

**UNITED STATES DISTRICT COURT  
DISTRICT OF DELAWARE**

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METASEARCH SYSTEMS, LLC,

Plaintiff,

v.

BOOKIT.COM, INC.,

Defendant.

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) **Case No. 1:12-cv-01226-LPS**  
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**JURY TRIAL DEMANDED**  
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**FIRST AMENDED COMPLAINT FOR PATENT INFRINGEMENT**

Plaintiff Metasearch Systems, LLC (“Metasearch Systems”) for its causes of action against Defendant BookIt.com, Inc. (“BookIt.com”), states and alleges as follows:

**THE PARTIES**

1. Plaintiff Metasearch Systems is a Delaware limited liability company. Metasearch Systems is the exclusive licensee of 15 United States patents, as well as pending United States patent application(s) and foreign patents. All patents and pending application(s) relate to sophisticated technologies, including metasearching and client-server multitasking technologies (collectively, the “Metasearch Systems Portfolio”). The Metasearch Systems Portfolio covers technologies developed by Metasearch Systems’ President and CEO, Harvey Lunenfeld.

2. Defendant BookIt.com is a Florida corporation having its principal place of business at 14251 Panama City Beach Parkway, Panama City Beach, Florida 32413, and doing business throughout this judicial district and throughout the United States.

### **JURISDICTION AND VENUE**

3. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and 1338(a), in that this civil action arises under the federal patent statutes, 35 U.S.C. §§ 271 and 281-285.

4. This Court has personal jurisdiction over BookIt.com because BookIt.com has committed acts giving rise to this action within Delaware and within this judicial district and has established minimum contacts within this forum such that the exercise of jurisdiction over BookIt.com would not offend the traditional notions of fair play and substantial justice.

5. For example, BookIt.com has committed acts of infringement in this District, by offering combined flight, hotel, and/or car travel metasearch services on its website that infringe claims of United States Patent Nos. 8,326,924, 8,239,451, 8,171,079, 8,073,904, 7,490,091, 7,421,468, and 7,277,918.

6. Venue in the District of Delaware is proper pursuant to 28 U.S.C. §§ 1391(b), 1391(c), and 1400(b) because BookIt.com has committed acts within this judicial district giving rise to this action, and BookIt.com has and continues to conduct business in this judicial district, including one or more acts of selling, using, importing, and/or offering for sale products or providing service and support to BookIt.com's customers in this District.

7. Venue in the District of Delaware is also proper because Metasearch Systems is organized and governed by the incorporation laws of Delaware. Metasearch Systems maintains a registered agent for service of process in Delaware.

8. Venue in the District of Delaware is also proper because this District is centrally located to resolve common issues of fact among Metasearch Systems and BookIt.com.

## **FACTUAL BACKGROUND**

### **Asserted Patents**

9. On December 4, 2012, the United States Patent and Trademark Office issued United States Patent No. 8,326,924 entitled “Metasearch Engine for Ordering At Least One Item Returned in Search Results Using At Least One Query on Multiple Unique Hosts and For Displaying Associated Advertising” (“the ’924 patent”). A copy of the ’924 patent is attached as Exhibit M.

10. On August 7, 2012, the United States Patent and Trademark Office issued United States Patent No. 8,239,451 entitled “Metasearch Engine for Ordering Items Returned in Travel Related Search Results Using Multiple Queries On At Least One Host Comprising a Plurality of Server Devices” (“the ’451 patent”). A copy of the ’451 patent is attached as Exhibit A.

11. On May 1, 2012, the United States Patent and Trademark Office issued United States Patent No. 8,171,079 entitled “Metasearch Engine for Ordering Items Returned In Travel Related Search Results Using Multiple Queries on Multiple Unique Hosts” (“the ’079 patent”). A copy of the ’079 patent is attached as Exhibit B.

12. On December 6, 2011, the United States Patent and Trademark Office issued United States Patent No. 8,073,904 entitled “Metasearch Engine For Ordering Items Returned In Search Results Using Multiple Queries On Multiple Unique Hosts” (“the ’904 patent”). A copy of the ’904 patent is attached as Exhibit C.

13. On February 10, 2009, the United States Patent and Trademark Office issued United States Patent No. 7,490,091 entitled “Metasearching a Client’s Request for Displaying at least one List Comprising at least one Advertisement on the Client” (“the ’091 patent”). A copy of the ’091 patent is attached as Exhibit D.

14. On September 2, 2008, the United States Patent and Trademark Office issued United States Patent No. 7,421,468 entitled “Metasearching a Client’s Request by Sending a Plurality of Queries to a Plurality of Servers for Displaying Different Lists on the Client” (“the ’468 patent”). A copy of the ’468 patent is attached as Exhibit E.

15. On October 2, 2007, the United States Patent and Trademark Office issued United States Patent No. 7,277,918 entitled “Metasearching By Sending A Plurality Of Queries To A Plurality Of Servers” (“the ’918 patent”). A copy of the ’918 patent is attached as Exhibit F.

16. Collectively, the ’924, ’451, ’079, ’904, ’091, ’468, and ’918 patents are referred to as the “Asserted Patents.”

17. The Asserted Patents all relate to metasearch engine technologies on the Internet.

18. Each of the Asserted Patents claims priority to related United States Patent Application No. 09/510,419, which was filed with the United States Patent and

Trademark Office on February 22, 2000 and issued as United States Patent No. 6,789,073.

19. The Asserted Patents are part of the Metasearch Systems Portfolio. The patents included in the Metasearch Systems Portfolio have been cited by major businesses in the computer, software, communications, and mobile industries. The patented technology has been cited in at least 54 patents and publications, with many of these patents assigned to corporations such as Google, Yahoo!, Facebook, IBM, HP, Microsoft, Canon, Fujitsu, SAP, Overstock, Palm, Netsuite, GlobalSpec, SPL Innotech, and NHN (Naver Portal).

20. Each of the Asserted Patents was duly and legally issued to Harvey Lunenfeld.

21. Mr. Lunenfeld is a Licensed Professional Engineer, and holds Master of Electrical Engineering and Master of Science in Civil (Environmental) Engineering degrees from New York University, and a Bachelor of Electrical Engineering degree from The City College of New York. He has also performed post graduate and other related work.

22. Mr. Lunenfeld started his professional career at the very prestigious Wheeler Laboratories. Throughout his career, Mr. Lunenfeld has worked on new and emerging technologies, technology forecasting, the conceptualization, development, and implementation of next generation technologies, and is accomplished in a number of fields.

