

1 RUSS AUGUST & KABAT
 2 Brian Ledahl (CA SB No. 186579)
 3 Neil A. Rubin (CA SB No. 250761)
 4 Jacob Buczko (CA SB No. 269408)
 5 RUSS AUGUST & KABAT
 6 12424 Wilshire Boulevard 12th Floor
 7 Los Angeles, California 90025
 8 Telephone: 310-826-7474
 9 Facsimile: 310-826-6991
 10 E-mail: bledahl@raklaw.com
 11 E-mail: nrubin@raklaw.com
 12 E-mail: jbuczko@raklaw.com

13 *Attorneys for Plaintiff Document Security Systems, Inc.*

14 **IN THE UNITED STATES DISTRICT COURT**
 15 **FOR THE CENTRAL DISTRICT OF CALIFORNIA**

16 DOCUMENT SECURITY SYSTEMS,
17 INC.,

18 Plaintiff,

19 v.

20 LITE-ON, INC. and LITE-ON
21 TECHNOLOGY CORPORATION,

22 Defendants.

Case No.: 2:17-cv-06050-JVS

**FIRST AMENDED COMPLAINT
FOR PATENT INFRINGEMENT**

JURY TRIAL DEMANDED

23 This is an action for patent infringement arising under the Patent Laws of the
 24 United States of America, 35 U.S.C. § 1 *et seq.* in which Document Security Systems,
 25 Inc. (“DSS” or “Plaintiff”) makes the following allegations against Defendants Lite-
 26 On Inc. (“Lite-On”) and Lite-On Technology Corporation (“LTC”) (collectively
 27 “Defendants”).
 28

PARTIES

1
2 1. Document Security Systems, Inc. is a publicly-traded New York
3 corporation. Founded in 1984, DSS is a global leader in brand protection, digital
4 security solutions and anti-counterfeiting technologies.

5 2. In November 2016, DSS acquired a portfolio of patents covering
6 technologies used in Light-Emitting Diode (“LED”) lighting products, including the
7 patents-in-suit. The patents in this portfolio were originally assigned to Agilent
8 Technologies, Inc. and/or the successors of its LED business. Since its recent
9 acquisition of these patents, DSS has worked to expand its business efforts regarding
10 LED technology. DSS is pursuing both licensing and commercialization of this
11 technology acquisition.

12 3. On information and belief, Lite-On Inc. (“Lite-On”) is a California
13 corporation located at 720 S. Hillview Drive, Milpitas, CA 95035.

14 4. On information and belief, Lite-On Technology Corporation (“LTC”) is a
15 foreign Taiwanese entity located at 392 Ruey Kwang Road, Neihu, Taipei, Taiwan
16 114.

17 5. On information and belief, Lite-On is a subsidiary of LTC (collectively
18 “Defendants”) and Defendants collectively make, import, sell and/or offer for sale in
19 the United States infringing LED products, including in the State of California and in
20 this judicial district.

JURISDICTION AND VENUE

21
22 6. This action arises under the patent laws of the United States, Title 35 of the
23 United States Code. Accordingly, this Court has subject matter jurisdiction under 28
24 U.S.C. §§ 1331 and 1338(a).

25 7. This Court has personal jurisdiction over Defendants in this action because,
26 among other reasons, Defendants have committed acts within the Central District of
27 California giving rise to this action and have established minimum contacts with the
28 forum state of California. Defendant Lite-On Inc. is incorporated in California.

1 Defendants directly and/or through subsidiaries or intermediaries (including
2 distributors, retailers, and others), have committed and continue to commit acts of
3 infringement in this District by, among other things, making, using, importing,
4 offering for sale, and/or selling products and/or services that infringe the patents-in-
5 suit. Thus, Defendants have purposefully availed themselves of the benefits of doing
6 business in the State of California and the exercise of jurisdiction over Defendants
7 would not offend traditional notions of fair play and substantial justice.

8 8. Venue is proper in this District under 28 U.S.C. §§ 1391 (b)-(c) and 1400(b)
9 because Lite-On is a California corporation and LTC is a foreign corporation.

10 **BACKGROUND**

11 9. DSS is the owner by assignment of United States Patent No. 6,949,771 (“the
12 ’771 Patent”) entitled “Light Source.” The ’771 Patent was duly and legally issued by
13 the United States Patent and Trademark Office on September 27, 2005. A true and
14 correct copy of the ’771 Patent is included as Exhibit A.

