## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Alexandria Division

MICROSOFT CORPORATION, a Washington corporation,	) ) )
Plaintiff, v.	) Civil Action No:   . 20CV 73C
JOHN DOES 1-2 CONTROLLING A COMPUTER NETWORK THEREBY INJURING PLAINTIFF AND ITS CUSTOMERS,	) ) FILED UNDER SEAL PURSUANT ) TO LOCAL CIVIL RULE 5 )
Defendants.	) ) )

# EX PARTE TEMPORARY RESTRAINING ORDER AND ORDER TO SHOW CAUSE RE PRELIMINARY INJUNCTION

Plaintiff Microsoft Corporation ("Microsoft") has filed a complaint for injunctive and other relief pursuant to: (1) the Computer Fraud and Abuse Act (18 U.S.C. § 1030); (2) the Lanham Act (15 U.S.C. §§ 1114(a)(1), 1125(a), (c)); and (3) the common law of trespass to chattels, conversion and unjust enrichment. Microsoft has moved ex parte for an emergency temporary restraining order and an order to show cause why a preliminary injunction should not be granted pursuant to Rule 65(b) of the Federal Rules of Civil Procedure, 15 U.S.C. § 1116(a) (the Lanham Act), and 28 U.S.C. § 1651(a) (the All-Writs Act).

#### FINDINGS OF FACT AND CONCLUSIONS OF LAW

Having reviewed the papers, declarations, exhibits, and memorandum filed in support of Microsoft's Ex Parte Application for an Emergency Temporary Restraining Order and Order to Show Cause re Preliminary Injunction, the Court hereby makes the following findings of fact and conclusions of law:

- 2. There is good cause to believe that Defendants have engaged in and are likely to engage in acts or practices that violate the Computer Fraud and Abuse Act (18 U.S.C. § 1030) and the Lanham Act (15 U.S.C. §§ 1114, 1125), and constitute trespass to chattels, conversion and unjust enrichment, and that Microsoft is, therefore, likely to prevail on the merits of this action:
- 3. Microsoft owns the registered trademarks Microsoft, Microsoft corporate logo, OneDrive, SharePoint and Office 365 and numerous other trademarks used in connection with its services, software and products. There is good cause to believe that, unless Defendants are restrained and enjoined by Order of this Court, immediate and irreparable harm will result from the Defendants' ongoing violations. The evidence set forth in Microsoft's Brief in Support of Ex Parte Application for a Temporary Restraining Order and Order to Show Cause Re Preliminary Injunction ("TRO Application"), and the accompanying declarations and exhibits. demonstrates that Microsoft is likely to prevail on its claim that Defendants have engaged and are likely to engage in violations of the foregoing law by:
  - a. intentionally accessing protected computers and sending malicious Web Apps to protected computers and computer networks of Microsoft, and to the online accounts of Microsoft's customers, without authorization or exceeding authorization, and/or attempting the activities, in order to:
    - i. steal and exfiltrate information from those computers, online accounts, and computer networks;
    - attack and compromise the security of Microsoft's protected computers

and networks, and the online accounts of Microsoft's customers, by conducting remote reconnaissance, stealing authentication tokens and credentials, monitoring the activities of users, and using other instrumentalities of theft: and

- iii. defraud Microsoft's customers.
- b. deploying computers, internet domains and IP addresses by which means Defendants conduct and/or attempt to conduct illegal activities, including attacks on computers, online accounts, and networks, monitoring activities of users, theft of information stored in online accounts and defrauding Microsoft's customers:
- 4. There is good cause to believe that if such conduct continues, irreparable harm will occur to Microsoft, Microsoft's customers, and the public. There is good cause to believe that the Defendants will continue to engage in such unlawful actions if not immediately restrained from doing so by Order of this Court.
- 5. There is good cause to believe that immediate and irreparable damage to this Court's ability to grant effective final relief will result from the sale, transfer, or other disposition or concealment by Defendants of evidence of Defendants' misconduct that is hosted at and otherwise operates through the internet domains listed in Appendix A to this Order, if Defendants receive advance notice of this action. Based on the evidence cited in Microsoft's TRO Application and accompanying declarations and exhibits, Microsoft is likely to be able to prove that:
  - a. Defendants are engaged in activities that directly violate United States law and harm Microsoft and the public, including Microsoft's customers;
  - b. Defendants have continued their unlawful conduct despite the clear injury to the foregoing interests:
  - c. Defendants are likely to delete or to relocate the technical infrastructure at issue in Microsoft's TRO Application and listed in Appendix A, thereby permitting them to continue their illegal acts; and
  - d. Defendants are likely to warn their associates engaged in such activities if informed of Microsoft's action.

