1 2 3 4 5 6 7 8	RUSS AUGUST & KABAT Brian Ledahl (CA SB No. 186579) Neil A. Rubin (CA SB No. 250761) Jacob Buczko (CA SB No. 269408) RUSS AUGUST & KABAT 12424 Wilshire Boulevard 12th Floor Los Angeles, California 90025 Telephone: 310-826-7474 Facsimile: 310-826-6991 E-mail: bledahl@raklaw.com E-mail: nrubin@raklaw.com E-mail: jbuczko@raklaw.com Attorneys for Plaintiff Document Security S	Systems, Inc.	
9	IN THE UNITED STATES DISTRICT COURT		
10	FOR THE CENTRAL DIS	STRICT OF CALIFORNIA	
11	DOCUMENT SECURITY SYSTEMS,		
12	INC.,		
13	Plaintiff,	G: :: A : XX 0.45 0.5104	
14	v.	Civil Action No. 2:17-cv-05184	
15 16	OSRAM GMBH; OSRAM OPTO SEMICONDUCTORS GMBH & CO.; OSRAM Licht AG; and OSRAM	JURY TRIAL DEMANDED	
17	SYLVANIA INC.,		
18	Defendants.		
19	FIRST AMENDED COMPLAINT FOR PATENT INFRINGEMENT		
20	This is an action for patent infringement arising under the Patent Laws of the		
21	United States of America, 35 U.S.C. § 1 et seq. in which Document Security Systems,		
22	Inc. ("DSS" or "Plaintiff") makes the following allegations against Defendants		
23	OSRAM GMBH ("OSRAM"); OSRAM OPTO SEMICONDUCTORS GMBH &		
24	CO.; ("OOS"), OSRAM Licht AG (OSAG) and OSRAM Sylvania, Inc. ("OSI")		
25	(collectively "Defendants").		
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PARTIES

- 1. Document Security Systems, Inc. is a publicly-traded New York corporation. Founded in 1984, DSS is a global leader in brand protection, digital security solutions and anti-counterfeiting technologies.
- 2. In November 2016, DSS acquired a portfolio of patents covering technologies used in Light-Emitting Diode ("LED") lighting products, including the patents-in-suit. The patents in this portfolio were originally assigned to Agilent Technologies, Inc. and/or the successors of its LED business. Since its recent acquisition of these patents, DSS has worked to expand its business efforts regarding LED technology. DSS is pursuing both licensing and commercialization of this technology acquisition.
- 3. On information and belief, OSRAM GmbH ("OSRAM") is a foreign corporation under the laws of Germany with a principal place of business located at Hellabrunner Strasse 1, 81543 Munich, Germany. Upon information and belief, OSRAM manufactures light-emitting diode ("LED") products and, through its subsidiaries, Defendants OSRAM Opto Semiconductor GmbH & Co. ("OOS") and OSRAM Sylvania Inc. ("OSI"), has sales offices in the United States. Defendant OSRAM can be served with process in Germany pursuant to The Hague Convention on the Service Abroad of Judicial and Extrajudicial Documents, Article 1, November 15, 1965 T.I.A.S. No. 6638, 20 U.S.T. 361 (U.S. Treaty 1969).
- 4. On information and belief, OOS is a foreign corporation under the laws of Germany with a principal place of business located at Leibnizstr 4, 93055 Regensburg, Germany. Upon information and belief, OOS is a subsidiary of OSRAM and /or OLAG and sells and/or offers for sale in the United States LED products manufactured by it and/or OSRAM and/or OSAG, including in the State of California and in this judicial district.
- 5. On information and belief, OSI is a Delaware corporation, having its principal place of business at 100 Endicott Street, Danvers, Massachusetts 01923.



6. On information and belief, OSRAM Licht AG ("OSAG") is a foreign corporation under the laws of Germany with a principal place of business located at Hellabrunner Strasse 1, 81543 Munich, Germany. Upon information and belief, OSAG wholly owns, directly or indirectly, OOS, OSRAM and OSI and, through these corporate relationships as a joint enterprise and alone, engages in marketing, sales, and/or development of infringing products sold in the State of California and in this judicial district.

