IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

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EXPRESS MOBILE, INC.	Plaintiff,
v.	
GODADDY.COM, LLC	
	Defendant.

Civil Action No. 1:19-cv-01937-RGA

JURY TRIAL DEMANDED

FIRST AMENDED COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff Express Mobile, Inc. ("Express Mobile" or "Plaintiff"), by its attorneys, demands a trial by jury on all issues so triable and for its Complaint against Defendant GoDaddy.com, LLC ("GoDaddy" or "Defendant") alleges the following:

NATURE OF THE ACTION

1. This action arises under 35 U.S.C. § 271 for GoDaddy's infringement of Express Mobile's United States Patent Nos. 6,546,397 ("the '397 patent"), 7,594,168 ("the '168 patent"), 9,063,755 ("the '755 patent"), 9,471,287 ("the '287 patent"), and 9,928,044 ("the '044 patent") (collectively the "Patents-In-Suit").

THE PARTIES

 Plaintiff Express Mobile, Inc. is an inventor-owned corporation organized under the laws of the State of Delaware with a place of business at 38 Washington Street, Novato, CA 94947.

3. Upon information and belief, GoDaddy.com, LLC is a corporation organized and existing under the laws of Delaware, with a place of business at 14455 N. Hayden Road, Scottsdale, AZ 85260. GoDaddy may be served through its registered agent for service, The Corporation Trust Company, Corporation Trust Center 1209 Orange Street, Wilmington, Delaware 19801.

4. Upon information and belief, GoDaddy provides website building, hosting, and marketing services to millions of customers, including both businesses and individuals.

JURISDICTION AND VENUE

5. This Court has jurisdiction over the subject matter of this action pursuant to 28 U.S.C. §§ 1331 and 1338(a).

6. On information and belief, jurisdiction and venue for this action are proper in the District of Delaware.

7. This Court has personal jurisdiction over Defendant because it has purposefully availed itself of the rights and benefits of the laws of this State and this Judicial District. On information and belief, Defendant is organized and existing under the laws of Delaware. This Court also has personal jurisdiction over Defendant because it has done and is doing substantial business in this Judicial District, both generally and, on information and belief, with respect to the allegations in this complaint, including Defendant's one or more acts of infringement in this Judicial District.

 Venue is proper in this Judicial District under 28 U.S.C. §§ 1391(b) and (c) and § 1400(b).

THE PATENTS-IN-SUIT

9. Plaintiff is the lawful owner of all rights, title, and interest in United States Patent No. 6,546,397 entitled "Browser Based Web Site Generation Tool and Run Time Engine," including the right to sue and to recover for infringement thereof. The '397 patent was duly and legally issued on April 8, 2003, naming Steven H. Rempell as the inventor. A true and correct copy of the '397 patent is attached as Exhibit A.

10. The inventions of the '397 patent solve technical problems related to website creation and generation. For example, the inventions enable the creation of websites through browser-based visual editing tools such as selectable settings panels which describe website elements, with one or more settings corresponding to commands. These features are exclusively implemented utilizing computer technology including a virtual machine.

11. The claims of the '397 patent do not merely recite the performance of some pre-Internet business practice on the Internet. Instead, the claims of the '397 patent recite inventive concepts that are rooted in computerized website creation technology, and overcome problems specifically arising in the realm of computerized website creation technologies.

12. The claims of the '397 patent recite inventions that are not merely the routine or conventional use of website creation systems and methods. Instead, the inventions teach a browser-based website creation system and method in which the user-selected settings representing website elements are stored in a database, and in which said stored information is retrieved to generate said website.

13. The technology claimed in the '397 patent does not preempt all ways of using website or web page authoring tools nor any other well-known prior art technology.

14. Accordingly, each claim of the '397 patent recites a combination of elements sufficient to ensure that the claim amounts to significantly more than a patent on an ineligible concept.

15. In Case No. 3:18-CV-04679-RS, a case filed in the Northern District of California, the defendant in that action, Code and Theory LLC, brought a Motion to Dismiss Plaintiff's Complaint asserting that the '397 patent and U.S. Patent No. 7,594,168 (asserted in Count II below) are not subject matter eligible under 35 U.S.C. § 101 as a matter of law. (Case No. 3:18-CV-

04679-RS Dkt.35). Subsequent briefing included Plaintiff Express Mobile, Inc.'s Opposition to Defendant Code and Theory LLC's Motion to Dismiss Plaintiff's Complaint (Case No. 3:18-CV-04679-RS Dkt.40), and Motion to Dismiss Plaintiff's Complaint [sic] (Case No. 3:18-CV-04679-RS Dkt.41). Each of those filings is incorporated by reference into this Complaint.

16. In C.A. 2:17-00128, a case filed in the Eastern District of Texas, the defendant in that action, KTree Computer Solutions brought a Motion for Judgment on the Pleadings asserting that the '397 patent and U.S. Patent No. 7,594,168 (asserted in Count II below) were invalid as claiming abstract subject matter under 35 U.S.C. § 101. (C.A. 2:17-00128 Dkt. 9.) Subsequent briefing included Plaintiff's Response and related Declarations and Exhibits (C.A. 2:17-00128 Dkt. 17, 22-24), KTree's Reply (C.A. 2:17-00128 Dkt. 25), and Plaintiff's Sur-Reply and related Declarations and Exhibits (C.A. 2:17-00128 Dkt. 26-27). Each of those filings is incorporated by reference into this Complaint.

17. After a consideration of the respective pleadings, Magistrate Judge Payne recommended denial of KTree's motion, without prejudice, holding that "the claims appear to address a problem particular to the internet: dynamically generating websites and displaying web pages based on stored user-selected settings" and further stating "the asserted claims do not bear all of the hallmarks of claims that have been invalidated on the pleadings by other courts in the past. For example, the claims are not merely do-it-on-a-computer claims." (Dkt. 29, attached as Exhibit F.) No objection was filed to the Magistrate Judge's report and recommendation and the decision therefore became final.

18. In Case No. 3:18-CV-04688-RS, a case filed in the Northern District of California, the defendant in that action, Pantheon Systems, Inc. brought a Motion to Dismiss Counts I and II of Plaintiff's First Amended Complaint asserting that the '397 patent and U.S. Patent No.

7,594,168 (asserted in Count II below) were directed to the abstract idea of creating and displaying webpages based upon information from a user with no further inventive concept and purportedly ineligible for patenting under 35 U.S.C. § 101 ("§ 101"). (Case No. 3:18-CV-04688-RS Dkt.26) Subsequent briefing included Plaintiff's Answering Brief in Opposition of Defendant's Motion to Dismiss (Case No. 3:18-CV-04688-RS Dkt.32), and Reply in Support of Defendant's Motion to Dismiss Counts I and II of Plaintiff's First Amended Complaint (Case No. 3:18-CV-04688-RS Dkt.34). Each of those filings is incorporated by reference into this Complaint.

19. After a motion hearing and a consideration of the respective pleadings, Hon. Richard Seeborg denied both motions holding that "it simply cannot be said on the present record that the claims are drawn so broadly as to be divorced from the potentially patent-eligible purported technological improvements described in the specification" and further stating "the patents here are directed at a purportedly revolutionary technological solution to a technological problem— how to create webpages for the internet in a manner that permits "what you see is what you get" editing, and a number of other alleged improvements over the then-existing methodologies." (Case No. 3:18-CV-04679-RS Dkt.45; Case No. 3:18-CV-04688-RS Dkt.40; attached as Exhibit G.)

20. Plaintiff is the lawful owner of all rights, title, and interest in United States Patent No. 7,594,168 entitled "Browser Based Web Site Generation Tool and Run Time Engine," including the right to sue and to recover for infringement thereof. The '168 patent was duly and legally issued on September 22, 2009, naming Steven H. Rempell as the inventor. A true and correct copy of the '168 patent is attached as Exhibit B.

21. The inventions of the '168 patent solve technical problems related to website creation and generation. For example, the inventions enable the creation of websites through

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browser-based build tools and a user interface. These features are exclusively implemented utilizing computer technology.

22. The claims of the '168 patent do not merely recite the performance of some pre-Internet business practice on the Internet. Instead, the claims of the '168 patent recite inventive concepts that are rooted in computerized website creation technology, and overcome problems specifically arising in the realm of computerized website creation technologies.

23. The claims of the '168 patent recite inventions that are not merely the routine or conventional use of website creation systems and methods. Instead, the inventions teach a browser-based website creation system including a server comprising a build engine configured to create and apply styles to, for example, a website with web pages comprised of objects.

24. The technology claimed in the '168 patent does not preempt all ways of using website or web page authoring tools nor any other well-known or prior art technology.

25. Accordingly, each claim of the '168 patent recites a combination of elements sufficient to ensure that the claim amounts to significantly more than a patent on an ineligible concept.

26. Plaintiff is the lawful owner of all rights, title, and interest in United States Patent No. 9,063,755 entitled "Systems and methods for presenting information on mobile devices," including the right to sue and to recover for infringement thereof. The '755 Patent was duly and legally issued on June 23, 2015, naming Steven H. Rempell, David Chrobak and Ken Brown as the inventors. A true and correct copy of the '755 patent is attached as Exhibit C.

27. The inventions of the '755 patent solve technical problems related to a system for generating code to provide content on a display of a device. For example, the inventions of the '755 patent produce and deliver code in the form of players and applications to devices. The

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players and applications then display information received from a web service. These features are exclusively implemented utilizing computer technology.

28. The claims of the '755 patent do not merely recite the performance of some pre-Internet business practice on the Internet. Instead, the claims of the '755 patent recite inventive concepts that are rooted in the computerized generation of content on a display of a device, such as a mobile device, and overcome problems specifically arising in the realm of computerized content generation and display technologies.

