John J. Edmonds (State Bar No. 274200) 1 jedmonds@cepiplaw.com **COLLINS EDMONDS POGORZELSKI** SCHLATHER & TOWER, PLLC 3 1851 East First Street, Suite 900 Santa Ana, California 92705 5 Telephone: (951) 708-1237 Facsimile: (951) 824-7901 6 7 Attorney for Plaintiff, DIGITECH IMAGE TECHNOLOGIES, LLC 8 9 UNITED STATES DISTRICT COURT 10 CENTRAL DISTRICT OF CALIFORNIA 11 DIGITECH IMAGE TECHNOLOGIES, CASE NO_{SACV12} - 01687 AG (RNBx) 12 LLC, 13 ORIGINAL COMPLAINT FOR Plaintiff, INFRINGEMENT OF U.S. PATENT 14 V. NO. 6,128,415 15 OVERSTOCK.COM, INC. 16 **DEMAND FOR JURY TRIAL** 17 Defendant. Complaint Filed: October 2, 2012 18 19 20 ORIGINAL COMPLAINT FOR PATENT INFRINGEMENT 21 22

This is an action for patent infringement in which DIGITECH IMAGE TECHNOLOGIES, LLC submits this Original Complaint against Defendant named herein, namely OVERSTOCK.COM, INC. (hereinafter "Defendant"), as follows:

23

24

25

26

27

28

a.

THE PARTIES

- 1. DIGITECH IMAGE TECHNOLOGIES, LLC ("DIGITECH" or "Plaintiff") is a California limited liability company with a place of business at 500 Newport Center Drive, Suite 700, Newport Beach, CA 92660.
- 2. On information and belief, OVERSTOCK.COM, INC. (hereinafter "OVERSTOCK") is a Delaware corporation with a place of business at Salt Lake City, UT.

JURISDICTION AND VENUE

- 3. This action arises under the patent laws of the United States, Title 35 of the United States Code. This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331 and 1338(a).
- 4. On information and belief, Defendant is subject to this Court's specific and/or general personal jurisdiction, pursuant to due process and/or the California Long Arm Statute, due at least to its substantial business in California, including related to the infringements alleged herein. Further, on information and belief, Defendant has, within this forum, engaged in at least the selling of the accused products listed herein. In addition, Defendant induces infringement of the patent-insuit by sellers and/or infringing users located in this forum. Further, on information and belief, Defendant has interactive websites which are used in and/or accessible in this forum. Further, on information and belief, Defendant regularly conducts and/or

1

5

б

4

7

10

11

9

12 13

14

15 16

17

18 19

20

21 22

23

24

2526

27

28

solicits business, engages in other persistent courses of conduct, and/or derives substantial revenue from goods and services provided to persons and/or entities in California.

5. Venue is proper in this district under 28 U.S.C. §§ 1391(b), 1391(c) and 1400(b). Without limitation, on information and belief, Defendant is subject to personal jurisdiction in this district. On information and belief, the Defendant is subject to this Court's specific and/or general personal jurisdiction, pursuant to due process and/or the California Long Arm Statute, due at least to their substantial business in this district, including related to the infringements alleged herein. Further, on information and belief, Defendant is, within this forum, engaged in at least the selling of the accused products listed herein. In addition, Defendant induces infringement of the patent-in-suit by sellers and/or infringing users located in this forum. Further, on information and belief, Defendant has interactive websites which are used in and/or accessible in this forum. Further, on information and belief, Defendant regularly conducts and/or solicits business, engages in other persistent courses of conduct, and/or derives substantial revenue from goods and services provided to persons and/or entities in California.

