1	X-PATENTS, APC						
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11	Attorneys for Plaintiff Mobile Commerce Framework Inc.						
	UNITED STATES DISTRICT COURT						
13	SOUTHERN DISTRICT OF CALIFORNIA						
14							
15	MOBILE COMMERCE FRAMEWORK	Case No. 11CV2586 MMAWMC					
16	INC.,						
17	Plaintiff,	COMPLAINT					
18	X.						
19	V.	JURY TRIAL DEMANDED					
20	Groupon, Inc.,						
21	Defendant.						
22							
23	Plaintiff Mobile Commerce Framework Inc. ("MCF") for its complaint against						
24	Defendant Groupon, Inc. ("Groupon") avers as follows:						
25	PARTIES						
26	1. Plaintiff MCF is a corporation organized under the laws of Delaware, with its						
27	principal place of business at 24196 Alicia Parkway, Suite L, Mission Viejo, California 92691.						
28							
		1					
	COMPLAINT	- 1 -					

1	2. On information and belief, Defendant Groupon is a corporation organized under					
2	the laws of Delaware, with its principal place of business at 600 W. Chicago Avenue, Ste. 830,					
3	Chicago, Illinois 60654-2822.					
4	JURISDICTION					
5	3. This is a civil action for patent infringement arising under the patent laws of the					
6	United States of America, 35 U.S.C. § 1, et seq.					
7	4. This Court has jurisdiction over the subject matter of the Complaint pursuant to					
8	28 U.S.C. §§ 1331 & 1338.					
9	5. This Court has personal jurisdiction over Groupon because Groupon purposefully					
10	offers and provides the infringing products through established distribution channels into the					
11	State of California and the Southern District of California.					
12	6. Venue is proper under 28 U.S.C. §§ 1391(b) and (c) and 1400(b) because					
13	Groupon offers the infringing products to customers in the Southern District of California and					
14	because Groupon is subject to personal jurisdiction in the Southern District of California.					
15	7. This case involves the same patent at issue in the matter <i>Mobile Commerce</i>					
16	Framework, Inc. v. Foursquare Labs, Inc., Civil Action No. 3:11-cv-00481-BEN-BLM, which is					
17	currently pending in the United States Court for the Southern District of California.					
18	BACKGROUND					
19	8. On April 6, 2010, United States Patent No. 7,693,752 (the '752 patent), on an					
20	invention entitled "MOBILE COMMERCE FRAMEWORK," was duly and legally issued by the					
21	United States Patent and Trademark Office. Attached as Exhibit A is a copy of the '752 patent.					
22	9. The '752 patent has been in force and effect since its issuance. MCF is the owner					
23	of the entire right, title and interest in and to the '752 patent.					
24	10. Groupon has made and distributes to customers throughout the United States					
25	various software applications for mobile devices that can be used to subscribe to the Groupon					
26	platform to obtain information and offers from merchants based on their merchant type and					
27	physical location.					
28						

1	COUNT I						
2	(INFRINGEMENT OF THE '752 PATENT)						
3	11.	MCF realleges and incorporates the previous paragraphs of this Complaint as					
4	though set forth in full herein.						
5	12. Groupon has used, offered for sale, sold, and/or imported in the United States						
6	products, including at least various Groupon mobile applications, such as, for example, Groupon						
7	for iphone, Groupon for iPad, Groupon for Android, Groupon for Blackberry, and Groupon for						
8	Windows Phone 7, which literally and under the doctrine of equivalents infringe one or more						
9	claims of the '752 patent in violation of 35 U.S.C. § 271.						
10	13. MCF has been damaged and has suffered irreparable injury due to acts of						
11	infringement by Groupon and will continue to suffer irreparable injury unless Groupon's						
12	activities are	enjoined.					
13	14.	MCF has suffered and will continue to suffer substantial damages by reason of					
14	Groupon's acts of patent infringement alleged above, and MCF is entitled to recover from						
15	Groupon for t	he damages sustained as a result of Groupon's acts.					
16		<b>PRAYER</b>					
17	WHEREFORE, MCF prays that judgment be entered by this Court in its favor and						
18	against Groupon as follows:						
19	А.	That Groupon has infringed the '752 patent;					
20	В.	Permanently enjoining and restraining Groupon, its agents, affiliates, subsidiaries,					
21	servants, employees, officers, directors, attorneys and those persons in active concert with or						
22	controlled by Groupon from further infringing the '752 patent;						
23	C.	For an award of damages adequate to compensate MCF for the damages it has					
24	suffered as a result of Groupon's conduct, including pre-judgment interest;						
25	D. That Groupon be directed to withdraw from distribution all infringing products,						
26	whether in the possession of Groupon or its distributors or retailers, and that all infringing						
27	products or materials be impounded or destroyed;						
28	E.	For monetary damages in an amount according to proof;					
	COMPLAINT	- 3 -					