29. The claims of the '755 patent recite inventions that are not merely the routine or conventional use of systems and methods for the computerized generation of content on a display of a device. Instead, the inventions feature systems for use with devices and methods of using the systems with authoring tools to produce Players specific to each device and Applications that are device independent.

30. The technology claimed in the '755 patent does not preempt all ways for the computerized generation of code for a display of a device nor any other well-known or prior art technology.

31. Accordingly, each claim of the '755 patent recites a combination of elements sufficient to ensure that the claim amounts to significantly more than a patent on an ineligible concept.

32. Plaintiff is the lawful owner of all rights, title, and interest in United States Patent No. 9,471,287 entitled "Systems and Methods for Integrating Widgets on Mobile Devices," including the right to sue and to recover for infringement thereof. The '287 patent was duly and legally issued on October 18, 2016, naming Steven H. Rempell, David Chrobak and Ken Brown as the inventors. A true and correct copy of the '287 patent is attached as Exhibit D.

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33. The inventions of the '287 patent solve technical problems related to generating content on a display of a device, such as the display of a mobile device. For example, the inventions of the '287 patent define a User Interface ("UI") object, either selected by a user or selected automatically, for display on the device. The inventions of the '287 patent also produce and deliver code in the form of players and applications to devices. The players and applications then display information received from a web service. These features are exclusively implemented utilizing computer technology.

34. The claims of the '287 patent do not merely recite the performance of some pre-Internet business practice on the Internet. Instead, the claims of the '287 patent recite inventive concepts that are rooted in the computerized generation of content on a display of a device, such as a mobile device, and overcome problems specifically arising in the realm of computerized display content generation technologies.

35. The claims of the '287 patent recite inventions that are not merely the routine or conventional use of systems and methods for the computerized generation of content on a display of a device. Instead, the inventions feature systems for use with devices and methods of using the systems with authoring tools to produce Players specific to each device and Applications that are device independent.

36. The technology claimed in the '287 patent does not preempt all ways for the computerized generation of content on a display of a device nor any other well-known or prior art technology.

37. Accordingly, each claim of the '287 patent recites a combination of elements sufficient to ensure that the claim amounts to significantly more than a patent on an ineligible concept.

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38. Plaintiff is the lawful owner of all rights, title, and interest in United States Patent No. 9,928,044 entitled "Systems and Methods for Programming Mobile Devices," including the right to sue and to recover for infringement thereof. The '044 patent was duly and legally issued on March 27, 2018, naming Steven H. Rempell, David Chrobak and Ken Brown as the inventors. A true and correct copy of the '044 patent is attached as Exhibit E.

39. The inventions of the '044 patent solve technical problems related to generating and distributing programming to mobile devices over a network. For example, the inventions of the '044 patent define a User Interface ("UI") object, either selected by a user or selected automatically, for display on the device. The inventions of the '044 patent also produce and deliver code in the form of players and applications which include web page views. The players and applications then display information received from a web service. These features are exclusively implemented utilizing computer technology.

40. The claims of the '044 patent do not merely recite the performance of some pre-Internet business practice on the Internet. Instead, the claims of the '044 patent recite inventive concepts that are rooted in the computerized generation of content on a display of a device, such as a mobile device, and overcome problems specifically arising in the realm of computerized display content generation technologies.

41. The claims of the '044 patent recite inventions that are not merely the routine or conventional use of systems and methods for the computerized generation of content on a display of a device. Instead, the inventions feature systems for use with devices and methods of using the systems with authoring tools to generate and distribute application and player code that generate displays on a device, such as a mobile device, utilizing information stored in databases and retrieved from web services.

42. The technology claimed in the '044 patent does not preempt all ways for the computerized generation and distribution of programming to a device nor any other well-known or prior art technology.

43. Accordingly, each claim of the '044 patent recites a combination of elements sufficient to ensure that the claim amounts to significantly more than a patent on an ineligible concept.

BACKGROUND

44. Plaintiff Express Mobile is a leader in the business of developing mobile app and web site design and creation platforms, and has intellectual property including U.S. patents relating to certain tools useful in the field. Express Mobile is managed by individuals with many years of technology and business experience. The CEO of Express Mobile, Steve Rempell, is the inventor of Express Mobile's patent portfolio. Mr. Rempell has over 50 years' experience in technology companies, with much of that work focused on web-based technologies and applications.

45. Defendant GoDaddy is a well-known company that provides website building, hosting, and marketing services to businesses as well as individuals. GoDaddy has grown rapidly and now generates billions of dollars of revenue per year.

46. Using the technology claimed by the Patents-In-Suit, GoDaddy's Website Builder and WordPress Websites (the "Accused Instrumentalities") build, host, and market websites for GoDaddy's customers by letting the customers select settings representing website elements, storing these settings in a database, and retrieving stored information to generate websites. The Accused Instrumentalities also generate code in the form of players and applications that can interact with web services to provide content for display on users' devices.

47. The Accused Instrumentalities enable a user to produce a website through a browser on the user's computer that interacts with the server facility and platform hosted by GoDaddy. That website is then viewable by other users with a browser, including Microsoft Internet Explorer and Edge, Mozilla Firefox, Apple Safari, and Google Chrome. All of these well-known modern browsers rely on engines that fit the definition of a virtual machine, which interprets and executes JavaScript, HTML, CSS, and other code, to render web pages on a computer. These engines include, but are not limited to, JavaScript engines such as Chrome V8 (Chrome), SpiderMonkey (Firefox), JavaScriptCore (Safari), and Chakra (Edge), as well as browser engines such as Webkit (Safari), Gecko (Safari), and Blink (Chrome).

<u>COUNT I – INFRINGEMENT OF U.S. PATENT NO. 6,546,397</u>

48. Plaintiff incorporates by reference the allegations contained in paragraphs 1 to 47 above.

49. Defendant GoDaddy has manufactured, used, offered for sale, or sold browserbased website building tools that infringe, either literally or under the doctrine of equivalents, one or more claims of the '397 patent in violation of 35 U.S.C. § 271(a). Defendant's infringement will continue unless enjoined by this Court.

50. On information and belief, GoDaddy has and continue to directly infringe at least claim 1 of the '397 patent through its Accused Instrumentalities that provide browser-based website authoring tools in which the user-selected settings representing website elements are stored in a database, and in which said stored information is retrieved to generate said website.

51. For example, GoDaddy infringes at least claim 1 of the '397 patent by presenting a viewable menu having a user selectable panel of settings (e.g., font size) describing elements on a web site, said panel of settings being presented through a browser on a computer adapted to accept

one or more of said selectable settings in said panel as inputs therefrom, and where at least one of said user selectable settings in said panel corresponds to commands to said virtual machine.



52. The user selectable settings correspond to commands to the virtual machine. For example, in the viewable menu above, one of the user selected settings is the font size of the tagline "Helping you design success!" That setting corresponds to the commands to a virtual machine (e.g., font-size) to display the text in the selected size (e.g., 22px for medium size and 28px for large).

53. The Accused Instrumentalities generating a display (e.g., preview) in accordance with one or more user selected settings substantially contemporaneously with the selection thereof. For example, as shown below when the font-size (e.g., large font) is changed in the panel of settings, GoDaddy's Website Builder generates the display substantially contemporaneously with the selection.



54. On information and belief, the Accused Instrumentalities use a database to store information representative of the user selected settings. For example, the presence of a database (or databases) in GoDaddy's Website Builder is evidenced by, among other things, the saving of the user selectable settings formatted in JavaScript Object Notation (JSON) to the backend server. As seen below, shortly after a user selects a new text size for the tagline "Helping you design success!" GoDaddy's Website Builder processes and saves the settings formatted in JSON. JSON format frequently used to data store and query databases. is а See, e.g., https://www.infoworld.com/article/3222851/what-is-json-javascript-object-notation-

explained.html. Other user selected settings stored include theme, cover image, accent, alignment, font, logo, among others.

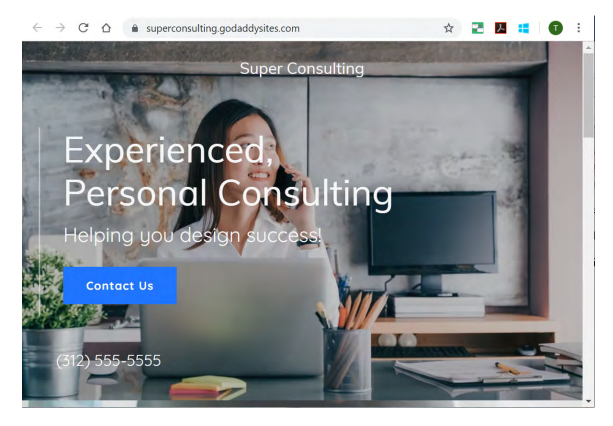


55. A further example of the Accused Instrumentalities using a database to store information representative of the user selected settings is found in GoDaddy's Managed WordPress database. *See, e.g.*, https://www.godaddy.com/help/view-my-database-details-24574.

Show MySQL system variables (?)
 Processes (?)
 Character Sets and Collations
 Databases
 Export
 Import
 Log out

56. The Accused Instrumentalities generate a website by retrieving information representative of user selected settings stored in GoDaddy's database. For example, GoDaddy's

Website Builder generates the website below including the tagline "Helping you design success!" by retrieving the user selected font size setting from a database.



57. The Accused Instrumentalities build one or more web pages of the website from the information in the database and at least one run time file. For example, GoDaddy's Website Builder builds the web page shown above using information from the database (e.g., tagline, font size) and a number of run time files, including HTML, JavaScript, PHP, and other code files.