23. Mr. Lunenfeld has directed, managed, engineered, and implemented highly sophisticated systems and future technologies, including: advanced electronics systems, remote sensing, satellite and space technology, ground water mapping, adaptive phased array antenna systems, intelligence gathering and state-of-the-art electronic systems for advanced aircraft and spacecraft.

24. Mr. Lunenfeld is also a forerunner and pioneer in environmental protection, the development of environmental laws and regulations, has managed environmental protection for the U.S. Government, and was awarded the Bronze Medal from the U.S. Environmental Protection Agency for his work.

25. Mr. Lunenfeld is a pioneer in Internet and network technology, and has developed early search engine technology. Mr. Lunenfeld has worked to develop new online web searching methods, which include single and multiple queries of multiple server devices. Drawing on his background and experience, Mr. Lunenfeld determined a way to simultaneously send search queries across multiple server devices, while keeping track of results relevant to each search query. He also designed a number of websites in the late 1990s, including one of the first Internet e-commerce systems.

26. Metasearch Systems is the exclusive licensee of all rights, titles, and interests in the Asserted Patents.

**BookIt.com**

27. BookIt.com is an online travel company that provides travel services to numerous visitors. *See* [www.BookIt.com](http://www.BookIt.com).

28. BookIt.com offers a trip-planning metasearch service accessible through various websites including, for example, [www.BookIt.com](http://www.BookIt.com), whereby BookIt.com has caused hundreds of thousands, possibly millions, of infringing travel-related metasearches to be executed.

29. BookIt.com's trip-planning metasearch service is available to customers browsing on the Internet. *See* ABOUT BOOKIT.COM, <http://www.BookIt.com/about.php>, (last accessed Aug. 26, 2012) ("We love the idea of utilizing the internet to plan and book travel, but also feel that no one has yet perfected the art of online travel. **Our goal is to be that company, by providing users with the most intuitive online booking experience.** With the power of our site at your fingertips, we hope to answer every question online - before it is ever asked. This is what drives our company to succeed.") (emphasis in original).

30. As stated on its website, [www.Bookit.com](http://www.Bookit.com), BookIt.com's trip-planning metasearch service is capable of metasearching for "Hotel+Flight" or "Hotel+Flight+Rental Cars."

## COUNT I

### **BookIt.com's Infringement of the '924 Patent**

31. Metasearch Systems restates and realleges each of the allegations set forth above and incorporates them herein.

32. Claim 6 of the '924 patent states:

A process for metasearching on the Internet, wherein the steps of the process are performed by a metasearch engine executing on a hardware device, the process comprising the steps of:

(a) receiving a Hypertext Transfer Protocol request from a client device for the metasearch engine to send at least one search query to a plurality of unique hosts that provide access to information to be searched, wherein the Hypertext Transfer Protocol request from the client device is associated with at least one travel related item that may be ordered from a plurality of travel related items that may be ordered;

(b) sending the at least one search query to the plurality of unique hosts in response to the Hypertext Transfer Protocol request received from the client device;

(c) receiving search results from the plurality of unique hosts in response to the at least one search query sent to the plurality of unique hosts;

(d) incorporating the received search results into a results list and incorporating the results list into a response;

(e) causing at least one advertisement associated with at least a portion of the Hypertext Transfer Protocol request to be displayed in the response;

(f) communicating the response from the metasearch engine to the client device;

(g) receiving another Hypertext Transfer Protocol request from the client device for placing an order for the at least one item;

(h) processing the order.

33. BookIt.com's trip-planning metasearch service, which includes a metasearch engine found on at least [www.BookIt.com](http://www.BookIt.com), meets each and every element of at least claim 6 of the '924 patent.

34. BookIt.com performs a process for metasearching on the Internet, wherein the steps of the process are performed by a metasearch engine executing on a hardware device.

35. BookIt.com's metasearch engine receives a Hypertext Transfer Protocol request ("HTTP request") from a client device for the metasearch engine to send at least one search query to a plurality of unique hosts that provide access to information to be



searched. The HTTP request from the client device is associated with at least one travel related item that may be ordered from a plurality of travel related items that may be ordered. Figure 1 below shows an interface whereby BookIt.com's trip-planning metasearch engine received a request to send at least one search query.

**Figure 1**

Screenshot of an interface whereby BookIt.com's trip-planning metasearch engine received a request to send at least one search query at www.BookIt.com on June 6, 2012.

The screenshot displays the 'BOOK YOUR TRIP' interface on the BookIt.com website. The header features a green bar with the text 'BOOK YOUR TRIP' and navigation tabs for 'Packages', 'Hotels', and 'Flights'. Below the header, there are radio buttons for selecting the type of trip: 'Flight + Hotel' (selected), 'Flight + Hotel + Car', 'Hotel Only', and 'Flight Only'. The search criteria are as follows:
 

- From:** New York All Airports, NY (NYC)
- To:** Los Angeles, CA (LAX)
- Departing On:** Sun, July 1, 2012
- Returning On:** Sun, July 8, 2012
- Rooms:** 1
- Adults:** 1
- Children:** 0

 A large green 'SEARCH' button is positioned to the right of the input fields.

36. BookIt.com's metasearch engine sends the at least one search query to the plurality of unique hosts in response to the HTTP request received from the client device.

37. BookIt.com's metasearch engine receives search results from the plurality of unique hosts in response to the at least one search query sent to the plurality of unique hosts.

38. BookIt.com's metasearch engine incorporates the received search results into a results list and incorporates the results list into a response. Figure 2 below shows a results list incorporated into a response:

**Figure 2**

Screenshot of response sent from BookIt.com's trip-planning metasearch engine from www.BookIt.com.com on June 6, 2012.



39. BookIt.com's metasearch engine causes at least one advertisement associated with at least a portion of the HTTP request to be displayed in the response. As shown in Figure 2 above, advertisements associated with the HTTP request, such as the "Exclusive Savings" advertisement, are displayed in the response.

40. BookIt.com's metasearch engine communicates the response from the metasearch engine to the client device.

41. BookIt.com's metasearch engine receives another HTTP request from the client device for placing an order for at least one item.

42. BookIt.com's metasearch engine processes the order.

43. BookIt.com has infringed and continues to infringe—directly and/or under the doctrine of equivalents, and/or indirectly by active inducement—at least one claim of the '924 patent by, among other things, using and practicing methods that embody one or more claims of the '924 patent in violation of 35 U.S.C. § 271(a), and/or specifically intending its customers to directly infringe one or more claims of the '924 patent in violation of 35 U.S.C. § 271(b). BookIt.com has had knowledge of the '924 patent at least as early as the filing of the first amended complaint. *See* Exhibit N (preliminary exemplary evidence of BookIt.com's infringement of the '924 patent).