- 6. Microsoft's request for this emergency ex parte relief is not the result of any lack of diligence on Microsoft's part, but instead based upon the nature of Defendants' unlawful conduct. Therefore, in accordance with Fed. R. Civ. P. 65(b), 15 U.S.C. § 1116(a) and 28 U.S.C. § 1651(a), good cause and the interest of justice require that this Order be Granted without prior notice to Defendants, and accordingly, Microsoft is relieved of the duty to provide Defendants with prior notice of Microsoft's motion.
- 7. There is good cause to believe that Defendants have specifically directed their activities at Microsoft's customers located in Virginia and the Eastern District of Virginia, have engaged in illegal activity using the internet domains identified in Appendix A by using those domains to deceive users of Microsoft's products and services and by directing and/or attempting to direct Web Apps software, code, commands and content to protected computers and networks of Microsoft and to the online accounts of Microsoft's customers for the purpose of perpetuating illegal conduct and causing damage to Microsoft. There is good cause to believe that Defendants have directed said Web Apps software, code, commands and content through certain instrumentalities - specifically the internet domains and the internet domain registration facilities of the domain registries identified in Appendix A.
- 8. There is good cause to believe that Defendants have engaged in illegal activity by using the internet domain registration facilities of the internet domain registries identified in Appendix A to register the internet domains identified in Appendix A, so as to deceive Microsoft's customers to attempt to steal authentication tokens and credentials for their Microsoft online accounts, and to deliver and/or attempt to deliver from those domains the malicious Web Apps software, code, commands and content that Defendants use to attempt to access Microsoft's services without authorization and to attempt to obtain information stolen

from those accounts and computers.

- 9. There is good cause to believe that Defendants have engaged in illegal activity by using deceptive and fraudulent methods to attempt to steal computer users' account authentication tokens and credentials and to attempt to use such tokens and credentials for illegal purposes, including unlawful access of online accounts.
- There is good cause to believe that to immediately halt the injury caused by 10. Defendants, Defendants must be prohibited from accessing Microsoft's services without authorization and prohibited from sending Web Apps software, code, commands and content from the internet domains identified in Appendix A to the protected computers and networks of Microsoft and to the online accounts of Microsoft's customers.
- There is good cause to believe that Defendants have engaged in illegal activity 11. using the internet domains identified in Appendix A to attempt to compromise accounts of Microsoft's customers and to attempt to steal information from them. There is good cause to believe that to immediately halt the injury caused by Defendants, each of Defendants' domains set forth in Appendix A must be immediately transferred beyond the control of Defendants, thus making them inaccessible to Defendants.
- 12. There is good cause to believe that to immediately halt the injury, the execution of this Order should be carried out in a coordinated manner by Microsoft and by the domain registries and the internet hosting companies identified in Appendix A on such date and time within five (5) days of this Order as may be reasonably requested by Microsoft.
- 13. There is good cause to permit notice of the instant Order, notice of the Preliminary Injunction hearing and service of the Complaint by formal and alternative means, given the exigency of the circumstances and the need for prompt relief. The following means of

service are authorized by law, satisfy Due Process, and satisfy Fed. R. Civ. P. 4(f)(3) and are reasonably calculated to notify Defendants of the instant order, the Preliminary Injunction hearing and of this action: (1) transmission by email, facsimile, mail and/or personal delivery to the contact information provided by Defendants to Defendants' domain registrars and hosting companies and as agreed to by Defendants in Defendants' domain registration and/or hosting agreements, (2) publishing notice on a publicly available internet website, (3) by personal delivery upon Defendants, to the extent Defendants provided accurate contact information in the U.S.; and (4) personal delivery through the Hague Convention on Service Abroad or similar treaties upon Defendants, to the extent Defendants provided accurate contact information in foreign countries that are signatories to such treaties.