COUNT I

INFRINGEMENT OF U.S. PATENT NO. 6,128,415

- 6. United States Patent No. 6,128,415 ("the '415 patent"), entitled "DEVICE PROFILES FOR USE IN A DIGITAL IMAGE PROCESSING SYSTEM," issued on October 3, 2000.
- 7. DIGITECH is the present assignee of the entire right, title and interest in and to the '415 patent, including all rights to sue for past and present infringement. Accordingly, DIGITECH has standing to bring this lawsuit for infringement of the '415 patent.
- 8. The various claims of the '415 patent cover, *inter alia*, a device profile for describing properties of a device in a digital image reproduction system to capture, transform or render an image, said device profile comprising: first data for describing a device dependent transformation of color information content of the image to a device independent color space; and second data for describing a device dependent transformation of spatial information content of the image in said device independent color space.
- 9. On information and belief, OVERSTOCK has been and now is infringing the '415 patent by actions comprising making, using, importing, selling and/or offering to sell products comprising a device profile for describing properties of a device in a digital image reproduction system to capture, transform or render an image, said device profile comprising: first data for describing a device dependent transformation of color information content of the image to a device independent

color space; and second data for describing a device dependent transformation of spatial information content of the image in said device independent color space.

- 10. Moreover, on information and belief, OVERSTOCK has been and now is indirectly infringing by way of intentionally inducing infringement of the '415 patent in this judicial district, and elsewhere in the United States, including by aiding or abetting customers and/or users to use the infringing products. Upon information and belief, such induced infringement has occurred at least since this Defendant became aware of the '415 patent, at least through becoming aware of this Complaint.
- 11. Upon present information and belief, OVERSTOCK's infringing products comprise at least the following accused products: CANON: EOS 5D Mark III, EOS 7D, EOS 60D, EOS Rebel T3i, EOS Rebel T3, PowerShot G12, PowerShot S100 Digital ELPH, PowerShot SX40 HS, PowerShot SX260 HS, PowerShot SX150 IS, PowerShot D20, PowerShot ELPH 530 HS, PowerShot ELPH 520 HS, PowerShot ELPH 500 HS, PowerShot ELPH 320 HS, PowerShot ELPH 310 HS, PowerShot ELPH 110 HS, PowerShot A4000 IS, PowerShot A3400 IS, PowerShot A2400 IS, PowerShot A2300, PowerShot A1300, PowerShot A1200, PowerShot A810 and PowerShot A800; NIKON: COOLPIX L24; PANASONIC: LUMIX DMC-SZ1, LUMIX DMC-FH8, LUMIX DMC-FH6, LUMIX DMC-S2, LUMIX GX1, LUMIX GF3and LUMIX GF2; OLYMPUS: VR-340, VG-160, VR-320, VR-310, VG-140, VG-120, Tough TG-320, Tough TG-810, Tough TG-610, SZ-31MR iHS, SP-620UZ,

to 35 U.S.C. § 271.

Q; VIVITAR: ViviCam X025and ViviCam 8400.

12. OVERSTOCK is thus liable for infringement of the '415 patent pursuant

SZ-12 and SZ-10; PENTAX: OPTIO WG-2, OPTIO VS20, OPTIO RZ18, K-01and

- 13. As a result of Defendant's infringing conduct, Defendant has damaged DIGITECH. Defendant is liable to DIGITECH in an amount that adequately compensates DIGITECH for their infringement, which, by law, can be no less than a reasonable royalty.
- 14. DIGITECH will take discovery relative to Defendant's pre-suit knowledge of the '415 patent at the appropriate time. Upon information and belief, Defendant's infringement of the '415 patent since receiving notice of the patent, at a minimum by virtue of this lawsuit, would necessarily be willful and objectively reckless at least due to the fact that the Defendant's infringement is clear and there is no known good faith basis to assert invalidity.

PRAYER FOR RELIEF

WHEREFORE, DIGITECH respectfully requests that this Court enter:

- 1. A judgment in favor of DIGITECH that Defendant has infringed, directly and/or indirectly, the '415 patent;
- 2. A judgment that the Defendant's infringement is and/or has been willful and objectively reckless;

- 3. A permanent injunction enjoining Defendant, and its officers, directors, employees, agents, affiliates and all others acting in active concert therewith from infringing the '415 patent;
- 4. A judgment and order requiring Defendant to pay DIGITECH its damages, costs, expenses, and prejudgment and post-judgment interest for Defendant's infringement of the '415 patent as provided under 28 U.S.C. § 284;
- 5. An award to DIGITECH for enhanced damages as provided under 35 U.S.C. § 284;
- 6. A judgment and order finding that this is an exceptional case within the meaning of 35 U.S.C. § 285 and awarding to DIGITECH its reasonable attorneys' fees;
- 7. Any and all other relief to which DIGITECH may show itself to be entitled.

