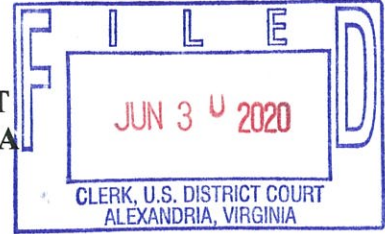


IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
Alexandria Division



MICROSOFT CORPORATION, a
Washington corporation,

Plaintiff,

v.

JOHN DOES 1-2 CONTROLLING A
COMPUTER NETWORK
THEREBY INJURING PLAINTIFF
AND ITS CUSTOMERS,

Defendants.

Civil Action No:

1:20cv730 CMH/JFA

**FILED UNDER SEAL PURSUANT
TO LOCAL CIVIL RULE 5**

COMPLAINT

This is an action to stop cybercriminals from exploiting the COVID-19 pandemic in an attempt to unlawfully obtain access to personal and confidential information of Microsoft customers. Specifically, Defendants in this action are part of an online criminal network whose tactics evolved to take advantage of global current events by deploying a COVID-19 themed phishing campaign targeting Microsoft customers around the world. This sophisticated phishing campaign is designed to compromise thousands of Microsoft customer accounts and gain access to customer email, contact lists, sensitive documents, and other personal information. All in an attempt to exfiltrate information, re-direct wire transfers, and launch further cybercrime from compromised accounts. The relief sought in this action is necessary to stop irreparable and ongoing harm to Microsoft and its customers.

Plaintiff Microsoft Corporation (“Microsoft”) hereby complains and alleges that John Does 1-2 (collectively “Defendants”) send phishing emails containing deceptive messages concerning the global COVID-19 pandemic or other socially engineered lures in order to induce

targeted victims to click on malicious links in those emails. These phishing emails are designed to look like they come from an employer or other trusted source. Defendants misuse Microsoft's name and trademarks to further induce victims to click the links and interact with malicious software. Egregiously capitalizing on a public health crisis, through these schemes, Defendants attempt to gain unauthorized access to victims' Microsoft Office 365 accounts. Internet domains used by Defendants to carry out this criminal scheme are set forth at **Appendix A** to this Complaint, and referred to as the "Malicious Infrastructure." Microsoft alleges as follows:

NATURE OF THE ACTION

1. This is an action based upon: (1) the Computer Fraud and Abuse Act, 18 U.S.C. § 1030; (2) Trademark Infringement under the Lanham Act, 15 U.S.C. § 1114 *et seq.*; (3) False Designation of Origin under the Lanham Act, 15 U.S.C. § 1125(a); (4) Trademark Dilution under the Lanham Act, 15 U.S.C. § 1125(c); (5) Trespass to Chattels; (6) Conversion, and (7) Unjust Enrichment. Plaintiff seeks injunctive and other equitable relief and damages against Defendants who, through their illegal activities, have caused and continue to cause irreparable injury to Microsoft, its customers, and the public.

PARTIES

2. Plaintiff Microsoft is a corporation duly organized and existing under the laws of the State of Washington, having its headquarters and principal place of business in Redmond, Washington.

3. On information and belief, John Doe 1 controls the Malicious Infrastructure in furtherance of conduct designed to cause harm to Microsoft, its customers, and the public. Microsoft is informed and believes and thereupon alleges that John Doe 1 can likely be contacted

directly or through third-parties using the information set forth in **Appendix A**.

4. On information and belief, John Doe 2 controls the Malicious Infrastructure in furtherance of conduct designed to cause harm to Microsoft, its customers, and the public. Microsoft is informed and believes and thereupon alleges that John Doe 2 can likely be contacted directly or through third-parties using the information set forth in **Appendix A**.

5. Third parties Verisign, Inc., Verisign Information Services, Inc., and Verisign Global Registry Services (collectively, "Verisign") are the domain name registry entities that oversee the registration of all domain names ending in ".com," including the domains used by Defendants. Verisign is located at 12061 Bluemont Way, Reston, Virginia 20190, United States.

6. On information and belief, Defendants jointly own, rent, lease, or otherwise have dominion over the Malicious Infrastructure used to carry out the cyberattacks that are the subject of this complaint. Microsoft will amend this complaint to allege the Defendants' true names and capacities when ascertained. Microsoft will exercise due diligence to determine Defendants' true names, capacities, and contact information, and to effect service upon those Defendants.

7. Microsoft is informed and believes and thereupon alleges that each of the fictitiously named Defendants is responsible in some manner for the occurrences herein alleged, and that Microsoft's injuries as herein alleged were proximately caused by such Defendants.

8. On information and belief, the actions and omissions alleged herein to have been undertaken by Defendants were actions that they, and each of them, authorized, controlled, directed, or had the ability to authorize, control or direct, and/or were actions and omissions each Defendant assisted, participated in, or otherwise encouraged, and are actions for which each Defendant is liable. Each Defendant aided and abetted the actions and omissions of Defendants set forth below, in that each Defendant had knowledge of those actions and omissions, provided

assistance and benefited from those actions and omissions, in whole or in part. Each Defendant was the agent of each of the remaining Defendants, and in doing the things hereinafter alleged, was acting within the course and scope of such agency and with the permission and consent of other Defendants.

JURISDICTION AND VENUE

9. The Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. § 1331 because this action arises out of Defendants' violation of The Computer Fraud and Abuse Act (18 U.S.C. § 1030) and the Lanham Act (15 U.S.C. §§ 1114, 1125). The Court also has subject matter jurisdiction over Microsoft's claims for trespass to chattels, conversion, and unjust enrichment pursuant to 28 U.S.C. § 1367.

10. Venue is proper in this judicial district pursuant to 28 U.S.C. § 1391(b) because a substantial part of the events or omissions giving rise to Microsoft's claims has occurred in this judicial district, because a substantial part of the property that is the subject of Microsoft's claims is situated in this judicial district, and because a substantial part of the harm caused by Defendants has occurred in this judicial district. Defendants maintain internet domains registered in Virginia, engage in other conduct availing themselves of the privilege of conducting business in Virginia, and utilize instrumentalities located in Virginia and the Eastern District of Virginia to carry out acts alleged herein. Venue is proper in this judicial district under 28 U.S.C. § 1391(c) because Defendants are subject to personal jurisdiction in this judicial district.

11. Defendants have affirmatively directed actions at Virginia and the Eastern District of Virginia by directing their activities, including theft of information, at victims located in the Eastern District of Virginia.

12. Defendants' Malicious Infrastructure, particularly domain names, is registered

through Verisign which resides in the Eastern District of Virginia. Defendants use these domains to communicate with and control malicious applications that target Microsoft and its customers. Defendants have undertaken the acts alleged herein with knowledge that such acts would cause harm through domains located in and maintained through facilities in the Eastern District of Virginia, targeting customers in the Eastern District of Virginia and elsewhere in the United States, thereby injuring Microsoft and its customers. Therefore, this Court has personal jurisdiction over Defendants.

13. Defendants have directed their relevant activity to targeted victims in, among other places, Alexandria, Arlington, Chantilly, McLean, Falls Church, Herndon and Reston as included in the map at Figure 1 below.

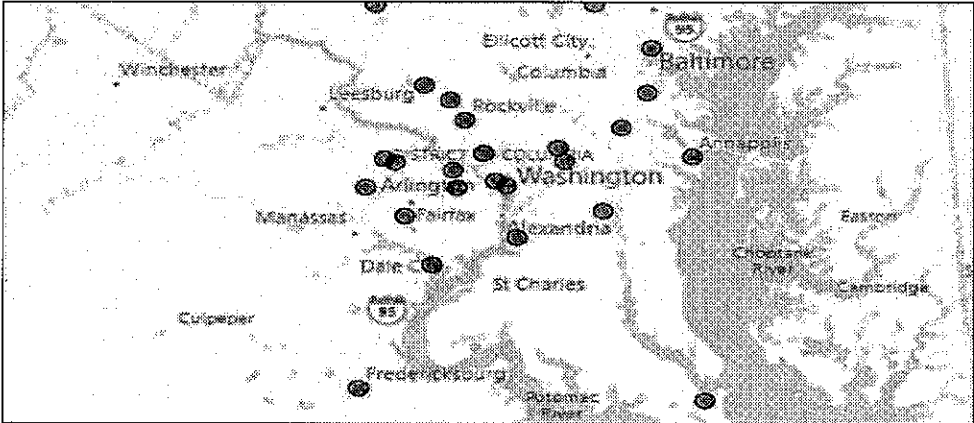


Figure 1

FACTUAL BACKGROUND

Microsoft’s Services and Reputation

14. Microsoft[®] is a provider of the Office 365,[®] OneDrive,[®] and SharePoint[®] cloud-based business and productivity suite of services, all offered under those trademarks and in connection with the Microsoft mark and the Microsoft corporate logo. Microsoft has invested substantial resources in developing high-quality products and services. Due to the high quality

and effectiveness of Microsoft's products and services and the expenditure of significant resources by Microsoft to market those products and services, Microsoft has generated substantial goodwill with its customers, has established a strong brand, has developed the Microsoft name and the names of its products and services into strong and famous world-wide symbols that are well-recognized within its channels of trade. Microsoft has registered trademarks representing the quality of its products and services and its brand, including the Microsoft, Office 365, OneDrive and SharePoint trademarks. Copies of the trademark registrations are attached as **Appendix B** to this Complaint.

Summary of Defendants' Illegal Activity

15. Defendants send phishing emails containing deceptive messages concerning the global COVID-19 pandemic in order to induce targeted victims to click on malicious links in those emails. These phishing emails are designed to look like they come from an employer or other trusted source. Once the victims click on the malicious links, they are led to servers which present the victims with a malicious Web Application ("Web App").¹ The malicious Web App interacts with Microsoft's Office 365 services. Having convinced the victims that the original phishing email was sent by a trusted source, the criminals then cause the victims to erroneously believe that the Web App also originates from the same trusted source and, most importantly, is approved or published by Microsoft. As a result, targeted victims are deceived into clicking a button that grants the malicious Web App, and therefore the criminals, access to the victims' Office 365 account including the account contents, such as email, contacts, notes and material stored in the victims' OneDrive for Business cloud storage space and corporate SharePoint

¹ For clarity, the references here to a "Web App" do not relate to mobile apps. Rather, the Web App is software running on servers controlled by Defendants and which can interact with and obtain access to Microsoft Office 365 accounts.

document management and storage system. The attacker may also be able to access and alter account settings as the attacker has full control over the account. Until the Web App is disabled or token revoked, the attacker will have continued access to the Office 365 account.

16. In this way, the attackers attempt to gain unauthorized access to Office 365 accounts of Microsoft's customers. Notably, this scheme enables unauthorized access without explicitly requiring the victims to directly give up their login credentials at a fake website or similar interface. Rather, the victims input their credentials into legitimate Office 365 login pages that are not under the cybercriminals' control. In some instances, the victim may alternatively be asked to confirm the identity linked to their device in lieu of entering credentials. Thereafter, the cybercriminals utilize the malicious Web Apps to gain access based on the victims' previous entry of credentials. This highly deceptive scheme has the same practical effect as direct theft of credentials, except that the victims are not aware that they unintentionally provided cybercriminals access to their Office 365 account.

17. Microsoft commits tremendous resources to detecting and blocking threats to its customers and their accounts. In December 2019, Microsoft first detected early instances of the Defendants' malicious phishing and Web App scheme and began collecting information regarding Defendants' creation and deployment of the malicious Web Apps and known attempts by the Web Apps to access Microsoft's cloud infrastructure. Based on patterns discovered at that time, Microsoft developed technical means to block the Defendants' activity and disabled the Web Apps that existed at that time. In this way, Microsoft was, thus far, able to protect its customers. However, recently Defendants have begun creating new malicious Web Apps. Defendants' activities pose a persistent risk. Defendants have sent millions of phishing emails. Defendants continue to evolve their tactics, now leveraging messages purporting to be about

important COVID-19 issues. Defendants have designed these COVID-19-themed phishing emails, like the previous emails, to deceive recipients to click on a link and thereafter grant access to their Office 365 accounts via new versions of the malicious Web Apps.

18. Defendants attempted to target Microsoft customers in both the private and public sectors, including businesses in different industries. Defendants frequently targeted the C-suite, senior managers, and regional leaders of a variety of businesses and organizations.

