



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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