UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

ILIFE TECHNOLOGIES, INC.,	§	
	§	
Plaintiff,	§	
	§	CIVIL ACTION NO. 3:12-CV-5161
v.	§	
	§	JURY TRIAL DEMANDED
ACTIVECARE, INC. and	§	
SAFEGUARDIAN, INC.,	§	
	§	
Defendants.	§	

ORIGINAL COMPLAINT FOR PATENT INFRINGEMENT

This is a patent infringement action by iLife Technologies, Inc. ("iLife") against ActiveCare, Inc. ("Activecare") and Safeguardian, Inc. ("Safeguardian") (collectively, "Defendants").

PARTIES

- 1. Plaintiff iLife Technologies, Inc. is a Texas corporation with its principal place of business in this Judicial District.
- 2. Defendant ActiveCare, Inc. is a Delaware corporation with its principal office at 4897 West Lake Park Blvd., Suite 140, Salt Lake City, Utah 84120. ActiveCare, Inc. has appointed DJP Corporate Services Salt Lake, 111 East Broadway, Suite 900, Salt Lake City, Utah 84111, as its registered agent for service of process.
- 3. Defendant Safeguardian, Inc. is a Nevada corporation with its principal office at 125 Old Grove Rd #9-310, Oceanside, California 92057. Safeguardian, Inc. has appointed Eastbiz.com, Inc., 5348 Vegas Drive, Las Vegas, Nevada 89108, as its registered agent for service of process.

JURISDICTION AND VENUE

- 4. This action arises under the patent laws of the United States, 35 U.S.C. § 101, et seq. This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331 and 1338(a).
- 5. Venue is proper in this District under 28 U.S.C. §§ 1391 and 1400(b). On information and belief, Defendants have transacted business in this District and have committed acts of patent infringement in this District.
- 6. This Court has personal jurisdiction over Defendants because the Accused Products and Services, as described below, have been and continue to be purchased, leased, or used by consumers in the State of Texas and the Northern District of Texas. Defendants have committed acts of infringement in violation of 35 U.S.C. § 271 and directly or indirectly placed these infringing Accused Products and Services into the stream of commerce, through established distribution channels, with the knowledge or understanding that such Accused Products and Services are used and sold in this State and this Judicial District.
- 7. Defendants, directly or indirectly, offer for sale, sell, ship, and distribute their Accused Products and Services within the State of Texas and this Judicial District. Defendants, directly or indirectly, have purposefully and voluntarily placed the Accused Products and Services, as described below, into the stream of commerce with the expectation that it will be purchased, leased, or used by consumers in the Northern District of Texas.
- 8. Defendants derive substantial revenue from the sale or leasing of infringing products distributed within the District, or expect or should reasonably expect their actions to have consequences within the District, and derive substantial revenue from interstate and international commerce.
- 9. Defendants knowingly induced or contributed to infringement within this District by contracting with others to market, sell, or lease infringing products and services with the

knowledge and intent to facilitate infringing sales or leases of the products by others within this District and by creating or disseminating data sheets and other instruction materials for the products with like mind and intent.

- 10. Defendants regularly do business, solicit business, engage in other persistent acts of conduct, or derive substantial revenue from goods and services provided to individuals in Texas and in this District.
- 11. iLife is a Texas company with its principal place of business in this Judicial District.

 These acts cause injury to iLife within this Judicial District.

PATENTS IN SUIT

12. iLife is the owner by assignment of all rights, title, and interest in and under the following United States Letters Patents and has standing to sue for the past, present, and future infringement of the following United States Letters Patents:

Patent	Title	Issue Date	Exhibit
U.S. Pat. No. 6,307,481	"Systems for Evaluating Movement of a	10/23/2001	Ex. 1
("the '481 Patent")	Body and Methods of Operating the Same"		
U.S. Pat. No. 6,501,386	"System Within a Communication Device	12/31/2002	Ex. 2
("the '386 Patent")	for Evaluating Movement of a Body and		
	Methods of Operating the Same"		
U.S. Pat. No. 6,661,347	"System Within a Position Locator Device	12/9/2003	Ex. 3
("the '347 Patent")	for Evaluating Movement of a Body and		
	Methods of Operating the Same"		
U.S. Pat. No. 6,703,939	"System and Method for Detecting Motions	03/09/2004	Ex. 4
("the '939 Patent")	of a Body"		
U.S. Pat. No. 6,864,796	"System and Method Within a	03/08/2005	Ex. 5
("the '796 Patent")	Communication Device for Evaluating		
	Movement of a Body and Methods of		
	Operating the Same"		
U.S. Pat. No. 7,095,331	"System and Method for Detecting Motion	08/22/2006	Ex. 6
("the '331 Patent")	of a Body"		
U.S. Pat. No. 7,145,461	"System and Method for Analyzing Activity	12/05/2006	Ex. 7
("the '461 Patent")	of a Body"		

13. The '481 Patent, '386 Patent, '347 Patent, '939 Patent, '796 Patent, '331 Patent, and '461 Patent are collectively referred to as the "Asserted Patents."