DEMAND FOR JURY TRIAL

Plaintiff, under Rule 38 of the Federal Rules of Civil Procedure, requests a trial by jury of any issues so triable by right.

| 1 | Dated: | October 2, 2012 | Respectfully submitted, |
|--------|--------|-----------------|--|
| 2 | | | COLLINS, EDMONDS, POGORZELSKI, SCHLATHER & TOWER, PLLC |
| | | | TO WER, TEEC |
| 4 5 | | | |
| 6 | | | John J. Edmonds – LEAD COUNSEL |
| 7 | | | John J. Edmonds – LEAD COUNSEL State Bar No. 274200 |
| 8 | | | Attorney for Plaintiff |
| 9 | | | DIGITECH IMAGE TECHNOLOGIES, LLC |
| 10 | | | TECHNOLOGIES, LLC |
| 11 | | | |
| 12 | | | |
| 13 | | | |
| 14 | | | |
| 15 | | | |
| 16 | | | |
| 17 | | | |
| 18 | | | |
| 19 | | | |
| 20 | | | |
| 21 | | | |
| 22 | | | |
| 23 | | | |
| 24 | | | |
| 25 | | | |
| 26 | | | |
| 27 | | | |
| | 1 | | |

UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

| I (a) PLAINTIFFS (Check box if you are representing yourself □) DIGITECH IMAGE TECHNOLOGIES, LLC | | | DEFENDANTS OVERSTOCK.COM, INC. | | | |
|---|---|--|--|--|--|--|
| yourself, provide same.) JOHN J. EDMONDS, CO | oldress and Telephone Number. If you bellins EDMONDS POGORZELS EAST FIRST STREET, SUITE 900 (c) (951) 708-1237 | SKI SCHLATHER | Attorneys (If Known) | | | |
| II. BASIS OF JURISDICTION | II. BASIS OF JURISDICTION (Place an X in one box only.) III. CITIZENSHIP OF PRINCIPAL PARTIES - For Diversity Cases Only (Place an X in one box for plaintiff and one for defendant.) | | | | | |
| □ 1 U.S. Government Plaintiff | ☑ 3 Federal Question (U.S. Government Not a Party) | Citizen of This | | DEF ☐ 1 Incorporated or P of Business in thi | • | |
| ☐ 2 U.S. Government Defendan | t 4 Diversity (Indicate Citizer of Parties in Item III) | enship Citizen of Ano | Citizen of Another State □ 2 □ 2 Incorporated and Principal Place □ 5 □ 5 of Business in Another State | | | |
| | | Citizen or Subj | ect of a Foreign Country 3 | ☐ 3 Foreign Nation | □6 □6 | |
| Proceeding State C | ed from | Reopened | 5 Transferred from another dis | Distr Litig | ict Judge from | |
| | AINT: JURY DEMAND: VY | | | | | |
| CLASS ACTION under F.R.C | - DAME | | MONEY DEMANDED IN CO | | at the second of | |
| VI. CAUSE OF ACTION (Cit Patent Infringement 35 U.S. | te the U.S. Civil Statute under whic | th you are filing and w | rite a brief statement of cause. I | To not cite jurisdictional st | atutes unless diversity.) | |
| VII. NATURE OF SUIT (Place | | | | | | |
| OTHER STATUTES 400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce/ICC Rates/etc. 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV 810 Selective Service 850 Securities/Commodities/Exchange 875 Customer Challenge 12 USC 3410 890 Other Statutory Actions 891 Agricultural Act 892 Economic Stabilization Act 893 Environmental Matters 894 Energy Allocation Act 895 Freedom of Info. Act 900 Appeal of Fee Determination Under Equal Access to Justice 950 Constitutionality of State Statutes | □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment & Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loan (Excl. Veterans) /□ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise REAL PROPERTY □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land | TORTS PERSONAL INJUR 310 Airplane Productiability 320 Assault, Libel Slander 330 Fed. Employer Liability 340 Marine 345 Marine Productiability 350 Motor Vehicle Product Liability 360 Other Persona Injury 362 Personal Injury 463 Personal Injury 464 Asbestos Personal Injury Product Liability IMMIGRATION 462 Naturalization 463 Habeas Corpuct Alien Detained 465 Other Immigrations | PROPERTY 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability BANKRUPTCY 422 Appeal 28 USC 158 | ☐ 530 General ☐ 535 Death Penalty | LABOR 710 Fair Labor Standards Act | |
| | SAC | CV12 - 01687 A | G (RNBx) | | | |
| FOR OFFICE USE ONLY: | Case Number: | | | | | |

AFTER COMPLETING THE FRONT SIDE OF FORM CV-71, COMPLETE THE INFORMATION REQUESTED BELOW.