58. At run time, at least one run time file utilizes information stored in the database to generate the HTML, CSS, and JavaScript code for one or more displayed web pages. The HTML, CSS, JavaScript code represents virtual machine commands that is interpreted and executed by the applicable browser engine, which comprises an abstract machine that is not built in hardware but is emulated in software, to render the web page display. In the exemplary screenshot below, at

least one run time file in GoDaddy's Website Builder generates HTML, CSS, and JavaScript code corresponding to the displayed web page shown above.

Name	×	Headers Preview Response Cookies Timing					
superconsulting.godaddysites.com	- 1	<pre>choose heads heads heads heads heads heads heads heads heads head heads head head head head head head head head</pre>					
polyfill.min.js?unknown=polyfill&flags=gated.		3 <meta content="Experienced,</td></tr><tr><td>script.js</td><td>4</td><td>Personal Consulting" property='og:title"'/>					
UX.3.54.14.js		<pre>5 <meta content="Helping you design success!" property="og:description"/> 6 <meta content="website" property="og:type"/></pre>					
7Auwp_0qiz-afTLGLQ.woff2	1.7	<pre>> tacts property="0g:inage" content="http://imgl.wsimg.com/isteam/stock/6yQZZ2a"/> 8 kmeta property="0g:locale" content="en_US"/> 9 kmeta name="twitter:card" content="summary"/></pre>					
6xKtdSZaM9iE8KbpRA_hK1QN.woff2	5						
🗌 script.js	16	<pre>> <meta content="Super Consulting" name="twitter:title"/></pre>					
script.js	11	<pre>11 <meta content="Experienced, 12 Personal consulting" name="twitter:description"/></pre>					
script.js	1	<pre>kmeta name="twitter:image" content="http://imgl.wsimg.com/isteam/stock/6yQZZZa"/></pre>					
script.js		<pre>i <meta content="Super Consulting" name="twitter:image:alt"/> i <meta content="#2175FF" name="theme-color"/><script javascript"="" src="//img1.wsimg.com/blobby/go/gpub/7eb326c4556e4860/script.js</pre></td></tr><tr><td>r=w:50,h:50,ax:25.93%25,ay:49.09%25</td><td></td><td colspan=4><pre>cscript type=" text="" type="text/javascript">"undefined"===typeof _trfq&&(windowtrfq=[]);"undefined"==typeof cscript type="text/javascript">function logTcclEvent(){var t=this.getAttribute("data-tccl");if(var);"undefined"==typeof cscript type="text/javascript">type="text/javascript">type="text/javascript">type="text/javascript">type="text/javascript">type="text/javascript">type="text/javascript">type="text/javascript">type="text/javascript">type="text/javascript">type="text/javascript">type="text/javascript">type="text/javascript">type="text/javascript">text/javascript">text/javascript">text/javascript</td></tr><tr><td> cr=w:50,h:50,a:cc</td><td>15</td><td><pre>style type="text/css">/* (convright 7016 The Muli Project Authors (contact@sansovugen com)</pre></td></tr><tr><td>L cr=w:50,h:50,a:cc</td><td></td><td>A A A A A A A A A A A A A A A A A A A</td></tr><tr><td>28 requests 888 8 transferred 1.2 MB resour</td><td>a {}</td><td>Line 1. Column 1</td></tr></tbody></table></script></pre>					

59. The presence of the above referenced elements is demonstrated, by way of example, by

reference to publicly available information. See, e.g.:

https://www.godaddy.com/websites/website-builder;

https://www.godaddy.com/hosting/wordpress-hosting;

https://www.godaddy.com/websites/online-store;

https://www.godaddy.com/help/dive-in-browse-all-articles-list-24708;

https://www.godaddy.com/websites#diyourself;

https://www.godaddy.com/help/set-up-my-site-20104;

https://www.godaddy.com/help/add-a-section-20119;

https://www.godaddy.com/help/build-your-website-23907;

https://www.godaddy.com/help/add-a-blog-to-my-website-27368;

https://www.godaddy.com/help/add-link-to-video-24586;

https://www.godaddy.com/help/add-or-change-photo-gallery-24585;

https://www.godaddy.com/help/add-online-appointments-section-27307;

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https://www.godaddy.com/garage/introducing-godaddy-websites-marketing/; https://www.godaddy.com/help/style-text-24510; https://www.godaddy.com/help/add-or-replace-photo-20111; https://www.godaddy.com/help/using-page-builder-in-wordpress-24542; https://www.godaddy.com/help/view-my-database-details-24574;

https://www.godaddy.com/help/which-browsers-work-with-your-products-6451.

60. On information and belief, GoDaddy was made aware of the '397 patent and its infringement thereof at least as early as February 28, 2013 and again on December 20, 2018 when Plaintiff provided notice of Defendant's infringement of the '397 patent. Furthermore, Defendant has been aware of the '397 patent and its infringement thereof since at least the filing of the complaint.

61. Upon information and belief, since at least the time Defendant received notice, Defendant have induced and continues to induce others to infringe at least one claim of the '397 patent under 35 U.S.C. § 271(b) by, among other things, and with specific intent or willful blindness, actively aiding and abetting others to infringe, including but not limited to Defendant's partners, clients, customers, and end users, whose use of the Accused Instrumentalities constitutes direct infringement of at least one claim of the '397 patent.

62. In particular, Defendant's actions that aid and abet others such as customers, clients, partners, developers, and end users to infringe include advertising and distributing the Accused Instrumentalities and providing instruction materials, training, and services regarding the Accused Instrumentalities. Defendant actively encourages the adoption of the Accused Instrumentalities and provide support sites for the vast network of developers working with the Accused Instrumentalities, emphasizing the user-friendly nature of their website builder and explaining that

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"Website Builder. Your all-in-one solution to creating a professional website that looks great anywhere and everywhere." (*See, e.g.,* https://www.godaddy.com/websites#diyourself). On information and belief, Defendant has engaged in such actions with specific intent to cause infringement or with willful blindness to the resulting infringement because Defendant has had actual knowledge of the '397 patent and knowledge that their acts were inducing infringement of the '397 patent since at least the date Defendant received notice that such activities infringed the '397 patent.

63. Upon information and belief, Defendant is liable as contributory infringers of the '397 patent under 35 U.S.C. § 271(c) by offering to sell, selling and importing into the United States website or web page authoring tools to be especially made or adapted for use in an infringement of the '397 patent. The Accused Instrumentalities are a material component for use in practicing the '397 patent and are specifically made and are not a staple article of commerce suitable for substantial non-infringing use.

64. Upon information and belief, since the date of its receipt of notice, Defendant's infringement of the '397 patent has been willful.

65. Express Mobile has complied with 35 U.S.C. § 287 with respect to the '397 patent.

66. Defendant's infringement has damaged and continues to damage and injure Plaintiff. Plaintiff's injury is irreparable and will continue unless and until Defendant is enjoined by this Court from further infringement.

<u>COUNT II – INFRINGEMENT OF U.S. PATENT NO. 7,594,168</u>

67. Plaintiff incorporates by reference the allegations contained in paragraphs 1 to 66 above.

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68. Defendant GoDaddy has manufactured, used, offered for sale, or sold browserbased website building tools that infringe, either literally or under the doctrine of equivalents, one or more claims of the '168 patent in violation of 35 U.S.C. § 271(a). Defendant's infringement will continue unless enjoined by this Court.

69. On information and belief, GoDaddy has and continue to directly infringe at least claim 1 of the '168 patent through its Accused Instrumentalities that provide browser-based website authoring tools in which the user-selected settings representing website elements are stored in a database, and in which said stored information is retrieved to assemble said website.

70. For example, GoDaddy infringes at least claim 1 of the '168 patent by providing a system for assembling a web site comprising a server comprising a build engine configured practice each limitation of claim 1 through a combination of features. As shown in the exemplary screenshot below, the Accused Instrumentalities comprise GoDaddy's Website Builder's editor as part of a system for assembling a web site hosted on GoDaddy's server.

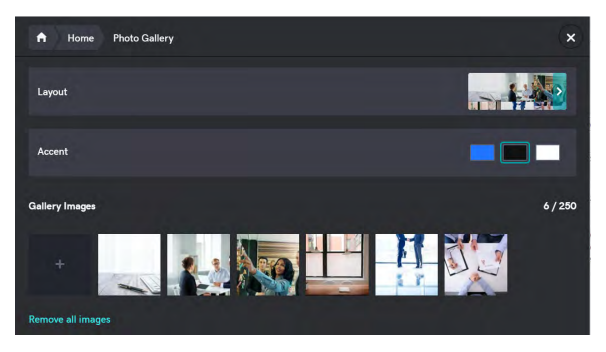
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A Home Header	×
Cover Image	
Accent	
Alignment	
Promotional Banner	· · · · · · · · · · · · · · · · · · ·
Logo	>
Action Button	>
Headline	
Experienced, Personal Consulting	
Paragraph	
Helping you design success!	

71. The Accused Instrumentalities is configured to accept user input to create a website comprising a plurality of web pages, where each web page comprising a plurality of objects, such as "Cover Image," "Promotional Banner," and "Headline." For example, as shown in the screenshot below, the GoDaddy's Website Builder's editor is configured to accept user input (e.g., selection of font size) and create a website.



72. The Accused Instrumentalities' build engine is configured to accept user input to associate a style with objects of the plurality of web pages. As shown in the screenshots below, by using GoDaddy's Website Builder's editor, a user can input fields to associate a style, such as "Accent," with an object. Additionally, the at least one button object or at least one image object is associated with a style that includes values defining transformations and time lines for the at least one button object or at least one image object. Buttons and images created using GoDaddy's Website Builder editor have associated styles, such as Layout, Accent, and functionality. The buttons and images further include transformations and time lines definitions that affect the appearance and behavior of the buttons or images as a sequence of changes. For example, images in a photo gallery are associated with the animation styles through CSS as shown in the screenshot below. By selecting a Layout, a user can associate transformations and time lines of the gallery images.



