



Appeals Court (Again) Affirms i4i Victory

Toronto, March 10, 2010 – Today, a panel for the United States Court of Appeals for the Federal Circuit issued a revised opinion in *i4i v. Microsoft* which affirms the August 11, 2009 Final Judgment by The Honorable Judge Leonard Davis that ruled in favor of i4i and found that Microsoft had willfully infringed i4i's U.S. Patent No. 5,787,449.

Loudon Owen, Chairman of i4i, says, "The appeals court has again upheld the lower court's decision in its entirety. In addition, it issued a more detailed analysis in concerning the finding of willfulness in this case. The determination that Microsoft willfully infringed i4i's patent stands."

Michel Vulpe, founder of i4i and co-inventor, says, "i4i is especially pleased with the court's continued decision to uphold the injunction, an important step in protecting the property rights of inventors. i4i continues to offer custom XML solutions."

The Court of Appeals is still considering a petition by Microsoft for en banc review.

i4i is a global technology company headquartered in Toronto, Canada. For more information on *i4i v. Microsoft*, selected court documents can be found on www.i4ilp.com.

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For further information, please contact:

Loudon Owen – lowen@mcleanwatson.com or 416-307-3271

Melony Jamieson – melony@getitdone.ca or 416-518-6355