15 10. DSS is the owner by assignment of United States Patent No. 7,524,087 (“the
16 ’087 Patent”) entitled “Optical Device.” The ’087 Patent was duly and legally issued
17 by the United States Patent and Trademark Office on April 28, 2009. A true and
18 correct copy of the ’087 Patent is included as Exhibit B.

19 11. DSS is the owner by assignment of United States Patent No. 7,256,486
20 (“the ’486 Patent”) entitled “Packing Device for Semiconductor Die, Semiconductor
21 Device Incorporating Same and Method of Making Same.” The ’486 Patent was duly
22 and legally issued by the United States Patent and Trademark Office on August 14,
23 2007. A true and correct copy of the ’486 Patent is included as Exhibit C.

24 12. DSS owns all rights, title, and interest in and to the ’771, ’087, and ’486
25 Patents (collectively, “asserted patents” or “patents-in-suit”), including all rights to
26 sue and recover for past and future infringement.

COUNT I

INFRINGEMENT OF THE '771 PATENT

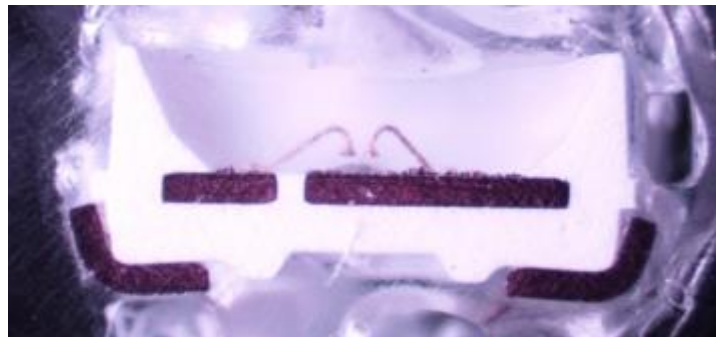
1
2
3 13. DSS references and incorporates by reference paragraphs 1 through 13 of
4 this Complaint.

5 14. Defendants make, use, offer for sale, sell, and/or import in the United
6 States products and/or services that infringe various claims of the '771 Patent, and
7 continues to do so. By way of illustrative example, Defendants' infringing products
8 include without limitation, all versions and variations, including predecessor and
9 successor models, of their PLCC 5050 Series; PLCC 3532 Series; PLCC 4508 Series;
10 PLCC 3804 Series; PLCC 3020 Series; PLCC 3806 Series; PLCC 2808 Series; Top
11 View Single Color PLCC 3528 Series; Side View Single Color PLCC LTST-010
12 Series; Side View Single Color PLCC LTST-020 Series; Side View Single Color
13 PLCC LTST-108 Series; Side View Single Color PLCC LTST-008 Series; Top View
14 Single Color PLCC 3014 LTST-M140 Series; Top View Single Color PLCC 3020
15 LTST-M670 Series; Top View Single Color PLCC 5050 LTST-G563 Series; Top
16 View Single Color PLCC 5630 LTST-5630 Series; Top View Dual Color PLCC 3528
17 LTST-E682 Series; Top View Multi Color PLCC 2121 LTST-N213 Series; Top
18 View Multi Color PLCC 3528 LTST-E683 Series; Top View Multi Color PLCC 3535
19 LTST-D353 Series; Top View Multi Color PLCC 5050 LTST-G563 Series;
20 Automotive PLCC LTSA-G6S Series; Automotive PLCC LTSA-E67 Series;
21 Automotive PLCC LTSA-T680 Series; Automotive LED LTSA G6S Series (PLCC6);
22 and Automotive LED LTSA-2835 (PLCC2) packages. Defendants' infringing
23 products also include products, e.g., light bulbs, displays and fixtures that contain at
24 least one infringing LED product. Defendants' infringing products are collectively
25 referred to hereinafter as "'771 Accused Instrumentalities."

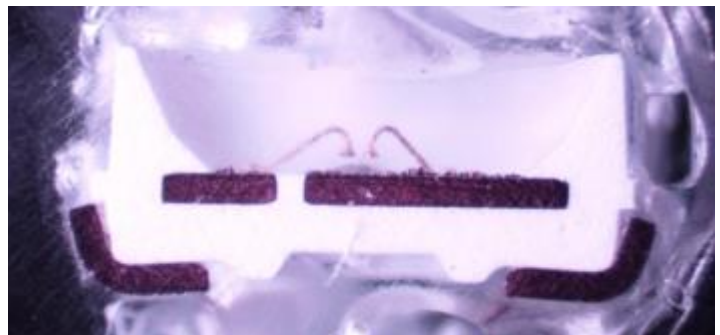
26 15. Defendants have directly infringed and continue to directly infringe the
27 '771 Patent by, among other things, making, using, offering for sale, selling, and/or
28 importing the '771 Accused Instrumentalities. Such products and/or services are

1 covered by one or more claims of the '771 Patent's including at least claims 1 to 8
2 because they contain each element of those claims.