ACCUSED PRODUCTS

- 14. Defendants make, import, offer for sale, sell, lease, or use systems or methods for detecting, evaluating, or analyzing movement of a body covered by one or more claims of the Asserted Patents. Infringing systems or methods include, but are not limited to, cellular phones with built in fall detectors, including the "GT300 Lone Worker and Senior Care Phone" which Active Care markets as the "Active Care PAL" and Safeguardian markets as the "Life Guardian" (the "Accused Products"), together with related monitoring Services ("Services"). The Accused Products are made by Queclink Wireless Solutions Co., Ltd. and offered to end users in the United States by Active Care and Safeguardian. The Services include providing an end user with an Accused Product and remotely monitoring fall alert signals from the Accused Products.
- 15. Each of the Defendants is involved in the same transaction or series of transactions relating to the making, using, importing into the United States, offering for sale, or selling of the same Accused Product or process.
- 16. Defendants direct and control the actions of end users through, inter alia, contracts relating to the use of the Accused Products and provision of the Services to Defendants' end user customers. On information and belief, Defendants direct and control the actions of the provider(s) of the Services through contract(s). The end users and provider(s) of the Services jointly infringe one or more method claims of the Asserted Patents by acting as required by the terms of their respective contracts with the Defendants.

COUNT ONE PATENT INFRINGEMENT The '481 Patent

17. iLife repeats and re-alleges the allegations in the foregoing paragraphs.

- 18. Defendants have been and are still directly infringing, and indirectly infringing by inducing or contributing to infringement of, one or more claims of the '481 Patent under 35 U.S.C. § 271(a) by making, offering to sell, selling, leasing, or using the Accused Products or Services.
- 19. Defendants have been and are still directly infringing, and indirectly infringing by inducing or contributing to infringement of, one or more claims of the '481 Patent under 35 U.S.C. § 271(a) by directing and controlling, *inter alia*, the actions of end users of the Accused Products who, acting alone or in concert with others under a contract, individually or jointly infringe one or more method claims of the '481 Patent at the behest of the Defendants.
- 20. Defendants' infringement of the Asserted Patents has caused damage to iLife for which it is entitled to recover compensatory damages in an amount not yet determined.
- 21. On information and belief, Defendants' infringing conduct will continue unless enjoined by this Court, resulting in continuing harm and irreparable damage to iLife.

COUNT TWO PATENT INFRINGEMENT The '386 Patent

- 22. iLife repeats and re-alleges the allegations in the foregoing paragraphs.
- 23. Defendants have been and are still directly infringing, and indirectly infringing by inducing or contributing to infringement of, one or more claims of the '386 Patent under 35 U.S.C. § 271(a) by making, offering to sell, selling, leasing, or using the Accused Products or Services.
- 24. Defendants have been and are still directly infringing, and indirectly infringing by inducing or contributing to infringement of, one or more claims of the '386 Patent under 35 U.S.C. § 271(a) by directing and controlling, *inter alia*, the actions of end users of the Accused

Products who, acting alone or in concert with others under a contract, individually or jointly infringe one or more method claims of the '386 Patent at the behest of the Defendants.

25. On information and belief, Defendants' infringing conduct will continue unless enjoined by this Court, resulting in continuing harm and irreparable damage to iLife.

COUNT THREE PATENT INFRINGEMENT The '347 Patent

- 26. iLife repeats and re-alleges the allegations in the foregoing paragraphs.
- 27. Defendants have been and are still directly infringing, and indirectly infringing by inducing or contributing to infringement of, one or more claims of the '347 Patent under 35 U.S.C. § 271(a) by making, offering to sell, selling, leasing, or using the Accused Products or Services.
- Defendants have been and are still directly infringing, and indirectly infringing by inducing or contributing to infringement of, one or more claims of the '347 Patent under 35 U.S.C. § 271(a) by directing and controlling, *inter alia*, the actions of end users of the Accused Products who, acting alone or in concert with others under a contract, individually or jointly infringe one or more method claims of the '347 Patent at the behest of the Defendants.
- 29. Defendants' infringement of the '347 Patent has caused damage to iLife for which it is entitled to recover compensatory damages in an amount not yet determined.
- 30. On information and belief, Defendants' infringing conduct will continue unless enjoined by this Court, resulting in continuing harm and irreparable damage to iLife.

COUNT FOUR PATENT INFRINGEMENT The '939 Patent

31. iLife repeats and re-alleges the allegations in the foregoing paragraphs.