44. Metasearch Systems incorporates Exhibit N as fully set forth in this Complaint. Exhibit N sets forth preliminary exemplary evidence of BookIt.com's infringement of claim 6 of the '924 patent. The first column in the chart attached as Exhibit N sets forth each element of claim 6 of the '924 patent. The second column in the chart sets forth preliminary exemplary evidence of BookIt.com's infringement of each element of claim 6 of the '924 patent. An adequate response to Metasearch Systems' allegations would be in the form of a response incorporated in a third column of the chart. For the purposes of answering the allegations of this Complaint, Metasearch Systems will provide an electronic version of Exhibit N with a third column for BookIt.com to provide

its response to the preliminary exemplary evidence for each claim element of claim 6 of the '924 patent.

45. BookIt.com does not have a license or permission to use the claimed subject matter in the '924 patent.

46. BookIt.com's infringement of the '924 patent has injured Metasearch Systems and will cause added irreparable injury and damage in the future unless BookIt.com is enjoined from infringing the '924 patent.

## **COUNT II**

### **BookIt.com's Infringement of the '451 Patent**

47. Metasearch Systems restates and realleges each of the allegations set forth above and incorporates them herein.

48. Claim 15 of the '451 patent states:

A process for metasearching on the Internet, wherein the steps of the process are performed by a metasearch engine executing on a hardware device, the process comprising the steps of:

(a) receiving a Hypertext Transfer Protocol request from a client device for the metasearch engine to send a plurality of search queries to at least one host that comprises a plurality of server devices that provide access to information to be searched, wherein the Hypertext Transfer Protocol request from the client device is associated with a plurality of travel related items that may be ordered comprising at least one airline ticket and at least one other type of travel related item;

(b) sending the plurality of search queries to the at least one host in response to the Hypertext Transfer Protocol request received from the client device;

(c) receiving search results from the at least one host in response to the plurality of search queries sent to the at least one host;

- (d) incorporating the received search results into a results list and incorporating the results list into a response;
- (e) causing at least one advertisement associated with at least a portion of the plurality of travel related items to be displayed in the response;
- (f) communicating the response from the metasearch engine to the client device;
- (g) receiving another Hypertext Transfer Protocol request from the client device for placing an order for the plurality of travel related items;
- (h) processing the order.

49. BookIt.com's trip-planning metasearch service, which includes a metasearch engine found on at least [www.BookIt.com](http://www.BookIt.com), meets each and every element of at least claim 15 of the '451 patent.

50. BookIt.com performs a process for metasearching on the Internet, wherein the steps of the process are performed by a metasearch engine executing on a hardware device.

51. BookIt.com's metasearch engine receives a Hypertext Transfer Protocol request ("HTTP request") from a client device for the metasearch engine to send a plurality of search queries to at least one host that comprises a plurality of server devices that provide access to information to be searched. The HTTP request from the client device is associated with a plurality of travel related items that may be ordered, including an airline ticket and at least one other type of travel related item. Figure 1 below shows an interface whereby BookIt.com's trip-planning metasearch engine received a request to send a plurality of search queries:

**Figure 1**

Screenshot of an interface whereby BookIt.com's trip-planning metasearch engine received a request to send a plurality of search queries at www.BookIt.com on June 6, 2012.

The screenshot displays the 'BOOK YOUR TRIP' interface. At the top, there are tabs for 'Packages', 'Hotels', and 'Flights', with a 'More' link. Below these, there are radio buttons for selecting the package type: 'Flight + Hotel' (selected), 'Flight + Hotel + Car', 'Hotel Only', and 'Flight Only'. The search criteria are as follows:

- From:** New York All Airports, NY (NYC)
- To:** Los Angeles, CA (LAX)
- Departing On:** Sun, July 1, 2012
- Returning On:** Sun, July 8, 2012
- Rooms:** 1 (dropdown menu)
- Adults:** 1 (dropdown menu)
- Children:** 0 (dropdown menu)

A large green 'SEARCH' button is located at the bottom right of the form.

52. BookIt.com's metasearch engine sends the plurality of search queries to the at least one host in response to the HTTP request received from the client device.

53. BookIt.com's metasearch engine receives search results from the at least one host in response to the plurality of search queries sent to the at least one host.

54. BookIt.com's metasearch engine incorporates the received search results into a results list and incorporates the results list into a response. Figure 2 below shows a results list incorporated into a response:

**Figure 2**

Screenshot of response sent from BookIt.com's

trip-planning metasearch engine from www.BookIt.com.com on June 6, 2012.



55. BookIt.com's metasearch engine causes at least one advertisement associated with at least a portion of the plurality of travel related items to be displayed in the response. As shown in Figure 2 above, advertisements associated with the travel related items, such as the "Exclusive Savings" advertisement, are displayed in the response.

56. BookIt.com's metasearch engine communicates the response from the metasearch engine to the client device.

57. BookIt.com's metasearch engine receives another HTTP request from the client device for placing an order for the plurality of travel related items.

58. BookIt.com's metasearch engine processes the order.

59. BookIt.com has infringed and continues to infringe—directly and/or under the doctrine of equivalents, and/or indirectly by active inducement—at least one claim of the '451 patent by, among other things, using and practicing methods that embody one or more claims of the '451 patent in violation of 35 U.S.C. § 271(a), and/or specifically intending its customers to directly infringe one or more claims of the '451 patent in violation of 35 U.S.C. § 271(b). BookIt.com has had knowledge of the '451 patent at least as early as the filing of the original complaint. See Exhibit G (preliminary exemplary evidence of BookIt.com's infringement of the '451 patent).

60. Metasearch Systems incorporates Exhibit G as fully set forth in this Complaint. Exhibit G sets forth preliminary exemplary evidence of BookIt.com's infringement of claim 15 of the '451 patent. The first column in the chart attached as Exhibit G sets forth each element of claim 15 of the '451 patent. The second column in the chart sets forth preliminary exemplary evidence of BookIt.com's infringement of each element of claim 15 of the '451 patent. An adequate response to Metasearch Systems' allegations would be in the form of a response incorporated in a third column of the chart. For the purposes of answering the allegations of this Complaint, Metasearch Systems will provide an electronic version of Exhibit G with a third column for BookIt.com to provide its response to the preliminary exemplary evidence for each claim element of claim 15 of the '451 patent.

61. BookIt.com does not have a license or permission to use the claimed subject matter in the '451 patent.



62. BookIt.com's infringement of the '451 patent has injured Metasearch Systems and will cause added irreparable injury and damage in the future unless BookIt.com is enjoined from infringing the '451 patent.