JURISDICTION AND VENUE

- 7. This action arises under the patent laws of the United States, Title 35 of the United States Code. Accordingly, this Court has subject matter jurisdiction under 28 U.S.C. §§ 1331 and 1338(a).
- 8. This Court has personal jurisdiction over Defendants in this action because, among other reasons, Defendants have committed acts within the Central District of California giving rise to this action and have established minimum contacts with the forum state of California. Defendants directly and/or through subsidiaries or intermediaries (including distributors, retailers, and others), have committed and continue to commit acts of infringement in this District by, among other things, making, using, importing, offering for sale, and/or selling products and/or services that infringe the patents-in-suit. Thus, Defendants have purposefully availed themselves of the benefits of doing business in the State of California and the exercise of jurisdiction over Defendants would not offend traditional notions of fair play and substantial justice.
- 9. Venue is proper in this District under 28 U.S.C. §§ 1391 (b)-(c) and 1400(b) because Defendants have a regular and established place of business in this District and have committed acts of patent infringement in this District. Defendants, for



example, have a regular and established place of business in this District at 1651 S. Archibald Ave., Ontario, CA 91761.

BACKGROUND

- 10.DSS is the owner by assignment of United States Patent No. 6,949,771 ("the '771 Patent") entitled "Light Source." The '771 Patent was duly and legally issued by the United States Patent and Trademark Office on September 27, 2005. A true and correct copy of the '771 Patent is included as Exhibit A.
- 11.DSS is the owner by assignment of United States Patent No. 7,524,087 ("the '087 Patent") entitled "Optical Device." The '087 Patent was duly and legally issued by the United States Patent and Trademark Office on April 28, 2009. A true and correct copy of the '087 Patent is included as Exhibit B.
- 12. DSS is the owner by assignment of United States Patent No. 7,256,486 ("the '486 Patent") entitled "Packing Device for Semiconductor Die, Semiconductor Device Incorporating Same and Method of Making Same." The '486 Patent was duly and legally issued by the United States Patent and Trademark Office on August 14, 2007. A true and correct copy of the '486 Patent is included as Exhibit C.
- 13. DSS is the owner by assignment of United States Patent No. 7,652,297 ("the '297 Patent") entitled "Light Emitting Device." The '297 Patent was duly and legally issued by the United States Patent and Trademark Office on January 26, 2010. A true and correct copy of the '297 Patent is included as Exhibit D
- 14. DSS owns all rights, title, and interest in and to the '771, '087, '486 and '297 Patents (collectively, "asserted patents" or "patents-in-suit"), including all rights to sue and recover for past and future infringement.

COUNT I

INFRINGEMENT OF THE '771 PATENT

15. DSS references and incorporates by reference paragraphs 1 through 14 of this Complaint.



1	16. Defendants make, use, offer for sale, sell, and/or import in the United	
2	States products and/or services that infringe various claims of the '771 Patent, and	
3	continues to do so. By way of illustrative example, Defendants' infringing products	
4	include without limitation, all versions and variations, including predecessor and	
5	successor models, of their Advanced Power TOPLED; Advanced Power TOPLED	
6	Plus; Displix LRTB; Firefly E1608; Golden DRAGON; Golden DRAGON Plus	
7	White; Golden DRAGON Plus Colors; Mini TOPLED; MultiLED; MultiTOPLED;	
8	Platinum DRAGON; PointLED; Power TOPLED; Power TOPLED Lens; Power	
9	SIDELED; SIDELED; TOPLED Lens; TOPLED Reverse Gullwing;	
10	TOPLED Black; TOPLED Black Surface; and Synios P2720 packages. Defendants	
11	infringing products also include products, e.g., light bulbs, displays and fixtures that	
12	contain at least one infringing LED product. Defendants' infringing products are	
13	collectively referred to hereinafter as "'771 Accused Instrumentalities."	
14	17. Defendants have directly infringed and continue to directly infringe the	
15	'771 Patent by, among other things, making, using, offering for sale, selling, and/or	
16	importing the '771 Accused Instrumentalities. Such products and/or services are	
17	covered by one or more claims of the '771 Patent's including at least claims 1 to 8	

- because they contain each element of those claims.
- 18. As an illustrative example, Defendants import, sell and offer to sell their Advanced Power TOPLED series products. Defendant's Advanced Power TOPLED infringes, for example, Claim 3 of the '771 patent because it is a light source comprising a substrate having opposing first and second surfaces, the substrate defining an aperture extending from the first surface to the second surface, said aperture having a first opening in the first surface and second opening in said second surface:

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