3 16. As an illustrative example, Defendants import, sell and offer to sell their
4 Top View PLCC packages, including its 3020 (M670 Series) of products.
5 Defendants' M670 Series infringes, for example, Claim 3 of the '771 patent because it
6 is a light source comprising a substrate having opposing first and second surfaces, the
7 substrate defining an aperture extending from the first surface to the second surface,
8 said aperture having a first opening in the first surface and second opening in said
9 second surface:



17
18 17. Defendants' M670 Series also includes a platform covering said first
19 opening, said platform being located outside said aperture, with a light emitting diode
20 mounted on the platform within the aperture, and a transparent encapsulant material
21 encapsulating the light emitting diode in the aperture:



1 18. Defendants' M670 Series' "platform" is made from thermally conductive
2 material for conducting heat away from the light emitting diode because the
3 "platform" comprises a metal lead frame that conducts heat away from the light
4 emitting diode.

5 19. By making, using, offering for sale, selling, and/or importing the '771
6 Accused Instrumentalities infringing the '771 Patent, Defendants have injured DSS
7 and are liable to DSS for infringement of the '771 Patent pursuant to 35 U.S.C. §
8 271(a) directly and/or under the doctrine of equivalents.

9 20. In addition, Defendants are actively inducing others, such as their
10 customers and end users of Accused Instrumentalities, services based thereupon, and
11 related products and/or processes, to directly infringe each and every claim limitation,
12 including without limitation claims 1 to 8 of the '771 Patent, in violation of 35 U.S.C.
13 § 271(b). Defendants' customers and/or end users have directly infringed and are
14 directly infringing each and every claim limitation, including without limitation
15 claims 1 to 8 of the '771 Patent. Defendants have had actual knowledge of the '771
16 Patent since at least July 5, 2017. Defendants are knowingly inducing their customers
17 and/or end users to directly infringe the '771 Patent, with the specific intent to
18 encourage such infringement, and knowing that the induced acts constitute patent
19 infringement. Defendants' inducement includes, for example, providing technical
20 guides, product data sheets, demonstrations, software and hardware specifications,
21 installation guides, and other forms of support that induce their customers and/or end
22 users to directly infringe the '771 Patent. The '771 Accused Instrumentalities are
23 designed in such a way that when they are used for their intended purpose, the user
24 infringes the '771 Patent. Defendants know and intend that customers that purchase
25 the '771 Accused Instrumentalities will use those products for their intended purpose.
26 Defendants also specifically intend its customers infringe the '771 Patent by using the
27 '771 Accused Instrumentalities through trade show presentations, customer visits,
28 direct customer contacts and application guides. For example, Defendant's United

1 States website: <http://optoelectronics.liteon.com/en-global/App/app>, instructs
2 customers to use ‘771 Accused Instrumentalities in numerous “Applications.” In
3 addition, Defendants specifically intend that their customers, such as United States
4 distributors, retailers and consumer product companies, will import, use and sell
5 infringing products in the United States in order to serve and develop the United
6 States market for Defendants’ infringing products.

7 21. Defendants have been aware of the ‘771 Patent and of its infringement as
8 of a date no later than July 5, 2017, when DSS contacted Defendants and provided
9 Defendants a list of patents that included the ‘771 patent and described that
10 Defendants may infringe the ‘771 Patent. Since that date, Defendants have failed to
11 investigate and remedy their infringement of the ‘771 Patent and thus willfully and
12 egregiously continue to infringe the ‘771 Patent. On information and belief,
13 Defendants continued to offer infringing products without having modified or altered
14 those products in a manner that would not infringe the ‘771 patent. Defendants, at the
15 very least, have been egregiously and willfully blind to infringement of the ‘771
16 Patent. Further evidence of Defendants’ egregious and willful infringement are the
17 acts of active inducement described in this Complaint. Defendants actively induce
18 and encourage customers to make, use, sell, offer to sell and/or import the ‘771
19 Accused Instrumentalities with knowledge that these acts constitute infringement of
20 the ‘771 Patent, with the purpose of, *inter alia*, developing and serving the United
21 States market for Defendants’ LED products and consumer devices that include
22 Defendants’ products.