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73. Each Accused Instrumentalities' web page is defined entirely by each of the plurality of objects (e.g., sections, images, text, and buttons) comprising that web page and the style (e.g., Accent, color, font-size) associated with the object.

74. The Accused Instrumentalities are configured to produce a database with a multidimensional array comprising the objects that comprise the web site including data defining, for each object, the object style, an object number, and an indication of the web page that each object is part of. For example, GoDaddy's Website Builder saves information about each user's website, including information representative of the user selected settings in a database. GoDaddy's databases include multi-dimensional arrays containing the information and settings describing each user's GoDaddy website identifiable by indices. GoDaddy further stores the Header, Footer, sections, and associated settings of each user's website's web pages. GoDaddy's Website Builder's ability to later retrieve the object data to generate web pages that correctly associate the objects with the web page they are in and using the user-selected settings reflects that GoDaddy's databases include data records defining these objects and associated settings, database record identifiers, and data associating these objects with their corresponding web pages.

A Home	×
PAGE	Manage Pages
Home	~
ON THIS PAGE	Add Section
Header	
= About	4
Photo Gallery	
Footer	1

75. On information and belief, the Accused Instrumentalities use a database to store objects and style data. For example, the presence of a database (or databases) in GoDaddy's Website Builder is evidenced by, among other things, the saving of the user selectable settings formatted in JavaScript Object Notation (JSON) to the backend server. As seen below, shortly after a user selects a new text size for the tagline "Helping you design success!" GoDaddy's Website Builder processes and saves the settings formatted in JSON. JSON is a data format frequently used and query databases. See. to store e.g., https://www.infoworld.com/article/3222851/what-is-json-javascript-object-notationexplained.html. Other user selected settings stored include theme, cover image, accent, alignment,

font, logo, among others.

× Headers Preview Response Cookies Timing Websiteru: 11014405-/T12-4072-4210-T85440248000
*Widgets: [{properties: (,_}, id: "023b0e84-ac5b-4e2e-9b8d-09220a145c59",_}]
*0: (properties: (,_), id: "023b0e84-ac5b-4e2e-9b8d-09220a145c59",_} id: "023b0eH4-ac5b -4e2e-9b8d-09220a145c59" pageId: "00000000-0000-0000-0000-000 properties: (,__)
tagline2: "("blocks":[{"key":"3tnd3","text":"Helping you design success!","type":"unstyled","depth":0,"inlineStyleRanges":[],"en ebsiteId: "11b1a4b3-7f12-46f2-a21c-f85ae0248cbb"

76. A further example of the Accused Instrumentalities using a database to store information representative of the user selected settings is found in GoDaddy's Managed WordPress database. *See, e.g.*, https://www.godaddy.com/help/view-my-database-details-24574.

Show MySQL system variables (?)
 Processes (?)
 Character Sets and Collations
 Databases
 Export
 Import
 Log out

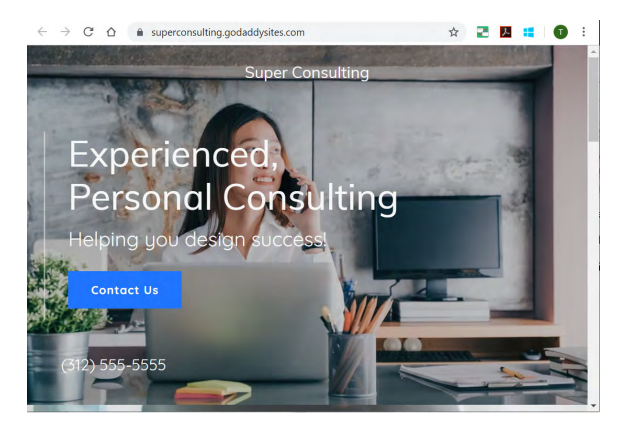
77. The Accused Instrumentalities are configured to provide the database to a server accessible to web browser. For example, GoDaddy's Website Builder provides the database for

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its users' websites to a server accessible over the Internet by web browsers. GoDaddy's servers host websites for its users over the Internet that include the web pages created using Accused Instrumentalities. These websites are accessible to website visitors through a web browser.

78. The Accused Instrumentalities are configured to provide the database wherein the database is produced such that a web browser with access to a runtime engine is configured to generate the web-site from the objects and style data extracted from the provided database. GoDaddy's servers use the database of object and style data to send files to website visitors that allow the visitor's web browser to generate the website from the data in the database. The visitor's web browser has access to runtime engine files that facilitate retrieval of the objects and style data from GoDaddy's databases.

79. The Accused Instrumentalities generate a website by retrieving information representative of user selected settings stored in GoDaddy's database. For example, GoDaddy's Website Builder generates the website below including the tagline "Helping you design success!" by retrieving the text object and font size style from a database.



80. The presence of the above referenced elements is demonstrated, by way of example, by reference to publicly available information. *See, e.g.*, https://www.godaddy.com/websites/website-builder; https://www.godaddy.com/hosting/wordpress-hosting; https://www.godaddy.com/websites/online-store; https://www.godaddy.com/help/dive-in-browse-all-articles-list-24708; https://www.godaddy.com/help/dive-in-browse-all-articles-list-24708; https://www.godaddy.com/help/set-up-my-site-20104; https://www.godaddy.com/help/add-a-section-20119; https://www.godaddy.com/help/build-your-website-23907; https://www.godaddy.com/help/add-a-blog-to-my-website-27368;

https://www.godaddy.com/help/add-link-to-video-24586;

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https://www.godaddy.com/help/add-or-change-photo-gallery-24585;

https://www.godaddy.com/help/add-online-appointments-section-27307;

https://www.godaddy.com/garage/introducing-godaddy-websites-marketing/;

https://www.godaddy.com/help/style-text-24510;

https://www.godaddy.com/help/add-or-replace-photo-20111;

https://www.godaddy.com/help/using-page-builder-in-wordpress-24542;

https://www.godaddy.com/help/view-my-database-details-24574;

https://www.godaddy.com/help/which-browsers-work-with-your-products-6451.

81. On information and belief, GoDaddy was made aware of the '168 patent and its infringement thereof at least as early as February 28, 2013 and again on December 20, 2018 when Plaintiff provided notice of Defendant's infringement of the '168 patent. Furthermore, Defendant has been aware of the '168 patent and its infringement thereof since at least since the filing of the complaint.

82. Upon information and belief, since at least the time Defendant received notice, Defendant has induced and continues to induce others to infringe at least one claim of the '168 patent under 35 U.S.C. § 271(b) by, among other things, and with specific intent or willful blindness, actively aiding and abetting others to infringe, including but not limited to Defendant's partners, clients, customers, and end users, whose use of the Accused Instrumentalities constitutes direct infringement of at least one claim of the '168 patent.

83. In particular, Defendant's actions that aid and abet others such as customers, clients, partners, developers, and end users to infringe include advertising and distributing the Accused Instrumentalities and providing instruction materials, training, and services regarding the Accused Instrumentalities. Defendant actively encourages the adoption of the Accused Instrumentalities

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and provide support sites for the vast network of developers working with the Accused Instrumentalities, emphasizing the user-friendly nature of their website builder and explaining that "Website Builder. Your all-in-one solution to creating a professional website that looks great anywhere and everywhere." (*See, e.g.,* https://www.godaddy.com/websites#diyourself). On information and belief, Defendant has engaged in such actions with specific intent to cause infringement or with willful blindness to the resulting infringement because Defendant has had actual knowledge of the '168 patent and knowledge that their acts were inducing infringement of the '168 patent since at least the date Defendant received notice that such activities infringed the '168 patent.

84. Upon information and belief, Defendant is liable as contributory infringers of the '168 patent under 35 U.S.C. § 271(c) by offering to sell, selling and importing into the United States website or web page authoring tools to be especially made or adapted for use in an infringement of the '168 patent. The Accused Instrumentalities are a material component for use in practicing the '168 patent and are specifically made and are not a staple article of commerce suitable for substantial non-infringing use.

85. Upon information and belief, since the date of its receipt of notice, Defendant's infringement of the '168 patent has been willful.

86. Express Mobile has complied with 35 U.S.C. § 287 with respect to the '168 patent.

87. Defendant's infringement has damaged and continues to damage and injure Plaintiff. Plaintiff's injury is irreparable and will continue unless and until Defendant is enjoined by this Court from further infringement.

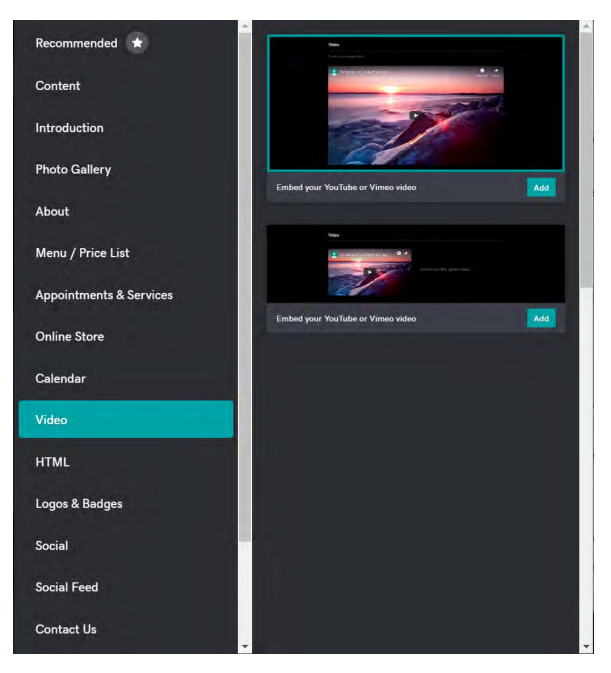
<u>COUNT III – INFRINGEMENT OF U.S. PATENT NO. 9,063,755</u>

88. Plaintiff incorporates by reference the allegations contained in paragraphs 1 to 87 above.

89. Defendant has manufactured, used, offered for sale, or sold programming generation and distribution tools that infringe, either literally or under the doctrine of equivalents, one or more claims of the '755 patent in violation of 35 U.S.C. § 271(a). Defendant's infringement will continue unless enjoined by this Court.