### **COUNT III**

#### **BookIt.com's Infringement of the '079 Patent**

63. Metasearch Systems restates and realleges each of the allegations set forth above and incorporates them herein.

64. Claim 31 of the '079 patent states:

A process for metasearching on the Internet, wherein the steps of the process are performed by a metasearch engine executing on a hardware device, the process comprising the steps of:

- (a) receiving a Hypertext Transfer Protocol request from a client device for the metasearch engine to send a plurality of search queries to a plurality of unique hosts that provide access to information to be searched, wherein the Hypertext Transfer Protocol request from the client device is associated with a plurality of travel related items that may be ordered comprising at least one airline ticket and at least one other type of travel related item from the group consisting of a hotel reservation and a car rental;
- (b) sending the plurality of search queries to the plurality of unique hosts in response to the Hypertext Transfer Protocol request received from the client device;
- (c) receiving search results from the plurality of unique hosts in response to the plurality of search queries sent to the plurality of unique hosts;
- (d) incorporating the received search results into a results list and incorporating the results list into a response;
- (e) causing at least one advertisement associated with at least a portion of the plurality of travel related items to be displayed in the response;

- (f) communicating the response from the metasearch engine to the client device;
- (g) receiving another Hypertext Transfer Protocol request from the client device for placing an order for the plurality of travel related items;
- (h) processing the order.

65. BookIt.com's trip-planning metasearch service, which includes a metasearch engine found on at least [www.BookIt.com](http://www.BookIt.com), meets each and every element of at least claim 31 of the '079 patent.

66. BookIt.com performs a process for metasearching on the Internet, wherein the steps of the process are performed by a metasearch engine executing on a hardware device.

67. BookIt.com's metasearch engine receives a Hypertext Transfer Protocol request ("HTTP request") from a client device to send a plurality of search queries to a plurality of unique hosts that provide access to information to be searched. The HTTP request from the client device is associated with a plurality of travel related items that may be ordered, including an airline ticket and at least one other type of travel related item from the group consisting of a hotel reservation and a car rental. Figure 1 below shows an interface whereby BookIt.com's trip-planning metasearch engine received a request to send a plurality of search queries:

**Figure 1**

Screenshot of an interface whereby BookIt.com's trip-planning metasearch engine received a request to send a plurality of search queries at www.BookIt.com on June 6, 2012.

The screenshot displays the 'BOOK YOUR TRIP' interface. At the top, there are tabs for 'Packages', 'Hotels', and 'Flights', with a 'More' link. Below these, there are radio buttons for 'Flight + Hotel' (selected), 'Flight + Hotel + Car', 'Hotel Only', and 'Flight Only'. The 'From' field is set to 'New York All Airports, NY (NYC)' and the 'To' field is set to 'Los Angeles, CA (LAX)'. The 'Departing On' field shows 'Sun, July 1, 2012' and the 'Returning On' field shows 'Sun, July 8, 2012'. Below these, there are dropdown menus for 'Rooms' (set to 1), 'Adults' (set to 1), and 'Children' (set to 0). A large green 'SEARCH' button is positioned to the right of these dropdowns.

68. BookIt.com's metasearch engine sends the plurality of search queries to the plurality of unique hosts in response to the HTTP request received from the client device.

69. BookIt.com's metasearch engine receives search results from the plurality of unique hosts in response to the plurality of search queries sent to the plurality of unique hosts.

70. BookIt.com's metasearch engine incorporates the received search results into a results list and incorporates the results list into a response. Figure 2 below shows a results list incorporated into a response:

**Figure 2**

Screenshot of response sent from BookIt.com's trip-planning metasearch engine from www.BookIt.com on June 6, 2012.

The screenshot displays the BookIt.com website interface. At the top, the BookIt.com logo is visible, along with navigation links for Home, Packages, Hotels, Flights, Cars, Cruises, Activities, Destinations, and More. A search bar is located on the right side of the header.

The main content area shows search results for Los Angeles. On the left, there is a sidebar with filters for Hotel + Flight, Hotel + Flight + Car, Hotel Only, and Flight Only. Below these filters, there are input fields for 'From' (New York All Airports, NY (NYC)), 'To' (All Los Angeles, US (LAX)), 'Depart' (07/01/2012), and 'Return' (07/09/2012). There are also dropdowns for 'Rooms' (1), 'Adults' (1), and 'Children' (0). A 'SEARCH' button is at the bottom of this section.

The main results area is titled 'BookIt.com® Los Angeles'. It includes a 'Star Rating' filter (5 stars), a 'Guest Rating' filter (8.3), and a 'Sort Price' filter (Best Sellers, Low to High, High to Low). There is a 'View On Map' button and a 'Destinations' list (All Los Angeles (227), Beverly Hills (37), Burbank/Universal (29), Catalina Island (1), Central Los Angeles (20), Downtown Los Angeles (32), Gateway Cities (13)). An 'Amenities' list is also present (Extended Stay (2), Free Airport Shuttle (20), Free Breakfast (65), Free Cocktail Hour (1), Free Parking (72), Free Wi-Fi (28), Golf (8)).

Below the filters, there is a section for 'Available Matches for Your Search: 174'. A 'SEARCH' button is next to this count. A note states: 'The prices shown below include taxes and fees, but do not include baggage fees or other fees charged directly by the airline for the included flight.'

Two hotel listings are prominently displayed:

- Best Western Redondo Beach Galleria Inn**: Area: Redondo Beach/Beach Cities - Fun and Affordable. Our Rating: ★★★★★. Guest Rating: 8.3 out of a possible 10. Price: \$1229. Features: Exclusive Savings: \$75 Off Per Night + FREE Breakfast. Reg. \$1264. Total per person: \$1229. Hurry, Ends at MIDNIGHT Friday! Only 5 Rooms Left!
- Hacienda Hotel**: Area: LAX Area - Convenient to Manhattan Beach and LAX. Our Rating: ★★★★★. Guest Rating: 5.7 out of a possible 10. Price: \$1207. Features: Total per person: \$1207. Hurry, Ends at MIDNIGHT Friday! Only 5 Rooms Left!

At the bottom left, there is a 'Recently Viewed Hotels' section listing: Hollywood Roosevelt Hotel, East Village Hotel - GRAND OPENING, Manhattan, NY, Cleveland Hotel - South Beach, Miami Beach, FL, and Trump International Beach Resort, Miami, FL. There is also a 'Connect With Us' section for Facebook and Twitter.

