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15 Attorneys for Plaintiff
 MICROSOFT CORPORATION

17 UNITED STATES DISTRICT COURT
 18 DISTRICT OF NEVADA

20 MICROSOFT CORPORATION,

21 Plaintiff,

22 vs.

23 NASER AL MUTAIRI, an individual;
 MOHAMED BENABDELLAH, an individual;
 24 VITALWERKS INTERNET SOLUTIONS,
 LLC, d/b/a NO-IP.com; and DOES 1-500,

25 Defendants.
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) Case No. 2:14-cv-00987-GMN-GWF

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) **DECLARATION OF JASON LYONS IN**
) **SUPPORT OF MICROSOFT'S MOTION**
) **FOR DEFAULT JUDGMENT**

)
) Filed Concurrently Herewith:
) Memorandum of Points & Authorities;
) Declaration of Rachael M. Smith; Declaration of
) Rachael M. Smith; [Proposed] Order

1 I, Jason Lyons, declare as follows:

2 1. I am a Senior Investigator in the Digital Crimes Unit of Microsoft Corporation's
3 Legal and Corporate Affairs group. I make this supplemental declaration in support of Microsoft's
4 Motion for Default Judgment. I make this declaration of my own personal knowledge, and, if called
5 as a witness, I could and would testify competently to the truth of the matters discussed in this
6 declaration.

7 2. I am employed by Microsoft to assess technological security threats to the company
8 and the impact on such threats to the company's business. As part of my day to day activity, I work
9 directly with other Microsoft subject matter experts to identify, investigate and possibly neutralize
10 threats to Microsoft. I am the lead investigator on the Bladabindi/Jenxcus threat.

11 3. Microsoft has spent \$200,000 to identify the extent of Bladabindi/Jenxcus malware
12 infections.

13 4. Additionally, Microsoft has incurred \$550,000 in loss of goodwill and degradation to
14 Microsoft's brand name and products.

15 I declare under the penalty of perjury under the laws of the United States of America that the
16 foregoing is true and correct to the best of my knowledge.

17 Executed on 29 day of October, 2014.

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21 Jason Lyons

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