### TEMPORARY RESTRAINING ORDER AND ORDER TO SHOW CAUSE

IT IS THEREFORE ORDERED that, Defendants, Defendants' representatives, and persons who are in active concert or participation with Defendants, are temporarily restrained and enjoined from: (1) intentionally accessing protected computers and sending malicious Web Apps software, code, commands and content to the protected computers and computer networks of Microsoft and to the online accounts of customers of Microsoft, without authorization or exceeding authorization; (2) stealing and exfiltrating information from the foregoing computers, computer networks and online accounts; (3) attacking and compromising the security of the foregoing computers, computer networks and online accounts by conducting remote reconnaissance, stealing authentication tokens and credentials, monitoring the activities of users, and using other instrumentalities of theft; (4) defrauding Microsoft's customers, (5) deploying computers, internet domains and IP addresses to conduct illegal activities, including attacks on computers and networks, monitoring activities of users, and theft of information stored in online

accounts; (6) using deceptive and fraudulent methods to attempt to steal computer users' authentication tokens and online account credentials and to attempt to use such tokens and credentials for illegal purposes; (6) accessing Microsoft's services without authorization and sending malicious Web Apps software, code, commands and content from the internet domains identified in Appendix A to the computers and computer networks of Microsoft and to the online accounts of Microsoft's customers; (7) using the internet domains identified in Appendix A to attempt to compromise accounts of Microsoft's customers and to attempt to steal information from them; (8) configuring, deploying, operating, or otherwise participating in or facilitating infrastructure described in the TRO Application, including but not limited to the software operating through the internet domains set forth in Appendix A and through any other component or element of the Defendants' illegal infrastructure at any location; (9) stealing information from Microsoft's customers; (10) misappropriating that which rightfully belongs to Microsoft, its customers, or in which Microsoft or its customers have a proprietary interest; or (11) undertaking any similar activity that inflicts harm on Microsoft, Microsoft's customers, or the public.

IT IS FURTHER ORDERED that, Defendants, Defendants' representatives, and persons who are in active concert or participation with Defendants are temporarily restrained and enjoined from (1) using and infringing Microsoft's trademarks, including specifically Microsoft's registered trademarks Microsoft, Microsoft corporate logo, OneDrive, SharePoint and Office 365 and/or other trademarks, trade names, and/or service marks; (2) using in connection with Defendants' activities, products, or services any false or deceptive designation, representation or description of Defendants or of their activities, whether by symbols, words, designs or statements, which would damage or injure Microsoft or give Defendants an unfair

competitive advantage or result in deception of consumers; or (3) acting in any other manner which suggests in any way that Defendants' activities, products or services come from or are somehow sponsored by or affiliated with Microsoft, or passing off Defendants' activities, products or services as Microsoft's.

IT IS FURTHER ORDERED that, with respect to any currently registered internet domains set forth in Appendix A to this Order, the domain registries located in the United States shall take the following actions:

- Within five (5) business days of receipt of this Order, shall unlock and change the registrar of record for the domain to MarkMonitor or such other registrar specified by Microsoft. To the extent the registrar of record does not assist in changing the registrar of record for the domain under its control, the domain registry for the domain, or its administrators, including backend registry operators or administrators, within five (5) business days of receipt of this Order, shall change, or assist in changing, the registrar of record for the domain to MarkMonitor or such other registrar specified by Microsoft. The purpose of this paragraph is to ensure that Microsoft has control over the hosting and administration of the domain in its registrar account at MarkMonitor or such other registrar specified by Microsoft. Microsoft shall provide to the domain registry or registrar of record any requested registrar information or account details necessary to effectuate the foregoing.
- B. The WHOIS registrant, administrative, billing and technical contact and identifying information should be the following, or other information as may be specified by Microsoft:

**Domain Administrator** Microsoft Corporation One Microsoft Way Redmond. WA 98052

**United States** 

Phone: +1.4258828080 Facsimile: +1.4259367329 domains@microsoft.com

- C Prevent transfer, modification or deletion of the domain by Defendants and prevent transfer or control of the domain to the account of any party other than Microsoft;
- D. Take all steps required to propagate to the foregoing changes through the Domain Name System ("DNS"), including domain registrars.
- B. With regard to any domain registries or registrars located outside of the United States, the Court respectfully requests, but does not order, that they take the same or substantially similar actions as the foregoing so as to neutralize the threat posed by the Defendants to the citizens of all countries, including their own. Defendants, their representatives and persons who are in active concert or participation with them are ordered to consent to whatever actions are necessary for non-United States registries, registrars and registrants or hosts, set forth in Appendix A, to effectuate this request.

IT IS FURTHER ORDERED that, with respect to the internet domains set forth in Appendix A, the domain registrars located in the United States shall preserve, retain and produce to Microsoft all documents and information sufficient to identify and contact Defendants and Defendants' representatives operating or controlling the internet domains set forth in Appendix A, including any and all individual or entity names, mailing addresses, e-mail addresses, facsimile numbers and telephone numbers or similar contact information, including but not limited to such contact information reflected in billing, usage, access and contact records and all records, documents and logs associated with Defendants' or Defendants' representatives' use of or access to the internet domains.

IT IS FURTHER ORDERED that copies of this Order, notice of the Preliminary

Injunction hearing and service of the Complaint may be served by any means authorized by law, including (1) transmission by email, facsimile, mail and/or personal delivery to the contact information provided by Defendants to Defendants' internet domain registrars and/or hosting companies and as agreed to by Defendants in the internet domain registration and/or hosting agreements, (2) publishing notice on a publicly available internet website, (3) by personal delivery upon Defendants, to the extent Defendants provided accurate contact information in the U.S.; and (4) personal delivery through the Hague Convention on Service Abroad or similar treaties upon Defendants, to the extent Defendants provided accurate contact information in foreign countries that are signatories to such treaties.

IT IS FURTHER ORDERED, pursuant to Federal Rule of Civil Procedure 65(b) that the Defendants shall appear before this Court on July 10, 2020 at 10'00 am by telephone cause, if there is any, why this Court should not enter a Preliminary Injunction, pending final ruling on the Complaint against Defendants, enjoining Defendants from the conduct temporarily restrained by the preceding provisions of this Order.

IT IS FURTHER ORDERED that Microsoft shall post a surety bond in the amount of \$50,000 to be paid into the Court registry.

IT IS FURTHER ORDERED that Defendants shall file with the Court and serve on Microsoft's counsel any answering affidavits, pleadings, motions, expert reports or declarations and/or legal memoranda no later than one (1) day prior to the hearing on Microsoft's request for a preliminary injunction.

IT IS SO ORDERED

Entered this | 5t day of June, 2020

July

Liam O'Grady United States District Judge

UNITED STATES DISTRICT JUDGE

## APPENDIX A

#### COM DOMAINS

## Registry

Verisign, Inc.

Verisign Information Services, Inc. Verisign Global Registry Services

12061 Bluemont Way

Reston Virginia 20190

**United States** 

#### OFFICEINVENTORYS.COM

#### Registrar

Namecheap Inc.

4600 East Washington Street, Suite 305

Phoenix, AZ 85034

Domain name: officeinventorys.com

Registry Domain ID: 2502955959\_DOMAIN\_COM-VRSN

Registrar WHOIS Server: whois.namecheap.com Registrar URL: http://www.namecheap.com Updated Date: 0001-01-01T00:00:00.00Z Creation Date: 2020-03-13T16:12:21.00Z

Registrar Registration Expiration Date: 2021-03-13T16:12:21.00Z

Registrar: NAMECHEAP INC Registrar IANA ID: 1068

Registrar Abuse Contact Email: abuse@namecheap.com

Registrar Abuse Contact Phone: +1.6613102107

Reseller: NAMECHEAP INC

Domain Status: clientTransferProhibited https://icann.org/epp#clientTransferProhibited