Defendants Use Deceptive COVID-19 Messages and Malicious Web Apps in an Attempt to Compromise Office 365 Accounts

19. Defendants send phishing emails to Microsoft's customers who are using its Office 365 email service. Defendants design these emails in a manner that deceptively impersonates legitimate communications originating from Microsoft's SharePoint or OneDrive for Business cloud storage services. For example, in these emails, Defendants leverage the presence of the "Microsoft" and "OneDrive" trademarks, and the presence of the term "SharePoint" in the "From" email address to convince recipients that this is a legitimate communication from Microsoft. Further, Defendants send phishing emails from email addresses that contain references to companies or entities associated with the recipient, such as the name of their employer. Defendants may send phishing emails from compromised accounts of parties, such as employers or colleagues, within the recipient's trusted network.

20. Defendants also include in the phishing emails other deceptive content, usually what appears to be a link to "Open" a Microsoft Excel document. In fact, as detailed further below, this icon in the email is a malicious link that begins the process of Defendants attempting to obtain access to the victims' Office 365 accounts. Because victims are usually familiar and experienced with the legitimate file-share method using OneDrive for Business or SharePoint, and because the email appears to originate from a trusted entity (such as an employer) and

contains typical data that might appear in a legitimate file-sharing email, the victims are tricked into clicking the malicious link.

21. When Defendants first began carrying out this scheme, the phishing emails contained deceptive themes associated with generic business activity. For example, the malicious Excel link would be named in a manner that uses information suggesting it is associated with a trusted entity and business terms such as “Q4 Report – Dec19.” An example of an earlier phishing email is reproduced as **Figure 2**. Specific information has been redacted here to protect the privacy of potential victims.

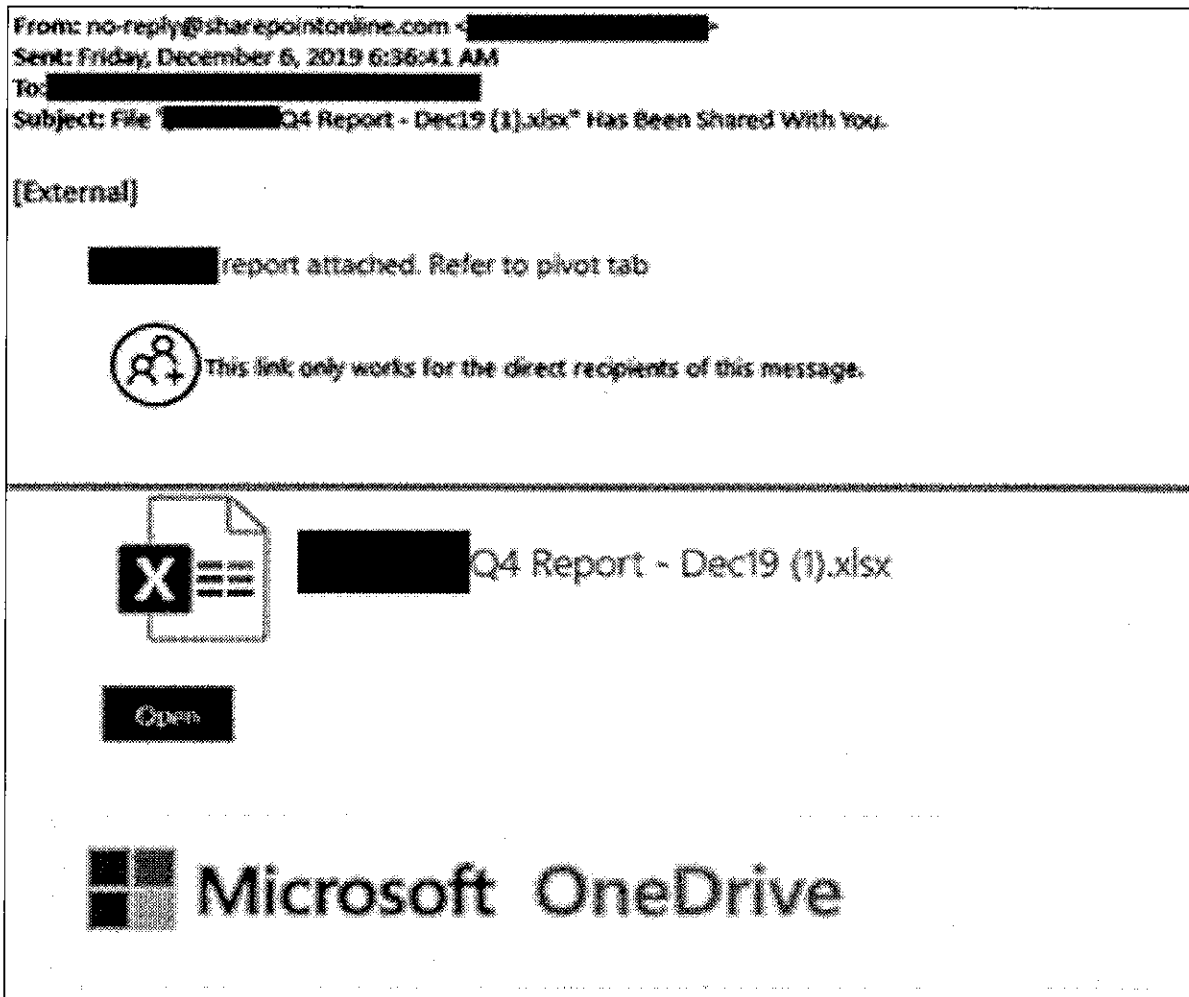


Figure 2

22. Recently, as Defendants have renewed their efforts to target Microsoft and its customers, Defendants have created phishing emails containing deceptive themes associated with COVID-19. For example, Defendants now name the malicious Excel link in a manner suggesting it is associated with a trusted entity and use terms such as “COVID-19 Bonus.” An example of such a COVID-19 related phishing email is reproduced as **Figure 3**. Specific information has been redacted here to protect the privacy of potential victims.

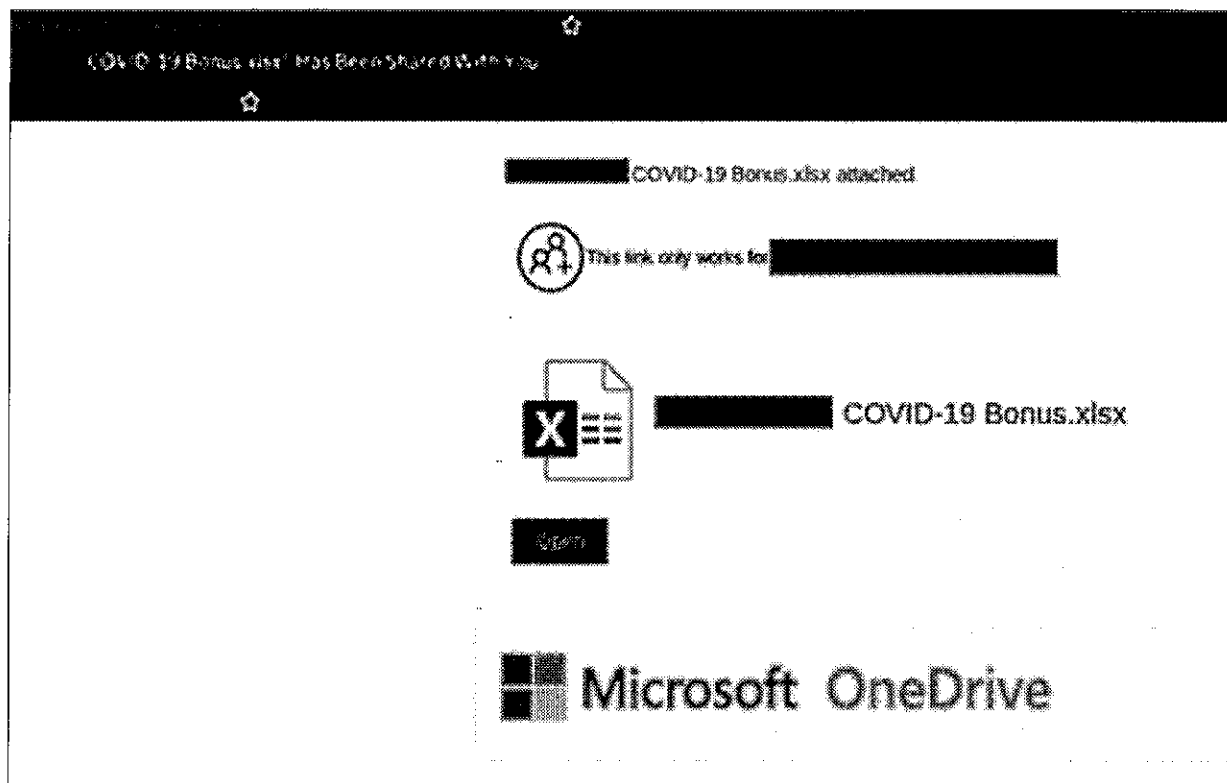


Figure 3

23. The scale of these phishing attacks is immense. In just one week, Defendants sent phishing emails to millions of Office 365 users. The scale of Defendants’ attempts to reach potential victims and Defendants’ ability to continuously create and deploy new malicious Web Apps from existing infrastructure demonstrates the substantial ongoing risk posed by Defendants.

Defendants Attempt to Access Office 365 Through Malicious Web Apps

24. After Defendants socially engineer the victim to click the link in the body of the email, the victim is then prompted to sign into Microsoft's legitimate Office 365 portal at login.microsoftonline.com. The login portal presented to the victim at this point is reflected at **Figure 4** below, where the victim enters their user name, and at **Figure 5**, where the victim enters their password:

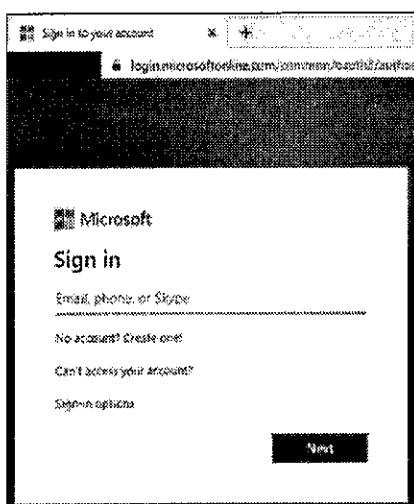


Figure 4



Figure 5

25. Once the Microsoft identity platform recognizes the credentials, the Defendants leverage an industry standard technical facility used by Microsoft known as "OAuth 2.0" to request access to victims' Office 365 accounts and to deceive victims into providing such access. The following describes the process by which Defendants misuse OAuth 2.0 to obtain access to victims' Office 365 accounts.

