IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

ROTATABLE TECHNOLOGIES LLC,

Plaintiff,

v.

- 1. BLASTRO, INC.;
- 2. HOOVER'S, INC.;
- 3. NATIONAL INSTRUMENTS CORPORATION;
- 4. PHOTODEX CORPORATION; AND
- 5. ROOSTER TEETH PRODUCTIONS, LLC;

Defendants.

CIVIL ACTION NO. 2:13-cv-262

JURY TRIAL DEMANDED

PLAINTIFF'S ORIGINAL COMPLAINT

This is an action for patent infringement in which Rotatable Technologies LLC ("Rotatable Technologies") makes the following allegations against Blastro, Inc.; Hoover's, Inc.; National Instruments Corporation; Photodex Corporation; and Rooster Teeth Productions, LLC; (collectively, "Defendants"):

PARTIES

- 1. Rotatable Technologies is a limited liability company formed under the laws of the State of Texas with a principle place of business located at 815 Brazos Street, Suite 500, Austin, Texas 78701.
- 2. Defendant Blastro, Inc. ("Blastro") is a corporation organized and existing under the laws of the State of Texas with a principle place of business located at 609 W. 18th St. Apt. C, Austin, Texas 78701-1163. Blastro can be served via its registered agent for service of process: Fletcher Lee, 609 W. 18th St. Apt. C, Austin, Texas 78701-1163.

- 3. Defendant Hoover's, Inc. ("Hoover's") is a corporation organized and existing under the laws of the State of Delaware with a principle place of business located at 103 John F. Kennedy PKWY Short Hills, New Jersey 07078-2708. Hoover's can be served via its registered agent for service of process: C T Corporation System, 350 N. ST. Paul Street, STE. 2900, Dallas, Texas 75201.
- 4. Defendant National Instruments Corporation ("NI") is a corporation organized and existing under the laws of the State of Delaware with a principle place of business located at 11500 N. MoPac Expressway, Austin, Texas 78759-3563. Hoak can be served via its registered agent for service of process: James J. Truchard, 11500 N. MoPac Expressway Building B, Austin, Texas 78759-3563.
- 5. Defendant Photodex Corporation ("Photodex") is a corporation organized and existing under the laws of the State of Texas with a principle place of business located at 11100 Metric Blvd. STE 400 Austin, Texas 78758-4089. Photodex can be served via its registered agent for service of process: Paul Schmidt, 11100 Metric Blvd. STE 400 Austin, Texas 78758-4089.
- 6. Defendant Rooster Teeth Productions, LLC ("Rooster") is a corporation organized and existing under the laws of the State of Texas with a principle place of business located at 636 Ralph Ablanedo Dr. Austin, Texas 78748-6613. Rooster can be served via its registered agent for service of process: Michael J. Burns, 636 Ralph Ablanedo Dr. Austin, Texas 78748-6613.

JURISDICTION AND VENUE

7. This is an action for infringement of a United States patent arising under 35 U.S.C. §§ 271, 281, and 284 - 85, among others. This Court has subject matter jurisdiction over this action under 28 U.S.C. §1331 and §1338(a).

- 8. Venue is proper in this district pursuant to 28 U.S.C. §§ 1391 and 1400(b). Upon information and belief, each Defendant has transacted business in this district, and has committed and/or induced acts of patent infringement in this district.
- 9. Defendants are subject to this Court's specific and general personal jurisdiction pursuant to due process and/or the Texas Long Arm Statute, due at least to each Defendant's substantial business in this forum, including: (i) at least a portion of the infringements alleged herein; and (ii) regularly doing or soliciting business, engaging in other persistent courses of conduct, and/or deriving substantial revenue from goods and services provided to individuals in Texas and in this district.
- 10. Joinder of the Defendants is proper pursuant to 35 U.S.C. § 299(a) at least because each Defendant's infringing products includes, complies with, and/or utilizes the iOS operating system, the practice of which by each Defendant necessarily results in infringement of the patent-in-suit. In addition, questions of fact common to all of the Defendants will arise in the action at least because, upon information and belief, Defendants' infringing acts arise from their common acts of including, complying with and/or utilizing the iOS operating system. Each of the Defendants' iOS applications made the basis of this suit are only available for download in the Apple App Store.

COUNT I INFRINGEMENT OF U.S. PATENT NO. 6,326,978

11. On December 4, 2001, United States Patent No. 6,326,978 (the "'978 patent") was duly and legally issued by the United States Patent and Trademark Office for an invention entitled "Display Method for Selectively Rotating Windows on a Computer Display". A true and correct copy of the '978 patent is attached hereto as Exhibit A.

- 12. Rotatable Technologies is the owner of the '978 patent with all substantive rights in and to that patent, including the sole and exclusive right to prosecute this action and enforce the '978 patent against infringers, and to collect damages for all relevant times.
- 13. Blastro directly or through intermediaries, made, had made, used, imported, provided, supplied, distributed, sold, and/or offered for sale products and/or systems (including at least the Blastro Mobile Application for iOS) that infringed one or more claims of the '978 patent.
- 14. Hoover's directly or through intermediaries, made, had made, used, imported, provided, supplied, distributed, sold, and/or offered for sale products and/or systems (including at least the Hoover's Connect + Mobile Applications for iOS) that infringed one or more claims of the '978 patent.
- 15. NI directly or through intermediaries, made, had made, used, imported, provided, supplied, distributed, sold, and/or offered for sale products and/or systems (including at least the Pinouts Mobile Applications for iOS) that infringed one or more claims of the '978 patent.
- 16. Photodex directly or through intermediaries, made, had made, used, imported, provided, supplied, distributed, sold, and/or offered for sale products and/or systems (including at least the ProShow Mobile Application for iOS) that infringed one or more claims of the '978 patent.
- 17. Rooster directly or through intermediaries, made, had made, used, imported, provided, supplied, distributed, sold, and/or offered for sale products and/or systems (including at least the Rooster Teeth Mobile Application for iOS) that infringed one or more claims of the '978 patent.

JURY DEMAND

Rotatable Technologies hereby requests a trial by jury on all issues so triable by right.

PRAYER FOR RELIEF

Rotatable Technologies requests that the Court find in its favor and against Defendants, and that the Court grant Rotatable Technologies the following relief:

- a. Judgment that one or more claims of the '978 patent have been infringed, either literally and/or under the doctrine of equivalents, by Defendants and/or by others to whose infringement Defendants have contributed and/or by others whose infringement has been induced by Defendants;
- b. A permanent injunction enjoining Defendants and their officers, directors, agents, servants, affiliates, employees, divisions, branches, subsidiaries, parents, and all others acting in active concert therewith from infringement, inducing infringement of, or contributing to infringement of the '978 patent;
- c. Judgment that Defendants account for and pay to Rotatable Technologies all damages and costs incurred by Rotatable Technologies, caused by Defendants' infringing activities and other conduct complained of herein;
- d. That Rotatable Technologies be granted pre-judgment and post-judgment interest on the damages caused by Defendants' infringing activities and other conduct complained of herein;
- e. That this Court declare this an exceptional case and award Rotatable Technologies reasonable attorneys' fees and costs in accordance with 35 U.S.C. § 285; and
- f. That Rotatable Technologies be granted such other and further relief as the Court may deem just and proper under the circumstances.

Dated: April 4, 2013 Respectfully submitted,

By: /s/ Austin Hansley

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