

**UNITED STATES DISTRICT COURT
Boston, Massachusetts**

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*
HAROLD J. WEBER *
P.O. Box 169 *
Centerville, MA 02632-0169, *
Plaintiff *
vs. * *
Toyota Motor Sales, U.S.A., Inc. *
19001 South Western Avenue *
Torrance, California 90509-2991 *
Defendant *
* * * * *

**AMENDED
COMPLAINT**
IN A CIVIL ACTION

Case No.
00cv11068WGY

MASSACHUSETTS DISTRICT COURT
FILED IN CLERK'S
OFFICE
AUG 25 10 05 AM '00

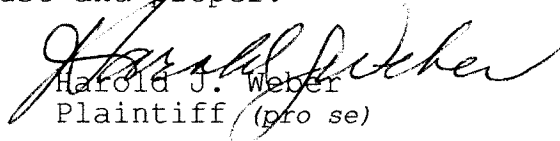
AMENDED COMPLAINT
Under Rule 15(a)

1. The action arises under provisions of 62 Stat. 869, United States Code, Title 28, Section 1338(a) updated as of January 05, 1999, as hereinafter more fully appears.
2. The defendant conducts substantial public business in this judicial district through agents as defined under provisions of United States Code, Title 28, Section 1400.
3. On December 16, 1997 an United States Letters Patent No. **5,698,907** was duly and legally issued to plaintiff as an inventor of a "Motor Vehicle Electric Window Control and Closure Override Method and Apparatus"; and since that date plaintiff has been and still is the owner of this Letters Patent.

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4. Defendant is known to be engaged in the motor vehicle business in the United States of America. The defendant has for a long time past been and still is infringing Claims of this U.S. Letters Patent No. **5,698,907** by making, selling, using and encouraging others to buy and use Motor Vehicles embodying the patented invention, and will continue to do so unless enjoined by this court. Infringement includes but is not limited to enabling a motor vehicle operator to belatedly change the closure state of a power operated window usually subsequent to a removal of a key from the ignition lock device.
5. Plaintiff has given written notice to defendant of infringement of said Letters Patent.
6. Plaintiff has given written notice to defendant offering availability of a non-exclusive Patent license.
7. Trial by Jury is demanded as provided for under Rule 38 of the Rules for Civil Procedure for U.S. District Courts.

WHEREFORE, Plaintiff demands a preliminary and final injunction against continued infringement by the defendant, including the manufacture, delivery and further sale of infringing motor vehicles in the United States of America; an accounting for damages; an accounting for a loss of reasonable royalty on infringing motor vehicles produced since December 16, 1997; an assessment of interest and costs against the defendant; and, other and further relief as the Court deems just and proper.


Harold J. Weber
Plaintiff (pro se)

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AMENDED COMPLAINT