Domain Status: addPeriod https://icann.org/epp#addPeriod

Registry Registrant ID:

Registrant Name: WhoisGuard Protected Registrant Organization: WhoisGuard, Inc. Registrant Street: P.O. Box 0823-03411

Registrant City: Panama

Registrant State/Province: Panama

Registrant Postal Code: Registrant Country: PA

Registrant Phone: +507.8365503

Registrant Phone Ext:

Registrant Fax: +51.17057182

Registrant Fax Ext: Registrant Email:

649712c9fae543dbb1aea0fd78c804ed.protect@whoisguard.com

Registry Admin ID:

Admin Name: WhoisGuard Protected Admin Organization: WhoisGuard, Inc. Admin Street: P.O. Box 0823-03411

Admin City: Panama

Admin State/Province: Panama

Admin Postal Code: Admin Country: PA

Admin Phone: +507.8365503

**Admin Phone Ext:** 

Admin Fax: +51.17057182

Admin Fax Ext Admin Email:

649712c9fae543dbb1aea0fd78c804ed.protect@whoisguard.com

Registry Tech ID:

Tech Name: WhoisGuard Protected Tech Organization: WhoisGuard, Inc. Tech Street: P.O. Box 0823-03411

Tech City: Panama

Tech State/Province: Panama

Tech Postal Code: Tech Country: PA

Tech Phone: +507.8365503

**Tech Phone Ext** 

Tech Fax: +51.17057182

Tech Fax Ext: Tech Email:

649712c9fae543dbb1aea0fd78c804ed.protect@whoisguard.com

Name Server: dns i .registrar-servers.com Name Server: das2.registrar-servers.com

**DNSSEC:** unsigned

URL of the ICANN WHOIS Data Problem Reporting System:

http://wdprs.internic.net/

>>> Last update of WHOIS database: 2020-05-16T11:42:28.55Z <<<

#### OFFICESUITESOFT.COM

# Registrar

Namecheap Inc.

4600 East Washington Street, Suite 305

Phoenix, AZ 85034

Domain name: officesuitesoft.com

Registry Domain ID: 2497852670\_DOMAIN\_COM-VRSN

Registrar WHOIS Server: whois.namecheap.com Registrar URL: http://www.namecheap.com Undated Date: 0001-01-01T00:00:00.00Z Creation Date: 2020-02-28T04:39:59.00Z

Registrar Registration Expiration Date: 2021-02-28T04:39:59.00Z

Registrar: NAMECHEAP INC Registrar IANA ID: 1068

Registrar Abuse Contact Email: abuse@namecheap.com

Registrar Abuse Contact Phone: +1.6613102107

Reseller: NAMECHEAP INC

Domain Status: clientHold https://icann.org/epp#clientHold

Domain Status: client Transfer Prohibited https://icann.org/epp#clientTransferProhibited

Registry Registrant ID:

Registrant Name: WhoisGuard Protected Registrant Organization: WhoisGuard, Inc. Registrant Street: P.O. Box 0823-03411

**Registrant City: Panama** 

Registrant State/Province: Panama

Registrant Postal Code: Registrant Country: PA

**Registrant Phone: +507.8365503** 

Registrant Phone Ext:

Registrant Fax: +51.17057182

Registrant Fax Ext: Registrant Email:

36134957019e4ffeaa8189520398802e.protect@whoisguard.com

Registry Admin ID:

**Admin Name: WhoisGuard Protected** Admin Organization: WhoisGuard, Inc. Admin Street: P.O. Box 0823-03411

Admin City: Panama

Admin State/Province: Panama

**Admin Postal Code: Admin Country: PA** 

Admin Phone: +507.8365503

**Admin Phone Ext**:

Admin Fax: +51.17057182

**Admin Fax Ext: Admin Email:** 

361349b7019e4ffcaa8189520398802e.protect@whoisguard.com

Registry Tech ID:

Tech Name: WhoisGuard Protected Tech Organization: WhoisGuard, Inc. Tech Street: P.O. Box 0823-03411

