STIPULATED PERMANENT INJUNCTION AND ORDER (2:14-cv-01852-RSM)- 1 4847-8121-9139v.1 0025936-002307

Davis Wright Tremaine LLP LAW OFFICES 1201 Third Avenue, Suite 2200 Seattle, WA 98101-3045 206.622.3150 main · 206.757.7700 fax Doc. 31

1	DATED this 3rd day of March, 2017.	
2		
3	DAVIS WRIGHT TREMAINE LLP  Attorneys for Plaintiff Microsoft Corp.	Defendant Softbuyers, Inc., (pro se)
4		
5	By <u>/s/ Lauren Dorsett</u> Bonnie MacNaughton, WSBA # 36110	ByRobert Patrick Sutton
6		President of Softbuyers, Inc.
7	1201 Tilliu Avenue, Suite 2200	
8	Seattle, WA 98101-3045 Tel: (206) 622-3150	
9	Fax: (206) 757-7700	Defendant Robert Patrick Sutton (pro se)
10	Email: bonniemacnaughton@dwt.com laurendorsett@dwt.com	
11		By
2		Robert Patrick Sutton
13		
4		
L <del>+</del>		
	PERMANENT I	NJUNCTION
15	Pursuant to settlement of this matter, and the	<b>NJUNCTION</b> the parties' agreement in connection therewith
5	Pursuant to settlement of this matter, and	the parties' agreement in connection therewith
15 16 17	Pursuant to settlement of this matter, and to stipulate to a permanent injunction, IT IS HER	the parties' agreement in connection therewith EBY ORDERED that Defendants Softbuyers,
15 16 17 18	Pursuant to settlement of this matter, and to stipulate to a permanent injunction, IT IS HER  Inc. and Patrick Sutton are hereby enjoined and re-	the parties' agreement in connection therewith EBY ORDERED that Defendants Softbuyers, estrained from:
15 16 17 18	Permanent I  Pursuant to settlement of this matter, and to stipulate to a permanent injunction, IT IS HER  Inc. and Patrick Sutton are hereby enjoined and re  1. Copying or making any infringing use	the parties' agreement in connection therewith EBY ORDERED that Defendants Softbuyers, estrained from:
15 16 17 18 19	PERMANENT I  Pursuant to settlement of this matter, and to stipulate to a permanent injunction, IT IS HER  Inc. and Patrick Sutton are hereby enjoined and re  1. Copying or making any infringing use software and intellectual property;	the parties' agreement in connection therewith EBY ORDERED that Defendants Softbuyers, estrained from:  or infringing distribution of Microsoft's
15 16 17 18 19 20 21	PERMANENT I  Pursuant to settlement of this matter, and to stipulate to a permanent injunction, IT IS HER  Inc. and Patrick Sutton are hereby enjoined and re  1. Copying or making any infringing use software and intellectual property;  2. Manufacturing, assembling, producing	the parties' agreement in connection therewith EBY ORDERED that Defendants Softbuyers, estrained from: or infringing distribution of Microsoft's g, distributing, offering for distribution,
15 16 17	PERMANENT I  Pursuant to settlement of this matter, and to stipulate to a permanent injunction, IT IS HER  Inc. and Patrick Sutton are hereby enjoined and re  1. Copying or making any infringing use software and intellectual property;  2. Manufacturing, assembling, producing circulating, selling, offering for sale, a	the parties' agreement in connection therewith EBY ORDERED that Defendants Softbuyers, estrained from: or infringing distribution of Microsoft's eg, distributing, offering for distribution, advertising, importing, promoting or
15 16 17 18 19 20 21	PERMANENT I  Pursuant to settlement of this matter, and to stipulate to a permanent injunction, IT IS HER  Inc. and Patrick Sutton are hereby enjoined and re  1. Copying or making any infringing use software and intellectual property;  2. Manufacturing, assembling, producing circulating, selling, offering for sale, a	the parties' agreement in connection therewith EBY ORDERED that Defendants Softbuyers, estrained from: or infringing distribution of Microsoft's eg, distributing, offering for distribution, advertising, importing, promoting or
15   16   17   18   19   20   21   22   23	PERMANENT I  Pursuant to settlement of this matter, and to stipulate to a permanent injunction, IT IS HER  Inc. and Patrick Sutton are hereby enjoined and re  1. Copying or making any infringing use software and intellectual property;  2. Manufacturing, assembling, producing circulating, selling, offering for sale, a displaying any Microsoft software or of the settlement of this matter, and to stipulate to a permanent injunction, IT IS HER  Inc. and Patrick Sutton are hereby enjoined and re  1. Copying or making any infringing use software and intellectual property;  2. Manufacturing, assembling, producing circulating, selling, offering for sale, a displaying any Microsoft software or of the settlement of	the parties' agreement in connection therewith EBY ORDERED that Defendants Softbuyers, estrained from: or infringing distribution of Microsoft's g, distributing, offering for distribution, advertising, importing, promoting or other intellectual property bearing any
15   16   17   18   19   20   21   22   23   24	PERMANENT I  Pursuant to settlement of this matter, and to stipulate to a permanent injunction, IT IS HER  Inc. and Patrick Sutton are hereby enjoined and re  1. Copying or making any infringing use software and intellectual property;  2. Manufacturing, assembling, producing circulating, selling, offering for sale, a displaying any Microsoft software or of simulation, reproduction, counterfeit, of the stipulation of this matter, and to stipulate to a permanent injunction, IT IS HER  Inc. and Patrick Sutton are hereby enjoined and re  1. Copying or making any infringing use software and intellectual property;  2. Manufacturing, assembling, producing circulating, selling, offering for sale, a displaying any Microsoft software or of simulation, reproduction, counterfeit, of the stipulation of the stipul	the parties' agreement in connection therewith EBY ORDERED that Defendants Softbuyers, estrained from: or infringing distribution of Microsoft's  g, distributing, offering for distribution, advertising, importing, promoting or other intellectual property bearing any copy, or colorable imitation of any of

- 3. Using any false designation of origin or false or misleading description or false or misleading representation that can or is likely to lead the trade or public or individuals erroneously to believe that any software, component, and/or other item has been manufactured, assembled, produced, distributed, displayed, licensed, sponsored, approved or authorized by or for Microsoft, when such is not true in fact;
- 4. Engaging in any other activity constituting an infringement of any of Microsoft's trademarks, services marks, and/or copyrights, or of Microsoft's rights in, or right to use or to exploit, such trademarks, services marks and/or copyrights; and/or
- 5. Assisting, aiding or abetting any other person or business entity in engaging in or performing any of the activities listed above.

IT IS SO ORDERED.

DATED THIS 6 day of March 2016.

RICARDO S. MARTINEZ

CHIEF UNITED STATES DISTRICT JUDGE