1	F. For interest on said damages at the legal rate from and after the date such damages						
2	were incurred;						
3	G. For such other relief as the Court may deem just and proper.						
4	DEMAND FOR JURY TRIAL						
5	Plaintiff MCF hereby demands a jury trial as to all issues that are so triable.						
6							
7	Dated: Nover	mber 7, 2011	er 7, 2011 X-PATENTS, APC				
8			-				
9			By:	<u>/s/ Jonathan Hangartner</u> Jonathan Hangartner			
10				Attorneys for Plaintiff Mobile Commerce			
11				Framework Inc.			
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	COMPLAINT		- 4 -				

SJS 44 (Rev. 12/07) SIS 44 (Rev. 12/07)		CIVIL COV	VER SHEET			
The JS 44 civil cover sheet and by local rules of court. This for the civil docket sheet. (SEE II	the information contained he rm, approved by the Judicial STRUCTIONS ON THE REVE	rein neither replace nor sup Conference of the United Si RSE OF THE FORM.)	plement the filing and service of tates in September 1974, is requi	pleadings or other papers as re red for the use of the Clerk of	quired by law, except as provided Court for the purpose of initiating	
I. (a) PLAINTIFFS			DEFENDANTS			
MOBILE COMMERC	E FRAMEWORK INC	D.	GROUPON, INC.			
	_	Drange	County of Residence of			
(E	XCEPT IN U.S. PLAINTIFF CA	ASES)		(IN U.S. PLAINTIFF CASES (		
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			LAND	NVOLVED. 111 CV/258	6 MMAWMc	
		102	Attomatic (IFV)	1107230		
(c) Attorney's (Firm Name	e, Address, and Telephone Numb	er)	Attorneys (If Known)			
X-Patents, APC, 5670	La Jolla Blvd., La Jol	la, CA 92037; tel:				
858-454-4313						
II. BASIS OF JURISDICTION       (Place an "X" in One Box Only)         I U.S. Government       Image: Sector and			I. CITIZENSHIP OF P (For Diversity Cases Only) PT Citizen of This State	F DEF		
2 U.S. Government Defendant	4 Diversity (Indicate Citizenship of Parties in Item III)		Citizen of Another State	2 2 Incorporated and H of Business In A		
			Citizen or Subject of a Foreign Country	3 🖸 3 Foreign Nation		
IV. NATURE OF SUI	T (Place an "X" in One Box O	uniter)	Torongin Country	Contraction of Contraction		
CONTRACT		RTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
I 110 Insurance	PERSONAL INJURY	PERSONAL INJURY	G 610 Agriculture	422 Appeal 28 USC 158	400 State Reapportionment	
120 Marine	310 Airplane	362 Personal Injury -	G 620 Other Food & Drug	423 Withdrawal	410 Antitrust	
130 Miller Act	315 Airplane Product	Med. Malpractice	625 Drug Related Seizure	28 USC 157	430 Banks and Banking	
140 Negotiable Instrument	Liability	365 Personal Injury -	of Property 21 USC 881		450 Commerce	
□ 150 Recovery of Overpayment		Product Liability	630 Liquor Laws 640 R.R. & Truck	PROPERTY RIGHTS     820 Copyrights	460 Deportation 470 Racketeer Influenced and	
& Enforcement of Judgmen	t Slander 330 Federal Employers'	368 Asbestos Personal Injury Product	G 650 Airline Regs.	830 Patent	Corrupt Organizations	
D 152 Recovery of Defaulted	Liability	Liability	□ 660 Occupational	840 Trademark	480 Consumer Credit	
Student Loans	340 Marine	PERSONAL PROPERTY	Safety/Health		490 Cable/Sat TV	
(Excl. Veterans)	345 Marine Product	370 Other Fraud	🗇 690 Other		810 Selective Service	
153 Recovery of Overpayment		371 Truth in Lending	LABOR	SOCIAL SECURITY	□ 850 Securities/Commodities/	
of Veteran's Benefits	350 Motor Vehicle	380 Other Personal	□ 710 Fair Labor Standards	□ 861 HIA (1395ff)	Exchange	
<ul> <li>160 Stockholders' Suits</li> <li>190 Other Contract</li> </ul>	355 Motor Vehicle Product Liability	Property Damage 385 Property Damage	Act 720 Labor/Mgmt. Relations	<ul> <li>862 Black Lung (923)</li> <li>863 DIWC/DIWW (405(g))</li> </ul>	875 Customer Challenge 12 USC 3410	
190 Other Contract 195 Contract Product Liability		Product Liability	730 Labor/Mgmt.Reporting	□ 864 SSID Title XVI	890 Other Statutory Actions	
196 Franchise	Injury		& Disclosure Act	□ 865 RSI (405(g))	D 891 Agricultural Acts	

