

## **EXHIBIT 18**

Original

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MICROSOFT CORPORATION,  
FS-ISAC, INC. and NATIONAL AUTOMATED  
CLEARING HOUSE ASSOCIATION

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK**

MICROSOFT CORP., FS-ISAC, INC., and  
NATIONAL AUTOMATED CLEARING HOUSE  
ASSOCIATION,

Plaintiffs

v.

JOHN DOES 1-39 D/B/A Slavik, Monstr, IOO,  
Null, nvidiag, zebra7753, lexa\_Mef, gss, iceIX,  
Harderman, Gribodemon, Aqua, aquaSecond, it,  
percent, cp01, hct, xman, Pepsi, miami, miamibe,  
petr0vich, Mr. ICQ, Tank, tankist, Kusunagi,  
Noname, Lucky, Bashorg, Indep, Mask, Enx,  
Benny, Bentley, Denis Lubimov, MaDaGaSka,  
Vkontake, rfcid, parik, reronic, Daniel, bx1, Daniel  
Hamza, Danielbx1, jah, Jonni, jtk, Veggi Roma, D  
frank, duo, Admin2010, h4x0rdz, Donsft,  
mary.J555, susanneon, kainehabe, virus\_e\_2003,  
spaishp, sere.bro, muddem, mechanlzm,  
vlad.dimitrov, jheto2002, sector.exploits AND  
JabberZeus Crew CONTROLLING COMPUTER  
BOTNETS THEREBY INJURING PLAINTIFFS,  
AND THEIR CUSTOMERS AND MEMBERS,

Defendants.

**ORIGINAL DOCUMENT**

**CV 12-1335**

**KORMAN**

U.S. DISTRICT COURT  
EASTERN DISTRICT  
OF NEW YORK

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FILED  
CLERK

Case No. 12: CIV \_\_\_\_\_

**FILED UNDER SEAL**

**MANN. M.J.**

**PLAINTIFFS' EX PARTE APPLICATION FOR AN EMERGENCY  
TEMPORARY RESTRAINING ORDER, SEIZURE ORDER  
AND ORDER TO SHOW CAUSE RE PRELIMINARY INJUNCTION**

Plaintiffs Microsoft Corporation ("Microsoft"), FS-ISAC, Inc., and the National Automated Clearing House Association ("NACHA"), pursuant to Federal Rule of Civil Procedure 65(b) and (c), the Computer Fraud and Abuse Act (18 U.S.C. § 1030), the CAN-SPAM Act (15 U.S.C. § 7704), the Electronic Communications Privacy Act (18 U.S.C. § 2701), the Lanham Act (15 U.S.C. § 1125), the Racketeer Influenced And Corrupt Organizations Act (18 U.S.C. § 1962(c)), the common law, and the All Writs Act (28 U.S.C. § 1651), respectfully apply to this Court for an emergency *ex parte* temporary restraining order, seizure order and order to show cause why a preliminary injunction should not issue.

As discussed in Plaintiffs' brief in support of this Application, Plaintiffs request an order disabling a number of Internet Domains and Internet Protocol (IP) addresses and seizing the command and control servers and software by which Defendants control a harmful computer "botnet." Botnets are computer networks made up of tens of thousands and sometimes millions of end-user computers infected with malicious software that puts them under the control of individuals and organizations who use them for illegal activities, including stealing end-users financial information and other personal information, sending spam email, and infringing companies' trademarks. The requested relief is necessary to halt the growth of the botnet that is causing irreparable injury to Plaintiffs, Plaintiffs' customers and members, and the public. As discussed in Plaintiffs' brief in support of this Application, *ex parte* relief is essential because if Defendants are given prior notice they will be able to destroy, move, conceal, or otherwise make inaccessible the facilities through which Defendants direct the harmful Zeus Botnets.

Plaintiffs' Application is based on this Plaintiffs' Brief In Support of this Application; the Declarations of Mark Debenham, Pamela Moore, William B. Nelson, Jesse D. Kornblum, William Johnson, and Jacob M. Heath in support of Plaintiffs' Application and the exhibits attached thereto; the pleadings on file in this action; and such argument and evidence as may be

presented at the hearing on this Application. Plaintiffs respectfully request that this Court grant the Application, such that it is hereby:

1. ORDERED, that the above-named Defendants show cause before this Court, at room 636, United States District Court House, Cadman Plaza East, Kings County, in the State of New York, USA, March 29, 2012, at 10:00 o'clock A.m., or as soon thereafter as counsel may be heard, why an Order should not be issued pursuant to Rule 65 of the Federal Rules of Civil Procedure granting Plaintiffs the relief sought in the Application; and it is further

2. ORDERED, that sufficient reason has been shown, pending the hearing of the Application by Plaintiffs, pursuant to Rule 65 of the Federal Rules of Civil Procedure and that the relief included under Plaintiffs' Proposed Order attached hereto be adopted.

**SO ORDERED.**

Signed this 19<sup>th</sup> day of March, 2012.

s/WFK

  
UNITED STATES DISTRICT COURT JUDGE