26. The first step in Defendants' misuse of OAuth 2.0 involves processing information contained within the URL that the Defendants used in the phishing email to take the victim to the legitimate Office 365 portal. That URL contains additional information that defines the level of access requested by the malicious Web App and to be granted by the unsuspecting

user. As seen in **Figure 6** the malicious URL contains several elements, highlighted below:

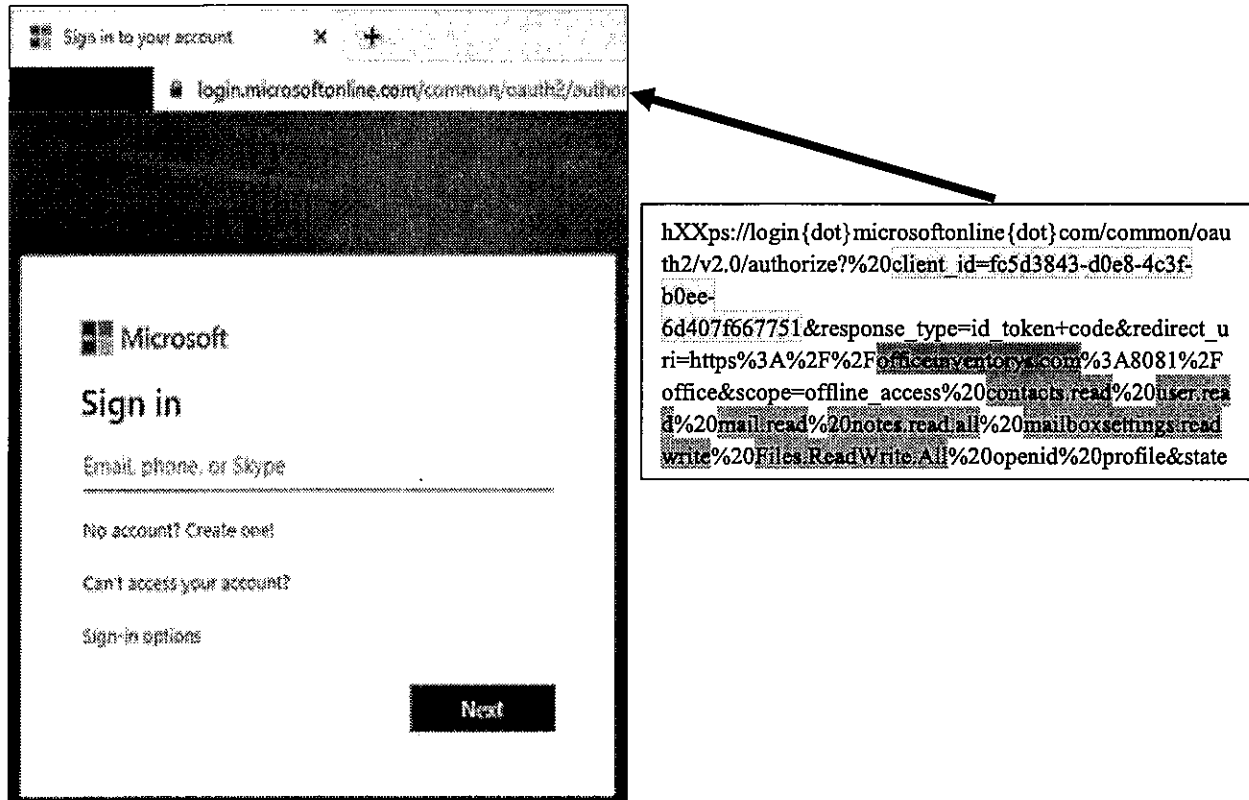


Figure 6

27. First, the malicious URL contains a parameter called “**client_id**” (highlighted in yellow above). The “**client_id**” is an identifier which is processed by the OAuth 2.0 facility to identify the Defendants’ malicious Web App.

28. Second, the malicious URL contains a domain name, in this case “**officeinventorys.com**” (highlighted in green above). That is a domain name controlled by Defendants and one of the domain names that is the subject of this action. The Defendants’ malicious Web App is hosted on servers associated with this domain name. In addition, once the user is deceived into accepting the Web App, authorization codes and/or tokens are sent to the servers associated with this domain name.

29. Third, the malicious URL contains other access parameters that operate as

instructions regarding what Office 365 resources to access. Highlighted in blue in the example above are parameters that define the level of access to Office 365 “mail,” “contacts,” “files” and “notes”. Further, the parameters define access to “read” those resources and to “write” (*i.e.* make changes to) Office 365 mailbox settings and files. Access is only granted once the unsuspecting user accepts an OAuth 2.0 request, as discussed further below.

30. Upon login, the Defendants cause the OAuth 2.0 facility to use the “client_id” and the access parameters noted above to produce a deceptive user interface that displays the name of the malicious Web App and displays a list of access levels for which the malicious Web App is requesting consent. Defendants leverage this user interface in a manner that deceptively presents the trademark “Microsoft” and the deceptive formulation “0365,” designed to look like the genuine Office 365. The deceptive Web App user interface, which the victim still believes to be an authorized process associated with a trusted entity (such as an employer), requests the victim to grant the following permissions regarding Office 365 access: read contacts, read user profile, read user emails, modify mailbox settings (*i.e.* forwarding rules) and all files. An example of a deceptive Web App user interface is shown at **Figure 7**.



Figure 7

31. After the user clicks “Accept,” the OAuth 2.0 system generates an authorization code which is subsequently redeemed for one or more authentication tokens for that victim. This authentication token effectively serves the same function as the victim’s credentials, communicating to the OAuth 2.0 system that the victim is authorized to have access to Office 365 account. In this way, the attacker is able to access the compromised Office 365 accounts by enabling the malicious Web App to gain access to the account in accordance with designated access parameters indicated in the graphical user interface depicted in Figure 7.

32. In this way, Defendants deceive victims to not only log into Office 365 and generate needed OAuth 2.0 tokens, but to further click on the “Accept” button, providing Defendants unauthorized access to defined resources within the Office 365 account. In this case, the victim will have granted access to all of the resources set forth above in Figure 6. Once Defendants deceive the victim into clicking “Accept,” the OAuth 2.0 facility sends the previously generated OAuth 2.0 token and associated permissions to the Defendants’ malicious Web App located at the Defendants’ malicious domain name (“officeinventorys.com” in the example above). Once the malicious Web App receives the OAuth 2.0 token and associated permissions, this enables the Defendants to use the malicious Web App to make API calls to access the victim’s Office 365 account. In accessing Microsoft’s Office 365 servers in this way, Defendants are accessing, without valid authorization, computers that can be used in interstate commerce.

33. If Defendants were able to successfully access the content of Office 365 accounts pursuant to this phishing attack, it would be possible for them to carry out activities such as sending deceptive emails from the compromised user, monitoring communications and transactions in order to carry out wire fraud or other forms of fraud, or simply stealing further

financial credentials, account credentials or other valuable information that may be available. It is both the potential risk of Defendants' access to Microsoft's server resources, in general, and the potential risk of these further illegal activities that render the relief requested in this matter urgent and critical. All of the activities described above cause and threaten to cause serious injury to Microsoft and its customers. While Microsoft has taken additional technical measures to block this type of scheme, the Defendants are persistent and have attempted to circumvent those measures.

34. Defendants pose a current threat today and an ongoing threat into the future.

Defendants' Harmful Domain Names Used to Carry Out Attacks Against Microsoft Office 365 Accounts

35. Defendants use various domain names to host and deliver malicious Web Apps. Defendants have also registered domain names to prepare for other illegal activities, such as attempts to access the content of victims' emails. The following are domain names that Defendants are currently leveraging in their infrastructure, each of which is a .COM top-level domain (TLD) operated by Verisign as the Internet Corporation for Assigned Names and Numbers (ICANN) accredited registry within the Eastern District of Virginia.

Domain Names	Domain Registry	Registry Operator	Registry Location	Domain Registrar	Registrar Location
officeinventorys.com	.COM	Verisign	VA, United States	NameCheap, Inc.	AZ, United States
officehnoc.com	.COM	Verisign	VA, United States	NameCheap, Inc.	AZ, United States
officesuited.com	.COM	Verisign	VA, United States	NameCheap, Inc.	AZ, United States
officemtr.com	.COM	Verisign	VA, United States	NameCheap, Inc.	AZ, United States
officesuitesoft.com	.COM	Verisign	VA, United States	NameCheap, Inc.	AZ, United States
mailitdaemon.com	.COM	Verisign	VA, United States	GoDaddy.com, LLC	AZ, United States

36. As can be seen, many of these domain names are masquerades of Microsoft's

Office products and services, such as “officeinventoryst.com”, “officesuitesoft.com”, and “officehnoc.com”. This is consistent with the deceptive nature of the fraud targeting Office 365. These domain names are used to create malicious Web Apps, consistent with their deceptive theme. Defendants also registered the domain name “mailitdaemon.com,” which has been and is used to receive mail forwarded by Office 365 accounts successfully compromised by Defendants. In this domain name, Defendants use generic nomenclature seen in regular network administration, such as “mail,” “IT” (information technology) and “daemon” (a process used in an email server).

37. These domain names used by Defendants are identified in **Appendix A** to the Complaint.

Defendants’ Trademark Infringement

38. In several different ways, Defendants deceive victims and disguise their malicious scheme by unauthorized reproduction of Microsoft’s trademarks and brands. For example, as seen above and in **Appendix A**, Defendants have registered domains that leverage the term “office” associated with Microsoft’s “Office 365” trademark, brand and services. Additionally, in the malicious phishing emails and Web App, Defendants reproduce the trademarks “Microsoft,” the Microsoft corporate logo, “Office 365,” “OneDrive,” and “SharePoint,” as well as confusingly similar variants such as “0365.”

39. Further, Defendants have developed a technique where a victim clicking on a malicious link in a phishing email is first connected to the legitimate “microsoftonline.com” domain name. The victim clicks on the link, in reliance on deceptive information contained in the phishing email that causes the victim to mistakenly believe they are connecting to resources of a trusted entity such as an employer. This technique deceives and confuses victims into

thinking the link is not part of a malicious scheme because the domain name is owned by Microsoft and incorporates Microsoft's trademarks and branded material. Yet, unknown to the victim, the Defendants are delivering a malicious Web App that is not in fact affiliated with Microsoft or any other trusted entity. In these ways, Defendants' activities deceptively use Microsoft's trademarks and brands. Defendants' use of Microsoft trademarks and brands is meant to confuse Microsoft's customers into clicking on malicious links and clicking "Accept" in the deceptive Web App user interface, which they mistakenly believe are sponsored by Microsoft or trusted entities.

Harm to Microsoft

40. Microsoft[®] is a provider of the Office 365,[®] OneDrive,[®] and SharePoint[®] cloud-based business and productivity suite of services, all offered under those trademarks and in connection with the Microsoft mark and the Microsoft corporate logo. Microsoft has invested substantial resources in developing high-quality products and services. Due to the high quality and effectiveness of Microsoft's products and services and the expenditure of significant resources by Microsoft to market those products and services, Microsoft has generated substantial goodwill with its customers, has established a strong brand, has developed the Microsoft name and the names of its products and services into strong and famous world-wide symbols that are well-recognized within its channels of trade. Microsoft has registered trademarks representing the quality of its products and services and its brand, including the Microsoft, Office 365, OneDrive and SharePoint trademarks.

41. Defendants use these trademarks, brands and confusingly similar variants in phishing emails and web interfaces presented to Microsoft's customers and potential victims. Defendants' use of Microsoft trademarks and brands is meant to confuse and does cause

confusion among Microsoft's customers and recipients of these communications, as those parties incorrectly perceive a relationship between Microsoft and the malicious activities of Defendants.

42. All of these activities cause injury to Microsoft. Customers expect Microsoft to provide safe and trustworthy products and services. There is a great risk that Microsoft's customers, both individuals and the enterprises they work for, may incorrectly attribute Defendants' malicious activities and the result of those activities, to Microsoft's products and services, should Defendants be able to carry out future attacks. Therefore, Defendants' activities dilute and tarnish the value of these Microsoft trademarks and brands. The activities carried out by Defendants, described above, injure Microsoft and its reputation, brand and goodwill because victims targeted by this scheme are likely to incorrectly believe that Microsoft is the source of problems caused by Defendants.

43. Microsoft is similarly injured because Defendants direct their attempted intrusions to accounts hosted on Microsoft's servers. Microsoft must bear this extraordinary burden. Microsoft must develop technical countermeasures and defenses, to suppress Defendants' activities, respond to customer service issues caused by Defendants and must expend substantial resources dealing with the injury and confusion. Microsoft has had to expend substantial resources to resist the ongoing attempted attacks on its infrastructure, products, services, and customers. Given that Defendants are continuing their targeting of Microsoft, and that such will be ongoing, this poses severe risk of injury to Microsoft, in that it ultimately threatens Microsoft's brands and customer relationships.

FIRST CLAIM FOR RELIEF

Violation of the Computer Fraud & Abuse Act, 18 U.S.C. § 1030

44. Microsoft incorporates by reference each and every allegation set forth above.

45. Defendants knowingly and intentionally accessed, continue to access and/or have attempted to access protected computers and networks of Microsoft and the online accounts of Microsoft's customers without authorization and knowingly caused and/or attempted to cause the transmission of a program, information, code and commands, resulting in damage to the protected computers and networks, the software residing thereon, and Microsoft.

46. Defendants' conduct involved interstate and/or foreign communications.

47. Defendants' conduct has caused a loss to Microsoft during a one-year period aggregating at least \$5,000.

48. Microsoft seeks injunctive relief and compensatory and punitive damages under 18 U.S.C. §1030(g) in an amount to be proven at trial.

49. As a direct result of Defendants' actions, Microsoft has suffered and continues to suffer irreparable harm for which there is no adequate remedy at law, and which will continue unless Defendants' actions are enjoined.

