IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

W. Grand Charles Inc.	\		in in the second		
THE CHAMBERLAIN GROUP, INC.,)	All Charles and the			
a Connecticut corporation,)				
-) Civi	l Action No			
Plaintiff,) JUDGE AMY ST. EVE) JURY TRIAL DEMANDED				
v.)				
	MACISTRATE JUDGE NOLAN				
DoorKing, Inc.,)	w.c addes MDFWM	, 		
a California corporation,)				
Defendant.)	DOCKETED 🔑	· · · · · · · · · · · · · · · · · · ·		
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	COMPLAINT	SEP 0 2 2003			

Plaintiff, The Chamberlain Group, Inc. ("Chamberlain"), complains against Defendant, DoorKing, Inc. ("DoorKing"), as follows:

- Chamberlain is a corporation incorporated under the laws of the State of Connecticut,
 with its principal place of business in Elmhurst, Illinois.
- DoorKing is a California corporation. It has a principal place of business in Inglewood, California, and an office at 2300 North Barrington Road, Suite 400, Hoffman Estates, Illinois 60195.
- 3. This is an action for patent infringement arising under the Patent Laws of the United States, 35 U.S.C. §271 et seq. The Court has subject matter jurisdiction over this matter pursuant to 28 U.S.C. §81331 and 1338(a).
- 4. Venue is proper in this district pursuant to 28 U.S.C. § 1391 because DoorKing is subject to personal jurisdiction in this district. DoorKing has an office in and has committed acts of infringement within this District.

Case: 1:03-cv-06109 Document #: 1 Filed: 08/29/03 Page 2 of 6 PageID #:2

COUNT I

- 5. On June 7, 1988, U.S. Patent No. 4,750,118 ("the '118 Patent") entitled "Coding System for Multiple Transmitters and a Single Receiver For a Garage Door Opener" was duly and legally issued to Chamberlain Manufacturing Company, on an application filed by Carl Heitschel, Colin Willmott and Wayne Schindler. On October 29, 1996, the '118 Patent was duly and legally reissued as Reissue Patent No. Re. 35,364 ("the '364 Patent").
 - 6. Chamberlain is the owner of all right, title and interest in the '364 Patent.
- 7. DoorKing has been, and is, willfully infringing the '364 Patent: by making, using, offering to sell, and/or selling wireless access control systems, including the Micro Plus RF Control systems, incorporating the inventions patented in the '364 Patent within the United States and within this District; by inducing others to infringe the '364 Patent; and/or by contributing to the infringement by others of the '364 Patent. Unless enjoined by the Court, DoorKing will continue to infringe, induce the infringement of, and/or contributorily infringe the '364 Patent.
- 8. The required statutory notice has been placed on products sold under the '118 Patent and the '364 Patent.
 - 9. Chamberlain notified DoorKing of its infringement of the '364 Patent in May 2001.

COUNT II

- 10. On May 16, 2000, the '118 Patent was duly and legal reissued to Chamberlain as Reissue Patent No. 36,703 ("the '703 Patent").
 - 11. Chamberlain is the owner of all right, title and interest in the '703 Patent.
- 12. DoorKing has been and is willfully infringing the '703 Patent: by making, using, offering to sell, and/or selling wireless access control systems, including the Micro Plus RF Control

systems, incorporating the inventions patented in the '703 Patent within the United States and within this District; by inducing others to infringe the '703 Patent; and by contributing to the infringement by others of the '703 Patent. Unless enjoined by the Court, DoorKing will continue to infringe, induce the infringement of, and contributorily infringe the '703 Patent.

- 13. The required statutory notice has been placed on products sold under the '703 Patent.
- 14. Chamberlain notified DoorKing of its infringement of the '703 Patent in May 2001.

COUNT III

- 15. On February 11, 2003, the '118 Patent was duly and legal reissued to Chamberlain as Reissue Patent No. 37,986 ("the '986 Patent").
 - 16. Chamberlain is the owner of all right, title and interest in the '986 Patent.
- DoorKing has been and is willfully infringing the '986 Patent: by making, using, offering to sell, and/or selling wireless access control systems, including the Micro Plus RF Control systems, incorporating the inventions patented in the '986 Patent within the United States and within this District; by inducing others to infringe the '986 Patent; and by contributing to the infringement by others of the '986 Patent. Unless enjoined by the Court, DoorKing will continue to infringe, induce the infringement of, and contributorily infringe the '986 Patent.
 - 18. The required statutory notice has been placed on products sold under the '986 Patent.