90. On information and belief, Defendant has and continues to directly infringe at least claim 12 of the '755 patent by practicing each claim limitation for displaying content on a display of a device utilizing a registry of one or more web components related to inputs and outputs of a web service.

91. For example, GoDaddy's Website Builder stores a registry of symbolic names required to evoke a web component (e.g., map, video, etc.) and address of a web service (e.g., Mapbox, YouTube video, etc.).

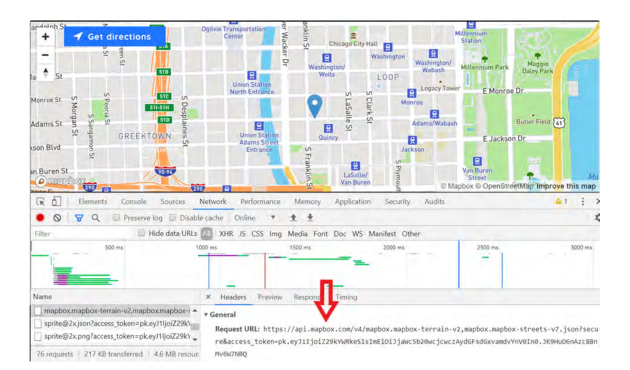


92. The Accused Instrumentalities include the ability to select web components for display on a web page. Users can add content to their website accessible by symbolic names. This content includes web components that relate to inputs and outputs of web services over the Internet. For example, GoDaddy's Website Builder integrates with third-party web services such as Mapbox, YouTube, Vimeo, Facebook, Instagram, among others, integrate with payment providers like PayPal, Apple Pay, Visa, among others, and integrate with additional web services such as

Appointments & Services, Calendar, among others. For example, a user can add a Contact Us section map images provided from the Mapbox web service.

Calendar	*				
	Contact Us	Contact Us			
Video	Drop us a line!	Better yet, see us	in person!		
HTML	Name	We love our customers, business hours,			
	Email*				
Logos & Badges	Message				
Social		Hours Open tadby 0200 arts -			
	This site is protected by teCAPTOHA	Send			
Social Feed	Remote Server apply				
Contact Us		Mil Valey Territoria Territoria Territoria Datand	Walnut Direk Lalopette Horago Damette Russ		
Featured Categories		San Francisco Alameda	San Ramon		
Privacy Policy	Display o	contact info, form, map	Add		
Zillow Reviews	*				

93. GoDaddy's Website Builder also stores an address of the web service. For example, the exemplary screenshot below shows that GoDaddy stores the web address of the Mapbox web service for retrieving map content.



94. The Accused Instrumentalities allow GoDaddy users to define UI objects on their website. For example, GoDaddy users select, using the Website Builder editor, content to be placed on their websites, such as text, input fields, buttons, images, divs, and canvases. The UI objects correspond to the web components included in the computer memory described above. For example, GoDaddy's Website Builder editor allows users to define content on their website for maps and videos. These UI objects correspond to the map and video web components. These web components include both inputs from and outputs to corresponding web services.

95. The Accused Instrumentalities select the symbolic names described above. For example, GoDaddy's Website Builder is configured to generate a section of type "Contact Us" that includes a map when a user selects to add a "Contact Us" section to their website. The selected symbolic name for the map web component is associated with the UI object.

96. The Accused Instrumentalities produce an application including the selected symbolic name of the defined UI object, where the application is a device-independent code. For example, the "Contact Us" section with a map is built from at least a portion of the information in

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GoDaddy's databases. The settings selected by the user that are stored in GoDaddy's databases are used to build the user's web pages reflecting those settings.

97. The Accused Instrumentalities produce a player, where the player is a devicedependent code. In order for a site to display on different devices through a browser or through responsive capabilities, there is device dependent code. *See, e.g., X Commerce, Inc. v Express Mobile, Inc.*, Case No 17-cv-02605-RS, NDCA, DKT 79-5.

98. The Accused Instrumentalities provide the application and player to the device and executed on the device and when the application and player are provided to the device and executed on the device, and when the user of the device provides one or more input values associated with an input symbolic name to an input of the defined UI object, the device provides the user provided one or more input values and corresponding input symbolic name to the web service. GoDaddy makes its customers' websites accessible to website visitors' devices. The website visitors connect to the website on their own devices which are supplied the application and player code described above. The website visitors are then able to provide input values (e.g., typed text, mouse clicks, button clicks, touches, swipes, etc.) to an input of the defined UI object associated with an input symbolic name. The website provided by GoDaddy is designed such that when a website visitor provides input as described above, this input is provided to the web service. For example, when a website visitor clicks buttons, types text, touches a touch screen, or swipes the screen, these inputs are transmitted along with a corresponding input symbolic name to the web service through an HTTP request protocol, such as a POST or GET method call, over the Internet.

99. The web service utilizes the input symbolic name and the user provided one or more input values for generating one or more output values having an associated output symbolic name. Based on the received input from a website visitor as described above, the web service generates

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an output to send to the visitor's browser. For example, when a website visitor clicks zoom in, zoom out, or drag a map, the Mapbox map web service receives an indication of the click (input), and in response generates output values such as map data and result codes, and associated symbolic name.

100. The player receives the output symbolic name and corresponding one or more output values and provides instructions for the display of the device to present an output value in the defined UI object. The player, described above, receives the output values such as map data and result codes, and associated symbolic name in an HTTP response from the web service. The player then presents the received output values for display in the UI object. For example, an output of the Mapbox map web service includes the actual updated map images that are then presented within the visitor's browser.

101. The presence of the above referenced elements is demonstrated, by way of example, by reference to publicly available information. *See, e.g.*,

https://www.godaddy.com/websites/website-builder;

https://www.godaddy.com/hosting/wordpress-hosting;

https://www.godaddy.com/websites/online-store;

https://www.godaddy.com/help/dive-in-browse-all-articles-list-24708;

https://www.godaddy.com/websites#diyourself;

https://www.godaddy.com/help/set-up-my-site-20104;

https://www.godaddy.com/help/add-a-section-20119;

https://www.godaddy.com/help/build-your-website-23907;

https://www.godaddy.com/help/add-a-blog-to-my-website-27368;

https://www.godaddy.com/help/add-link-to-video-24586;

https://www.godaddy.com/help/add-or-change-photo-gallery-24585;

https://www.godaddy.com/help/add-online-appointments-section-27307;

https://www.godaddy.com/garage/introducing-godaddy-websites-marketing/;

https://www.godaddy.com/help/style-text-24510;

https://www.godaddy.com/help/add-or-replace-photo-20111;

https://www.godaddy.com/help/using-page-builder-in-wordpress-24542;

https://www.godaddy.com/help/view-my-database-details-24574;

https://www.godaddy.com/help/which-browsers-work-with-your-products-6451;

https://www.mapbox.com/about/;

https://blog.mapbox.com/showcase-your-business-on-godaddy-with-custom-location-tools-fa479243cac2.

102. On information and belief, Accused Instrumentalities are used, marketed, provided to, and/or used by or for Defendant's partners, clients, customers and end users across the country and in this district.

103. On information and belief, Defendant was made aware of the '755 patent and its infringement thereof at least since the filing of the complaint.

104. Upon information and belief, since at least the time Defendant received notice, Defendant has induced and continue to induce others to infringe at least one claim of the '755 patent under 35 U.S.C. § 271(b) by, among other things, and with specific intent or willful blindness, actively aiding and abetting others to infringe, including but not limited to Defendant's partners, clients, customers, and end users, whose use of the Accused Instrumentalities constitutes direct infringement of at least one claim of the '755 patent.

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105. In particular, Defendant's actions that aid and abet others such as customers, clients, partners, developers, and end users to infringe include advertising and distributing the Accused Instrumentalities and providing instruction materials, training, and services regarding the Accused Instrumentalities. Defendant actively encourages the adoption of the Accused Instrumentalities and provides support sites for the vast network of developers working with the Accused Instrumentalities. On information and belief, Defendant has engaged in such actions with specific intent to cause infringement or with willful blindness to the resulting infringement because Defendant has had actual knowledge of the '755 patent and knowledge that their acts were inducing infringement of the '755 patent since at least the date Defendant received notice that such activities infringed the '755 patent.

106. Upon information and belief, Defendant is liable as contributory infringers of the '755 patent under 35 U.S.C. § 271(c) by offering to sell, selling and importing into the United States website or web page authoring tools to be especially made or adapted for use in an infringement of the '755 patent. The Accused Instrumentalities are a material component for use in practicing the '755 patent and are specifically made and are not a staple article of commerce suitable for substantial non-infringing use.

107. Upon information and belief, since the date of its receipt of notice, Defendant's infringement of the '755 patent has been willful.

108. Express Mobile has complied with 35 U.S.C. § 287 with respect to the '755 patent.

109. Express Mobile has been harmed by Defendant's infringing activities.

110. Defendant's infringement has damaged and continues to damage and injure Plaintiff. Plaintiff's injury is irreparable and will continue unless and until Defendant is enjoined by this Court from further infringement.

<u>COUNT IV – INFRINGEMENT OF U.S. PATENT NO. 9,471,287</u>

111. Plaintiff incorporates by reference the allegations contained in paragraphs 1 to 110 above.

112. Defendant has manufactured, used, offered for sale, or sold programming generation and distribution tools that infringe, either literally or under the doctrine of equivalents, one or more claims of the '287 patent in violation of 35 U.S.C. § 271(a). Defendant's infringement will continue unless enjoined by this Court.

