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

UNILOC USA, INC. AND UNILOC LUXEMBOURG S.A.,

CIVIL ACTION NO. 6:12-CV-94

Plaintiffs,

v.

REVOSTOCK, INC. D/B/A REVOSTOCK.COM AND V.R. MEDIA RESOURCES, INC. D/B/A REVOLUTION STOCK MEDIA

JURY TRIAL DEMANDED

Defendants.

COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff Uniloc USA, Inc. and Uniloc Luxembourg S.A. (together "Uniloc" or "Plaintiffs") file this Complaint against REVOSTOCK, INC. d/b/a REVOSTOCK.COM and V.R. MEDIA RESOURCES, INC. d/b/a REVOLUTION STOCK MEDIA demand a trial by jury and allege as follows:

PARTIES

- 1. Plaintiff Uniloc USA, Inc. is a Texas corporation having a principal place of business at 2151 Michelson Drive, Irvine, California 92612. Uniloc USA, Inc. also maintains places of business in this District at 5048 Tennyson Pkwy, Suite 200, Plano, TX 75024 and 100 E. Ferguson Street, Suite 608-A, Tyler, Texas 75702.
- 2. Plaintiff Uniloc Luxembourg S.A. is a Luxembourg corporation having a principal place of business at 15, Rue Edward Steichen, Luxembourg L-2540.
- 3. Uniloc USA, Inc. and Uniloc Luxembourg S.A. (collectively "Uniloc") researches, develops, manufactures and licenses information security technology solutions, platforms and

frameworks, including solutions for securing software applications and digital content. Uniloc's patented technologies enable software and content publishers to securely distribute and sell their high-value technology assets with minimum burden to their legitimate end users. Uniloc's technology is used in several markets, including software and game security, identity management, intellectual property rights management, and critical infrastructure security.

- 4. United States Patent No. 7,099,849 ("the '849 Patent") entitled "Integrated Media Management and Rights Distribution Apparatus" is generally directed to an integrated rights management and licensing system for storing, researching, buying, and selling intellectual property rights.
- 5. On information and belief. Defendant REVOSTOCK, INC. d/b/a REVOSTOCK.COM ("Revostock") is a Texas Corporation with its principal place of business at 2591 Dallas Parkway, Suite 300, Frisco, Texas 75034. Revostock is registered to do business with the Texas Secretary of State and has appointed National Registered Agents, Inc., 16055 Space Center, Suite 235, Houston, Texas 77062, as its registered agent for service of process. On information and belief, Revostock regularly conducts and transacts business in Texas, throughout the United States, and within the Eastern District of Texas, itself and/or through one or more subsidiaries, affiliates, business divisions, or business units.
- 6. On information and belief, Defendant V.R. MEDIA RESOURCES, INC. d/b/a REVOLUTION STOCK MEDIA ("VR Media") is a Texas Corporation with its principal place of business at 5186 Kiowa Dr., Frisco, Texas 75034-1271. VR Media is registered to do business with the Texas Secretary of State and has appointed National Registered Agents, Inc., 16055 Space Center, Suite 235, Houston, Texas 77062, as its registered agent for service of process. On information and belief, VR Media regularly conducts and transacts business in

Texas, throughout the United States, and within the Eastern District of Texas, itself and/or through one or more subsidiaries, affiliates, business divisions, or business units, including Revostock.

7. Revostock and VR Media are hereinafter collectively referred to as "Revostock."

JURISDICTION AND VENUE

- 8. This action arises under the patent laws of the United States, Title 35 of the United States Code. This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331 and 1338(a).
- 9. Venue is proper in this district under 28 U.S.C. §§ 1391(b), 1391(c) and/or 1400(b). Without limitation, on information and belief, Revostock is subject to personal jurisdiction in this district, have transacted business in this district, and have committed acts of patent infringement in this district, including via its website.
- 10. On information and belief, Revostock is subject to this Court's specific and general personal jurisdiction, pursuant to due process and/or the Texas Long Arm Statute, due at least to their substantial business in this district, including related to the infringements alleged herein. Further, on information and belief, Revostock has an interactive website comprising infringing methods, systems, and apparatuses which are at least used in and/or accessible in this district. Further, on information and belief, Revostock is subject to the Court's general jurisdiction in this district, including from regularly doing or soliciting business, engaging in other persistent courses of conduct, and/or deriving substantial revenue from goods and services provided to persons or entities in this district.