71. BookIt.com's metasearch engine causes at least one advertisement associated with at least a portion of the plurality of travel related items to be displayed in the response. As shown in Figure 2 above, advertisements associated with the plurality of travel related items, such as the "Exclusive Savings" advertisement, are displayed in the response.

72. BookIt.com's metasearch engine communicates the response from the metasearch engine to the client device.

73. BookIt.com's metasearch engine receives another HTTP request from the client device for placing an order for the plurality of travel related items.

74. BookIt.com's metasearch engine processes the order.

75. BookIt.com has infringed and continues to infringe—directly and/or under the doctrine of equivalents, and/or indirectly by active inducement—at least one claim of the '079 patent by, among other things, using and practicing methods that embody one or more claims of the '079 patent in violation of 35 U.S.C. § 271(a), and/or specifically intending its customers to directly infringe one or more claims of the '079 patent in violation of 35 U.S.C. § 271(b). BookIt.com has had knowledge of the '079 patent at least as early as the filing of the original complaint. See Exhibit H (preliminary exemplary evidence of BookIt.com's infringement of the '079 patent).

76. Metasearch Systems incorporates Exhibit H as fully set forth in this Complaint. Exhibit H sets forth preliminary exemplary evidence of BookIt.com's infringement of claim 31 of the '079 patent. The first column in the chart attached as Exhibit H sets forth each element of claim 31 of the '079 patent. The second column in the chart sets forth preliminary exemplary evidence of BookIt.com's infringement of each element of claim 31 of the '079 patent. An adequate response to Metasearch Systems' allegations would be in the form of a response incorporated in a third column of the chart. For the purposes of answering the allegations of this Complaint, Metasearch Systems will provide an electronic version of Exhibit H with a third column for BookIt.com to provide its response to the preliminary exemplary evidence for each claim element of claim 31 of the '079 patent.

77. BookIt.com does not have a license or permission to use the claimed subject matter in the '079 patent.

78. BookIt.com's infringement of the '079 patent has injured Metasearch Systems and will cause added irreparable injury and damage in the future unless BookIt.com is enjoined from infringing the '079 patent.

## **COUNT IV**

### **BookIt.com's Infringement of the '904 Patent**

79. Metasearch Systems restates and realleges each of the allegations set forth above and incorporates them herein.

80. Claim 13 of the '904 patent states:

A process for metasearching on the Internet, wherein the steps of the process are performed by a metasearch engine executing on a hardware device, the process comprising the steps of:

(a) receiving a Hypertext Transfer Protocol request from a client device for the metasearch engine to send a plurality of search queries to a plurality of unique hosts providing access to information to be searched, each search query comprising at least one keyword;

(b) sending the plurality of search queries to the plurality of unique hosts in response to the Hypertext Transfer Protocol request received from the client device;

(c) receiving search results from the plurality of unique hosts in response to the plurality of search queries sent to the plurality of unique hosts, wherein the search results comprise details about an item that may be ordered;

(d) incorporating the received search results into a results list and incorporating the results list into a response;

(e) causing at least one advertisement associated with one or

more of the at least one keyword to be displayed in the response;

(f) communicating the response from the metasearch engine to the client device;

(g) receiving another Hypertext Transfer Protocol request from the client device for placing an order for the item;

(h) processing the order.

81. BookIt.com's trip-planning metasearch service, which includes a metasearch engine found on at least www.BookIt.com, meets each and every element of at least claim 13 of the '904 patent.

82. BookIt.com performs a process for metasearching on the Internet, wherein the steps of the process are performed by a metasearch engine executing on a hardware device.

83. BookIt.com's metasearch engine receives a Hypertext Transfer Protocol request ("HTTP request") from a client device to send a plurality of search queries to a plurality of unique hosts that provide access to information to be searched. The request from the client device can be associated with at least one travel related item that may be ordered, including such items as an airline ticket, hotel reservation, car rental, or other type of travel related item. Figure 1 below shows an interface whereby BookIt.com's trip-planning metasearch engine received a request to send a plurality of search queries:

**Figure 1**

Screenshot of an interface whereby BookIt.com's trip-planning metasearch engine received a request to send a plurality of search queries at www.BookIt.com on June 6, 2012.

The screenshot displays the 'BOOK YOUR TRIP' interface. At the top, there are tabs for 'Packages', 'Hotels', and 'Flights', with a 'More' link. Below these, four radio buttons are visible: 'Flight + Hotel' (selected), 'Flight + Hotel + Car', 'Hotel Only', and 'Flight Only'. The search criteria are as follows:

Field	Value
From	New York All Airports, NY (NYC)
To	Los Angeles, CA (LAX)
Departing On	Sun, July 1, 2012
Returning On	Sun, July 8, 2012
Rooms	1
Adults	1
Children	0

A large green 'SEARCH' button is positioned to the right of the input fields.

84. BookIt.com's metasearch engine sends the plurality of search queries to a plurality of unique hosts in response to the HTTP request received from the client device.

85. BookIt.com's metasearch engine receives search results from the plurality of unique hosts in response to the plurality of search queries sent to the plurality of unique hosts, wherein the search results comprise details about an item that may be ordered.

86. BookIt.com's metasearch engine incorporates the received search results into a results list and incorporates the results list into a response. Figure 2 below shows a results list incorporated into a response:



**Figure 2**

Screenshot of response sent from BookIt.com's trip-planning metasearch engine from www.BookIt.com on June 6, 2012.



87. BookIt.com's metasearch engine causes at least one advertisement associated with one or more of the at least one keyword to be displayed in the response. As shown in Figure 2 above, advertisements associated with the at least one keyword, such as the "Exclusive Savings" advertisement, are displayed in the response.

88. BookIt.com's metasearch engine communicates the response from the metasearch engine to the client device.

89. BookIt.com's metasearch engine receives another HTTP request from the client device for placing an order for the item.

90. BookIt.com's metasearch engine processes the order.

91. BookIt.com has infringed and continues to infringe—directly and/or under the doctrine of equivalents, and/or indirectly by active inducement—at least one claim of the '904 patent by, among other things, using and practicing methods that embody one or more claims of the '904 patent in violation of 35 U.S.C. § 271(a), and/or specifically intending its customers to directly infringe one or more claims of the '904 patent in violation of 35 U.S.C. § 271(b). BookIt.com has had knowledge of the '904 patent at least as early as the filing of the original complaint. See Exhibit I (preliminary exemplary evidence of BookIt.com's infringement of the '904 patent).