- 32. Defendants have been and are still directly infringing, and indirectly infringing by inducing or contributing to infringement of, one or more claims of the '939 Patent under 35 U.S.C. § 271(a) by making, offering to sell, selling, leasing, or using the Accused Products or Services.
- 33. Defendants have been and are still directly infringing, and indirectly infringing by inducing or contributing to infringement of, one or more claims of the '939 Patent under 35 U.S.C. § 271(a) by directing and controlling, *inter alia*, the actions of end users of the Accused Products who, acting alone or in concert with others under a contract, individually or jointly infringe one or more method claims of the '939 Patent at the behest of the Defendants.
- 34. Defendants' infringement of the '939 Patent has caused damage to iLife for which it is entitled to recover compensatory damages in an amount not yet determined.
- 35. On information and belief, Defendants' infringing conduct will continue unless enjoined by this Court, resulting in continuing harm and irreparable damage to iLife.

COUNT FIVE PATENT INFRINGEMENT The '796 Patent

- 36. iLife repeats and re-alleges the allegations in the foregoing paragraphs.
- 37. Defendants have been and are still directly infringing, and indirectly infringing by inducing or contributing to infringement of, one or more claims of the '796 Patent under 35 U.S.C. § 271(a) by making, offering to sell, selling, leasing, or using the Accused Products or Services.
- 38. Defendants have been and are still directly infringing, and indirectly infringing by inducing or contributing to infringement of, one or more claims of the '796 Patent under 35 U.S.C. § 271(a) by directing and controlling, *inter alia*, the actions of end users of the Accused

Products who, acting alone or in concert with others under a contract, individually or jointly infringe one or more method claims of the '796 Patent at the behest of the Defendants.

- 39. Defendants' infringement of the '796 Patent has caused damage to iLife for which it is entitled to recover compensatory damages in an amount not yet determined.
- 40. On information and belief, Defendants' infringing conduct will continue unless enjoined by this Court, resulting in continuing harm and irreparable damage to iLife.

COUNT SIX PATENT INFRINGEMENT The '331 Patent

- 41. iLife repeats and re-alleges the allegations in the foregoing paragraphs.
- 42. Defendants have been and are still directly infringing, and indirectly infringing by inducing or contributing to infringement of, one or more claims of the '331 Patent under 35 U.S.C. § 271(a) by making, offering to sell, selling, leasing, or using the Accused Products or Services.
- 43. Defendants have been and are still directly infringing, and indirectly infringing by inducing or contributing to infringement of, one or more claims of the '331 Patent under 35 U.S.C. § 271(a) by directing and controlling, *inter alia*, the actions of end users of the Accused Products who, acting alone or in concert with others under a contract, individually or jointly infringe one or more method claims of the '331 Patent at the behest of the Defendants.
- 44. Defendants' infringement of the '331 Patent has caused damage to iLife for which it is entitled to recover compensatory damages in an amount not yet determined.
- 45. On information and belief, Defendants' infringing conduct will continue unless enjoined by this Court, resulting in continuing harm and irreparable damage to iLife.

COUNT SEVEN PATENT INFRINGEMENT The '461 Patent

- 46. iLife repeats and re-alleges the allegations in the foregoing paragraphs.
- 47. Defendants have been and are still directly infringing, and indirectly infringing by inducing or contributing to infringement of, one or more claims of the '461 Patent under 35 U.S.C. § 271(a) by making, offering to sell, selling, leasing, or using the Accused Products or Services.
- 48. Defendants have been and are still directly infringing, and indirectly infringing by inducing or contributing to infringement of, one or more claims of the '461 Patent under 35 U.S.C. § 271(a) by directing and controlling, *inter alia*, the actions of end users of the Accused Products who, acting alone or in concert with others under a contract, individually or jointly infringe one or more method claims of the '461 Patent at the behest of the Defendants.
- 49. Defendants' infringement of the '461 Patent has caused damage to iLife for which it is entitled to recover compensatory damages in an amount not yet determined.
- 50. On information and belief, Defendants' infringing conduct will continue unless enjoined by this Court, resulting in continuing harm and irreparable damage to iLife.

DEMAND FOR JURY TRIAL

51. iLife demands that all issues be determined by jury.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff iLife Technologies, Inc. respectfully requests that:

- 1. The Court enter judgment Defendants have infringed the Asserted Patents;
- 2. Defendants be ordered to pay iLife its damages under 35 U.S.C. § 284 for infringement of the Asserted Patents;

- 3. Defendants be ordered to pay iLife pre-judgment and post-judgment interest to the full extent allowed under the law, as well as its costs;
- 4. Defendants and their agents, servants, and employees, and all those in privity with Defendants or in active convert and participation with Defendants, be permanently enjoined from further infringement of the Asserted Patents; and
- 5. The Court grant iLife such other and further relief as the Court deems just and equitable.

Respectfully submitted,

/s/ Michael C. Wilson

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CIVIL COVER SHEET

The JS 44 civil coversheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating

I. (a) PLAINTIFFS (b) County of Residence of First Listed Plaintiff (EXCEPT IN U.S. PLAINTIFF CASES) (c) Attorneys (Firm Name, Address, and Telephone Number)				DEFENDANTS				
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☐ 1 U.S. Government Plaintiff	☐ 3 Federal Question (U.S. Government)	Not a Party)			PTF DEF	Incorporated or Prior of Business In This	PTF DEF incipal Place	
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