SECOND CLAIM FOR RELIEF

Trademark Infringement Under the Lanham Act – 15 U.S.C. § 1114 *et seq.*

50. Microsoft incorporates by reference each and every allegation set forth above.

51. Defendants have used Microsoft's trademarks in interstate commerce, including Microsoft's federally registered trademarks for the marks "Microsoft," the Microsoft corporate logo, "Office 365," "OneDrive," and "SharePoint," among other trademarks.

52. As a result of their wrongful conduct, Defendants are liable to Microsoft for violation of the Lanham Act.

53. Microsoft seeks injunctive relief and compensatory and punitive damages in an amount to be proven at trial.

54. As a direct result of Defendants' actions, Microsoft has suffered and continues to suffer irreparable harm for which there is no adequate remedy at law, and which will continue unless Defendants' actions are enjoined.

55. Defendants' wrongful and unauthorized use of Microsoft's trademarks to promote, market, or sell products and services constitutes trademark infringement pursuant to 15 U.S.C. § 1114 *et seq.*

THIRD CLAIM FOR RELIEF

False Designation of Origin Under The Lanham Act – 15 U.S.C. § 1125(a)

56. Microsoft incorporates by reference each and every allegation set forth above.

57. Microsoft's trademarks are distinctive marks that are associated with Microsoft and exclusively identify its businesses, products, and services.

58. Defendants make unauthorized use of Microsoft's trademarks. By doing so, Defendants create false designations of origin as to tainted Microsoft products that are likely to cause confusion, mistake, or deception.

59. As a result of their wrongful conduct, Defendants are liable to Microsoft for violation of the Lanham Act, 15 U.S.C. § 1125(a).

60. Microsoft seeks injunctive relief and compensatory and punitive damages in an amount to be proven at trial.

61. As a direct result of Defendants' actions, Microsoft has suffered and continues to suffer irreparable harm for which there is no adequate remedy at law, and which will continue unless Defendants' actions are enjoined.

FOURTH CLAIM FOR RELIEF

Trademark Dilution Under The Lanham Act – 15 U.S.C. § 1125(c)

62. Microsoft incorporates by reference each and every allegation set forth above.

63. Microsoft's trademarks are famous marks that are associated with Microsoft and exclusively identify its businesses, products, and services.

64. Defendants make unauthorized use of Microsoft's trademarks. By doing so, Defendants are likely to cause dilution by tarnishment of Microsoft's trademarks.

65. Microsoft seeks injunctive relief and compensatory and punitive damages in an amount to be proven at trial.

66. As a direct result of Defendants' actions, Microsoft has suffered and continue to suffer irreparable harm for which there is no adequate remedy at law, and which will continue unless Defendants' actions are enjoined.

FIFTH CLAIM FOR RELIEF

Common Law Trespass to Chattels

67. Microsoft incorporates by reference each and every allegation set forth above.

68. Defendants have used a computer and/or computer network, without authority, with the intent to cause physical injury to the property of another.

69. Defendants have, without authority, used a computer and/or computer network of Microsoft and the online accounts of Microsoft's customers, without authority, with the intent to trespass on the computers, computer networks, and/or online accounts of Microsoft and its customers.

70. Defendants intentionally caused this conduct and this conduct was unlawful and unauthorized.

71. Defendants' actions have caused injury to Microsoft and have interfered with the possessory interests of Microsoft over its software, services, servers, and protected computers.

72. Microsoft seeks injunctive relief and compensatory and punitive damages in an amount to be proven at trial.

73. As a direct result of Defendants' actions, Microsoft has suffered and continues to suffer irreparable harm for which there is no adequate remedy at law, and which will continue unless Defendants' actions are enjoined.

SIXTH CLAIM FOR RELIEF

Conversion

74. Microsoft incorporates by reference each and every allegation set forth above.

75. Microsoft owns all right, title, and interest in its Office 365 software and services. Microsoft licenses its software to end-users. Defendants have interfered with, unlawfully and without authorization, and dispossessed Microsoft of control over its Office 365 software and services.

76. Defendants have, without authority, used a computer and/or computer network, without authority, with the intent to remove, halt, or otherwise disable or impair computer data, computer programs, and computer software from a computer or computer network.

77. Defendants have, without authority, used a computer and/or computer network, without authority, with the intent to cause a computer to malfunction.

78. Defendants have, without authority, dispossessed Microsoft of control over its computers and computer networks and have dispossessed Microsoft and its customers of control over online accounts.

79. Microsoft seeks injunctive relief and compensatory and punitive damages in an amount to be proven at trial, including without limitation the return of Defendants' ill-gotten profits.

80. As a direct result of Defendants' actions, Microsoft suffered and continue to suffer irreparable harm for which there is no adequate remedy at law, and which will continue unless Defendants' actions are enjoined.

SEVENTH CLAIM FOR RELIEF

Unjust Enrichment

81. Microsoft incorporates by reference each and every allegation set forth above.

82. The acts of Defendants complained of herein constitute unjust enrichment of the Defendants at the expense of Microsoft in violation of the common law. Defendants used, without authorization, software belonging to Microsoft to facilitate unlawful conduct inuring to the benefit of Defendants.

83. Defendants profited unjustly from their unauthorized use of Microsoft's intellectual property.

84. Upon information and belief, Defendants had an appreciation and knowledge of the benefit they derived from their unauthorized and unlicensed use of Microsoft's intellectual property.

85. Retention by the Defendants of the profits they derived from their malfeasance would be inequitable.

86. Microsoft seeks injunctive relief and compensatory and punitive damages in an amount to be proven at trial, including without limitation disgorgement of Defendants' ill-gotten profits.

87. As a direct result of Defendants' actions, Microsoft suffered and continues to suffer irreparable harm for which there is no adequate remedy at law, and which will continue unless Defendants' actions are enjoined.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays that the Court:

1. Enter judgment in favor of Microsoft and against the Defendants.
2. Declare that Defendants' conduct is willful and that Defendants acted with fraud, malice and oppression.
3. Enter a preliminary and permanent injunction enjoining Defendants and their officers, directors, principals, agents, servants, employees, successors, and assigns, and all persons and entities in active concert or participation with them, from engaging in any of the activity complained of herein or from causing any of the injury complained of herein and from assisting, aiding or abetting any other person or business entity in engaging in or performing any of the activity complained of herein or from causing any of the injury complained of herein.
4. Enter a preliminary and permanent injunction giving Microsoft control over the domains used by Defendants to cause injury and enjoining Defendants from using such domains or any other similar instrumentalities.
5. Enter judgment awarding Plaintiff actual damages from Defendants adequate to compensate Plaintiff for Defendants' activity complained of herein and for any injury complained of herein, including but not limited to interest and costs, in an amount to be proven at trial.
6. Enter judgment disgorging Defendants' profits.
7. Enter judgment awarding enhanced, exemplary and special damages, in an amount to be proved at trial.
8. Enter judgment awarding attorneys' fees and costs, and
9. Order such other relief that the Court deems just and reasonable.

DEMAND FOR JURY TRIAL

Microsoft respectfully requests a trial by jury on all issues so triable in accordance with Fed. R. Civ. P. 38.

Dated: June 30, 2020

Respectfully submitted,



Julia Milewski (VA Bar No. 82426)
Matthew Welling (*pro hac vice*)
CROWELL & MORING LLP
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Attorneys for Plaintiff Microsoft Corporation

APPENDIX A

.COM DOMAINS

Registry

**Verisign, Inc.
Verisign Information Services, Inc.
Verisign Global Registry Services
12061 Bluemont Way
Reston Virginia 20190
United States**

OFFICEINVENTORYS.COM

Registrar

**Namecheap Inc.
4600 East Washington Street, Suite 305
Phoenix, AZ 85034**

Domain name: officeinventorys.com
Registry Domain ID: 2502955959_DOMAIN_COM-VRSN
Registrar WHOIS Server: whois.namecheap.com
Registrar URL: <http://www.namecheap.com>
Updated Date: 0001-01-01T00:00:00.00Z
Creation Date: 2020-03-13T16:12:21.00Z
Registrar Registration Expiration Date: 2021-03-13T16:12:21.00Z
Registrar: NAMECHEAP INC
Registrar IANA ID: 1068
Registrar Abuse Contact Email: abuse@namecheap.com
Registrar Abuse Contact Phone: +1.6613102107
Reseller: NAMECHEAP INC
Domain Status: clientTransferProhibited
<https://icann.org/epp#clientTransferProhibited>
Domain Status: addPeriod <https://icann.org/epp#addPeriod>
Registry Registrant ID:
Registrant Name: WhoisGuard Protected
Registrant Organization: WhoisGuard, Inc.
Registrant Street: P.O. Box 0823-03411
Registrant City: Panama
Registrant State/Province: Panama
Registrant Postal Code:
Registrant Country: PA
Registrant Phone: +507.8365503
Registrant Phone Ext:
Registrant Fax: +51.17057182
Registrant Fax Ext:
Registrant Email:
649712c9fae543dbb1aea0fd78c804ed.protect@whoisguard.com
Registry Admin ID:

	<p>Admin Name: WhoisGuard Protected Admin Organization: WhoisGuard, Inc. Admin Street: P.O. Box 0823-03411 Admin City: Panama Admin State/Province: Panama Admin Postal Code: Admin Country: PA Admin Phone: +507.8365503 Admin Phone Ext: Admin Fax: +51.17057182 Admin Fax Ext: Admin Email: 649712c9fae543dbb1aea0fd78c804ed.protect@whoisguard.com Registry Tech ID: Tech Name: WhoisGuard Protected Tech Organization: WhoisGuard, Inc. Tech Street: P.O. Box 0823-03411 Tech City: Panama Tech State/Province: Panama Tech Postal Code: Tech Country: PA Tech Phone: +507.8365503 Tech Phone Ext: Tech Fax: +51.17057182 Tech Fax Ext: Tech Email: 649712c9fae543dbb1aea0fd78c804ed.protect@whoisguard.com Name Server: dns1.registrar-servers.com Name Server: dns2.registrar-servers.com DNSSEC: unsigned URL of the ICANN WHOIS Data Problem Reporting System: http://wdprs.internic.net/ >>> Last update of WHOIS database: 2020-05-16T11:42:28.55Z <<<</p>
OFFICESUITESOFT.COM	<p><u>Registrar</u> Namecheap Inc. 4600 East Washington Street, Suite 305 Phoenix, AZ 85034</p> <p>Domain name: officesuitesoftware.com Registry Domain ID: 2497852670_DOMAIN_COM-VRSN Registrar WHOIS Server: whois.namecheap.com Registrar URL: http://www.namecheap.com Updated Date: 0001-01-01T00:00:00.00Z Creation Date: 2020-02-28T04:39:59.00Z Registrar Registration Expiration Date: 2021-02-28T04:39:59.00Z Registrar: NAMECHEAP INC Registrar IANA ID: 1068 Registrar Abuse Contact Email: abuse@namecheap.com Registrar Abuse Contact Phone: +1.6613102107</p>