92. Metasearch Systems incorporates Exhibit I as fully set forth in this Complaint. Exhibit I sets forth preliminary exemplary evidence of BookIt.com's infringement of claim 13 of the '904 patent. The first column in the chart attached as Exhibit I sets forth each element of claim 13 of the '904 patent. The second column in the chart sets forth preliminary exemplary evidence of BookIt.com's infringement of each element of claim 13 of the '904 patent. An adequate response to Metasearch Systems' allegations would be in the form of a response incorporated in a third column of the chart. For the purposes of answering the allegations of this Complaint, Metasearch Systems will provide an electronic version of Exhibit I with a third column for BookIt.com to provide its response to the preliminary exemplary evidence for each claim element of claim 13 of the '904 patent.

93. BookIt.com does not have a license or permission to use the claimed subject matter in the '904 patent.

94. BookIt.com's infringement of the '904 patent has injured Metasearch Systems and will cause added irreparable injury and damage in the future unless BookIt.com is enjoined from infringing the '904 patent.

## **COUNT V**

### **BookIt.com's Infringement of the '091 Patent**

95. Metasearch Systems restates and realleges each of the allegations set forth above and incorporates them herein.

96. Claim 16 of the '091 patent states:

A process executing on a hardware device comprising a metasearch engine for metasearching on a distributed network activated by a request executed on a client device to request the metasearch engine to send at least one search query to a plurality of server devices, the at least one search query comprising at least one keyword phrase, the at least one keyword phrase comprising at least one keyword, comprising the steps of:

(a) receiving, at the metasearch engine, the request from the client device for the metasearch engine to send the at least one search query comprising the at least one keyword phrase to the plurality of server devices;

(b) sending, by the metasearch engine, the at least one search query comprising the at least one keyword phrase to the plurality of server devices;

(c) receiving, at the metasearch engine, search results from the plurality of server devices in response to the at least one search query comprising the at least one keyword phrase sent to the plurality of server devices;

(d) incorporating, by the metasearch engine, the received search results into at least one display list corresponding to the at least

one keyword phrase;

(e) incorporating, by the metasearch engine, the at least one display list into a response for communicating to the client device and incorporating, by the metasearch engine, at least one advertisement associated with the at least one keyword phrase into the response for communicating to the client device;

(f) communicating, by the metasearch engine, the response from the metasearch engine to the client device;

97. BookIt.com's trip-planning metasearch service, which includes a metasearch engine found on at least www.BookIt.com, meets each and every element of at least claim 16 of the '091 patent.

98. BookIt.com performs a process executing on a hardware device comprising a metasearch engine for metasearching on a distributed network.

99. BookIt.com's metasearch engine receives a request from the client device to send at least one search query comprising at least one keyword phrase to the plurality of server devices. The request from the client device can be associated with at least one travel related item, including such items as an airline ticket, hotel reservation, car rental, or other type of travel related item. Figure 1 below shows an interface whereby BookIt.com's metasearch engine received a request to send at least one search query comprising the at least one keyword phrase:

**Figure 1**

Screenshot of an interface whereby BookIt.com's trip-planning metasearch engine received a request to send at least one search query at www.BookIt.com on June 6, 2012.

The screenshot displays the 'BOOK YOUR TRIP' interface. At the top, there are tabs for 'Packages', 'Hotels', and 'Flights'. Below these, a 'More' link is visible. The main search area includes radio buttons for 'Flight + Hotel' (selected), 'Flight + Hotel + Car', 'Hotel Only', and 'Flight Only'. The 'From' field is set to 'New York All Airports, NY (NYC)' and the 'To' field is set to 'Los Angeles, CA (LAX)'. The 'Departing On' field shows 'Sun, July 1, 2012' and the 'Returning On' field shows 'Sun, July 8, 2012'. At the bottom, there are dropdown menus for 'Rooms' (set to 1), 'Adults' (set to 1), and 'Children' (set to 0). A large green 'SEARCH' button is positioned to the right of these dropdowns.

100. BookIt.com's metasearch engine sends the at least one search query comprising the at least one keyword phrase to the plurality of server devices.

101. BookIt.com's metasearch engine receives search results from the plurality of server devices in response to the at least one search query comprising the at least one keyword phrase sent to the plurality of server devices.

102. BookIt.com's metasearch engine incorporates the received search results into at least one display list corresponding to the at least one keyword phrase.

103. BookIt.com's metasearch engine incorporates the at least one display list into a response for communicating to the client device and incorporates at least one advertisement associated with the at least one keyword phrase into the response for communicating to the client device. Figure 2 below shows at least one display list

incorporated into a response, the response incorporating at least one advertisement associated with the at least one keyword phrase:

**Figure 2**

Screenshot of response sent from BookIt.com's trip-planning metasearch engine from www.BookIt.com on June 6, 2012.



104. BookIt.com's metasearch engine communicates the response from the metasearch engine to the client device.

105. BookIt.com has infringed and continues to infringe—directly and/or under the doctrine of equivalents, and/or indirectly by active inducement—at least one claim of the '091 patent by, among other things, using and practicing methods that embody one or more claims of the '091 patent in violation of 35 U.S.C. § 271(a), and/or specifically

intending its customers to directly infringe one or more claims of the '091 patent in violation of 35 U.S.C. § 271(b). BookIt.com has had knowledge of the '091 patent at least as early as the filing of the original complaint. See Exhibit J (preliminary exemplary evidence of BookIt.com's infringement of the '091 patent).

106. Metasearch Systems incorporates Exhibit J as fully set forth in this Complaint. Exhibit J sets forth preliminary exemplary evidence of BookIt.com's infringement of claim 16 of the '091 patent. The first column in the chart attached as Exhibit J sets forth each element of claim 16 of the '091 patent. The second column in the chart sets forth preliminary exemplary evidence of BookIt.com's infringement of each element of claim 16 of the '091 patent. An adequate response to Metasearch Systems' allegations would be in the form of a response incorporated in a third column of the chart. For the purposes of answering the allegations of this Complaint, Metasearch Systems will provide an electronic version of Exhibit J with a third column for BookIt.com to provide its response to the preliminary exemplary evidence for each claim element of claim 16 of the '091 patent.

107. BookIt.com does not have a license or permission to use the claimed subject matter in the '091 patent.

108. BookIt.com's infringement of the '091 patent has injured Metasearch Systems and will cause added irreparable injury and damage in the future unless BookIt.com is enjoined from infringing the '091 patent.