23 22. As a result of Defendants’ infringement of the ‘771 Patent, DSS has
24 suffered monetary damages in an amount adequate to compensate for Defendants’
25 infringement, but in no event less than a reasonable royalty for the use made of the
26 invention by Defendants, together with interest and costs as fixed by the Court.
27
28

1 **COUNT II**

2 **INFRINGEMENT OF THE '087 PATENT**

3 23. DSS references and incorporates by reference paragraphs 1 through 22 of
4 this Complaint. Defendants make, use, offer for sale, sell, and/or import in the United
5 States products and/or services that infringe various claims of the '087 Patent, and
6 continues to do so. By way of illustrative example, Defendants' infringing products
7 include without limitation, all versions and variations, including predecessor and
8 successor models, of their PLCC 3528 Series; PLCC 3014 Series (LTW-M140ZVS)
9 PLCC 5050 Series; PLCC 3020 Series; Top View Single Color PLCC 3528 Series;
10 Top View Single Color PLCC 3014 LTST-M140 Series; Top View Single Color
11 PLCC 3020 LTST-M670 Series; Top View Single Color PLCC 5050 LTST-G563
12 Series; Top View Single Color PLCC 5630 LTST-5630 Series; Top View Dual Color
13 PLCC 3528 LTST-E682 Series; Top View Multi Color PLCC 2121 LTST-N213
14 Series; Top View Multi Color PLCC 3528 LTST-E683 Series; Top View Multi Color
15 PLCC 3535 LTST-D353 Series; Top View Multi Color PLCC 5050 LTST-G563
16 Series; Automotive PLCC LTSA-G6S Series; Automotive PLCC LTSA-E67 Series;
17 Automotive PLCC LTSA-T680 Series; Automotive LED LTSA G6S Series (PLCC6);
18 and Automotive LED LTSA-2835 (PLCC2); Automotive LED LTSA-T68 Series
19 (PLCC2); Automotive LED LTSA-T67 Series (PLCC4); Automotive LED LTSA-
20 G683 Series (PLCC6); and Automotive LED LTSA-M67 Series (PLCC2 Mini)
21 packages. Defendants' infringing products also include products, e.g., light bulbs,
22 displays and fixtures that contain at least one infringing LED product. Defendants'
23 infringing products are collectively referred to hereinafter as "'087 Accused
24 Instrumentalities."

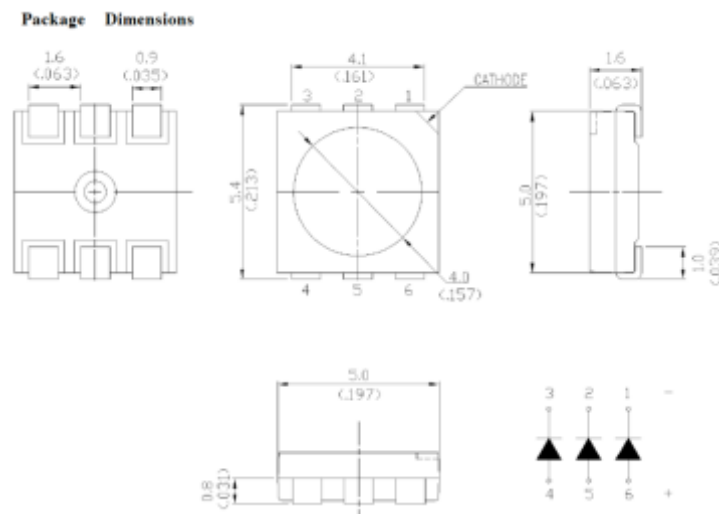
25 24. Defendants have directly infringed and continue to directly infringe the
26 '087 Patent by, among other things, making, using, offering for sale, selling, and/or
27 importing the '087 Accused Instrumentalities. Such products and/or services are
28

1 covered by one or more claims of the '087 Patent's including at least claim 1 because
 2 they contain each element of that claim.