113. On information and belief, Defendant has and continues to directly infringe at least claim 15 of the '287 patent by practicing each claim limitation for displaying content on a display of a device having a player.

114. Upon information and belief, Defendant has and continues to directly infringe at least claim 15 of the '287 patent by a system and method which includes a registry and an authoring tool or Player configured to define a User Interface ("UI") object for display on the device, where the UI object corresponds to a web component. Each UI object is either: 1) selected by a user or 2) automatically selected by the system as a preferred UI object corresponding to a symbolic name of the web component and used to produce an Application, where the Application is a device-independent code and a Player, where the Player is a device-dependent code. The Application and Player enable 1) the device to provide one or more input values and corresponding input symbolic name and the user provided one or more input values to generate one or more output values having an associated output symbolic name, while 3) the Player receives the output symbolic name and corresponding one or more output values and provides instructions for the display of the device to present an output value in the defined UI object (the "Accused Instrumentalities"). The Accused

Instrumentalities include the GoDaddy Website Builder that enables the functionality described above.

115. Claim 15 of the '287 patent recites a method of displaying content on a display of a device having a Player, where the Player is a device-dependent code, the method comprising: defining a user interface (UI) object for presentation on the display, where the UI object corresponds to a web component included in a registry of one or more web components selected from a group consisting of an input of a web service and an output of the web service, where each web component includes a plurality of symbolic names of inputs and outputs associated with each web service, and where the registry includes: a) symbolic names required for evoking one or more web components each related to a set of inputs and outputs of the web service obtainable over a network, where the symbolic names are character strings that do not contain either a persistent address or pointer to an output value accessible to the web service, and b) an address of the web service, and where each defined UI object is either:1) selected by a user of an authoring tool; 2) automatically selected by a system as a preferred UI object corresponding to a symbolic name of the web component selected by the user of the authoring tool.

116. The Accused Instrumentalities include a player, where the player is a devicedependent code. In order for a site to display on different devices through a browser or through responsive capabilities, there is device dependent code. *See, e.g., X Commerce, Inc. v Express Mobile, Inc.*, Case No 17-cv-02605-RS, NDCA, DKT 79-5.

117. The Accused Instrumentalities allow GoDaddy users to define UI objects on their website. For example, GoDaddy users select, using the Website Builder editor, content to be placed on their websites, such as text, input fields, buttons, images, divs, and canvases. The UI objects correspond to the web components included in the computer memory described above. For

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example, GoDaddy's Website Builder editor allows users to define content on their website for maps and videos. These UI objects correspond to the map and video web components. These web components include both inputs from and outputs to corresponding web services.

118. The Accused Instrumentalities store a registry of symbolic names required to evoke a web component (e.g., map, video, etc.) and address of a web service (e.g., Mapbox, YouTube video, etc.).

Recommended 🖈 Content Introduction Photo Gallery Add Embed your YouTube or Vimeo video About Menu / Price List **Appointments & Services** Embed your YouTube or Vimeo video **Online Store** Calendar Video HTML Logos & Badges Social Social Feed **Contact Us**

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119. The Accused Instrumentalities also store an address of the web service. For example, the exemplary screenshot below shows that GoDaddy stores the web address of the Mapbox web service for retrieving map content.

120. Each defined UI object is automatically selected by the Accused Instrumentalities as the preferred UI object corresponding to the symbolic name of the web component selected by the user of the authoring tool. For example, a "div" is automatically selected by the Accused Instrumentalities as the preferred UI object for the map web component.

121. The Accused Instrumentalities select the symbolic names described above. For example, GoDaddy's Website Builder is configured to generate a section of type "Contact Us" that includes a map when a user selects to add a "Contact Us" section to their website.

122. The Accused Instrumentalities associate the selected symbolic name with defined UI object, where the selected symbolic name is only available to UI objects that support the defined data format associated with that symbolic name. For example, the selected symbolic name for the map web component is only available to the UI object that support the defined data associated with that symbolic name and is not available in the UI object for other sections of the web page.

123. The Accused Instrumentalities produce an application including the selected symbolic name of the defined UI object, where the application is a device-independent code. For example, the "Contact Us" section with a map is built from at least a portion of the information in GoDaddy's databases. The settings selected by the user that are stored in GoDaddy's databases are used to build the user's web pages reflecting those settings.

124. The Accused Instrumentalities provide the application and player to the device and executed on the device and when the application and player are provided to the device and executed on the device, and when the user of the device provides one or more input values associated with

an input symbolic name to an input of the defined UI object, the device provides the user provided one or more input values and corresponding input symbolic name to the web service. GoDaddy makes its customers' websites accessible to website visitors' devices. The website visitors connect to the website on their own devices which are supplied the application and player code described above. The website visitors are then able to provide input values (e.g., typed text, mouse clicks, button clicks, touches, swipes, etc.) to an input of the defined UI object associated with an input symbolic name. The website provided by GoDaddy is designed such that when a website visitor provides input as described above, this input is provided to the web service. For example, when a website visitor clicks buttons, types text, touches a touch screen, or swipes the screen, these inputs are transmitted along with a corresponding input symbolic name to the web service through an HTTP request protocol, such as a POST or GET method call, over the Internet.

125. The web service utilizes the input symbolic name and the user provided one or more input values for generating one or more output values having an associated output symbolic name. Based on the received input from a website visitor as described above, the web service generates an output to send to the visitor's browser. For example, when a website visitor clicks zoom in, zoom out, or drag a map, the Mapbox map web service receives an indication of the click (input), and in response generates output values such as map data and result codes, and associated symbolic name.

126. The player receives the output symbolic name and corresponding one or more output values and provides instructions for the display of the device to present an output value in the defined UI object. The player, described above, receives the output values such as map data and result codes, and associated symbolic name in an HTTP response from the web service. The player then presents the received output values for display in the UI object. For example, an output

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of the Mapbox map web service includes the actual updated map images that are then presented within the visitor's browser.

127. The presence of the above referenced elements is demonstrated, by way of example, reference publicly available information. by to See. e.g., https://www.godaddy.com/websites/website-builder; https://www.godaddy.com/hosting/wordpress-hosting; https://www.godaddy.com/websites/online-store; https://www.godaddy.com/help/dive-in-browse-all-articles-list-24708; https://www.godaddy.com/websites#diyourself; https://www.godaddy.com/help/set-up-my-site-20104; https://www.godaddy.com/help/add-a-section-20119; https://www.godaddy.com/help/build-your-website-23907; https://www.godaddy.com/help/add-a-blog-to-my-website-27368; https://www.godaddy.com/help/add-link-to-video-24586; https://www.godaddy.com/help/add-or-change-photo-gallery-24585; https://www.godaddy.com/help/add-online-appointments-section-27307; https://www.godaddy.com/garage/introducing-godaddy-websites-marketing/; https://www.godaddy.com/help/style-text-24510; https://www.godaddy.com/help/add-or-replace-photo-20111; https://www.godaddy.com/help/using-page-builder-in-wordpress-24542; https://www.godaddy.com/help/view-my-database-details-24574; https://www.godaddy.com/help/which-browsers-work-with-your-products-6451; https://www.mapbox.com/about/;

https://blog.mapbox.com/showcase-your-business-on-godaddy-with-custom-location-tools-fa479243cac2.

128. On information and belief, Defendant was made aware of the '287 patent and its infringement thereof since at least since the filing of the complaint.

129. Upon information and belief, since at least the time Defendant received notice, Defendant has induced and continue to induce others to infringe at least one claim of the '287 patent under 35 U.S.C. § 271(b) by, among other things, and with specific intent or willful blindness, actively aiding and abetting others to infringe, including but not limited to Defendant's partners, clients, customers, and end users, whose use of the Accused Instrumentalities constitutes direct infringement of at least one claim of the '287 patent.

130. In particular, Defendant's actions that aid and abet others such as customers, clients, partners, developers, and end users to infringe include advertising and distributing the Accused Instrumentalities and providing instruction materials, training, and services regarding the Accused Instrumentalities. Defendant actively encourages the adoption of the Accused Instrumentalities and provides support sites for the vast network of developers working with the Accused Instrumentalities. On information and belief, Defendant has engaged in such actions with specific intent to cause infringement or with willful blindness to the resulting infringement because Defendant has had actual knowledge of the '287 patent and knowledge that their acts were inducing infringement of the '287 patent.

131. Upon information and belief, Defendant is liable as a contributory infringer of the '287 patent under 35 U.S.C. § 271(c) by offering to sell, selling and importing into the United States website or web page authoring tools to be especially made or adapted for use in an

infringement of the '287 patent. The Accused Instrumentalities are a material component for use in practicing the '287 patent and are specifically made and are not a staple article of commerce suitable for substantial non-infringing use.

132. Upon information and belief, since the date of its receipt of notice, Defendant's infringement of the '287 patent has been willful.

133. Express Mobile has complied with 35 U.S.C. § 287 with respect to the '287 patent.

134. Express Mobile has been harmed by Defendant's infringing activities.

135. Defendant's infringement has damaged and continues to damage and injure Plaintiff. Plaintiff's injury is irreparable and will continue unless and until Defendant is enjoined by this Court from further infringement.