INFRINGEMENT OF U.S. PATENT NO. 7,099,849

- 11. The '849 patent was duly and legally issued by the United States Patent and Trademark Office on August 29, 2006 after full and fair examination.
- 12. Uniloc is the owner of all rights, title, and interest in and to the '849 patent and has standing to bring this lawsuit for infringement of the '849 patent.
- 13. The claims of the '849 patent cover, *inter alia*, systems for managing intellectual property rights, such systems including: modules to receive over a network information related to intellectual property rights for at least a first and second properties from at least a first and second intellectual property owner, a repository for storing the information related to the intellectual properties, and modules configured to: visually present to potential licensees license forms including terms defined by intellectual property rights licensors; receive data entered into the license forms, including a request to license the intellectual property rights; determine if the rights are available; submit the license request for approval; and transmit the license approval to potential licensees.
- 14. On information and belief, Revostock owns and/or operates the website found at www.revostock.com.
- patent in violation of 35 U.S.C. § 271 in the State of Texas, in this judicial district, and elsewhere in the United States by actions comprising the making, using, selling and/or offering to sell methods, apparatuses and systems for licensing, storing, managing, researching, buying, and/or selling intellectual property rights, including, *inter alia*, systems including: modules to receive over a network information related to intellectual property rights for at least a first and second properties from at least a first and second intellectual property owner, a repository for storing the information related to the intellectual properties, and modules configured to: visually present to

potential licensees license forms including terms defined by intellectual property rights licensors; receive data entered into the license forms, including a request to license the intellectual property rights; determine if the rights are available; submit the license request for approval; and transmit the license approval to potential licensees.

- 16. On information and belief, such apparatuses, methods, and systems comprise Revostock's website for licensing intellectual property and media content, namely www.revostock.com. Revostock is thus liable for infringement of the '849 patent pursuant to 35 U.S.C. § 271.
- 17. To the extent that facts learned during the pendency of this case show that Revostock's infringement of the '849 patent includes indirect infringement, Uniloc reserves the right to amend this complaint accordingly, and to request such a finding at time of trial.
- 18. To the extent that facts learned during the pendency of this case show that Revostock's infringement of the '849 patent includes contributory infringement, Uniloc reserves the right to amend this complaint accordingly, and to request such a finding at time of trial.
- 19. To the extent that facts learned during the pendency of this case show that this is an "exceptional case," Uniloc reserves the right to amend this complaint accordingly, and to request such a finding at time of trial.
- 20. To the extent that facts learned during the pendency of this case show that Revostock's infringement of the '849 patent is or has been willful, Uniloc reserves the right to amend this complaint accordingly, and to request such a finding at time of trial.
- 21. As a result of Revostock's infringing conduct, Revostock has damaged Uniloc. Revostock is liable to Uniloc in an amount that adequately compensates Uniloc for its infringement, which, by law, can be no less than a reasonable royalty.

PRAYER FOR RELIEF

WHEREFORE, Uniloc respectfully requests that this Court enter:

- 1. A judgment in favor of Uniloc that Revostock has infringed the '849 patent;
- 2. A permanent injunction enjoining Revostock, and its officers, directors, agents, servants, affiliates, employees, divisions, branches, subsidiaries, parents, and all others acting in active concert therewith from infringing the '849 patent;
- 3. A judgment and order requiring Revostock to pay Uniloc its damages, costs, expenses, fees and prejudgment and post-judgment interest for Revostock's infringement of the '849 patent as provided under 35 U.S.C. §§ 284 and/or 285; and
 - 4. Any and all other relief to which Uniloc may show itself to be entitled.

DEMAND FOR JURY TRIAL

Pursuant to Rule 38 of the Federal Rules of Civil Procedure, Uniloc requests a trial by jury of any issues so triable by right.

February 27, 2012

Respectfully submitted,

/s/ Andrew P. Tower_

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