**Tech City: Panama** 

Tech State/Province: Panama

Tech Postal Code: **Tech Country: PA** 

Tech Phone: +507.8365503

**Tech Phone Ext:** 

Tech Fax: +51.17057182

Tech Fax Ext: **Tech Email:** 

361349b7019e4ffeaa8189520398802e.protect@whoisguard.com

Name Server: dns1.registrar-servers.com Name Server: dns2.registrar-servers.com

DNSSEC: unsigned

URL of the ICANN WHOIS Data Problem Reporting System:

	http://wdprs.internic.net/
OFFICEHNOC.COM	Registrar Namecheap Inc.
	4600 East Washington Street, Suite 305
	Phoenix, AZ 85034
	Domain name: officehnec.com
	Registry Domain ID: 2482044724_DOMAIN_COM-VRSN
	Registrar WHOIS Server: whois.namecheap.com
	Registrar URL: http://www.namecheap.com
	Updated Date: 0001-01-01T00:00:00.00Z
	Creation Date: 2020-01-19T15:18:12.00Z
	Registrar Registration Expiration Date: 2021-01-19T15:18:12.00Z Registrar: NAMECHEAP INC
	Registrar IANA ID: 1068
	Registrar Abuse Contact Email: abuse@namecheap.com
	Registrar Abuse Contact Phone: +1.6613102107  Reseller: NAMECHEAP INC
	Domain Status: client Transfer Prohibited
	https://icann.org/epp#clientTransferProhibited
	Domain Status: addPeriod https://icann.org/epp#addPeriod
	Registry Registrant ID:
	Registrant Name: WhoisGuard Protected
	Registrant Organization: WhoisGuard, Inc.
	Registrant Street: P.O. Box 0823-03411
	Registrant City: Panama
	Registrant State/Province: Panama
	Registrant Postal Code:
	Registrant Country: PA
	Registrant Phone: +507.8365503
	Registrant Phone Ext:
	Registrant Fax: +51.17057182
	Registrant Fax Ext:
	Registrant Email: cc9604648d71460288ef63ae22744aa5.protect@whoisguard.com
	Registry Admin ID:
	Admin Name: WhoisGuard Protected
	Admin Organization: WhoisGuard, Inc.
j	Admin Street: P.O. Box 0823-03411
	Admin City: Panama
	Admin State/Province: Panama
	Admin Postal Code:
	Admin Country: PA
	Admin Phone: +507.8365503
	Admin Phone Ext:
	Admin Fax: +51.17057182 Admin Fax Ext:
	Admin Email:
	cc9604648d71460288ef63ae22744aa5.protect@whoisguard.com
L	WOUNTOTOUT 1 TOUROSSIUS BEEF   THE S. P. P. C.

Registry Tech ID:

Tech Name: WhoisGuard Protected Tech Organization: WhoisGuard, Inc. Tech Street: P.O. Box 0823-03411

Tech City: Panama

Tech State/Province: Panama

Tech Postal Code: **Tech Country: PA** 

Tech Phone: +507.8365503

**Tech Phone Ext** 

Tech Fax: +51.17057182

Tech Fax Ext: Tech Email:

cc9604648d71460288ef63ae22744aa5.protect@whoisguard.com

Name Server: dns1.registrar-servers.com Name Server: dns2.registrar-servers.com

DNSSEC: unsigned

URL of the ICANN WHOIS Data Problem Reporting System:

http://wdprs.internic.net/

>>> Last update of WHOIS database: 2020-05-16T12:23:12.95Z <<<

### OFFICESUITED.COM

#### Registrar

Namecheap Inc.