CV-71 (05/08)

UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

| VIII(a). IDENTICAL CASES: Has this action been previously filed in this court and dismissed, remanded or closed? No Yes If yes, list case number(s): SACV12-01153 ODW(MRWx) | | | | | | |
|--|--|--|--|--|--|--|
| VIII(b). RELATED CASES: Have If yes, list case number(s): 8:12-cv | ve any cases been pro-001153-MLG; S | reviously filed in this court the EE ATTACHMENT | at are related to the present case? □ No | | | |
| Civil cases are deemed related if a previously filed case and the present case: (Check all boxes that apply) A. Arise from the same or closely related transactions, happenings, or events; or B. Call for determination of the same or substantially related or similar questions of law and fact; or C. For other reasons would entail substantial duplication of labor if heard by different judges; or D. Involve the same patent, trademark or copyright, and one of the factors identified above in a, b or c also is present. | | | | | | |
| IX. VENUE: (When completing the | | | | | | |
| (a) List the County in this District; Check here if the government, | California County its agencies or empl | outside of this District, State oyees is a named plaintiff. If | if other than California; or Foreign Country, in which EACH named plaintiff resides. this box is checked, go to item (b). | | | |
| County in this District:* | | | California County outside of this District; State, if other than California; or Foreign Country | | | |
| PLAINTIFF (ORANGE COUN | TY) | | | | | |
| (b) List the County in this District; Check here if the government, i | California County ts agencies or empl | outside of this District; State i | f other than California; or Foreign Country, in which EACH named defendant resides. If this box is checked, go to item (c). | | | |
| County in this District:* | | | California County outside of this District; State, if other than California; or Foreign Country | | | |
| | | | OVERSTOCK.COM, INC. (UTAH) | | | |
| | | • | | | | |
| (c) List the County in this District; Note: In land condemnation c | • | · · | f other than California; or Foreign Country, in which EACH claim arose. | | | |
| County in this District:* | | | California County outside of this District; State, if other than California; or Foreign Country | | | |
| | | | | | | |
| * Los Angeles, Orange, San Bernar Note: In land condemnation cases, us | | | San Luis Obispo Counties | | | |
| X. SIGNATURE OF ATTORNEY (| OR PRO PER): | | Date 10-2-2012 | | | |
| Notice to Counsel/Parties: The CV-71 (JS-44) Civil Cover Sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law. This form, approved by the Judicial Conference of the United States in September 1974, is required pursuant to Local Rule 3-1 is not filed but is used by the Clerk of the Court for the purpose of statistics, venue and initiating the civil docket sheet. (For more detailed instructions, see separate instructions sheet.) | | | | | | |
| Key to Statistical codes relating to So | cial Security Cases | : | | | | |
| Nature of Suit Code | Abbreviation | Substantive Statement of | Cause of Action | | | |
| 861 | НІА | All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended. Also, include claims by hospitals, skilled nursing facilities, etc., for certification as providers of services under the program. (42 U.S.C. 1935FF(b)) | | | | |
| 862 | 862 BL All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969 (30 U.S.C. 923) | | | | | |
| 863 | All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as amended; plus all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405(g)) | | | | | |
| 863 | All claims filed for widows or widowers insurance benefits based on disability under Title 2 of the Social Security Act, as amended. (42 U.S.C. 405(g)) | | | | | |
| 864 | SSID All claims for supplemental security income payments based upon disability filed under Title 16 of the Social Security Act, as amended. | | | | | |
| All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended. (42 U.S.C. (g)) | | | | | | |

CV-71 (05/08) CIVIL COVER SHEET Page 2 of 2

UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

VIII(b). RELATED CASES: Have any cases been previously filed in this court that are related to the present case?