## COUNT VI

### **BookIt.com's Infringement of the '468 Patent**

109. Metasearch Systems restates and realleges each of the allegations set forth above and incorporates them herein.

110. Claim 1 of the '468 patent states:

A process executing on a hardware device comprising a metasearch engine for metasearching on a distributed network activated by a request executed on a client device to request the metasearch engine to send a plurality of search queries comprising at least two keyword phrases to a plurality of server devices, each search query of the plurality of search queries comprising a keyword phrase of the at least two keyword phrases, each of the at least two keyword phrases comprising at least one keyword, comprising the steps of:

(a) receiving, at the metasearch engine, the request from the client device for the metasearch engine to send the plurality of search queries comprising the at least two keyword phrases to the plurality of server devices;

(b) sending, by the metasearch engine, the plurality of search queries comprising the at least two keyword phrases to the plurality of server devices;

(c) receiving, at the metasearch engine, search results from the plurality of server devices in response to the plurality of search queries comprising the at least two keyword phrases sent to the plurality of server devices;

(d) incorporating, by the metasearch engine, the received search results into at least two different display lists corresponding to the at least two keyword phrases;

(e) incorporating, by the metasearch engine, the at least two different display lists of received search results into a response for communicating to the client device;

(f) communicating, by the metasearch engine, the response from the metasearch engine to the client device.



111. BookIt.com's trip-planning metasearch service, which includes a metasearch engine found on at least www.BookIt.com, meets each and every element of at least claim 1 of the '468 patent.

112. BookIt.com performs a process executing on a hardware device comprising a metasearch engine for metasearching on a distributed network.

113. BookIt.com's metasearch engine receives a request from a client device to send a plurality of search queries comprising at least two keyword phrases to the plurality of server devices. The request from the client device can be associated with a plurality of travel related items, including such items as an airline ticket, hotel reservation, car rental, or other type of travel related item Figure 1 below shows an interface whereby BookIt.com's trip-planning metasearch engine received a request to send a plurality of search queries:

**Figure 1**

Screenshot of an interface whereby BookIt.com's trip-planning metasearch engine received a request to send a plurality of search queries at www.BookIt.com on June 6, 2012.

The screenshot displays the 'BOOK YOUR TRIP' interface. At the top, there are tabs for 'Packages', 'Hotels', and 'Flights', with a 'More' link. Below these, there are radio buttons for selecting the type of trip: 'Flight + Hotel' (selected), 'Flight + Hotel + Car', 'Hotel Only', and 'Flight Only'. The search criteria are as follows:

- From:** New York All Airports, NY (NYC)
- To:** Los Angeles, CA (LAX)
- Departing On:** Sun, July 1, 2012
- Returning On:** Sun, July 8, 2012
- Rooms:** 1
- Adults:** 1
- Children:** 0

A large green 'SEARCH' button is located at the bottom right of the form.

114. BookIt.com's metasearch engine sends the plurality of search queries comprising the at least two keyword phrases to the plurality of server devices.

115. BookIt.com's metasearch engine receives search results from the plurality of server devices in response to the plurality of search queries comprising the at least two keyword phrases sent to the plurality of server devices.

116. BookIt.com's metasearch engine incorporates the received search results into at least two different display lists corresponding to the at least two keyword phrases.

117. BookIt.com's metasearch engine incorporates the at least two different display lists of received search results into a response for communicating to the client device. Figure 2 below shows the at least two different display lists of received search results incorporated into a response:

**Figure 2**

Screenshot of response sent from BookIt.com's trip-planning metasearch engine from www.BookIt.com on June 6, 2012.



118. BookIt.com's metasearch engine communicates the response from the metasearch engine to the client device.

119. BookIt.com has infringed and continues to infringe—directly and/or under the doctrine of equivalents, and/or indirectly by active inducement—at least one claim of the '468 patent by, among other things, using and practicing methods that embody one or more claims of the '468 patent in violation of 35 U.S.C. § 271(a), and/or specifically

intending its customers to directly infringe one or more claims of the '468 patent in violation of 35 U.S.C. § 271(b). BookIt.com has had knowledge of the '468 patent at least as early as the filing of the original complaint. See Exhibit K (preliminary exemplary evidence of BookIt.com's infringement of the '468 patent).

120. Metasearch Systems incorporates Exhibit K as fully set forth in this Complaint. Exhibit K sets forth preliminary exemplary evidence of BookIt.com's infringement of claim 1 of the '468 patent. The first column in the chart attached as Exhibit K sets forth each element of claim 1 of the '468 patent. The second column in the chart sets forth preliminary exemplary evidence of BookIt.com's infringement of each element of claim 1 of the '468 patent. An adequate response to Metasearch Systems' allegations would be in the form of a response incorporated in a third column of the chart. For the purposes of answering the allegations of this Complaint, Metasearch Systems will provide an electronic version of Exhibit K with a third column for BookIt.com to provide its response to the preliminary exemplary evidence for each claim element of claim 1 of the '468 patent.

121. BookIt.com does not have a license or permission to use the claimed subject matter in the '468 patent.

122. BookIt.com's infringement of the '468 patent has injured Metasearch Systems and will cause added irreparable injury and damage in the future unless BookIt.com is enjoined from infringing the '468 patent.

## COUNT VII

### **BookIt.com's Infringement of the '918 Patent**

123. Metasearch Systems restates and realleges each of the allegations set forth above and incorporates them herein.

124. Claim 1 of the '918 patent states:

A process for metasearching on a distributed network activated by a request executed by a user on a client device to request a metasearch engine to send a plurality of search queries to a plurality of server devices, each of the plurality of search queries comprising a keyword phrase, each of the keyword phrases comprising at least one keyword specified in the request by the user, at least two of the keyword phrases of the plurality of search queries being different from each other , comprising the steps of:

(a) receiving, at the metasearch engine, the request from the client device for the metasearch engine to send the plurality of search queries comprising the at least two keyword phrases to the plurality of server devices;

(b) sending, by the metasearch engine, the plurality of search queries comprising the at least two keyword phrases to the plurality of server devices;

(c) receiving, at the metasearch engine, search results from the plurality of server devices in response to the plurality of search queries comprising the at least two keyword phrases sent to the plurality of server devices;

(d) incorporating, by the metasearch engine, the received search results into at least two different display lists corresponding to the at least two different keyword phrases, wherein: each different one of the at least two different display lists comprises the received search results in response to the plurality of search queries comprising a different one of the at least two keyword phrases, each same one of the at least two different display lists comprises the received search results therein in response to the plurality of search queries comprising a same one of the at least two keyword phrases;

(e) incorporating, by the metasearch engine, the at least two different display lists of received search results into a response for communicating to the client device;

(f) communicating, by the metasearch engine, the response from the metasearch engine to the client device.

125. BookIt.com's trip-planning metasearch service, which includes a metasearch engine found on at least www.BookIt.com, meets each and every element of at least claim 1 of the '918 patent.