Reseller: NAMECHEAP INC
Domain Status: clientHold <https://icann.org/epp#clientHold>
Domain Status: clientTransferProhibited
<https://icann.org/epp#clientTransferProhibited>
Registry Registrant ID:
Registrant Name: WhoisGuard Protected
Registrant Organization: WhoisGuard, Inc.
Registrant Street: P.O. Box 0823-03411
Registrant City: Panama
Registrant State/Province: Panama
Registrant Postal Code:
Registrant Country: PA
Registrant Phone: +507.8365503
Registrant Phone Ext:
Registrant Fax: +51.17057182
Registrant Fax Ext:
Registrant Email:
361349b7019e4ffea8189520398802e.protect@whoisguard.com
Registry Admin ID:
Admin Name: WhoisGuard Protected
Admin Organization: WhoisGuard, Inc.
Admin Street: P.O. Box 0823-03411
Admin City: Panama
Admin State/Province: Panama
Admin Postal Code:
Admin Country: PA
Admin Phone: +507.8365503
Admin Phone Ext:
Admin Fax: +51.17057182
Admin Fax Ext:
Admin Email:
361349b7019e4ffea8189520398802e.protect@whoisguard.com
Registry Tech ID:
Tech Name: WhoisGuard Protected
Tech Organization: WhoisGuard, Inc.
Tech Street: P.O. Box 0823-03411
Tech City: Panama
Tech State/Province: Panama
Tech Postal Code:
Tech Country: PA
Tech Phone: +507.8365503
Tech Phone Ext:
Tech Fax: +51.17057182
Tech Fax Ext:
Tech Email:
361349b7019e4ffea8189520398802e.protect@whoisguard.com
Name Server: dns1.registrar-servers.com
Name Server: dns2.registrar-servers.com
DNSSEC: unsigned
URL of the ICANN WHOIS Data Problem Reporting System:

	http://wdprs.internic.net/
OFFICEHNOC.COM	<p><u>Registrar</u> Namecheap Inc. 4600 East Washington Street, Suite 305 Phoenix, AZ 85034</p> <p>Domain name: officehnoc.com Registry Domain ID: 2482044724_DOMAIN_COM-VRSN Registrar WHOIS Server: whois.namecheap.com Registrar URL: http://www.namecheap.com Updated Date: 0001-01-01T00:00:00.00Z Creation Date: 2020-01-19T15:18:12.00Z Registrar Registration Expiration Date: 2021-01-19T15:18:12.00Z Registrar: NAMECHEAP INC Registrar IANA ID: 1068 Registrar Abuse Contact Email: abuse@namecheap.com Registrar Abuse Contact Phone: +1.6613102107 Reseller: NAMECHEAP INC Domain Status: clientTransferProhibited https://icann.org/epp#clientTransferProhibited Domain Status: addPeriod https://icann.org/epp#addPeriod Registry Registrant ID: Registrant Name: WhoisGuard Protected Registrant Organization: WhoisGuard, Inc. Registrant Street: P.O. Box 0823-03411 Registrant City: Panama Registrant State/Province: Panama Registrant Postal Code: Registrant Country: PA Registrant Phone: +507.8365503 Registrant Phone Ext: Registrant Fax: +51.17057182 Registrant Fax Ext: Registrant Email: cc9604648d71460288ef63ae22744aa5.protect@whoisguard.com Registry Admin ID: Admin Name: WhoisGuard Protected Admin Organization: WhoisGuard, Inc. Admin Street: P.O. Box 0823-03411 Admin City: Panama Admin State/Province: Panama Admin Postal Code: Admin Country: PA Admin Phone: +507.8365503 Admin Phone Ext: Admin Fax: +51.17057182 Admin Fax Ext: Admin Email: cc9604648d71460288ef63ae22744aa5.protect@whoisguard.com</p>

	<p>Registry Tech ID: Tech Name: WhoisGuard Protected Tech Organization: WhoisGuard, Inc. Tech Street: P.O. Box 0823-03411 Tech City: Panama Tech State/Province: Panama Tech Postal Code: Tech Country: PA Tech Phone: +507.8365503 Tech Phone Ext: Tech Fax: +51.17057182 Tech Fax Ext: Tech Email: cc9604648d71460288ef63ae22744aa5.protect@whoisguard.com Name Server: dns1.registrar-servers.com Name Server: dns2.registrar-servers.com DNSSEC: unsigned URL of the ICANN WHOIS Data Problem Reporting System: http://wdprs.internic.net/ >>> Last update of WHOIS database: 2020-05-16T12:23:12.95Z <<<</p>
OFFICESUITED.COM	<p><u>Registrar</u> Namecheap Inc. 4600 East Washington Street, Suite 305 Phoenix, AZ 85034</p> <p>Domain name: officesuited.com Registry Domain ID: 2466161464_DOMAIN_COM-VRSN Registrar WHOIS Server: whois.namecheap.com Registrar URL: http://www.namecheap.com Updated Date: 0001-01-01T00:00:00.00Z Creation Date: 2019-12-11T20:07:57.00Z Registrar Registration Expiration Date: 2020-12-11T20:07:57.00Z Registrar: NAMECHEAP INC Registrar IANA ID: 1068 Registrar Abuse Contact Email: abuse@namecheap.com Registrar Abuse Contact Phone: +1.6613102107 Reseller: NAMECHEAP INC Domain Status: clientTransferProhibited https://icann.org/epp#clientTransferProhibited Domain Status: addPeriod https://icann.org/epp#addPeriod Registry Registrant ID: Registrant Name: WhoisGuard Protected Registrant Organization: WhoisGuard, Inc. Registrant Street: P.O. Box 0823-03411 Registrant City: Panama Registrant State/Province: Panama Registrant Postal Code: Registrant Country: PA Registrant Phone: +507.8365503</p>

	<p> Registrant Phone Ext: Registrant Fax: +51.17057182 Registrant Fax Ext: Registrant Email: 32d1ef4e2c624df59f656fc1399745c4.protect@whoisguard.com Registry Admin ID: Admin Name: WhoisGuard Protected Admin Organization: WhoisGuard, Inc. Admin Street: P.O. Box 0823-03411 Admin City: Panama Admin State/Province: Panama Admin Postal Code: Admin Country: PA Admin Phone: +507.8365503 Admin Phone Ext: Admin Fax: +51.17057182 Admin Fax Ext: Admin Email: 32d1ef4e2c624df59f656fc1399745c4.protect@whoisguard.com Registry Tech ID: Tech Name: WhoisGuard Protected Tech Organization: WhoisGuard, Inc. Tech Street: P.O. Box 0823-03411 Tech City: Panama Tech State/Province: Panama Tech Postal Code: Tech Country: PA Tech Phone: +507.8365503 Tech Phone Ext: Tech Fax: +51.17057182 Tech Fax Ext: Tech Email: 32d1ef4e2c624df59f656fc1399745c4.protect@whoisguard.com Name Server: dns1.registrar-servers.com Name Server: dns2.registrar-servers.com DNSSEC: unsigned URL of the ICANN WHOIS Data Problem Reporting System: http://wdprs.internic.net/ >>> Last update of WHOIS database: 2020-05-16T17:23:43.56Z <<< </p>
OFFICEMTR.COM	<p> <u>Registrar</u> Namecheap Inc. 4600 East Washington Street, Suite 305 Phoenix, AZ 85034 </p> <p> Domain name: officemtr.com Registry Domain ID: 2460235581_DOMAIN_COM-VRSN Registrar WHOIS Server: whois.namecheap.com Registrar URL: http://www.namecheap.com Updated Date: 0001-01-01T00:00:00.00Z </p>

Creation Date: 2019-11-27T01:01:50.00Z
Registrar Registration Expiration Date: 2020-11-27T01:01:50.00Z
Registrar: NAMECHEAP INC
Registrar IANA ID: 1068
Registrar Abuse Contact Email: abuse@namecheap.com
Registrar Abuse Contact Phone: +1.6613102107
Reseller: NAMECHEAP INC
Domain Status: clientTransferProhibited
<https://icann.org/epp#clientTransferProhibited>
Domain Status: addPeriod <https://icann.org/epp#addPeriod>
Registry Registrant ID:
Registrant Name: WhoisGuard Protected
Registrant Organization: WhoisGuard, Inc.
Registrant Street: P.O. Box 0823-03411
Registrant City: Panama
Registrant State/Province: Panama
Registrant Postal Code:
Registrant Country: PA
Registrant Phone: +507.8365503
Registrant Phone Ext:
Registrant Fax: +51.17057182
Registrant Fax Ext:
Registrant Email:
ca357c245790440db15de36d422c3d18.protect@whoisguard.com
Registry Admin ID:
Admin Name: WhoisGuard Protected
Admin Organization: WhoisGuard, Inc.
Admin Street: P.O. Box 0823-03411
Admin City: Panama
Admin State/Province: Panama
Admin Postal Code:
Admin Country: PA
Admin Phone: +507.8365503
Admin Phone Ext:
Admin Fax: +51.17057182
Admin Fax Ext:
Admin Email:
ca357c245790440db15de36d422c3d18.protect@whoisguard.com
Registry Tech ID:
Tech Name: WhoisGuard Protected
Tech Organization: WhoisGuard, Inc.
Tech Street: P.O. Box 0823-03411
Tech City: Panama
Tech State/Province: Panama
Tech Postal Code:
Tech Country: PA
Tech Phone: +507.8365503
Tech Phone Ext:
Tech Fax: +51.17057182
Tech Fax Ext:

	<p>Tech Email: ca357c245790440db15de36d422c3d18.protect@whoisguard.com Name Server: pdns1.registrar-servers.com Name Server: pdns2.registrar-servers.com DNSSEC: unsigned URL of the ICANN WHOIS Data Problem Reporting System: http://wdprs.internic.net/ >>> Last update of WHOIS database: 2020-05-16T21:24:09.71Z <<<</p>
MAILITDAEMON.COM	<p>GoDaddy.com, LLC 14455 North Hayden Rd., Ste. 219 Scottsdale, AZ 85260</p> <p>Domain Name: mailitdaemon.com Registry Domain ID: 2466584834_DOMAIN_COM-VRSN Registrar WHOIS Server: whois.godaddy.com Registrar URL: http://www.godaddy.com Updated Date: 2019-12-13T04:09:33Z Creation Date: 2019-12-13T04:09:32Z Registrar Registration Expiration Date: 2020-12-13T04:09:32Z Registrar: GoDaddy.com, LLC Registrar IANA ID: 146 Registrar Abuse Contact Email: abuse@godaddy.com Registrar Abuse Contact Phone: +1.4806242505 Domain Status: clientTransferProhibited http://www.icann.org/epp#clientTransferProhibited Domain Status: clientUpdateProhibited http://www.icann.org/epp#clientUpdateProhibited Domain Status: clientRenewProhibited http://www.icann.org/epp#clientRenewProhibited Domain Status: clientDeleteProhibited http://www.icann.org/epp#clientDeleteProhibited Registry Registrant ID: Not Available From Registry Registrant Name: Registration Private Registrant Organization: Domains By Proxy, LLC Registrant Street: DomainsByProxy.com Registrant Street: 14455 N. Hayden Road Registrant City: Scottsdale Registrant State/Province: Arizona Registrant Postal Code: 85260 Registrant Country: US Registrant Phone: +1.4806242599 Registrant Phone Ext: Registrant Fax: +1.4806242598 Registrant Fax Ext: Registrant Email: mailitdaemon.com@domainsbyproxy.com Registry Admin ID: Not Available From Registry Admin Name: Registration Private Admin Organization: Domains By Proxy, LLC Admin Street: DomainsByProxy.com</p>

Admin Street: 14455 N. Hayden Road
Admin City: Scottsdale
Admin State/Province: Arizona
Admin Postal Code: 85260
Admin Country: US
Admin Phone: +1.4806242599
Admin Phone Ext:
Admin Fax: +1.4806242598
Admin Fax Ext:
Admin Email: mailitdaemon.com@domainsbyproxy.com
Registry Tech ID: Not Available From Registry
Tech Name: Registration Private
Tech Organization: Domains By Proxy, LLC
Tech Street: DomainsByProxy.com
Tech Street: 14455 N. Hayden Road
Tech City: Scottsdale
Tech State/Province: Arizona
Tech Postal Code: 85260
Tech Country: US
Tech Phone: +1.4806242599
Tech Phone Ext:
Tech Fax: +1.4806242598
Tech Fax Ext:
Tech Email: mailitdaemon.com@domainsbyproxy.com
Name Server: NS17.DOMAINCONTROL.COM
Name Server: NS18.DOMAINCONTROL.COM
DNSSEC: unsigned
URL of the ICANN WHOIS Data Problem Reporting System:
<http://wdprs.internic.net/>
>>> Last update of WHOIS database: 2020-05-17T09:00:00Z <<<

