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18	UNITED STATES DISTRICT COURT	
19	CENTRAL DISTRICT OF CALIFORNIA	
20	UNILOC 2017 LLC	CASE NO. 8:19-cv-00956
21	Plaintiff,	COMPLAINT FOR PATENT
22	V.	INFRINGEMENT
	MICROSOFT CORPORATION,	
23	microsoff cold didition,	DEMAND FOR JURY TRIAL
24	Defendant.	
25		
26		
27		MICROSOFT CORP.
28		EXHIBIT 1008





Plaintiff Uniloc 2017 LLC ("Uniloc"), by and through the undersigned counsel, hereby files this Complaint and makes the following allegations of patent infringement relating to U.S. Patent No. 6,467,088 against Defendant Microsoft Corporation ("Microsoft"), and alleges as follows upon actual knowledge with respect to itself and its own acts and upon information and belief as to all other matters:

NATURE OF THE ACTION

- 1. This is an action for patent infringement. Uniloc alleges that Microsoft infringes U.S. Patent No. 6,467,088 (the "'088 patent"), a copy of which is attached hereto as Exhibit A.
- 2. Uniloc alleges that Microsoft directly and indirectly infringes the '088 patent by making, using, offering for sale and selling devices that perform a processor-implemented method for controlling the reconfiguration of an electronic device, including but not limited to devices that perform Windows Update. Uniloc alleges that Microsoft also induces and contributes to the infringement of others. Uniloc seeks damages and other relief for Microsoft's infringement of the '088 patent.

THE PARTIES

- 3. Uniloc 2017 LLC is a Delaware corporation having places of business at 1209 Orange Street, Wilmington, Delaware 19801, 620 Newport Center Drive, Newport Beach, California 92660 and 102 N. College Avenue, Suite 303, Tyler, TX 75702.
- 4. Uniloc holds all substantial rights, title and interest in and to the '088 patent.
- 5. Upon information and belief, Defendant Microsoft is a corporation organized and existing under the laws of the State of Washington, with the following places of business in this District: 3 Park Plaza, Suite 1600, Irvine, CA 92614; 3333 Bristol Street, Suite 1249, Costa Mesa, CA 92626; 578 The Shops at



Mission Viejo, Mission Viejo, CA 92691; 331 Los Cerritos Center, Cerritos, CA 90703; 13031 West Jefferson Blvd., Suite 200, Los Angeles, CA 90094; 2140 Glendale Galleria, JCPenney Court, Glendale, CA 91210; 10250 Santa Monica Blvd., Space #1045, Los Angeles, CA 90067; 6600 Topanga Canyon Blvd, Canoga Park, CA 91303. Microsoft can be served with process by serving its registered agent for service of process in California: Corporation Service Company which Will Do Business in California as CSC - Lawyers Incorporating Service, 2710

Gateway Oaks Dr., Ste. 150, Sacramento, CA 95833.

JURISDICTION AND VENUE

- 6. This action for patent infringement arises under the Patent Laws of the United States, 35 U.S.C. § 1 et. seq. This Court has original jurisdiction under 28 U.S.C. §§ 1331 and 1338.
- 7. This Court has both general and specific jurisdiction over Microsoft because Microsoft has committed acts within the Central District of California giving rise to this action and has established minimum contacts with this forum such that the exercise of jurisdiction over Microsoft would not offend traditional notions of fair play and substantial justice. Defendant Microsoft, directly and through subsidiaries, intermediaries (including distributors, retailers, franchisees and others), has committed and continues to commit acts of patent infringement in this District, by, among other things, making, using, testing, selling, licensing, importing and/or offering for sale/license products and services that infringe the '088 patent.
- 8. Venue is proper in this district and division under 28 U.S.C. §§ 1391(b)-(d) and 1400(b) because Microsoft has committed acts of infringement in the Central District of California and has regular and established places of business in the Central District of California.

COUNT I- INFRINGEMENT OF U.S. PATENT NO. 6,467,088

9. The allegations of paragraphs 1-8 of this Complaint are incorporated



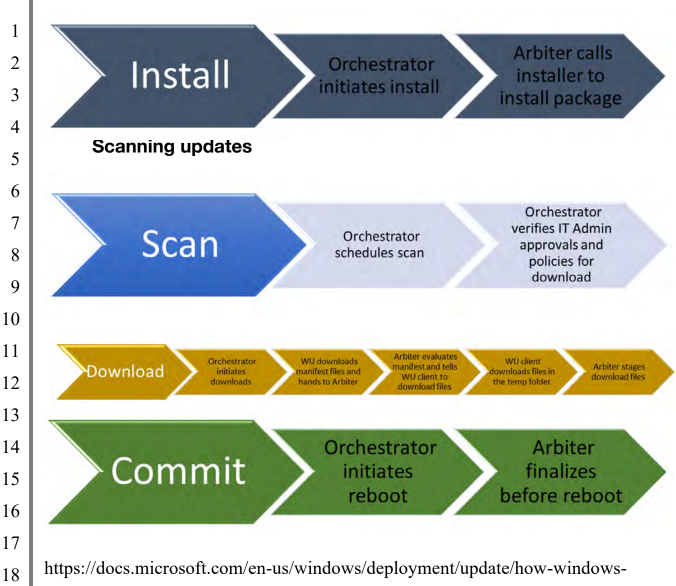
by reference as though fully set forth herein.

- 10. The '088 patent titled, "Reconfiguration Manager For Controlling Upgrades Of Electronic Devices," issued on October 15, 2002. A copy of the '088 patent is attached as Exhibit A.
 - 11. Pursuant to 35 U.S.C. § 282, the '088 patent is presumed valid.
- 12. Microsoft makes, uses, offers for sale, and sells in the United States and imports into the United States devices that practice a processor-implemented method for controlling the reconfiguration of an electronic device, for example, Windows Update, as well as computer readable media storing software programs (e.g., Windows Update) that when executed implement the method (collectively the "Accused Infringing Devices").
- 13. Upon information and belief, the Accused Infringing Devices infringe claims 1 and 21 of the '088 patent in the exemplary manner described below.
- 14. The Accused Infringing Devices perform a processor-implemented method for controlling the reconfiguration of electronic devices (*e.g.*, computers that are running a version of Microsoft Windows).

How updating works

During the updating process, the Windows Update Orchestrator operates in the background to scan, download, and install updates. It does this automatically, according to your settings, and in a silent manner that doesn't disrupt your computer usage.





update-works

15. The Accused Infringing Devices receive information representative of a reconfiguration request relating to the electronic device. For example, the information is received when an instance of Windows Update Orchestrator running on the electronic device initiates a request for reconfiguration at random intervals to avoid overloading the Windows Update server.

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