4600 East Washington Street, Suite 305

Phoenix. AZ 85034

Domain name: officesuited.com

Registry Domain ID: 2466161464\_DOMAIN\_COM-VRSN

Registrar WHOIS Server: whois.namecheap.com Registrar URL: http://www.namecheap.com Updated Date: 0001-01-01T00:00:00.00Z Creation Date: 2019-12-11T20:07:57.00Z

Registrar Registration Expiration Date: 2020-12-11T20:07:57.00Z

Registrar: NAMECHEAP INC Registrar IANA ID: 1068

Registrar Abuse Contact Email: abuse@namecheap.com

Registrar Abuse Contact Phone: +1.6613102107

Reseller: NAMECHEAP INC

Domain Status: clientTransferProhibited https://icann.org/epp#clientTransferProhibited

Domain Status: addPeriod https://icann.org/epp#addPeriod

Registry Registrant ID:

Registrant Name: WhoisGuard Protected Registrant Organization: WhoisGuard, Inc. Registrant Street: P.O. Box 0823-03411

Registrant City: Panama

Registrant State/Province: Panama

Registrant Postal Code: Registrant Country: PA

**Registrant Phone: +507.8365503** 

Registrant Phone Ext:

Registrant Fax: +51.17057182

Registrant Fax Ext: Registrant Email:

32d1ef4e2c624df59f656fc1399745c4.protect@whoisguard.com

Registry Admin ID:

Admin Name: WhoisGuard Protected Admin Organization: WhoisGuard, Inc. Admin Street: P.O. Box 0823-03411

Admin City: Panama

Admin State/Province: Panama

Admin Postal Code: Admin Country: PA

Admin Phone: +507.8365503

Admin Phone Ext:

Admin Fax: +51.17057182

Admin Fax Ext: Admin Email:

32d1af4e2e624df59f656fc1399745e4.protect@whoisguard.com

Registry Tech ID:

Tech Name: WhoisGuard Protected Tech Organization: WhoisGuard, Inc. Tech Street: P.O. Box 0823-03411

Tech City: Panama

Tech State/Province: Panama

Tech Postal Code: Tech Country: PA

Tech Phone: +507.8365503

**Tech Phone Ext** 

Tech Fax: +51.17057182

Tech Fax Ext: Tech Email:

32d1ef4e2c624df59f656fc1399745c4.protect@whoisguard.com

Name Server: dnsl.registrar-servers.com Name Server: dns2.registrar-servers.com

DNSSEC: unsigned

URL of the ICANN WHOIS Data Problem Reporting System:

http://wdprs.internic.net/

>>> Last update of WHOIS database: 2020-05-16T17:23:43.56Z <<<

#### OFFICEMTR.COM

### Registrar

Namecheap Inc.

4600 East Washington Street, Suite 305

Phoenix, AZ 85034

Domain name: officemtr.com

Registry Domain ID: 2460235581\_DOMAIN\_COM-VRSN

Registrar WHOIS Server: whois.namecheap.com Registrar URL: http://www.namecheap.com Updated Date: 0001-01-01T00:00:00.00Z

Creation Date: 2019-11-27T01:01:50.00Z

Registrar Registration Expiration Date: 2020-11-27T01:01:50.00Z

Registrar: NAMECHEAP INC Registrar IANA ID: 1068

Registrar Abuse Contact Email: abuse@namecheap.com

Registrar Abuse Contact Phone: +1.6613102107

Reseller: NAMECHEAP INC

Domain Status: clientTransferProhibited https://icann.org/epp#clientTransferProhibited

Domain Status: addPeriod https://icann.org/epp#addPeriod

Registry Registrant ID:

Registrant Name: WhoisGuard Protected Registrant Organization: WhoisGuard, Inc. Registrant Street: P.O. Box 0823-03411

Registrant City: Panama

Registrant State/Province: Panama

Registrant Postal Code: Registrant Country: PA

Registrant Phone: +507.8365503

Registrant Phone Ext:

Registrant Fax: +51.17057182

Registrant Fax Ext: Registrant Email:

ca357c245790440db15de36d422c3d18.protect@whoisguard.com

Registry Admin ID:

Admin Name: WhoisGuard Protected Admin Organization: WhoisGuard, Inc. Admin Street: P.O. Box 0823-03411

**Admin City: Panama** 

Admin State/Province: Panama

Admin Postal Code: Admin Country: PA

Admin Phone: +507.8365503

Admin Phone Ext

Admin Fax: +51.17057182

**Admin Fax Ext: Admin Email:** 

ca357c245790440db15de36d422c3d18.protect@whoisguard.com

Registry Tech ID:

Tech Name: WhoisGuard Protected Tech Organization: WhoisGuard, Inc. Tech Street: P.O. Box 0823-03411

Tech City: Panama

Tech State/Province: Panama

Tech Postal Code: **Tech Country: PA** 

Tech Phone: +507.8365503

**Tech Phone Ext**:

Tech Fax: +51.17057182

Tech Fax Ext:

	Tech Email:
	ca357c245790440db15de36d422c3d18.protect@whoisguard.com
	Name Server: pdns1.registrar-servers.com
	Name Server: pdns2.registrar-servers.com
	DNSSEC: unsigned
	URL of the ICANN WHOIS Data Problem Reporting System:
	http://wdprs.internic.net/
	>>> Last update of WHOIS database: 2020-05-16T21:24:09.71Z <<<
MAILITDAEMON.COM	GoDaddy.com, LLC
	14455 North Hayden Rd., Ste. 219
	Scottsdale, AZ 85260
	Domain Name: mailitdaemon.com
	Registry Domain ID: 2466584834 DOMAIN COM-VRSN
	Registrar WHOIS Server: whois.godaddy.com
	Registrar URL: http://www.godaddy.com
	Updated Date: 2019-12-13T04:09:33Z
	Creation Date: 2019-12-13T04:09:32Z
	Registrar Registration Expiration Date: 2020-12-13T04:09:32Z
	Registrar: GoDaddy.com, LLC
	Registrar IANA ID: 146
	Registrar Abuse Contact Email: abuse@godaddy.com
	Registrar Abuse Contact Phone: +1.4806242505
	Domain Status: client Transfer Prohibited
	http://www.icann.org/epp#clientTransferProhibited
	Domain Status: clientUpdateProhibited
	http://www.icann.org/epp#clientUpdateProhibited
	Domain Status: clientRenewProhibited
	http://www.icann.org/epp#clientRenewProhibited
	Domain Status: clientDelsteProhibited
	http://www.icann.org/epp#clientDeleteProhibited
	Registry Registrant ID: Not Available From Registry
	Registrant Name: Registration Private
	Registrant Organization: Domains By Proxy, LLC
	Registrant Street: DomainsByProxy.com
	Registrant Street: 14455 N. Hayden Road
	Registrant City: Scottsdale
İ	Registrant State/Province: Arizona
	Registrant Postal Code: 85260
	Registrant Country: US
	Registrant Phone: +1.4806242599
	Registrant Phone Ext:
	Registrant Fax: +1.4806242598
}	Registrant Fax Ext:
	Registrant Email: mailitdaemon.com@domainabyproxy.com
	Registry Admin ID: Not Available From Registry
	Admin Name: Registration Private
ĺ	Admin Organization: Domains By Proxy, LLC
	Admin Street: DomainsByProxy.com
L	) - samen rather ramamon's savient

Admin Street: 14455 N. Hayden Road

Admin City: Scottsdale

Admin State/Province: Arizona Admin Postal Code: 85260

**Admin Country: US** 

Admin Phone: +1.4806242599

Admin Phone Ext:

Admin Fax: +1.4806242598

Admin Fax Ext:

Admin Email: mailitdaemon.com@domainsbyproxy.com

Registry Tech ID: Not Available From Registry

**Tech Name: Registration Private** 

Tech Organization: Domains By Proxy, LLC

Tech Street: DomainsByProxy.com Tech Street: 14455 N. Hayden Road

**Tech City: Scottsdale** 

Tech State/Province: Arizona Tech Postal Code: 85260

**Tech Country: US** 

Tech Phone: +1.4806242599

**Tech Phone Ext:** 

Tech Fax: +1.4806242598

**Tech Fax Ext:** 

Tech Email: mailitdaemon.com@domainsbyproxy.com Name Server: NS17.DOMAINCONTROL.COM Name Server: NS18.DOMAINCONTROL.COM

**DNSSEC:** unsigned

URL of the ICANN WHOIS Data Problem Reporting System:

http://wdprs.internic.net/

>>> Last update of WHOIS database: 2020-05-17T09:00:00Z <<<