- 1. DIGITECH IMAGE TECHNOLOGIES v. ELECTRONIC FOR IMAGING, ET AL., (Case No. SACV 23-01324-JVS-RNB
- 2. DIGITECH IMAGE TECHNOLOGIES, LLC v. B&H FOTO & ELECTRONICS CORP. (Civil Action No. TBD)
- 3. DIGITECH IMAGE TECHNOLOGIES, LLC v. BEST BUY CO., INC.; BEST BUY STORES, LP; BESTBUY.COM, LLC (Civil Action No. TBD)
- 4. DIGITECH IMAGE TECHNOLOGIES, LLC v. BUY.COM INC. (Civil Action No. TBD)
- 5. DIGITECH IMAGE TECHNOLOGIES, LLC v. CANON INC.; CANON U.S.A., INC. (Civil Action No. TBD)
- 6. DIGITECH IMAGE TECHNOLOGIES, LLC v. CASIO COMPUTER CO., LTD.; CASIO AMERICA, INC. (Civil Action No. TBD)
- 7. DIGITECH IMAGE TECHNOLOGIES, LLC v. CDW LLC (Civil Action No. TBD)
- 8. DIGITECH IMAGE TECHNOLOGIES, LLC v. FUJIFILM CORPORATION; FUJIFILM HOLDINGS CORPORATION; FUJIFILM HOLDINGS AMERICA CORPORATION (Civil Action No. TBD)
- 9. DIGITECH IMAGE TECHNOLOGIES, LLC v. GENERAL IMAGING COMPANY (Civil Action No. TBD)
- 10. DIGITECH IMAGE TECHNOLOGIES, LLC v. VICTOR HASSELBLAD AB; HASSELBLAD USA INC. (Civil Action No. TBD)
- 11. DIGITECH IMAGE TECHNOLOGIES, LLC v. LEICA CAMERA AG; LEICA CAMERA INC. (Civil Action No. TBD)
- 12. DIGITECH IMAGE TECHNOLOGIES, LLC v. MAMIYA DIGITAL IMAGING CO., LTD.; LEAF IMAGING LTD. D/B/A MAMIYALEAF; MAMIYA AMERICA CORPORATION (Civil Action No. TBD)
- 13. DIGITECH IMAGE TECHNOLOGIES, LLC v. MICRO ELECTRONICS, INC. D/B/A MICRO CENTER (Civil Action No. TBD)
- 14. DIGITECH IMAGE TECHNOLOGIES, LLC v. NEWEGG, INC.; NEWEGG.COM, INC. (Civil Action No. TBD)
- 15. DIGITECH IMAGE TECHNOLOGIES, LLC v. NIKON CORPORATION; NIKON INC.; NIKON AMERICAS, INC. (Civil Action No. TBD)
- 16. DIGITECH IMAGE TECHNOLOGIES, LLC v. OLYMPUS CORPORATION; OLYMPUS IMAGING AMERICA INC. (Civil Action No. TBD)

- 17. DIGITECH IMAGE TECHNOLOGIES, LLC v. OVERSTOCK.COM, INC. (Civil Action No. TBD)
- 18. DIGITECH IMAGE TECHNOLOGIES, LLC v. PANASONIC CORPORATION; PANASONIC CORPORATION OF NORTH AMERICA (Civil Action No. TBD)
- 19. DIGITECH IMAGE TECHNOLOGIES, LLC v. PENTAX RICOH IMAGING CO., LTD.; PENTAX RICOH IMAGING AMERICAS CORPORATION; RICOH COMPANY, LTD.; RICOH AMERICAS CORPORATION (Civil Action No. TBD)
- 20. DIGITECH IMAGE TECHNOLOGIES, LLC v. SAKAR INTERNATIONAL, INC. D/B/A VIVITAR (Civil Action No. TBD)
- 21. DIGITECH IMAGE TECHNOLOGIES, LLC v. SIGMA CORPORATION; SIGMA CORPORATION OF AMERICA (Civil Action No. TBD)
- 22. DIGITECH IMAGE TECHNOLOGIES, LLC v. SONY CORPORATION; SONY CORPORATION OF AMERICA; SONY ELECTRONICS INC. (Civil Action No. TBD)
- 23. DIGITECH IMAGE TECHNOLOGIES, LLC v. TARGET CORPORATION (Civil Action No. TBD)