3 25. As an illustrative example, Defendants import, sell and offer to sell its
 4 5050 Series PLCC LEDs. Defendants' 5050 Series package infringes, for example,
 5 Claim 1 of the '087 patent because it is an optical device comprising a lead frame with
 6 a plurality of leads:



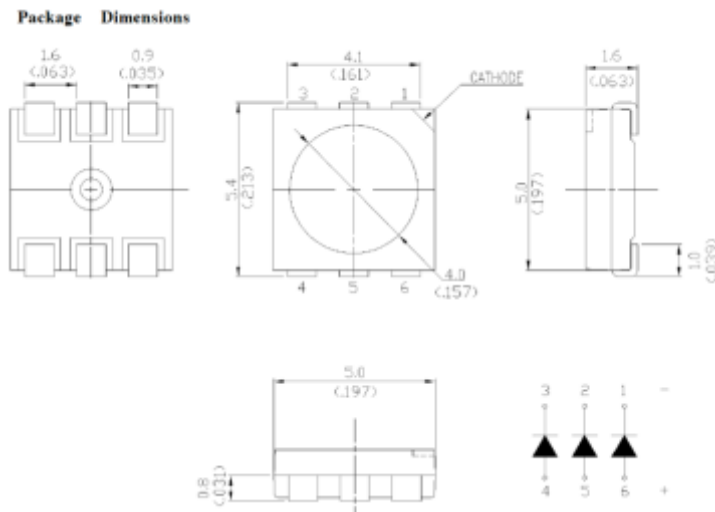
13 26. Defendants' 5050 Series package also includes a reflector housing
 14 formed around the lead frame, the reflector housing having a first end face and a
 15 second end face and a peripheral sidewall extending between the first end face and the
 16 second end face, the reflector housing having a first pocket with a pocket opening in
 17 the first end face and a second pocket opening in the second end face:



1 27. Defendants' 5050 Series also includes at least one LED die mounted in
 2 the first pocket of the reflector housing and a light transmitting encapsulant disposed
 3 in the first pocket and encapsulating the at least one LED die:



4
 5
 6
 7
 8
 9
 10
 11 28. Defendants' 5050 Series includes a plurality of lead receiving
 12 compartments formed in the peripheral sidewall of the reflector housing:



14
 15
 16
 17
 18
 19
 20
 21
 22 29. By making, using, offering for sale, selling, and/or importing the '087
 23 Accused Instrumentalities infringing the '087 Patent, Defendants have injured DSS
 24 and are liable to DSS for infringement of the '087 Patent pursuant to 35 U.S.C. §
 25 271(a) directly and/or under the doctrine of equivalents.

26 30. In addition, Defendants are actively inducing others, such as their
 27 customers and end users of Accused Instrumentalities, services based thereupon, and
 28

1 related products and/or processes, to directly infringe each and every claim limitation,
2 including without limitation claim 1 of the '087 Patent, in violation of 35 U.S.C. §
3 271(b). Defendants' customers and/or end users have directly infringed and are
4 directly infringing each and every claim limitation, including without limitation claim
5 1 of the '087 Patent. Defendants have had actual knowledge of the '087 Patent at
6 least since August 2015. Defendants are knowingly inducing their customers and/or
7 end users to directly infringe the '087 Patent, with the specific intent to encourage
8 such infringement, and knowing that the induced acts constitute patent infringement.
9 Defendants' inducement includes, for example, providing technical guides, product
10 data sheets, demonstrations, software and hardware specifications, installation guides,
11 and other forms of support that induce their customers and/or end users to directly
12 infringe the '087 Patent. The '087 Accused Instrumentalities are designed in such a
13 way that when they are used for their intended purpose, the user infringes the '087
14 Patent. Defendants know and intend that customers that purchase the '087 Accused
15 Instrumentalities will use those products for their intended purpose. Defendants also
16 specifically intend its customers infringe the '087 Patent through use of the '087
17 Accused Instrumentalities through trade show presentations, customer visits, direct
18 customer contacts and application guides. For example, Defendant's United States
19 website: <http://optoelectronics.liteon.com/en-global/App/app>, instructs customers to
20 use '087 Accused Instrumentalities in numerous "Applications." In addition,
21 Defendants specifically intend that their customers, such as United States distributors,
22 retailers and consumer product companies, will import, use and sell infringing
23 products in the United States in order to serve and develop the United States market
24 for Defendants' infringing products. Defendants also give customers specific
25 instruction to infringe e.g., claim 9 of the '087 patent, by assembling products into an
26 infringing display.

