

# Exhibit L

LATHAM & WATKINS LLP  
Mark A. Flagel (Bar No. 110635)  
Yury Kapgan (Bar No. 218366)  
Dale Chang (Bar No. 248657)  
355 South Grand Avenue  
Los Angeles, California 90071-1560  
Telephone: (213) 485-1234  
Facsimile: (213) 891-8763  
mark.flagel@lw.com  
yury.kapgan@lw.com  
dale.chang@lw.com

LATHAM & WATKINS LLP  
Dean G. Dunlavey (Bar No. 115530)  
650 Town Center Drive, 20th Floor  
Costa Mesa, CA 92626-1925  
Telephone: (714) 540-1235  
Facsimile: (714) 755-8290  
dean.dunlavey@lw.com

Attorneys for Plaintiffs Symantec  
Corporation and XstreamLok, Pty

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA  
SOUTHERN DIVISION

SYMANTEC CORPORATION and  
XTREAMLOK, PTY,

Plaintiffs,  
v.

UNILOC USA, INC., UNILOC  
(SINGAPORE) PRIVATE LIMITED  
and UNILOC CORPORATION PTY  
LIMITED,  
Defendants.

CASE NO. SACV10-01483 DOC (MLGx)

**DECLARATION OF JAMES  
KAZANEGRAS IN SUPPORT OF  
SYMANTEC AND XTREAMLOK'S  
OPPOSITION TO MOTION TO  
TRANSFER VENUE TO THE  
UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF  
TEXAS OR, IN THE ALTERNATIVE,  
TO DISMISS**

**Hearing Date: December 20, 2010  
Time: 8:30 AM  
Place: Courtroom 9D  
Judge: Hon. David O. Carter**

AND RELATED COUNTERCLAIMS

**DECLARATION OF JAMES KAZANEGRAS**

I, James Kazanegras, declare as follows:

1. I am a Principle Software Engineer in the Consumer Licensing group at Symantec Corp. ("Symantec"). I have been employed by Symantec since 2003. Unless stated otherwise, I have personal knowledge of the facts contained in this declaration, and if called upon to do so, I could and would competently testify thereto.

2. I understand that on September 14, 2010, Uniloc sued Symantec in the Eastern District of Texas (the "Texas Action"), alleging that Symantec infringes U.S. Patent No. 5,490,216 ("the '216 patent"). I understand that Uniloc has accused of infringement "a system, device and/or method for reducing software piracy, reducing casual copying and/or reducing the unauthorized use of software, including without limitation Symantec's Norton AntiVirus 2010 product that permits customers to activate and/or register software" (the "Accused Technology"). I further understand that Symantec and XstreamLok Pty Limited ("XstreamLok") sued Uniloc in the above-captioned case on October 1, 2010, on a dispute related to the same infringement allegations.

3. Symantec acquired portions of the Accused Technology from XstreamLok, a company which it indirectly acquired in May 2005.

4. I am very familiar with the Accused Technology. I have acted as a primary developer and as a technical team lead with respect to the Accused

1 Technology since 2004. I performed these responsibilities in Symantec's Culver  
2 City facility (located within Los Angeles County), where I continue to work on the  
3 Accused Technology today.

4  
5 5. Symantec/XtreamLok have developed the Accused Technology  
6 in-house. They do not receive any of the Accused Technology from the other  
7 defendants in the Texas action, or supply any of the Accused Technology to them.

8  
9 6. The main facility for the development of the Accused Technology is  
10 located in Culver City, California. There is also another, much smaller facility  
11 located in Sydney, Australia. Almost all of the research and development of the  
12 Accused Technology takes place in these two facilities. The source code and  
13 documents relating to the Accused Technology are produced and accessed from  
14 these facilities, and to the extent there are physical documents related to the  
15 Accused Technology, they are likely to be located in one of these two facilities as  
16 well. Neither Symantec nor XtreamLok has ever employed any personnel in Texas  
17 to perform any research, development or testing in connection with the Accused  
18 Technology.

19  
20 7. I am not aware of any former employee of Symantec/XtreamLok  
21 currently residing in Texas who previously worked on the Accused Technology.  
22 However, I am aware of a number of former employees of Symantec/XtreamLok  
23 who I believe currently reside in or around either Culver City, California or  
24 Sydney, Australia and who previously worked on the Accused Technology.

1 I declare under penalty of perjury under the laws of the United States  
2 of America that the foregoing is true and correct.

3  
4 Executed this 29th day of November in Los Angeles, California.

5  
6   
7

8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28  
James Kazanegras