yet identified as significant. 24 **Document Production Under Standing Patent Rule 2.2** 25 Uniloc objects to the requirements of this production to the extent that it calls 26 for the production of documents protected by the attorney-client privilege. Further, 27 in producing these documents, Uniloc does not admit or concede the relevancy,
- 28 materiality, authenticity, or admissibility as evidence of any of these documents.

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1	All objections to the use, at trial or otherwise, of any document produced are hereby		
2	expressly reserved. Uniloc's discovery and investigation in connection with this		
3	lawsuit is ongoing. As a result, Uniloc produces these documents without prejudice		
4	as to the right to produce additional documents after considering documents		
5	obtained or reviewed through further discovery or investigation. Subject to and		
6	without waiving its objections, Uniloc produces responsive documents as follows:		
7	Standing Patent Rule 2.2.1: UNI-MS-2053 0000198-1526		
8	Standing Patent Rule 2.2.1: UNI-MS-2053_000001-197; UNI-MS-		
9	2053 0001527-4040		
10	Standing Patent Rule 2.2.3: None.		
10	Standing I atent Rule 2.2.5. None.		
12			
13	Dated: January 4, 2019	FEINBERG DAY ALBERTI LIM & BELLOLI LLP	
14			
15		By: /s/ M. Elizabeth Day M. Elizabeth Day	
16		Attorneys for Plaintiff	
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