APPENDIX B



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MICROSOFT

Word Mark MICROSOFT

Goods and Services IC 009. US 021 023 026 036 038. G & S: Computer peripherals; computer keyboards; computer mice; Computer programs for wallet-sized personal computers, namely, personal information manager programs with calendars, contact information files and to do lists; note taking programs; programs for facilitating voice, text and pen input; electronic mail program; access programs for global communication networks; programs for wireless communications; computer programs for use in developing other programs for use on wallet-sized personal computers; computer programs for use with phones and pagers; computer programs for accessing global communication networks and displaying content therefrom; computer programs for use with hand-held computers, namely, operating system and utility programs; business application programs for use with hand-held computers; Computer operating system programs and utilities; computer application software for wireless telecommunications for use with wireless devices; computer software to enable uploading, downloading, accessing, posting, displaying, tagging, blogging, streaming, linking, sharing or otherwise providing electronic media or information via computer and communication networks; software for allowing communication and interaction between phones, mobile devices, televisions, video game consoles, media players, computers, digital media hubs, and audiovisual devices; computer software for use by computer network administrators to deploy and manage application software and network server software; computer network server software for managing user content on computer networks and global computer networks; computer software for managing secure communications over computer networks and global computer networks; computer software for developing, managing and operating intranet sites; computer network operating software and utilities; computer software development tools for network servers and applications; computer software for inventorying and monitoring computer hardware and software assets and use within an organization; computer application programs and operating system programs for use with communications servers; computer programs for managing communications and data exchange between computers and electronic devices; operating systems software for use in playing electronic games; computer hardware and peripherals; computer mice and wireless computer mice; wireless communications devices, namely, mobile phones, cellular telephones, personal digital assistants, and hand-held computers; hardware for telecommunications for connecting devices via in-home phone and electrical wiring, namely, computer networks hubs, computer servers, set-top boxes, computer switches and computer routers designed to provide in-home voice over Internet protocol (VoIP) communications; computer and video game systems devices, namely, electronic sensor devices, cameras, projectors, headphones, and microphones; electronic game equipment, namely, equipment communicating with a television or computer for playing electronic games; Computer software for virtual reality visualization, manipulation, immersion and integration of audio, video, text, binary, still images, graphics and

multimedia files; wearable computers; wearable computer peripherals; virtual reality headsets for use in visualization, manipulation, immersion and integration of audio, video, text, binary, still images, graphics and multimedia files; computer peripherals for mobile devices for remotely accessing and transmitting data; computer peripherals for displaying data and video; computer software, namely, software for setting up, operating, configuring, and controlling wearable computer hardware and wearable computer peripherals; apparatus for recording, transmission or reproduction of sound, images, or data; electronic and optical communications instruments and components, namely, display screens for virtual reality visualization, manipulation, immersion and integration of audio, video, text, binary, still images, graphics and multimedia files; 3D spectacles; hologram apparatus; holographic apparatus for projecting holographic video, still images, graphics and multimedia files.
FIRST USE: 19751112. FIRST USE IN COMMERCE: 19751112

**Standard
Characters
Claimed**

**Mark
Drawing
Code** (4) STANDARD CHARACTER MARK

**Serial
Number** 87047436

Filing Date May 23, 2016

**Current
Basis** 1A

**Original
Filing Basis** 1A;1B

**Published
for
Opposition** July 26, 2016

**Registration
Number** 5449084

**International
Registration
Number** 1318242

**Registration
Date** April 17, 2018

Owner (REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond WASHINGTON 980526399

**Attorney of
Record** Matthew E. Moersfelder

**Type of
Mark** TRADEMARK

Register PRINCIPAL

**Live/Dead
Indicator** LIVE

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Record 4 out of 36[TSDR](#)[ASSIGN Status](#)[TTAB Status](#)*(Use the "Back" button of the Internet Browser to return to TESS)*

Typed Drawing

Word Mark MICROSOFT
Goods and Services IC 037. US 100 103 106. G & S: Installation, maintenance and repair of computer networks and computer systems consisting of software. FIRST USE: 19870105. FIRST USE IN COMMERCE: 19870105
Mark Drawing Code (1) TYPED DRAWING
Serial Number 78190864
Filing Date December 3, 2002
Current Basis 1A
Original Filing Basis 1B
Published for Opposition August 5, 2003
Registration Number 2872708
Registration Date August 10, 2004
Owner (REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond WASHINGTON 980526399
Attorney of Record Matthew E. Moersfelder
Prior Registrations 1200236;1256083;1259874
Type of Mark SERVICE MARK
Register PRINCIPAL
Affidavit Text SECT 15. SECT 8 (6-YR). SECTION 8(10-YR) 20140827.
Renewal 1ST RENEWAL 20140827
Live/Dead Indicator LIVE

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[TTAB Status](#)
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MICROSOFT

Word Mark MICROSOFT

Goods and Services IC 042. US 100 101. G & S: providing information in a wide variety of fields over computer networks and global communication networks; providing general reference information over computer networks and global communication networks; providing information concerning parenting and children's health, nutrition, and well being over computer networks and global communication networks; providing information concerning computers and computer software over computer networks and global communication networks; providing access to computer data bases and web sites of others in various fields by means of a global communications network; computer and software services, namely, providing interactive electronic retailing and on-line ordering and information systems for use by others; [computer services, namely, hosting web sites and providing web site operation and management services to others in the fields of on-line retailing and ordering, restaurant and travel information and reservations; leasing computer facilities to others for the purpose of their providing interactive retailing, on-line ordering, and restaurant and travel information and reservations, on a computer server for a global communication network;]providing bulletin board services and chat services by means of global communication networks. FIRST USE: 19950307. FIRST USE IN COMMERCE: 19950307

Mark Drawing Code (1) TYPED DRAWING

Serial Number 75351663

Filing Date September 4, 1997

Current Basis 1A

Original Filing Basis 1A

Published for Opposition January 11, 2000

Registration Number 2337072

Registration Date April 4, 2000**Date****Owner** (REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond WASHINGTON 980526399**Attorney of Record** Matthew E. Moersfelder**Type of Mark** SERVICE MARK**Register** PRINCIPAL**Affidavit Text** SECT 15. SECT 8 (6-YR). SECTION 8(10-YR) 20200508.**Renewal** 2ND RENEWAL 20200508**Live/Dead Indicator** LIVE

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MICROSOFT

Word Mark MICROSOFT

Goods and Services IC 009. US 021 023 026 036 038. G & S: [computer programs for use in automobiles, namely, computer programs for monitoring automobile performance, for mapping and navigation, for electronic mail and wireless communication, for maintaining personal directories, contact lists, address and telephone number lists;] operating system programs and utilities; [computer programs for use in the development of other programs for use in automobile computers;] and computer programs for providing entertainment, traffic information, news and other information; computer programs for wallet-sized personal computers, namely, personal information manager programs with calendars, contact information files and to do lists; note taking programs; programs for facilitating voice, text and pen input; electronic mail program; access programs for global communication networks; programs for wireless communications; operating system programs and utilities; computer programs for use in developing other programs for use on wallet-sized personal computers; computer programs for use with phones [and pagers;] computer programs for accessing global communication networks and displaying content therefrom; [computer programs for electronic pagers and electronic pager modules, namely, operating system programs and utilities;] computer programs for providing [paging and] wireless communication functions; computer programs for use with hand-held computers, namely, operating system and utility programs; a full line of business application programs for use with hand-held computers. FIRST USE: 19800600. FIRST USE IN COMMERCE: 19811200

Mark Drawing Code (1) TYPED DRAWING

Serial Number 75180620

Filing Date October 10, 1996

Current Basis 1A

Original Filing Basis 1B

Published for Opposition March 17, 1998

Registration Number 2285870

Registration Date October 12, 1999
Owner (REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond WASHINGTON 980526399
Attorney of Record Matthew E. Moersfelder
Prior Registrations 1966382;2032837;2042216;AND OTHERS
Type of Mark TRADEMARK
Register PRINCIPAL
Affidavit Text SECT 15. SECT 8 (6-YR). SECTION 8(10-YR) 20191029.
Renewal 2ND RENEWAL 20191029
Live/Dead Indicator LIVE

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Typed Drawing

Word Mark MICROSOFT
Goods and Services IC 038. US 100 101 104. G & S: telecommunication services, namely, the receipt and delivery of messages, documents, images and other data by electronic transmission; electronic mail services; providing bulletin board services and chat services by means of global communication networks. FIRST USE: 19950307. FIRST USE IN COMMERCE: 19950307
Mark Drawing Code (1) TYPED DRAWING
Serial Number 75358289
Filing Date September 17, 1997
Current Basis 1A
Original Filing Basis 1A
Published for Opposition March 16, 1999
Registration Number 2250973
Registration Date June 8, 1999
Owner (REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond WASHINGTON 980526399
Attorney of Record Matthew E. Moersfelder
Prior Registrations 1200236;1256083;1673353;AND OTHERS
Type of Mark SERVICE MARK
Register PRINCIPAL
Affidavit Text SECT 15. SECT 8 (6-YR). SECTION 8(10-YR) 20190528.
Renewal 2ND RENEWAL 20190528
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Typed Drawing

Word Mark MICROSOFT**Goods and Services** IC 038. US 100 101 104. G & S: telecommunications services, namely the receipt and delivery of messages, documents and other data by electronic transmission. FIRST USE: 19870324. FIRST USE IN COMMERCE: 19870324**Mark Drawing Code** (1) TYPED DRAWING**Serial Number** 74590997**Filing Date** October 26, 1994**Current Basis** 1A**Original Filing Basis** 1A**Published for Opposition** January 16, 1996**Registration Number** 1966382**Registration Date** April 9, 1996**Owner** (REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond WASHINGTON 98052**Attorney of Record** Matthew E. Moersfelder**Prior Registrations** 1200236;1256083;1673353;1682075;1683069;1683585;1684033;1685083;1685234;1685235;1689468;1715596;1715749;1715836;1718176;1718281;1731160;AND OTHERS**Type of Mark** SERVICE MARK**Register** PRINCIPAL**Affidavit Text** SECT 15. SECT 8 (6-YR). SECTION 8(10-YR) 20160606.**Renewal** 2ND RENEWAL 20160606**Live/Dead Indicator** LIVE

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Typed Drawing

Word Mark MICROSOFT**Goods and Services** IC 009. US 026 038. G & S: Computer Programs. FIRST USE: 19751112. FIRST USE IN COMMERCE: 19751112

IC 042. US 101. G & S: Computer Programming Services. FIRST USE: 19751112. FIRST USE IN COMMERCE: 19751112

Mark Drawing Code (1) TYPED DRAWING**Serial Number** 73236080**Filing Date** October 22, 1979**Current Basis** 1A**Original Filing Basis** 1A**Published for Opposition** April 13, 1982**Change In Registration** CHANGE IN REGISTRATION HAS OCCURRED**Registration Number** 1200236**Registration Date** July 6, 1982**Owner** (REGISTRANT) Microsoft PARTNERSHIP Suite 819 10800 NE. 8th Bellevue WASHINGTON 98004

(LAST LISTED OWNER) MICROSOFT CORPORATION CORPORATION CHANGE OF NAME WASHINGTON ONE MICROSOFT WAY SEATTLE WASHINGTON 981047092

Assignment Recorded ASSIGNMENT RECORDED**Attorney of Record** Matthew E. Moersfelder**Type of Mark Register** TRADEMARK. SERVICE MARK
PRINCIPAL**Affidavit Text** SECT 15. SECT 8 (6-YR). SECTION 8(10-YR) 20120413.**Renewal** 2ND RENEWAL 20120413**Live/Dead** LIVE

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MICROSOFT

Word Mark MICROSOFT

Goods and Services IC 009. US 021 023 026 036 038. G & S: Computer peripherals; computer keyboards; computer mice; Computer programs for wallet-sized personal computers, namely, personal information manager programs with calendars, contact information files and to do lists; note taking programs; programs for facilitating voice, text and pen input; electronic mail program; access programs for global communication networks; programs for wireless communications; computer programs for use in developing other programs for use on wallet-sized personal computers; computer programs for use with phones and pagers; computer programs for accessing global communication networks and displaying content therefrom; computer programs for use with hand-held computers, namely, operating system and utility programs; business application programs for use with hand-held computers; Computer operating system programs and utilities; computer application software for wireless telecommunications for use with wireless devices; computer software to enable uploading, downloading, accessing, posting, displaying, tagging, blogging, streaming, linking, sharing or otherwise providing electronic media or information via computer and communication networks; software for allowing communication and interaction between phones, mobile devices, televisions, video game consoles, media players, computers, digital media hubs, and audiovisual devices; computer software for use by computer network administrators to deploy and manage application software and network server software; computer network server software for managing user content on computer networks and global computer networks; computer software for managing secure communications over computer networks and global computer networks; computer software for developing, managing and operating intranet sites; computer network operating software and utilities; computer software development tools for network servers and applications; computer software for inventorying and monitoring computer hardware and software assets and use within an organization; computer application programs and operating system programs for use with communications servers; computer programs for managing communications and data exchange between computers and electronic devices; operating systems software for use in playing electronic games; computer hardware and peripherals; computer mice and wireless computer mice; wireless communications devices, namely, mobile phones, cellular telephones, personal digital assistants, and hand-held computers; hardware for telecommunications for connecting devices via in-home phone and electrical wiring, namely, computer networks hubs, computer servers, set-top boxes, computer switches and computer routers designed to provide in-home voice over Internet protocol (VoIP) communications; computer and video game systems devices, namely, electronic sensor devices, cameras, projectors, headphones, and microphones; electronic game equipment, namely, equipment communicating with a television or computer for playing electronic games; Computer software for virtual reality visualization, manipulation, immersion and integration of audio, video, text, binary, still images, graphics and

multimedia files; wearable computers; wearable computer peripherals; virtual reality headsets for use in visualization, manipulation, immersion and integration of audio, video, text, binary, still images, graphics and multimedia files; computer peripherals for mobile devices for remotely accessing and transmitting data; computer peripherals for displaying data and video; computer software, namely, software for setting up, operating, configuring, and controlling wearable computer hardware and wearable computer peripherals; apparatus for recording, transmission or reproduction of sound, images, or data; electronic and optical communications instruments and components, namely, display screens for virtual reality visualization, manipulation, immersion and integration of audio, video, text, binary, still images, graphics and multimedia files; 3D spectacles; hologram apparatus; holographic apparatus for projecting holographic video, still images, graphics and multimedia files. FIRST USE: 19751112. FIRST USE IN COMMERCE: 19751112