D 196 Franchise	injury		& Disclosure Act	0 003 K31 (403(g))	D 691 Agricultural Acts
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITIONS	740 Railway Labor Act	FEDERAL TAX SUITS	892 Economic Stabilization Act
<ul> <li>210 Land Condemnation</li> <li>220 Foreclosure</li> <li>230 Rent Lease &amp; Ejectment</li> <li>240 Torts to Land</li> <li>245 Tort Product Liability</li> <li>290 All Other Real Property</li> </ul>	<ul> <li>441 Voting</li> <li>442 Employment</li> <li>443 Housing/ Accommodations</li> <li>444 Welfare</li> <li>445 Amer. w/Disabilities - Employment</li> <li>446 Amer. w/Disabilities -</li> </ul>	<ul> <li>510 Motions to Vacate Sentence</li> <li>Habeas Corpus:</li> <li>530 General</li> <li>535 Death Penalty</li> <li>540 Mandamus &amp; Other</li> <li>550 Civil Rights</li> <li>555 Prison Condition</li> </ul>	<ul> <li>790 Other Labor Litigation</li> <li>791 Empl. Ret. Inc. Security Act</li> <li>IMMIGRATION</li> <li>462 Naturalization Application</li> <li>463 Habeas Corpus - Alien Detaince</li> </ul>	<ul> <li>870 Taxes (U.S. Plaintiff or Defendant)</li> <li>871 IRS—Third Party 26 USC 7609</li> </ul>	<ul> <li>893 Environmental Matters</li> <li>894 Energy Allocation Act</li> <li>895 Freedom of Information Act</li> <li>900Appeal of Fee Determination Under Equal Access to Justice</li> <li>950 Constitutionality of</li> </ul>
	Other 440 Other Civil Rights		465 Other Immigration Actions		State Statutes
St 1 Original D 2 R	tate Court	Appellate Court	Reopened anothe (speci		
	Cite the U.S. Civil Sta	tute under which you are fi	iling (Do not cite jurisdiction	al statutes unless diversity):	_
VI. CAUSE OF ACTI	ON Brief description of ca Patent infringer	use:	C 25 A 10 (1,5 1	1.551 CA	+
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS UNDER F.R.C.P.	IS A CLASS ACTION 23	DEMAND \$	CHECK YES only JURY DEMAND:	if demanded in complaint: <b>1</b> Yes <b>1</b> No
VIII. RELATED CAS IF ANY	SE(S) (See instructions):	JUDGE Roger T. B	enitez	DOCKET NUMBER 1	1-cv-00481-BEN-BLM
DATE		SIGNATURE OF ATTO	RNEY OF RECORD	14.62	
11/07/2011		s/ Jonathan Hang	gartner		
FOR OFFICE USE ONLY				Lain Tree	
RECEIPT #	AMOUNT	APPLYING IFP	JUDGE	MAG. JU	DGE