

EXHIBIT B

BK

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

MICROSOFT CORPORATION,
a Washington corporation,

Plaintiff,

v.

CHICAGO COMPUTER CLUB CORP., an
Illinois corporation, and XIADONG WANG
a/k/a DANIEL WANG, an individual,

Defendants.

Case No. 06 C 3812

Judge Elaine E. Bucklo

Magistrate Judge Mason

**STIPULATED PERMANENT INJUNCTION AGAINST DEFENDANTS AND
PROPOSED ORDER**

Plaintiff Microsoft Corporation, a Washington corporation ("Microsoft") and Defendants Chicago Computer Club Corp., an Illinois corporation ("Chicago Computer Club"), and Xiadong Wang a/k/a Daniel Wang, an individual ("Wang") (collectively, "Defendants"), hereby stipulate that Defendants along with their directors, principals, officers, agents, servants, employees, representatives, successors and assigns, and all those persons or entities acting in concert or participation with them, shall be and hereby are **PERMANENTLY ENJOINED** and restrained from:

(a) imitating, copying, or making any other infringing use or infringing distribution of software programs, components, end user license agreements ("EULA"), certificates of authenticity ("COAs"), or items protected by Microsoft's registered trademarks and service mark, including, but not limited to, the following Trademark Registration Nos.:

- (1) 1,200,236 ("MICROSOFT");
- (2) 1,256,083 ("MICROSOFT");
- (3) 1,872,264 ("WINDOWS");

- (4) 2,744,843 (COLORED FLAG DESIGN);
- (5) 1,475,795 ("POWERPOINT");
- (6) 1,741,086 ("MICROSOFT ACCESS"); and
- (7) 2,188,125 ("OUTLOOK");

or the software programs, components, EULAs, COAs, items or things protected by the following Certificate of Copyright Registration Nos.:

- (1) TX 5-837-617 ("Office Professional Edition 2003");
- (2) TX 5-837-636 ("Office Excel 2003");
- (3) TX 5-900-087 ("Office Outlook 2003");
- (4) TX 5-852-649 ("Office Power Point 2003");
- (5) TX 5-837-618 ("Publisher 2003");
- (6) TX 5-900-088 ("Office Word 2003"); and
- (7) TX 5-877-613 ("Business Contact Manager for Outlook 2003");

and any other works now or hereafter protected by any of Microsoft's trademarks or copyrights;

(b) manufacturing, assembling, producing, distributing, offering for distribution, circulating, selling, offering for sale, advertising, importing, promoting, or displaying any software program, component, EULA, COA, item or thing bearing any simulation, reproduction, counterfeit, copy, or colorable imitation of any of Microsoft's registered trademarks or service mark, including, but not limited to, the Trademark and Service Mark Registration Nos. listed in Paragraph (a) above;

(c) using any simulation, reproduction, counterfeit, copy, or colorable imitation of Microsoft's registered trademarks or service mark including, but not limited to, the Trademark and Service Mark Registration Nos. listed in Paragraph (a) above, in connection with the

manufacture, distribution, offering for distribution, sale, offering for sale, advertisement, promotion, or display of any software, component, EULA, COA, item or thing not authorized or licensed by Microsoft;

(d) using any false designation of origin or false description which can or is likely to lead the trade or public or individuals erroneously to believe that any software, component, EULA, COA, item, or thing has been manufactured, produced, distributed, offered for distribution, advertised, promoted, displayed, licensed, sponsored, approved, or authorized by or for Microsoft, when such is in fact not true;

(e) using the names, logos, or other variations thereof of any of Microsoft's copyright and/or trademark-protected software programs in any of Defendants' trade or corporate names;

(f) engaging in any other activity constituting an infringement of any of Microsoft's trademarks, service mark and/or copyrights, or of Microsoft's rights in, or right to use or to exploit these trademarks, service mark, and/or copyrights or constituting any dilution of Microsoft's name, reputation, or goodwill; and

(g) assisting, aiding, or abetting any other person or business entity in engaging in or performing any of the activities referred to in paragraphs (a) through (f) above.

This injunction does not prohibit the distribution of genuine Microsoft software in accordance with the law and all applicable license agreements.

IT IS SO STIPULATED.

DATED: October __, 2008


Nov 10th

CHICAGO COMPUTER CLUB CORP.

By: 

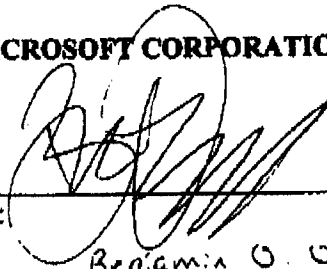
DATED: ~~October~~ Nov 10th, 2008

XIADONG WANG a/k/a DANIEL WANG


By: _____

DATED: ~~October~~ Nov 18, 2008

MICROSOFT CORPORATION


By: _____
Benjamin O. Wendt
Assistant Secretary

Approved as to form:

DATED: ~~October~~ November 19, 2008

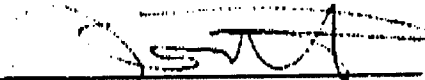
PERKINS COIE LLP

By: 

Attorneys for Plaintiff
MICROSOFT CORPORATION

DATED: ~~October~~ Nov 12, 2008

LAW OFFICES OF MARK WIEMELT, P.C.

By: 

Attorney for Defendants
**CHICAGO COMPUTER CLUB CORP. and
XIADONG WANG a/k/a DANIEL WANG**

ORDER

Good cause appearing therefore, **IT IS SO ORDERED THAT:**

The Stipulated Permanent Injunction between Microsoft Corporation and Defendants Chicago Computer Club Corp., an Illinois corporation and Xiadong Wang a/k/a Daniel Wang, an individual is hereby entered.

This Court shall retain jurisdiction to enforce the Stipulated Permanent Injunction.

DATED: 12/17/08

Elaine E. Buckle

The Honorable Elaine E. Buckle
UNITED STATES DISTRICT COURT JUDGE