



i4i Brief Refutes Microsoft Defenses

Toronto, September 9, 2009 – In *i4i v. Microsoft*, Plaintiff i4i filed its Responding Brief in the United States Court of Appeals for the Federal Circuit yesterday.

Loudon Owen, Chairman of i4i, says, “i4i’s brief refutes each and every one of the same weak defences Microsoft repackaged from the trial and raised on appeal.”

Mr. Owen adds, “i4i is confident we will prevail on appeal. We believe the Final Judgment in favor of i4i, which included a finding of willful patent infringement by Microsoft and an injunction against Microsoft Word, was the correct decision.”

The appeal for *i4i v. Microsoft* will be heard by the United States Federal Circuit Court of Appeals in Washington D.C. on September 23, 2009.

- 30 -

For further information, please contact:

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

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