Name & Address: JOHN J. EDMONDS (STATE BAR NO. 274200) COLLINS, EDMONDS, POGORZELSKI, SCHLATER & TOWER, PLLC 1851 EAST FIRST STREET, SUITE 900 SANTA ANA, CA 92705 UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA CASE NUMBER DIGITECH IMAGE TECHNOLOGIES, LLC SACV12 - 01687 AG (RNBx) PLAINTIFF(S) OVERSTOCK.COM, INC. **SUMMONS** DEFENDANT(S). TO: DEFENDANT(S): A lawsuit has been filed against you. Within 21 days after service of this summons on you (not counting the day you received it), you must serve on the plaintiff an answer to the attached \square complaint \square _____ amended complaint □ counterclaim □ cross-claim or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff's attorney, John J. Edmonds , whose address is 1851 East First Street, Suite 900, Santa Ana, California 92705 . If you fail to do so, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court. Clerk, U.S. District Court OCT -2 2012 Dated: Deputy Clerk (Seal of the Court) [Use 60 days if the defendant is the United States or a United States agency, or is an officer or employee of the United States. Allowed 60 days by Rule 12(a)(3)]. CV-01A (10/11 SUMMONS

Case 8:12-cv-01687-AG-RNB Document 1 Filed 10/02/12 Page 13 of 15 Page ID #:21

| Name & Address: |
|--|
| JOHN J. EDMONDS (STATE BAR NO. 274200) |
| COLLINS, EDMONDS, POGORZELSKI, |
| SCHLATER & TOWER, PLLC |
| 1851 EAST FIRST STREET, SUITE 900 |
| SANTA ANA, CA 92705 |

| SANTA ANA, CA 92705 | |
|---|--|
| | DISTRICT COURT CT OF CALIFORNIA |
| DIGITECH IMAGE TECHNOLOGIES, LLC | CASE NUMBER SACV12 - 01687 AG (RNBx) |
| PLAINTIFF(S) V. | |
| OVERSTOCK.COM, INC. | SUMMONS |
| DEFENDANT(S). | |
| must serve on the plaintiff an answer to the attached \square counterclaim \square cross-claim or a motion under Rule 1 | 2 of the Federal Rules of Civil Procedure. The answer hn J. Edmonds , whose address is . 92705 . If you fail to do so, |
| OCT = 2 2012; Dated: | Clerk, U.S. District Court By: Deputy Clerk (Seal of the Court) |

[Use 60 days if the defendant is the United States or a United States agency, or is an officer or employee of the United States. Allowed 60 days by Rule 12(a)(3)].

CV-01A (10/11 SUMMONS

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

NOTICE OF ASSIGNMENT TO UNITED STATES MAGISTRATE JUDGE FOR DISCOVERY

This case has been assigned to District Judge Andrew Guilford and the assigned discovery Magistrate Judge is Robert N. Block.

The case number on all documents filed with the Court should read as follows:

SACV12- 1687 AG (RNBx)

Pursuant to General Order 05-07 of the United States District Court for the Central District of California, the Magistrate Judge has been designated to hear discovery related motions

| m | motions. | | | | | |
|------|---|------|---|--------|--|--|
| A | ll discovery related motions | shou | ld be noticed on the calendar of | of the | Magistrate Judge | |
| | | | | | | |
| | | | | | | |
| | - | == | NOTICE TO COUNSEL | == | | |
| | py of this notice must be served wi a copy of this notice must be serv | | e summons and complaint on all def n all plaintiffs). | endan | ts (if a removal action is | |
| Subs | Subsequent documents must be filed at the following location: | | | | | |
| L | Western Division 312 N. Spring St., Rm. G-8 Los Angeles, CA 90012 | | Southern Division 411 West Fourth St., Rm. 1-053 Santa Ana, CA 92701-4516 | Ц | Eastern Division 3470 Twelfth St., Rm. 134 Riverside, CA 92501 | |
| | | | | | | |