27 31. Defendants have been aware of the '087 Patent and of its infringement as
28 of a date no later than August 6, 2015, when, during the prosecution of Defendants'

1 U.S. Patent No. 9,202,805, the examiner cited the '087 patent as the first in a "list of
2 References Cited by Examiner." Defendants were then again notified of the '087
3 patent on July 5, 2017, when DSS contacted Defendants and provided Defendants a
4 list of patents that included the '087 patent and described that Defendants may
5 infringe the '087 Patent. Since that date, Defendants have failed to investigate and
6 remedy their infringement of the '087 Patent and thus willfully and egregiously
7 continue to infringe the '087 Patent. On information and belief, Defendants continued
8 to offer infringing products without having modified or altered those products in a
9 manner that would not infringe the '087 patent. Defendants, at the very least, have
10 been egregiously and willfully blind to infringement of the '087 Patent. Further
11 evidence of Defendants' egregious and willful infringement are the acts of active
12 inducement described in this Complaint. Defendants actively induce and encourage
13 customers to make, use, sell, offer to sell and/or import the '087 Accused
14 Instrumentalities with knowledge that these acts constitute infringement of the '087
15 Patent, with the purpose of, *inter alia*, developing and serving the United States
16 market for Defendants' LED products and consumer devices that include Defendants'
17 products.

18 32. As a result of Defendants' infringement of the '087 Patent, DSS has
19 suffered monetary damages in an amount adequate to compensate for Defendants'
20 infringement, but in no event less than a reasonable royalty for the use made of the
21 invention by Defendants, together with interest and costs as fixed by the Court.

22 **COUNT III**

23 **INFRINGEMENT OF THE '486 PATENT**

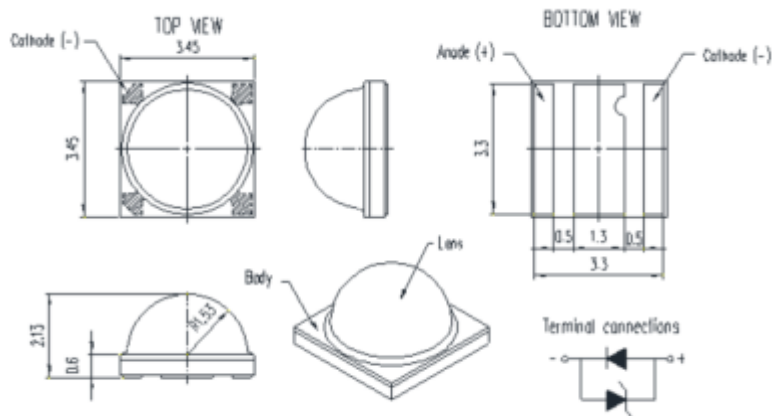
24 33. DSS references and incorporates by reference paragraphs 1 through 32 of
25 this Complaint.

26 34. On information and belief, Defendants make, use, offer for sale, sell,
27 and/or import in the United States products and/or services that infringe various
28 claims of the '486 Patent, and continues to do so. By way of illustrative example,

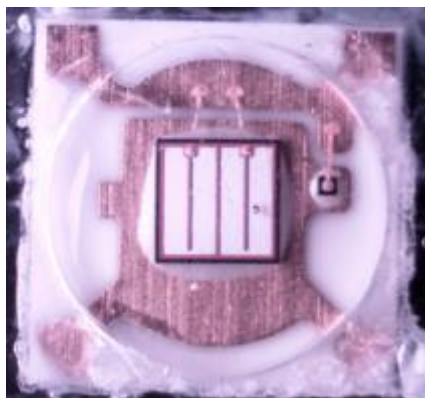
1 Defendants' infringing products include without limitation, all versions and variations,
2 including predecessor and successor models, of their 3535 Series; SideView Single
3 Color Chip LED 0604 Series; SideView Single Color Chip LED 0704 Series;
4 SideView Single Color Chip LED 0804 Series; SideView Single Color Chip LED
5 1206 Series; SideView Single Color Chip LED 1208 Series; SideView Dual Color
6 Chip LED 1206 Series; SideView Dual Color Chip LED 1208 Series; SideView Multi
7 Color Chip LED 1204 Series; SideView Multi Color Chip LED 1206 Series;
8 SideView Multi Color Chip LED 1208 Series; TopView Single Color Chip LED
9 0402 Series; TopView Single Color Chip LED 0603 Series; TopView Single Color
10 Chip LED 0805 Series; TopView Single Color Chip LED 1206 Series; TopView
11 Single Color Chip LED Dom Lens/Inner Lens Series; TopView Dual Color Chip LED
12 0603 Series; TopView Dual Color Chip LED 0606 Series; TopView Dual Color Chip
13 LED 1211 Series; TopView Multi Color Chip LED 0404 Series; TopView Multi
14 Color Chip LED 0606 Series; TopView Multi Color Chip LED 0608 Series; White
15 Chip LED Top View; White Chip LED Side View; Automotive Chip LED Top View
16 0603 Series; Automotive Chip LED Top View 0805 Series; Automotive Chip LED
17 Top View 1206 Series; and UV LED 3535 Series products. Defendants' infringing
18 products also include products, e.g., light bulbs, displays and fixtures that contain at
19 least one infringing LED product. Defendants' infringing products are collectively
20 referred to hereinafter as "'486 Accused Instrumentalities."