126. BookIt.com performs a process for metasearching on a distributed network.

127. BookIt.com's metasearch engine receives a request from a client device to send a plurality of search queries comprising at least two keyword phrases to a plurality of server devices. The request from the client device can be associated with a plurality of travel related items, including such items as an airline ticket, hotel reservation, car rental, or other type of travel related item. Figure 1 below shows an interface whereby BookIt.com's trip-planning metasearch engine received a request to send a plurality of search queries:

**Figure 1**

Screenshot of an interface whereby BookIt.com's trip-planning metasearch engine received a request to send a plurality of search queries at www.BookIt.com on June 6, 2012.

The screenshot displays the 'BOOK YOUR TRIP' interface. At the top, there are tabs for 'Packages', 'Hotels', and 'Flights', with a 'More' link. Below these, there are radio buttons for selecting the type of trip: 'Flight + Hotel' (selected), 'Flight + Hotel + Car', 'Hotel Only', and 'Flight Only'. The search criteria are as follows:

From	To
New York All Airports, NY (NYC)	Los Angeles, CA (LAX)

  

Departing On	Returning On
Sun, July 1, 2012	Sun, July 8, 2012

  

Rooms	Adults	Children
1	1	0

A large green 'SEARCH' button is located at the bottom right of the form.

128. BookIt.com's metasearch engine sends the plurality of search queries comprising the at least two keyword phrases to the plurality of server devices.

129. BookIt.com's metasearch engine receives search results from the plurality of server devices in response to the plurality of search queries comprising the at least two keyword phrases sent to the plurality of server devices.

130. BookIt.com's metasearch engine incorporates the received search results into at least two different display lists corresponding to the at least two different keyword phrases, wherein: each different one of the at least two different display lists comprises the received search results in response to the plurality of search queries comprising a different one of the at least two keyword phrases, each same one of the at least two



different display lists comprises the received search results therein in response to the plurality of search queries comprising a same one of that at least two keyword phrases.

131. BookIt.com's metasearch engine incorporates the at least two different display lists of received search results into a response for communicating to the client device. Figure 2 below shows at least two different display lists of received search results incorporated into a response:

**Figure 2**

Screenshot of response sent from BookIt.com's trip-planning metasearch engine from www.BookIt.com on June 6, 2012.





132. BookIt.com's metasearch engine communicates the response from the metasearch engine to the client device.

133. BookIt.com has infringed and continues to infringe—directly and/or under the doctrine of equivalents, and/or indirectly by active inducement—at least one claim of the '918 patent by, among other things, using and practicing methods that embody one or more claims of the '918 patent in violation of 35 U.S.C. § 271(a), and/or specifically intending its customers to directly infringe one or more claims of the '918 patent in violation of 35 U.S.C. § 271(b). BookIt.com has had knowledge of the '918 patent at least as early as the filing of the original complaint. See Exhibit L (preliminary exemplary evidence of BookIt.com's infringement of the '918 patent).

134. Metasearch Systems incorporates Exhibit L as fully set forth in this Complaint. Exhibit L sets forth preliminary exemplary evidence of BookIt.com's infringement of claim 1 of the '918 patent. The first column in the chart attached as Exhibit L sets forth each element of claim 1 of the '918 patent. The second column in the chart sets forth preliminary exemplary evidence of BookIt.com's infringement of each element of claim 1 of the '918 patent. An adequate response to Metasearch Systems' allegations would be in the form of a response incorporated in a third column of the chart. For the purposes of answering the allegations of this Complaint, Metasearch Systems will provide an electronic version of Exhibit L with a third column for BookIt.com to provide its response to the preliminary exemplary evidence for each claim element of claim 1 of the '918 patent.

135. BookIt.com does not have a license or permission to use the claimed subject matter in the '918 patent.

136. BookIt.com's infringement of the '918 patent has injured Metasearch Systems and will cause added irreparable injury and damage in the future unless BookIt.com is enjoined from infringing the '918 patent.

### **DEMAND FOR TRIAL BY JURY**

Metasearch Systems demands a jury trial on all issues so triable pursuant to Rule 38 of the Federal Rules of Civil Procedure.

### **PRAYER FOR RELIEF**

WHEREFORE, Metasearch Systems prays for the following relief:

1. A declaration that BookIt.com has infringed the '924, '451, '079, '904, '091, '468, and '918 patents, and is liable to Metasearch Systems for infringement;
2. An award of damages adequate to compensate Metasearch Systems for BookIt.com's infringement of the '924, '451, '079, '904, '091, '468, and '918 patents;
3. A post-judgment accounting of damages for the period of infringement of the '924, '451, '079, '904, '091, '468, and '918 patents following the period of damages established by Metasearch Systems at trial;
4. An order enjoining BookIt.com from infringing the '924, '451, '079, '904, '091, '468 and, '918 patents;
5. If a permanent injunction is not granted, a judicial determination of the conditions of future infringement such as a royalty bearing compulsory license or such other relief as the Court deems appropriate;

6. A finding that this case is exceptional pursuant to 35 U.S.C. § 285;
7. An award of prejudgment interest, costs and disbursements, and attorney fees; and
8. Such other and further relief as the Court deems Metasearch Systems may be entitled to in law and equity.

January 28, 2013

Respectfully submitted,

**SEITZ, VAN OGTROP & GREEN, P.A.**

/s/ James S. Green

James S. Green (DE 0481)  
Kevin A. Guerke (DE 4096)  
222 Delaware Avenue, Suite 1500  
P. O. Box 68  
Wilmington, DE 19899  
(302) 888-0600  
jgreen@svglaw.com  
kguerke@svglaw.com

Ronald J. Schutz (*pro hac vice*)  
Richard M. Martinez (*pro hac vice*)  
Bryan J. Mechell (*pro hac vice*)  
Andrea C. Yang (*pro hac vice*)  
John K. Harting (*pro hac vice*)  
Brian N. Aleinikoff (*pro hac vice*)  
**ROBINS, KAPLAN, MILLER & CIRESI L.L.P.**  
2800 LaSalle Plaza  
800 LaSalle Avenue  
Minneapolis, MN 55402  
Telephone: (612) 349-8500  
Facsimile: (612) 339-4181

Annie Huang (*pro hac vice*)  
**ROBINS, KAPLAN, MILLER & CIRESI L.L.P.**  
601 Lexington Avenue, 34th Floor  
New York, NY 10022  
Telephone: (212) 980-7400  
Facsimile: (212) 980 7499

***Attorneys for Plaintiff Metasearch Systems, LLC***