COUNT V – INFRINGEMENT OF U.S. PATENT NO. 9,928,044

136. Plaintiff incorporates by reference the allegations contained in paragraphs 1 to 135 above.

137. Upon information and belief, Defendant has and continues to directly infringe at least claim 15 of the '044 patent by a method which includes a computer memory and an authoring tool. The computer memory stores symbolic names required for evoking a web component related to a web service and an address of the web service. The authoring tool is configured to define a User Interface ("UI") object for display on the device, where the UI object corresponds to a web component. Each UI object is either: 1) selected by a user or 2) automatically selected by the system as a preferred UI object corresponding to a symbolic name of the web component. The information representative of the UI object and related settings are stored in a database. An application is built consisting web page views. The application and a player are provided to a device and enables the device to provide one or more input values and corresponding input

symbolic name to the web service and the web service to utilize the input symbolic name and the user provided one or more input values to generate one or more output values having an associated output symbolic name, while the player receives the output symbolic name and corresponding one or more output values and provide instructions for the display of the device to present an output value in the defined UI object. (The "Accused Instrumentalities"). The Accused Instrumentalities include the GoDaddy Website Builder that enables the functionality described above.

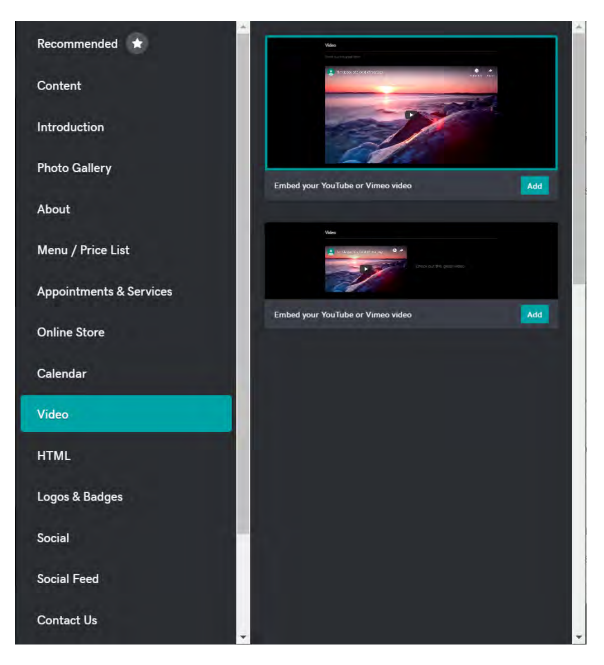
138. Claim 15 of the '044 patent recites a method of displaying content on a display of a device having a Player, where the Player is a device-dependent code, the method comprising: defining a user interface (UI) object for presentation on the display, where the UI object corresponds to a web component included in a registry of one or more web components selected from a group consisting of an input of a web service and an output of the web service, where each web component includes a plurality of symbolic names of inputs and outputs associated with each web service, and where the registry includes: a) symbolic names required for evoking one or more web components each related to a set of inputs and outputs of the web service obtainable over a network, where the symbolic names are character strings that do not contain either a persistent address or pointer to an output value accessible to the web service, and b) an address of the web service, and where each defined UI object is either:1) selected by a user of an authoring tool; 2) automatically selected by a system as a preferred UI object corresponding to a symbolic name of the web component selected by the user of the authoring tool.

139. Defendant GoDaddy has manufactured, used, offered for sale, or sold programming generation and distribution tools that infringe, either literally or under the doctrine of equivalents, one or more claims of the '044 patent in violation of 35 U.S.C. § 271(a). Defendant's infringement will continue unless enjoined by this Court.

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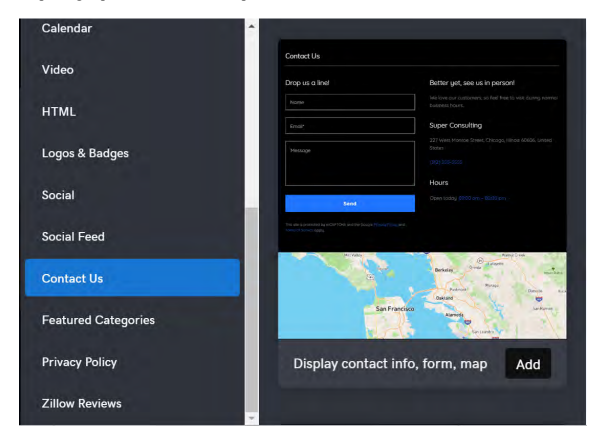
140. On information and belief, GoDaddy has and continue to directly infringe at least claim 15 of the '044 patent by practicing each claim limitation for displaying content on a display of a device having a player and non-volatile memory storing symbolic names required for evoking one or more web components each related to inputs and outputs of a web service.

141. For example, GoDaddy's Website Builder stores a registry of symbolic names required to evoke a web component (e.g., map, video, etc.) and address of a web service (e.g., Mapbox, YouTube video, etc.).



142. The Accused Instrumentalities include the ability to select web components for display on a web page. Users can add content to their website accessible by symbolic names. This content includes web components that relate to inputs and outputs of web services over the Internet. For example, GoDaddy's Website Builder integrate with third-party web services such as Mapbox, YouTube, Vimeo, Facebook, Instagram, among others, integrate with payment providers like PayPal, Apple Pay, Visa, among others, and integrate with additional web services such as

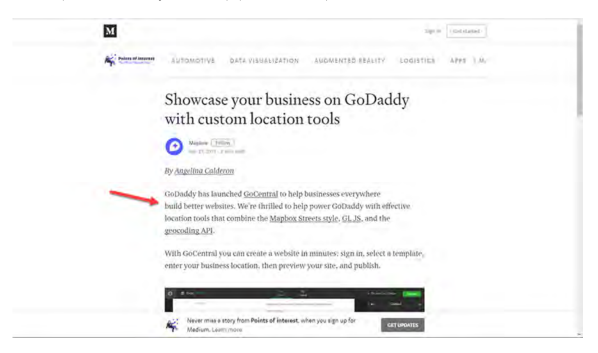
Appointments & Services, Calendar, among others. For example, a user can add a Contact Us section map images provided from the Mapbox web service.



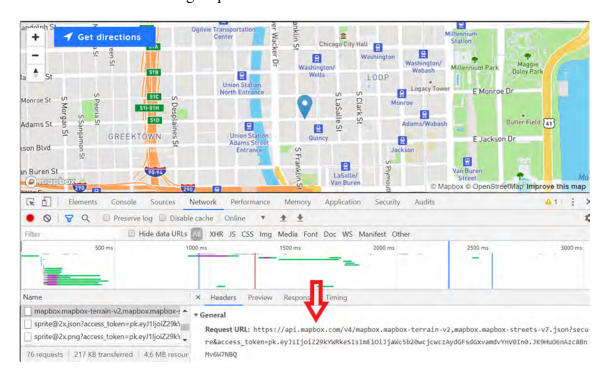
143. Furthermore, each symbolic name has an associated data format class type corresponding to a subclass of defined UI objects, such as buttons, text fields, images, and videos, that supports the data format type of the symbolic name, and has a preferred UI object, such as a map display area for a map. For example, GoDaddy's Website Builder's map web component relates to a set of inputs and outputs of the Mapbox web services API, which is obtainable over a network (e.g., Internet). Mapbox is a location data platform for mobile and web applications, supplying location features like search, and navigation. See, maps, e.g., https://www.mapbox.com/about/. Mapbox "power[s] GoDaddy with effective location tools that style, combine Mapbox Streets GL JS, geocoding API." the and the

https://blog.mapbox.com/showcase-your-business-on-godaddy-with-custom-location-tools-

fa479243cac2 (last visited May 14, 2019) (shown below).



144. The Accused Instrumentalities also store an address of the web service. For example, the exemplary screenshot below shows that GoDaddy stores the web address of the Mapbox web service for retrieving map content.



145. The Accused Instrumentalities allow a GoDaddy user to define UI objects on their website. For example, GoDaddy users select, using the Website Builder editor, content to be placed on their websites, such as text, input fields, buttons, images, divs, and canvases. The UI objects correspond to the web components included in the computer memory described above. For example, GoDaddy's Website Builder editor allows users to define content on their website for maps and videos. These UI objects correspond to the map and video web components. These web components include both inputs from and outputs to corresponding web services.

146. Each defined UI object is automatically selected by the Accused Instrumentalities as the preferred UI object corresponding to the symbolic name of the web component selected by the user of the authoring tool. For example, a "div" is automatically selected by the Accused Instrumentalities as the preferred UI object for the map web component.

Adams St Adams St Son Blive Burnen St Opmern St	SHEEKTD VN	An Wooder Dr Union & Monor Jorrn Enfrance Anorm Enfrance Enfrance	S Listen S Subsection States Subsection States S
Elements	Console Sources Netw <pre>><div "mapcontain="" "mapdoxgl-map"="" data-aid="CONTACT_MA4" id="" pre="" style<=""></div></pre>	er_16d8cd074ce" P_REND" class=	Memory Application Security Audits A 1 : X Styles Computed Event Listeners DOM Breakpoints Properties Accessibility Filter : :hov .cls +

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147. The Accused Instrumentalities select the symbolic names described above. For example, GoDaddy's Website Builder is configured to generate a section of type "Contact Us" that includes a map when a user selects to add a "Contact Us" section to their website.

148. The Accused Instrumentalities associate the selected symbolic name with defined UI object, where the selected symbolic name is only available to UI objects that support the defined data format associated with that symbolic name. For example, the selected symbolic name for the map web component is only available to the UI object that support the defined data associated with that symbolic name and is not available in the UI object for other sections of the web page.

149. The Accused Instrumentalities store information representative of said defined UI object and related settings in a database. For example, the presence of a database (or databases) in GoDaddy's Website Builder is evidenced by, among other things, the saving of the user selectable settings formatted in JavaScript Object Notation (JSON) to the backend server. As seen below, shortly after a user selects a new text size for the tagline "Helping you design success!" GoDaddy's Website Builder processes and saves the settings formatted in JSON. JSON is a data format frequently databases. used store and query See, to e.g., https://www.infoworld.com/article/3222851/what-is-json-javascript-object-notationexplained.html. Other user selected settings stored include theme, cover image, accent, alignment, font, logo, among others.

