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

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QUXUZ LLC,	
PLAINTIFF,	
V.	Civil Action No
WEBSTARTS LLC,	JURY TRIAL DEMANDED
DEFENDANT.	

COMPLAINT FOR PATENT INFRINGEMENT

This is an action for patent infringement in which Plaintiff, Quxuz LLC ("Quxuz"), makes the following allegations against Defendant, WebStarts LLC. ("WebStarts").

PARTIES

- 1. Plaintiff, Quxuz, is a Texas limited liability company having a principal place of business at 430 N Center Street, Suite 109, Longview, Texas 75601.
- 2. On information and belief, Defendant, WebStarts, is a Florida company with a place of business at 235 W. Brandon Blvd., Ste. 252, Brandon, FL 33511.

JURISDICTION AND VENUE

- 3. 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).
- 4. Venue is proper in this district under 28 U.S.C. §§ 1391(c) and 1400(b). On information and belief, WebStarts has transacted business in this district, and has committed acts of patent infringement in this district.

5. On information and belief, WebStarts 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 WebStarts' substantial business in this forum, including: (i) at least a portion of the infringement alleged herein; and (ii) regularly doing or soliciting business, engaging in other persistent courses of conduct, and/or deriving substantial revenue from goods and services provided to individuals in Texas and in this Judicial District.

<u>COUNT I</u> <u>INFRINGEMENT OF U.S. PATENT NO. 7,353,199</u>

- 6. Quxuz is the sole owner by assignment of the entire right, title, and interest in United States Patent No. 7,353,199 ("the 199 patent") entitled "Method of Moderating External Access to an Electronic Document Authoring Development and Distribution System." The '199 patent issued on April 1, 2008. A true and correct copy of the '199 patent is included as Exhibit A.
- 7. Upon information and belief, WebStarts has been, and now is infringing, both literally and/or under the doctrine of equivalents, the claims of the '199 patent in the State of Texas, in this judicial district, and elsewhere in the United States, by, among other things, making, using, importing, offering for sale, and/or selling one or more document authoring, development and distribution systems covered by one or more claims of the '199 patent ("Accused Products"). By making, using, importing, offering for sale, and/or selling the Accused Products, for example www.webstarts.com, that are covered by one or more claims of the '199 patent, WebStarts has injured Quxuz and is thus liable to Quxuz for infringement of the '199 patent pursuant to 35 U.S.C. §271.

8. As a result of WebStarts' unlawful infringement of the '199 patent, Quxuz has

suffered, and will continue to suffer, damage. Quxuz is entitled to recover from WebStarts the

damages adequate to compensate for such infringement, which have yet to be determined.

9. WebStarts' acts of infringement have caused, and will continue to cause,

irreparable harm to Quxuz unless and until enjoined by this Court.

PRAYER FOR RELIEF

WHEREFORE, Quxuz prays for a Judgment from this Honorable Court in favor of

Quxuz and against WebStarts as follows:

1. That the '199 patent is valid and enforceable;

2. That WebStarts has infringed the '199 patent;

3. An order requiring WebStarts to pay Quxuz its damages, costs, expenses, and pre-

judgment and post-judgment interest for WebStarts' infringement of the '199 patent as provided

under 35 U.S.C. § 284;

4. An order finding that this is an exceptional case within the meaning of 35 U.S.C.

§ 285 and awarding to Quxuz its reasonable attorneys' fees; and

5. Any and all other relief to which Quxuz may show itself to be entitled.

DEMAND FOR JURY TRIAL

Quxuz, under Rule 38 of the Federal Rules of Civil Procedure, requests a trial by jury of

any issues so triable by right.

Respectfully submitted,

Quxuz LLC

Dated: September 14, 2012 By: /s/ Andrew W. Spangler

Andrew W. Spangler

State Bar No. 24041960

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ATTORNEYS FOR PLAINTIFF QUXUZ LLC