**Standard
Characters
Claimed**

Mark

Drawing Code (4) STANDARD CHARACTER MARK

Serial Number 87047436

Filing Date May 23, 2016

Current Basis 1A

Original Filing Basis 1A;1B

Published for Opposition July 26, 2016

Registration Number 5449084

International Registration Number 1318242

Registration Date April 17, 2018

Owner (REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond WASHINGTON 980526399

Attorney of Record Matthew E. Moersfelder

Type of Mark TRADEMARK

Register PRINCIPAL

Live/Dead Indicator LIVE

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Word Mark MICROSOFT

Goods and Services IC 009. US 021 023 026 036 038. G & S: Computer operating system programs and utilities; computer application software for wireless telecommunications for use with wireless devices; computer software to enable uploading, downloading, accessing, posting, displaying, tagging, blogging, streaming, linking, sharing or otherwise providing electronic media or information via computer and communication networks; software for allowing communication and interaction between phones, mobile devices, televisions, video game consoles, media players, computers, digital media hubs, and audiovisual devices; computer software for use by computer network administrators to deploy and manage application software and network server software; computer network server software for managing user content on computer networks and global computer networks; computer software for managing secure communications over computer networks and global computer networks; computer software for developing, managing and operating intranet sites; computer network operating software and utilities; computer software development tools for network servers and applications; computer software for inventorying and monitoring computer hardware and software assets and use within an organization; computer application programs and operating system programs for use with communications servers; computer programs for managing communications and data exchange between computers and electronic devices; operating systems software for use in playing electronic games; computer hardware and peripherals; computer keyboards; computer mice and wireless computer mice; wireless communications devices, namely, mobile phones, cellular telephones, personal digital assistants, and hand-held computers; hardware for telecommunications for connecting devices via in-home phone and electrical wiring, namely, computer networks hubs, computer servers, set-top boxes, computer switches and computer routers designed to provide in-home voice over internet protocol (VOIP) communications; computer and video game systems devices, namely, electronic sensor devices, cameras, projectors, headphones, and microphones; electronic game equipment, namely, equipment communicating with a television or computer for playing electronic games. FIRST USE: 20120800. FIRST USE IN COMMERCE: 20120800

IC 016. US 002 005 022 023 029 037 038 050. G & S: Publications, namely, user manuals, instruction guides, reference guides, books, magazines, and newsletters in the field of computers, computer software, business, business management and accounting, computer games, games and entertainment; stationery, stationery-type portfolios, stationery items, namely, pens, pencils, desk sets, pen and pencil holders, posters, memo pads, binders, calendars, notebooks, note cards. FIRST USE: 20120800. FIRST USE IN COMMERCE: 20120800

IC 025. US 022 039. G & S: Clothing, namely, shirts, sweatshirts, vests, jackets, coats, sweaters, caps, headwear, hats, visors. FIRST USE: 20120800. FIRST USE IN COMMERCE: 20120800

IC 028. US 022 023 038 050. G & S: Toys and sporting goods, namely, sport balls, golf balls, golf tees, squeezable balls, and flying disc toys; plush, stuffed, and soft sculptured toys; yo-yos; mechanical action toys. FIRST USE: 20130800. FIRST USE IN COMMERCE: 20130800

IC 035. US 100 101 102. G & S: Providing information in the fields of business and commerce over global computer networks and global communications networks; retail store services and online retail store services featuring computers, computer hardware, software, computer games, computer peripherals, portable music players and accessories, personal digital assistants, cell phones and accessories, video game consoles and accessories, webcams, books, clothing, back packs, messenger bags, computer bags and novelty items; business services, namely, business consultation and marketing services, business advice and information services; providing consumer product information via global computer networks; promoting the goods and services of others via global computer networks, procurement services for others; the bringing together, for the benefit of others, of a variety of goods and services, enabling customers to conveniently view and purchase those goods and services from an Internet web site particularly specializing in the marketing of the sale of goods and services of others. FIRST USE: 20120800. FIRST USE IN COMMERCE: 20120800

IC 036. US 100 101 102. G & S: Providing information in the field of financial news; charitable services, namely, providing funding and financial assistance to computer and technology training organizations; financial services, namely, providing a virtual currency for use by members of an online community via global computer networks and global communication networks. FIRST USE: 20120800. FIRST USE IN COMMERCE: 20120800

IC 038. US 100 101 104. G & S: Communication services, namely, electronic transmission of data and documents among users of computers; transmission of voice, audio, visual images and data by telecommunications networks, wireless communication networks, global communication networks and global computer networks; streaming of audio and video over global computer networks and global communication networks; information transmission via electronic communications networks; electronic mail and messaging services; electronic data transmission; electronic delivery of images and photographs via global computer networks; instant messaging services; voice over internet protocol (VOIP) services; audio and video broadcasting services over global communication networks and global computer networks; providing online chat rooms for social networking; consulting in the field of telecommunication services, namely, transmission of voice, data, and documents via telecommunications networks; consulting services in the field of communications; providing access to databases; providing user access to a global computer network. FIRST USE: 20120800. FIRST USE IN COMMERCE: 20120800

IC 039. US 100 105. G & S: Electronic storage and archiving of files, documents, digital photographs, videos, music, electronic media, namely, images, text, and audio data; providing a web site and web site links to geographic information, map images, and trip routing; providing an online searchable computer database featuring travel information; providing information, news and commentary in the field of travel; transportation services, namely, providing information concerning motor vehicles, travel and travel-related subjects over computer networks and global communication networks. FIRST USE: 20120800. FIRST USE IN COMMERCE: 20120800

IC 041. US 100 101 107. G & S: Providing information and training programs relating to opportunities for youth in the field of education, training, employment, and entrepreneurship; entertainment services, namely, providing online computer games, online electronic games and online video games; entertainment services, namely, providing websites featuring information in the fields of entertainment, music, movies, video, games, news, and sports; entertainment services, namely, providing websites featuring virtual environments in which users can interact for recreational, leisure or entertainment purposes; entertainment services, namely, providing interactive multiplayer game services for games played over global computer networks and global communication networks; providing information on the video game and computer game industries via global computer networks and global communication networks; providing information, news and commentary in the field of entertainment; providing information on computer games, video games, video game consoles and accessories thereof via global computer networks and global communication networks. FIRST USE: 20120800. FIRST USE IN COMMERCE: 20120800

IC 042. US 100 101. G & S: Application service provider, namely, hosting, managing, developing, analyzing, updating and maintaining applications, computer operating systems, software, and web sites for others; providing technical support, consultation and resources in the fields of computer security, privacy and online safety; computer diagnostic services; computer services, namely, data recovery services; online technical support, troubleshooting, testing, and consulting services in the field of computers, computer software and computer systems; computer services, namely, computer system administration for others; computer services, namely, remote management of the information technology (IT) systems of others; computer services, namely, cloud hosting provider services; consulting services in the field of cloud computing; computer software design; computer software development and computer programming development for others; consultancy in the field of software design; consulting in the field of information technology; consulting services in the field of computer-based information systems for businesses; consulting services in the field of providing online, non-downloadable software and applications; providing online non-downloadable business and general purpose application software; providing online non-downloadable software for website development and database management; provide non-downloadable software for internet searching, database management, providing Internet search engine; providing

information in the field of computer systems, software, hardware, internet, networks, databases and mobile applications. FIRST USE: 20120800. FIRST USE IN COMMERCE: 20120800

IC 045. US 100 101. G & S: Consulting services in the field of maintaining the security and integrity of databases; personal services, namely, providing online social networking services; providing online computer databases and online searchable databases in the field of social networking. FIRST USE: 20120800. FIRST USE IN COMMERCE: 20120800

Mark Drawing Code (3) DESIGN PLUS WORDS, LETTERS, AND/OR NUMBERS

Design Search Code 26.09.14 - Squares, three or more ; Three or more squares
26.09.21 - Squares that are completely or partially shaded

Serial Number 85710265

Filing Date August 22, 2012

Current Basis 1A

Original Filing Basis 1B

Published for Opposition June 25, 2013

Registration Number 4552363

International Registration Number 1142097

Registration Date June 17, 2014

Owner (REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond WASHINGTON 980526399

Attorney of Record Matthew E. Moersfelder

Prior Registrations 2250973;2637360;2730599;2843964;3877801;4029299;AND OTHERS

Description of Mark Color is not claimed as a feature of the mark. The mark consists of four squares arranged in a rectangular grid adjacent to the wording "MICROSOFT". The squares are separated by blank space.

Type of Mark TRADEMARK. SERVICE MARK

Register PRINCIPAL

Live/Dead Indicator LIVE

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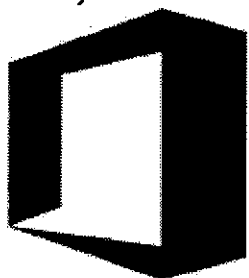
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Office

Word Mark OFFICE

Goods and Services IC 009. US 021 023 026 036 038. G & S: Computer software and computer programs for use in database management, electronic spreadsheets, designing, creating, editing and publishing documents, note taking, email, calendaring, scheduling, contact information storage and management, accounting, customer relationship management, project management, presentation graphics, desktop publishing, web publishing, document management, database management, data collection, data analysis, graphics, presentation graphics, word processing, instant messaging, Voice over Internet Protocol (VoIP), video conferencing, audio conferencing, web conferencing and document sharing, application sharing, computer desktop sharing, file transfer, sensing and providing user presence information, telephony, real-time communications featuring instant messaging, audio, video and data exchange, mapping geographical locations, manipulating video, audio and graphics; communications software for managing the exchange of communications and data and information over computer networks, wireless networks, and global communications networks; computer communications software for use in accessing web sites and exchanging information and data and obtaining services from web sites; computer software for use in developing web sites, operating electronic mail and providing computer security; computer software for recording, organizing, editing and transmitting information in typed written and voice format; computer communications software for accessing web messaging and shared documents from web sites on the Internet; computer utility programs; computer software development programs; computer security and authentication software for controlling access to and communications with computers; computer software for computer network security, anti-virus protection, and intrusion detection and prevention; computer game software; house mark for a full line of business software applications. FIRST USE: 20121212. FIRST USE IN COMMERCE: 20121212

Mark Drawing Code (3) DESIGN PLUS WORDS, LETTERS, AND/OR NUMBERS

Design Search Code 26.05.21 - Triangles that are completely or partially shaded
26.11.02 - Plain single line rectangles ; Rectangles (single line)

Serial Number 85799081

Filing Date December 10, 2012

Current Basis 1A

Original Filing Basis 1B

Published for Opposition May 21, 2013

Registration Number 4456462

Registration Date December 24, 2013

Owner (REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond WASHINGTON 980526399

Attorney of Record Matthew E. Moersfelder

Disclaimer NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "OFFICE" APART FROM THE MARK AS SHOWN

Description of Mark Color is not claimed as a feature of the mark. The mark consists of a three-dimensional geometric design with two vertical sides and two horizontal sides. The vertical sides and top side are three-dimensional images of rectangular solids and the bottom side is a three-dimensional image of a triangle. To the right of the geometrical design is the word "Office".

Type of Mark TRADEMARK

Register PRINCIPAL

Affidavit Text SECT 15. SECT 8 (6-YR).