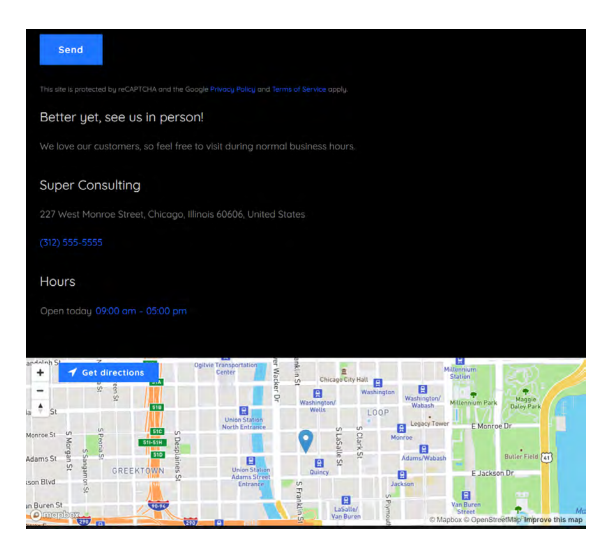


150. A further example of the Accused Instrumentalities using a database to store information representative of the user selected settings is found in GoDaddy's Managed WordPress database. *See, e.g.*, https://www.godaddy.com/help/view-my-database-details-24574.

Show MySQL system variables (2)
 Processes (2)
 Character Sets and Collations
 Databases
 Export
 Import
 Log out

151. The Accused Instrumentalities build an application consisting of one or more web page views from at least a portion of said database utilizing at least one player. For example, the "Contact Us" section with a map is built from at least a portion of the information in GoDaddy's databases. The settings selected by the user that are stored in GoDaddy's databases are used to build the user's web pages reflecting those settings.

152. The Accused Instrumentalities include a player that utilizes information stored in said database to generate for the display of at least a portion of said one or more web pages. For example, player code, such as HTML and JavaScript code, provided by GoDaddy utilize the information stored in the database for generating at least a portion of a user's web pages on a browser by the browser's engine(s). The below exemplary screenshot of a web page built by GoDaddy's Website Builder shows the utilizing information stored in said database to generate for the display of at least a portion of said one or more web pages.



153. The Accused Instrumentalities provide the application and player to the device and executed on the device and when the application and player are provided to the device and executed on the device, and when the user of the device provides one or more input values associated with an input symbolic name to an input of the defined UI object, the device provides the user provided one or more input values and corresponding input symbolic name to the web service. GoDaddy makes its customers' websites accessible to website visitors' devices. The website visitors connect to the website on their own devices which are supplied the application and player code described above. The website visitors are then able to provide input values (e.g., typed text, mouse clicks, button clicks, touches, swipes, etc.) to an input of the defined UI object associated with an input

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symbolic name. The website provided by GoDaddy is designed such that when a website visitor provides input as described above, this input is provided to the web service. For example, when a website visitor clicks buttons, types text, touches a touch screen, or swipes the screen, these inputs are transmitted along with a corresponding input symbolic name to the web service through an HTTP request protocol, such as a POST or GET method call, over the Internet.

154. The web service utilizes the input symbolic name and the user provided one or more input values for generating one or more output values having an associated output symbolic name. Based on the received input from a website visitor as described above, the web service generates an output to send to the visitor's browser. For example, when a website visitor clicks zoom in, zoom out, or drag a map, the Mapbox map web service receives an indication of the click (input), and in response generates output values such as map data and result codes, and associated symbolic name.

155. The player receives the output symbolic name and corresponding one or more output values and provides instructions for the display of the device to present an output value in the defined UI object. The player, described above, receives the output values such as map data and result codes, and associated symbolic name in an HTTP response from the web service. The player then presents the received output values for display in the UI object. For example, an output of the Mapbox map web service includes the actual updated map images that are then presented within the visitor's browser.

156. The presence of the above referenced elements is demonstrated, by way of example, by reference to publicly available information. *See, e.g.*, https://www.godaddy.com/websites/website-builder;

https://www.godaddy.com/hosting/wordpress-hosting; https://www.godaddy.com/websites/online-store; https://www.godaddy.com/help/dive-in-browse-all-articles-list-24708; https://www.godaddy.com/websites#diyourself; https://www.godaddy.com/help/set-up-my-site-20104; https://www.godaddy.com/help/add-a-section-20119; https://www.godaddy.com/help/build-your-website-23907; https://www.godaddy.com/help/add-a-blog-to-my-website-27368; https://www.godaddy.com/help/add-link-to-video-24586; https://www.godaddy.com/help/add-or-change-photo-gallery-24585; https://www.godaddy.com/help/add-online-appointments-section-27307; https://www.godaddy.com/garage/introducing-godaddy-websites-marketing/; https://www.godaddy.com/help/style-text-24510; https://www.godaddy.com/help/add-or-replace-photo-20111; https://www.godaddy.com/help/using-page-builder-in-wordpress-24542; https://www.godaddy.com/help/view-my-database-details-24574; https://www.godaddy.com/help/which-browsers-work-with-your-products-6451; https://www.mapbox.com/about/; https://blog.mapbox.com/showcase-your-business-on-godaddy-with-custom-location-toolsfa479243cac2.

157. On information and belief, Accused Instrumentalities are used, marketed, provided to, and/or used by or for Defendant's partners, clients, customers and end users across the country and in this district.

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158. On information and belief, Defendant was made aware of the '044 patent and its infringement thereof at least since the filing of the complaint.

159. Upon information and belief, since at least the time Defendant received notice, Defendant has induced and continue to induce others to infringe at least one claim of the '044 patent under 35 U.S.C. § 271(b) by, among other things, and with specific intent or willful blindness, actively aiding and abetting others to infringe, including but not limited to Defendant's partners, clients, customers, and end users, whose use of the Accused Instrumentalities constitutes direct infringement of at least one claim of the '044 patent.

160. In particular, Defendant's actions that aid and abet others such as customers, clients, partners, developers, and end users to infringe include advertising and distributing the Accused Instrumentalities and providing instruction materials, training, and services regarding the Accused Instrumentalities. Defendant actively encourages the adoption of the Accused Instrumentalities and provides support sites for the vast network of developers working with the Accused Instrumentalities. On information and belief, Defendant has engaged in such actions with specific intent to cause infringement or with willful blindness to the resulting infringement because Defendant has had actual knowledge of the '044 patent and knowledge that their acts were inducing infringement of the '044 patent since at least the date Defendant received notice that such activities infringed the '044 patent.

161. Upon information and belief, Defendant is liable as a contributory infringer of the '044 patent under 35 U.S.C. § 271(c) by offering to sell, selling and importing into the United States website or web page authoring tools to be especially made or adapted for use in an infringement of the '044 patent. The Accused Instrumentalities are a material component for use

in practicing the '044 patent and are specifically made and are not a staple article of commerce suitable for substantial non-infringing use.

162. Upon information and belief, since the date of its receipt of notice, Defendant's infringement of the '044 patent has been willful.

163. Express Mobile has complied with 35 U.S.C. § 287 with respect to the '044 patent.

164. Express Mobile has been harmed by Defendant's infringing activities.

165. Defendant's infringement has damaged and continues to damage and injure Plaintiff. Plaintiff's injury is irreparable and will continue unless and until Defendant is enjoined by this Court from further infringement.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff requests that the Court enter judgment for Plaintiff and against Defendant as follows:

- A. That U.S. Patent Nos. 6,546,397, 7,594,168, 9,063,755, 9,471,287 and 9,928,044 be judged valid, enforceable, and infringed by Defendant;
- B. That the Court preliminarily and permanently enjoin Defendant, its officers, partners, agents, servants, employees, parents, subsidiaries, divisions, affiliate corporations, joint ventures, other related business entities and all other persons acting in concert, participation, or in privity with them, and their successors and assigns, from any commercial manufacture, use, offer to sell, or sale within the United States, or importation into the United States of the Accused Instrumentalities and any product that infringes the '397, '168, '755, '287, and/or '044 patents prior to the expiration of the '397, '168, '755, '287, and/or '044;

- C. That Plaintiff be awarded judgment against Defendant for damages together with interests and costs fixed by the Court including an accounting of all infringements and/or damages not presented at trial;
- D. That the Court declare this an exceptional case and award Plaintiff its attorneys' fees, as provided by 35 U.S.C. § 285;
- E. That Plaintiff be awarded such other and further relief as this Court may deem just and proper.

JURY DEMAND

Plaintiff respectfully requests a jury trial on all issues so triable.

Dated: January 15, 2021

Respectfully submitted,

/s/ Timothy Devlin

Timothy Devlin (DE Bar No. 4241) Robert Kiddie (*pro hac vice*) Texas Bar No. 24060092 **DEVLIN LAW FIRM LLC** 1526 Gilpin Avenue Wilmington, DE 19806 (302) 449-9010 tdevlin@devlinlawfirm.com rkiddie@devlinlawfirm.com

James R. Nuttall (*pro hac vice*) Michael R Dockterman (*pro hac vice*) Katherine H. Johnson (*pro hac vice*) Tron Y. Fu (*pro hac vice*) Robert F. Kappers (*pro hac vice*) **STEPTOE & JOHNSON LLP** 227 West Monroe Street, Suite 4700 Chicago, IL 60606 (312) 577-1300 jnuttall@steptoe.com mdockterman@steptoe.com kjohnson@steptoe.com tfu@steptoe.com Christopher A. Suarez (*pro hac vice*) **STEPTOE & JOHNSON LLP** 1330 Connecticut Avenue, N.W. Washington, DC 20036 (202) 429-3000 csuarez@steptoe.com

Attorneys for Plaintiff Express Mobile, Inc.