

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
Alexandria Division**

MICROSOFT CORPORATION, a)	
Washington corporation,)	
)	
Plaintiff,)	
)	Civil Action No: 1:13cv139 (LMB/TCB)
v.)	
)	
JOHN DOES 1-18, CONTROLLING A)	
COMPUTER BOTNET THEREBY)	
INJURING MICROSOFT AND ITS)	
CUSTOMERS)	
)	
Defendants.)	
)	
)	
)	
)	

**MICROSOFT CORPORATION’S NOTICE OF
CORRECTION TO APPENDIX A OF ORDER**

Microsoft Corporation, by and through its undersigned counsel, respectfully notifies the Court that certain pages of Appendix A of its Complaint and Proposed Order re Application Of Microsoft Corporation For An Emergency Ex Parte Temporary Restraining Order were omitted during the filing process. The incomplete Appendix A is now also attached to the Ex Parte Temporary Restraining Order and the Preliminary Injunction issued by the Court. Microsoft therefore respectfully submits the additional domain names previously omitted and requests that the Court correct Appendix A in order to correct the record in this case.

On January 31, 2013, Microsoft filed under seal its Complaint (ECF No. 1) and an Application For An Emergency Ex Parte Temporary Restraining Order, Seizure Order, And Order To Show Cause Re Preliminary Injunction. (ECF No. 3). Appendix A, attached to each of those documents, contained a list of Internet domains which Microsoft had determined were or would be

used by the Bamital botnet operators to control or reestablish control over end-user computers infected with the Bamital malware. Due to its length, Appendix A appears in the ECF system in two parts with the Complaint (ECF No. 1, Attachments Nos. 1-2) and in five parts with the Proposed Order (ECF No. 4, Attachments Nos. 1-5).

Pages 162-251 of Appendix A were omitted during the filing process. The incomplete version of Appendix A is now also attached to the Ex Parte Temporary Restraining Order and Order to Show Cause re Preliminary Injunction (ECF No. 23, Attachments Nos. 1-2) and to the Preliminary Injunction. (ECF No. 38, Attachments Nos. 1-2). The omitted pages contain a list of domains that Defendants could use to reestablish control over all or a portion of the infected end-user computers that comprise the Bamital botnet, thus allowing Defendants to evade the Court's Preliminary Injunction. Therefore, in order to correct the record and to effect the full relief necessary to keep Defendants from evading the Court's Preliminary Injunction, Microsoft respectfully requests that the Court add the domain names attached hereto as Exhibit A to the Appendix A filed with the following documents:

- Complaint (ECF No. 1);
- Appendix A & Appendix B To Proposed Order re 3 Application Of Microsoft Corporation For An Emergency Ex Parte Temporary Restraining Order, Seizure Order, And Order To Show Cause Re Preliminary Injunction by Microsoft Corporation (ECF No. 4);
- Ex Parte Temporary Restraining Order and Order to Show Cause re Preliminary Injunction (ECF No. 23); and
- Preliminary Injunction (ECF No. 38).

The pages to be added to Appendix A are attached hereto as Exhibit A, which is a true and correct list of the domain names omitted from Appendix A.

Dated: March 18, 2013

Respectfully submitted,

ORRICK, HERRINGTON & SUTCLIFFE LLP

/s/ LAUREN PARKER

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Certificate of Service

I hereby certify that on the 18th day of March, 2013, I will electronically file the foregoing with the Clerk of Court using the CM/ECF system. Copies of the foregoing were also served on the defendants listed below by electronic mail:

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kumanitude.info@domainsbyproxy.com
minycaqozy.info@domainsbyproxy.com
mysexybody.info@domainsbyproxy.com
qisezetate.info@domainsbyrproxy.com
sogizogehu.info@domainsbyproxy.com
xakonidobe.info@domainsbyproxy.com

John Doe 10:

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John Doe 11:

c/o
Moniker Privacy Services
system-engineering-pc.com@monikerprivacy.net
serviceorbit.net@monikerprivacy.net
clickcounter1.com@monikerprivacy.net
clickspot2.com@monikerprivacy.net
globalcloudcontroller.com@monikerprivacy.net

John Doe 13:

Peter Snow
seven2011@gmail.com

John Doe 14:

Gheorghe Balan
rosannalezuk@gmail.com

John Doe 15:

c/o
Above.com Domain Privacy
click5search.info@privacy.above.com
ffcloudcontrol.info@privacy.above.com

Dated: March 18, 2013

Respectfully submitted,

ORRICK, HERRINGTON & SUTCLIFFE LLP

/s/ Lauren Parker

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