PRAYER FOR RELIEF

WHEREFORE, Chamberlain prays for:

1. Judgment that the '364 Patent, the '703 Patent and the '986 Patent are valid, enforceable and infringed by DoorKing.

Case: 1:03-cv-06109 Document #: 1 Filed: 08/29/03 Page 4 of 6 PageID #:4

A preliminary and permanent injunction enjoining DoorKing, its officers, agents,

servants, employees and those persons acting in active concert or participation with DoorKing from

infringing, inducing infringement of, or contributorily infringing the '364 Patent, the '703 Patent and

the '986 Patent.

3. An award of damages arising out of DoorKing's infringement, inducing infringement,

or contributory infringement of the '364 Patent, the '703 Patent and the '986 Patent, together with

interest;

4. Judgment that the damages so adjudged be trebled;

5. Judgment that Chamberlain be awarded its attorney's fees, costs and expenses

incurred in this action; and

6. Such other and further relief as the Court may deem just and proper.

JURY DEMAND

Chamberlain demands trial by jury of all issues triable of right by a jury.

Date: August 29, 2001

Karl R. Fink

John F. Flannery

Rudy I. Kratz

FITCH, EVEN, TABIN & FLANNERY

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Attorneys for Plaintiff, The Chamberlain Group, Inc.

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Case: 1:03-cv-06109 Document #: 1 Filed: 08/29/03 Page 5 of 6 PageID #:5

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

In the Matter of

EASTERN DIVISION

The Chamberlain Group, Inc., Plaintiff,

V.

DoorKing, Inc., Defendant.

03 Case Number: 09

APPEARANCES ARE HEREBY FILED BY THE UNDERSIGNED AS ATTORNEY(S) FOR:

The Chamberlain Group, Inc., Plaintiff**UDGE AMY ST. EVE

	MAGISTRATE JUDGE NOLAN							
	(A)							
SIGNATURE 10.000			SIGNATURE					
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IDENTIFICATION NUMBER (SEE ITEM 4 ON REVERSE) 06180508			IDENTIFICATION NUMBER (SEE ITEM 4 ON REVERSE) 00829854					
MEMBER OF TRIAL HAR?	AE2 🔼 NO		MEMBER OF TRIAL BAR?	YES	Ø	NO		
TRIAL ATTORNEY?	YES Й NO		TRIAL ATTORNEY?	YES	Ø	NO		
			DESIGNATED AS LOCAL COUNSEL?	YES		NQ	ď	
(C)			(D)					
SIGNATURE			SIGNATURE DOCKETED					
Rudy Kratz	9		NAME	SEF	02	200;	3	
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MEMBER OF TRIAL BAR?	YES NO	v	MEMBER OF TRIAL BAR?	YES		NO		
TRIAL ATTORNEY?	YES NO	V	TRIAL ATTORNEY?	YES		NO		
DESIGNATED AS LOCAL COUNSEL?	YES NO	Ø	DESIGNATED AS LOCAL COUNSEL?	YES		NO		

Case: 1:03-cv-06109 Document #: 1 Filed: 08/29/03 Page 6 of 6 PageID #:6

NORTHERN DISTRICT OF ILLINOIS

Civil Cover Sheet

This automated JS-44 conforms generally to the manual JS-44 approved by the Judicial Conference of the United Statis in Septs or 1974. The data is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. The information contained herein neither replaces nor supplements the filing and service of pleadings or other papers as required by law. This form is authorized for use only in the Northern District of Illinois.

Plaintiff(s): The Chamberlain Group, Inc.

Defendant(s):DoorKing, Inc.

County of Residence: DuPage

County of Residence:

Plaintiff's Atty:

Karl R. Fink; John F. Flannery;

Rudy Kratz

Fitch, Even, Tabin & Flannery 120 So. LaSalle Street, Suite 1600,

Chicago, IL 60603 312-577-7000 Defendant's Atty:

II. Basis of Jurisdiction:

3. Federal Question (U.S. not a party)

DOCKETED SEP 0 2 2003

III. Citizenship of Principal Parties

(Diversity Cases Only)

Plaintiff:- N/A Defendant:- N/A

IV. Origin:

1. Original Proceeding

V. Nature of Suit:

830 Patent

VI.Cause of Action:

Patent Infringement under 35 U.S.C. Sec. 271 et seq.

VII. Requested in Complaint

Class Action: No
Dollar Demand:
Jury Demand: Yes

VIII. This case IS a refiling of a previously dismissed case. Case number 01C 9440 by Judge Guzman

Signature:

Date:

If any of this information is incorrect, please go back to the Civil Cover Sheet Input form using the *Back* button in your browser and change it. Once correct, print this form, sign and date it and submit it with your new civil action. **Note:** You may need to adjust the font size in your browser display to make the form print properly.

Revised: 06/28/00

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8/21/2003