Live/Dead Indicator LIVE

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ONEDRIVE

Word Mark ONEDRIVE

Goods and Services IC 009. US 021 023 026 036 038. G & S: Computer software for receiving, displaying, storing, organizing and sharing with other users documents, sounds, music, videos, photographs, drawings, images and data stored electronically. FIRST USE: 20140219. FIRST USE IN COMMERCE: 20140219

IC 038. US 100 101 104. G & S: Telecommunication services, namely, transmission of documents, sounds, music, videos, photographs, drawings, images and data by means of telecommunications networks, wireless communication networks, and the internet. FIRST USE: 20140219. FIRST USE IN COMMERCE: 20140219

IC 042. US 100 101. G & S: Providing temporary use of non-downloadable software for receiving, displaying, storing, organizing and sharing with other users documents, sounds, music, videos, photographs, drawings, images and data stored electronically; Electronic storage of documents, sounds, music, videos, photographs, drawings, images and data for others. FIRST USE: 20140219. FIRST USE IN COMMERCE: 20140219

Standard Characters Claimed

Mark Drawing Code (4) STANDARD CHARACTER MARK

Serial Number 86206548

Filing Date February 27, 2014

Current Basis 1A

Original Filing Basis 1B;44D

Published for Opposition November 25, 2014

Registration 4827884

Number

International

Registration Number 1213324

Number

Registration

Date October 6, 2015

Owner

(REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond WASHINGTON 980526399

Attorney of

Record Matthew E. Moersfelder

Priority Date

September 4, 2013

Type of

Mark TRADEMARK. SERVICE MARK

Register

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Indicator LIVE

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ONEDRIVE

Word Mark ONEDRIVE

Goods and Services IC 009. US 021 023 026 036 038. G & S: computer software for use in electronic storage of data featuring cloud computing. FIRST USE: 20140219. FIRST USE IN COMMERCE: 20140219

IC 038. US 100 101 104. G & S: Data communication over local networks, wireless networks and global communications networks, including the internet, intranets, extranets, television, mobile communication, cellular and satellite networks. FIRST USE: 20140219. FIRST USE IN COMMERCE: 20140219

IC 039. US 100 105. G & S: Electronic storage of data, text, images, audio, video; storage services for archiving electronic data. FIRST USE: 20140219. FIRST USE IN COMMERCE: 20140219

IC 042. US 100 101. G & S: Application Service Provider (ASP) services featuring software for authoring, downloading, transmitting, receiving, editing, extracting, encoding, decoding, displaying, storing and organizing text, graphics, images, and electronic publications. FIRST USE: 20140219. FIRST USE IN COMMERCE: 20140219

Standard Characters Claimed

Mark Drawing Code (4) STANDARD CHARACTER MARK

Serial Number 85916372

Filing Date April 26, 2013

Current Basis 1A

Original Filing Basis 1B

Published for Opposition October 14, 2014

Registration 4661770

Number

Registration Date December 30, 2014

Owner (REGISTRANT) MICROSOFT CORPORATION CORPORATION WASHINGTON ONE MICROSOFT WAY REDMOND WASHINGTON 980526399

Assignment Recorded ASSIGNMENT RECORDED

Attorney of Record Matthew E. Moersfelder

Type of Mark TRADEMARK. SERVICE MARK

Register PRINCIPAL

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Goods and Services IC 042. US 100 101. G & S: Cloud computing featuring software for use in document management, authoring and publishing, developing customized internal network sites, designing, creating, maintaining and accessing document management, authoring, storage and retrieval systems, and accessing remotely stored data for such applications; Providing temporary use of on-line non-downloadable software and applications for document management, authoring and publishing internal network sites, developing customized internal network sites, designing, creating, maintaining and accessing document management, authoring, storage and retrieval systems; Providing technical information in the field of computer software and cloud computing. FIRST USE: 20081117. FIRST USE IN COMMERCE: 20081117

Standard Characters Claimed**Mark Drawing Code** (4) STANDARD CHARACTER MARK**Serial Number** 85467567**Filing Date** November 8, 2011**Current Basis** 1A**Original Filing Basis** 1B**Published for Opposition** July 10, 2012**Registration Number** 4251352**International Registration Number** 1107511

Registration Date November 27, 2012

Owner (REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond WASHINGTON 980526399

Attorney of Record Matthew E. Moersfelder

Prior Registrations 2830919;2841861;2854862

Type of Mark SERVICE MARK

Register PRINCIPAL

Affidavit Text SECT 15. SECT 8 (6-YR).

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SHAREPOINT

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Goods and Services IC 042. US 100 101. G & S: computer services, namely, providing search engines for obtaining data on a global computer network; [and] * providing temporary use of non-downloadable workgroup and document management software for use in creating * managing databases and web sites, and producing and managing documents; on-line web site information services, namely, providing computer users with databases and web site links to facilitate workgroup collaboration and document creation and management; computer consultation services and technical support services in the fields of computers, computer networks, software, document management, and workgroup systems; and providing an on-line computer database in the fields of computers, computer networks, software and computerized document management and workgroup systems via computer networks and global communication networks. FIRST USE: 20021015. FIRST USE IN COMMERCE: 20021015

Mark Drawing Code (1) TYPED DRAWING

Serial Number 78975320

Filing Date June 22, 2000

Current Basis 1A

Original Filing Basis 1B

Published for Opposition October 8, 2002

Change In Registration CHANGE IN REGISTRATION HAS OCCURRED

Registration Number 2841861

Registration Date May 11, 2004

Owner (REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond WASHINGTON 980526399

Attorney of Record Matthew E. Moersfelder

Type of Mark SERVICE MARK

Register PRINCIPAL

Affidavit Text SECT 15. SECT 8 (6-YR). SECTION 8(10-YR) 20131104.

Renewal 1ST RENEWAL 20131104

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SHAREPOINT

Word Mark SHAREPOINT

Goods and Services IC 035. US 100 101 102. G & S: Organizing, arranging, conducting and promoting of trade shows, exhibitions and business conferences in the fields of computers, software, document management systems and workgroup software; [small business on-line information services, namely, providing databases and web site links to other content providers in the field of small business issues;] and providing business information via computer networks and global communication networks. FIRST USE: 20021015. FIRST USE IN COMMERCE: 20021015

Mark Drawing Code (1) TYPED DRAWING

Serial Number 78975285

Filing Date June 22, 2000

Current Basis 1A

Original Filing Basis 1B

Published for Opposition October 16, 2001

Registration Number 2849823

Registration Date June 1, 2004

Owner (REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond WASHINGTON 980526399

Attorney of Record Matthew E. Moersfelder

Type of SERVICE MARK

Mark
Register PRINCIPAL
Affidavit Text SECT 15. SECT 8 (6-YR). SECTION 8(10-YR) 20140204.
Renewal 1ST RENEWAL 20140204
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SHAREPOINT

Word Mark SHAREPOINT

Goods and Services IC 009. US 021 023 026 036 038. G & S: computer software for use in project management; computer software for designing, creating, maintaining and accessing customized internal network sites and global communication network sites; computer authoring software for use on internal computer networks and global communication networks, namely, software for creating, editing and delivering textual and graphic information, locally and remotely; computer programs for developing other computer programs; utility programs for creating internal network and global communication network applications; computer programs for assisting developers in creating program code for use in internal computer networks and global communication networks; software for designing, creating, maintaining and accessing document management, authoring, storage and retrieval systems; software for document authoring, storage, retrieval, contention control, version history tracking, profiling, access control, and security; software for automatically notifying users when documents have been updated; software for meeting and event scheduling and notification and for posting announcements on internal network sites and global communication network sites; software for posting links to internal network sites and global communication network sites and global communication network sites; software for categorizing, searching and retrieving documents and data on internal computer networks; computer programs for use on and with computer networks and global communication networks, namely, user identification, registration and authorization programs; programs for automating login procedures to access web sites or internal networks; security and encryption programs; programs for maintaining user privacy; programs for maintaining and updating user profiles; programs for maintaining server profiles; computer software for use in developing other computer programs for use by workgroups and in project management applications. FIRST USE: 20010500. FIRST USE IN COMMERCE: 20010500

Mark Drawing Code (1) TYPED DRAWING

Serial Number 78975160

Filing Date June 22, 2000

Current Basis 1A

Original Filing Basis 1B

Published December 4, 2001

**for
Opposition**

**Registration
Number** 2830919

**Registration
Date** April 6, 2004

Owner (REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond
WASHINGTON 980526399

**Attorney of
Record** Matthew E. Moersfelder

**Type of
Mark** TRADEMARK

Register PRINCIPAL

**Affidavit
Text** SECT 15. SECT 8 (6-YR). SECTION 8(10-YR) 20131030.

Renewal 1ST RENEWAL 20131030

**Live/Dead
Indicator** LIVE

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Word Mark SHAREPOINT

Goods and Services IC 038. US 100 101 104. G & S: providing on-line chat rooms for transmission of messages among computer users concerning computers, computer software, document management, workgroups, business communications, business management and advertising, and small business issues. FIRST USE: 20021015. FIRST USE IN COMMERCE: 20021015

Mark Drawing Code (1) TYPED DRAWING

Serial Number 78975143

Filing Date June 22, 2000

Current Basis 1A

Original Filing Basis 1B

Published for Opposition October 2, 2001

Registration Number 2793201

Registration Date December 9, 2003

Owner (REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond WASHINGTON 980526399

Attorney of Record Matthew E. Moersfelder

Type of Mark SERVICE MARK

Register PRINCIPAL
Affidavit Text SECT 15. SECT 8 (6-YR). SECTION 8(10-YR) 20131104.
Renewal 1ST RENEWAL 20131104
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OFFICE 365

Word Mark OFFICE 365

Goods and Services IC 009. US 021 023 026 036 038. G & S: Computer software and computer programs for database management, electronic spreadsheets, designing, creating, editing and publishing documents, note taking, email, calendaring, contacts management, presentation graphics, desktop publishing, document management, word processing, instant messaging, Voice over Internet Protocol (VoIP), video conferencing, audio conferencing, application sharing, computer desktop sharing, file transfer, sensing and providing user presence information, and telephony, computer network security, anti-virus protection, and intrusion detection and prevention. FIRST USE: 20110417. FIRST USE IN COMMERCE: 20110417

IC 042. US 100 101. G & S: Computer services, namely, providing on-line non-downloadable software for database management, electronic spreadsheets, designing, creating, editing and publishing documents, note taking, email, calendaring, contacts management, presentation graphics, desktop publishing, document management, word processing, instant messaging, Voice over Internet Protocol (VoIP), video conferencing, audio conferencing, application sharing, computer desktop sharing, file transfer, sensing and providing user presence information, and telephony, computer network security, anti-virus protection, and intrusion detection and prevention. FIRST USE: 20110417. FIRST USE IN COMMERCE: 20110417

Standard Characters Claimed

Mark Drawing Code (4) STANDARD CHARACTER MARK

Serial Number 85387679

Filing Date August 2, 2011

Current Basis 1A

Original Filing Basis 1A

Published for Opposition May 22, 2012

Registration Number 4185310

International Registration Number 1175022
Registration Date August 7, 2012
Owner (REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond WASHINGTON 980526399
Attorney of Record Matthew E. Moersfelder
Prior Registrations 2940644;3625391
Disclaimer NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "OFFICE" APART FROM THE MARK AS SHOWN
Type of Mark TRADEMARK. SERVICE MARK
Register PRINCIPAL
Affidavit Text SECT 15. SECT 8 (6-YR).
Live/Dead Indicator LIVE

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OFFICE 365

Word Mark	OFFICE 365
Goods and Services	IC 039. US 100 105. G & S: Electronic storage of files and documents. FIRST USE: 20101019. FIRST USE IN COMMERCE: 20101019
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	85467634
Filing Date	November 8, 2011
Current Basis	1A
Original Filing Basis	1B
Published for Opposition	March 5, 2013
Registration Number	4380754
Registration Date	August 6, 2013
Owner	(REGISTRANT) Microsoft Corporation CORPORATION WASHINGTON One Microsoft Way Redmond WASHINGTON 980526399
Attorney of Record	Matthew E. Moersfelder
Prior Registrations	2841438;2940644;3625391;AND OTHERS
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Type of Mark	SERVICE MARK
Register	PRINCIPAL
Affidavit Text	SECT 15. SECT 8 (6-YR).
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