21 35. On information and belief, Defendants have directly infringed and
22 continues to directly infringe the '486 Patent by, among other things, making, using,
23 offering for sale, selling, and/or importing the '486 Accused Instrumentalities. On
24 information and belief, such products are covered by one or more claims of the '486
25 Patent including at least claim 1 because they contain each element of that claim.

1 36. As an illustrative example, Defendants import, sell and offer to sell its
 2 3535 Series products. Defendants' 3535 Series UV LED infringes, for example,
 3 Claim 1 of the '486 patent because it is a semiconductor device comprising a
 4 substantially planar substrate having opposed major surfaces:

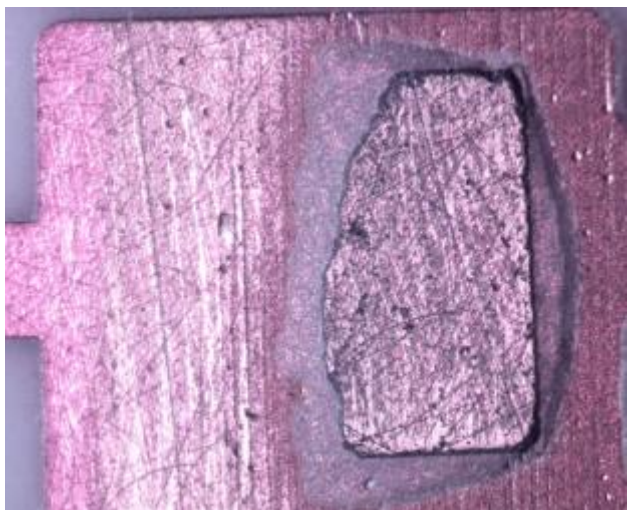


14 37. Defendants' 3535 Series also includes an electrically conductive
 15 mounting pad located on one of the major surfaces of the substrate:

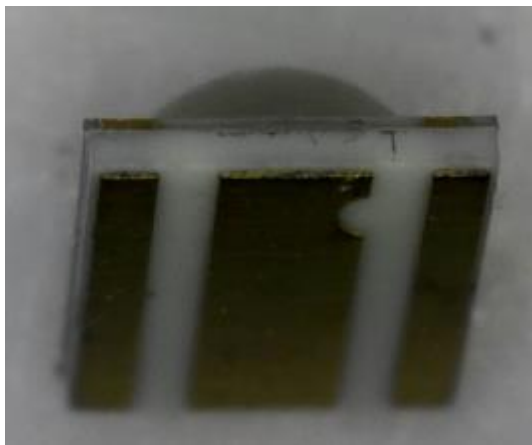


22 38. Defendants' 3535 Series also includes an LED having a metallized
 23 bottom major surface that is mounted on the electrically conductive mounting pad, the
 24 metallized bottom major surface comprising one of an anode and a cathode of the
 25 LED:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28



39. Defendants' 3535 Series also includes a first electrically conductive connecting pad located on the other of the major surfaces of the substrate:



40. Defendants' 3535 Series also includes a first electrically conductive interconnecting element extending through the substrate and electrically interconnecting the mounting pad and the first electrically conductive connecting pad:



1
2
3
4
5
6
7
8 41. By making, using, offering for sale, selling, and/or importing the '486
9 Accused Instrumentalities infringing the '486 Patent, Defendants have injured DSS
10 and is liable to DSS for infringement of the '486 Patent pursuant to 35 U.S.C. § 271(a)
11 directly and/or under the doctrine of equivalents.

