

RELEASE TO AUSTRALIAN SECURITIES EXCHANGE ("ASX")

11 MARCH 2011

UNILOC USA v MICROSOFT

- 1. In our announcements dated 5 January 2011 and 7 January 2011 we reported that in an appeal to the U.S. Court of Appeals for the Federal Circuit ("Federal Circuit"), Uniloc USA was successful with its appeal resulting in a decision that held:
 - (a) Uniloc's patent was valid;
 - (b) Microsoft had infringed the patent as alleged;
 - (c) there was no willful infringement of the patent; and
 - (d) there must be a re-trial on the question of damages.
- 2. Following this decision both Uniloc USA and Microsoft have now filed petitions for the Federal Circuit to rehear parts of the appeal.
- 3. Uniloc USA's petition seeks to have the order for a re-trial on damages overturned and for the original award in its favour of US\$388M to be reinstated.
- 4. Microsoft's petition seeks to have a total re-trial on all issues and not just damages.
- 5. The outcome from these petitions is expected within 6 months.

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