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6	Attorneys for Plaintiff IconFind, Inc.			
7	IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA			
8	ICONFIND, INC.,	Case No. 2:11-at-140 (Tentative Number)		
9	Plaintiff,	COMPLAINT FOR PATENT		
10	v.	INFRINGEMENT		
11	GOOGLE INC.,	JURY TRIAL DEMANDED		
12	Defendant.			
13				
14	Plaintiff IconFind, Inc. ("IconFind") complains of Google Inc. as follows:			
15	1. This is a claim for patent infring	ement arising under the patent laws of the United		
16	States, Title 35 of the United States Code. This Court has exclusive jurisdiction over the subject			
17	matter of this case under 28 U.S.C. § 1338(a).			
18	2. IconFind is a California corporation that has a principal place of business at 1660			
19	Drew Circle #27, Davis, California 95618.			
20	3. IconFind owns and has standing to sue for infringement of United States Patent			
21	No. 7,181,459 B2 (the "'459 patent"), entitled "Method Of Coding, Categorizing, And Retrieving			
22	Network Pages And Sites," which issued on February 20, 2007, including the exclusive right to			
23	license and enforce the '459 patent and to collect all damages for infringement.			
24	4. Google Inc. ("Google") is a De	laware corporation that has a principle place of		
25	business in Mountain View, California. Google can be served with process through its agent in			

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Sacramento, California. Google is a leading global Internet company that provides, owns and operates online properties and services, including the website google.com, and related websites knol.google.com, books.google.com and picasa.google.com.

- 5. The Court has personal jurisdiction over the Defendant because, among other things, Google transacts business in this judicial district and has committed acts of infringement in this judicial district, at least by operating its Google Knol, Google Books and Google Picasa websites which are accessible to residents throughout this judicial district.
  - 6. Venue is proper in this district under 28 U.S.C. §§ 1391 and 1400(b).
- 7. Google has infringed and continues to infringe at least claims 1, 6, 9, 16, 17, 19, 20, 21, 22, 29, 30 and 31 of the '459 patent under 35 U.S.C. § 271(a) through Google's use, ownership and operation of websites in which it incorporates and facilitates Creative Commons licenses, including but not limited to Google Knol, Google Books and Google Picasa.
  - 8. IconFind has complied with 35 U.S.C. § 287.
- 9. In January 2009, IconFind provided notice to Google that the '459 patent covered Google's operation of its website functionality. Nonetheless, Google continued its infringement with disregard for the '459 patent. Google and its patent attorneys also were aware of the '459 patent as evidenced by the prosecution of Google's own U.S. Patent Nos. 7,664,734, 7,693,825 and 7,788,274.
- 10. Google's infringement has occurred with knowledge of the '459 patent and willfully and deliberately in violation of 35 U.S.C. § 271. Google has not taken necessary steps to avoid infringement. Instead, Google has continued to infringe the '459 patent in an objectively reckless manner, with disregard of IconFind's rights in the '459 patent.
- 11. Google's acts of infringement have injured and continue to injure IconFind and it is entitled to recover damages adequate to compensate it for such infringement, but in no event less than a reasonable royalty.

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1	WHEREFORE, Plaintiff IconFind respectfully requests this Court enter judgment against		
2	Defendant Google and against its subsidiaries, successors, parents, affiliates, officers, directors		
3	agents, servants, employees, and all persons in active concert or participation with them, granting		
4	the following relief:		
5	A.	The entry of judgment in	favor of Plaintiff and against the Defendant;
6	В.	An award of damages ac	dequate to compensate Plaintiff for the infringement that
7		has occurred, but in no	event less than a reasonable royalty as permitted by 35
8		U.S.C. § 284, together w	vith prejudgment interest from the date the infringemen
9		began;	
10	C.	Increased damages as per	rmitted under 35 U.S.C. § 284;
11	D.	A finding that this case	is exceptional and an award to Plaintiff of its attorneys
12		fees and costs as provide	d by 35 U.S.C. § 285; and
13	E.	Such other relief that Pla	aintiff is entitled to under law and any other and further
14		relief that this Court or a	jury may deem just and proper.
15			JURY DEMAND
16	Plaintiff demands a trial by jury on all issues presented in this Complaint.		
17			Respectfully submitted,
18	NIRO, HALLER & NIRO Raymond P. Niro ( <i>Pro hac vice</i> ) <u>RNiro@nshn.com</u> Raymond P. Niro, Jr. ( <i>Pro hac vice</i> ) <u>RNiroJr@nshn.com</u> Brian E. Haan ( <i>Pro hac vice</i> ) <u>BHaan@nshn.com</u>		/s/ Daniel L. Baxter
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