12 42. In addition, Defendants are actively inducing others, such as their
13 customers and end users of Accused Instrumentalities, services based thereupon, and
14 related products and/or processes, to directly infringe each and every claim limitation,
15 including without limitation claim 1 of the '486 Patent, in violation of 35 U.S.C. §
16 271(b). Defendants' customers and/or end users have directly infringed and are
17 directly infringing each and every claim limitation, including without limitation claim
18 1 of the '486 Patent. Defendants have had actual knowledge of the '486 Patent at
19 least since July 5, 2017. Defendants are knowingly inducing their customers and/or
20 end users to directly infringe the '486 Patent, with the specific intent to encourage
21 such infringement, and knowing that the induced acts constitute patent infringement.
22 Defendants' inducement includes, for example, providing technical guides, product
23 data sheets, demonstrations, software and hardware specifications, installation guides,
24 and other forms of support that induce their customers and/or end users to directly
25 infringe the '486 Patent. The '486 Accused Instrumentalities are designed in such a
26 way that when they are used for their intended purpose, the user infringes the '486
27 Patent. Defendants know and intend that customers that purchase the '486 Accused
28 Instrumentalities will use those products for their intended purpose. Defendants also

1 specifically intend its customers infringe the ‘486 Patent through use of the ‘486
2 Accused Instrumentalities through trade show presentations, customer visits, direct
3 customer contacts and application guides. For example, Defendant’s United States
4 website <http://optoelectronics.liteon.com/en-global/App/app>, instructs customers to
5 use ‘486 Accused Instrumentalities in numerous “Applications.” In addition,
6 Defendants specifically intend that their customers, such as United States distributors,
7 retailers and consumer product companies, will import, use and sell infringing
8 products in the United States in order to serve and develop the United States market
9 for Defendants’ infringing products.

10 43. Defendants have been aware of the ‘486 Patent and of its infringement as
11 of a date no later than July 5, 2017, when DSS contacted Defendants and provided
12 Defendants a list of patents that included the ‘486 patent and described that
13 Defendants may infringe the ‘486 Patent. Since that date, Defendants have failed to
14 investigate and remedy their infringement of the ‘486 Patent and thus willfully and
15 egregiously continue to infringe the ‘486 Patent. On information and belief,
16 Defendants continued to offer infringing products without having modified or altered
17 those products in a manner that would not infringe the ‘486 patent. Defendants, at the
18 very least, have been egregiously and willfully blind to infringement of the ‘486
19 Patent. Further evidence of Defendants’ egregious and willful infringement are the
20 acts of active inducement described in this Complaint. Defendants actively induce
21 and encourage customers to make, use, sell, offer to sell and/or import the ‘486
22 Accused Instrumentalities with knowledge that these acts constitute infringement of
23 the ‘486 Patent, with the purpose of, *inter alia*, developing and serving the United
24 States market for Defendants’ LED products and consumer devices that include
25 Defendants’ products.

26 44. As a result of Defendants’ infringement of the ‘486 Patent, DSS has
27 suffered monetary damages in an amount adequate to compensate for Defendants’
28

1 infringement, but in no event less than a reasonable royalty for the use made of the
2 invention by Defendants, together with interest and costs as fixed by the Court.

3 **PRAYER FOR RELIEF**

4 Plaintiff respectfully requests the following relief from this Court:

5 A. A judgment that Defendants have infringed one or more claims of the
6 '771, '087, and '486 Patents;

7 B. A judgment and order requiring Defendants to pay DSS its damages,
8 costs, expenses, and prejudgment and post-judgment interest for Defendants' acts of
9 infringement in accordance with 35 U.S.C. § 284;

10 C. A judgment and order requiring Defendants to provide accountings and
11 to pay supplemental damages to DSS, including, without limitation, prejudgment and
12 post-judgment interest;

13 D. A judgment and order finding that this is an exceptional case within the
14 meaning of 35 U.S.C. § 285 and awarding to DSS its reasonable attorneys' fees
15 against Defendants; and

16 E. Any and all other relief to which DSS may show itself to be entitled.

17 **JURY TRIAL DEMANDED**

18 Pursuant to Rule 38 of the Federal Rules of Civil Procedure, DSS requests a
19 trial by jury of any issues so triable by right.

20
21 Dated: November 16, 2017

By: */s/ Brian Ledahl*

22 RUSS AUGUST & KABAT

Brian Ledahl (CA SB No. 186579)

23 Neil A. Rubin (CA SB No. 250761)

24 Jacob Buczko (CA SB No. 269408)

RUSS AUGUST & KABAT

25 12424 Wilshire Boulevard 12th Floor

26 Los Angeles, California 90025

27 Telephone: 310-826-7474

Facsimile: 310-826-6991

28 E-mail: bledahl@raklaw.com

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

E-mail: nrubin@raklaw.com
E-mail: jbuczko@raklaw.com

Attorneys for Plaintiff,
Document Security Systems, Inc.