Case	2:17-cv-04263-JVS-JCG Document 19 File	d 07/28/17 Page 1 of 3 Page ID #:244				
1 2 3 4 5 6 7 8 9 10 11	 BLANEY HARPER (pro hac vice admission pending) bharper@jonesday.com JONES DAY 51 Louisiana Avenue, N.W. Washington, D.C. 20001 Telephone: +1.202.879.3939 Facsimile: +1.202.626.1700 JACQUELINE K. S. LEE (SBN 247705) jkslee@jonesday,com JONES DAY 1755 Embarcadero Road Palo Alto, CA 94303 Telephone: +1.650.739.3939 Facsimile: +1.650.739.3900 Attorneys for Defendant 	 BRIAN LEDAHL (SBN 186579) bledahl@raklaw.com NEIL A. RUBIN (SBN 250761) nrubin@raklaw.com JACOB BUCZKO (SBN 269408) jbuczko@raklaw.com RUSS AUGUST & KABAT 12424 Wilshire Boulevard 12th Floor Los Angeles, California 90025 Telephone: +1.310.826.7474 Facsimile: +1.310.826.6991 Attorneys for Plaintiff DOCUMENT SECURITY SYSTEMS, INC. 				
11	CREE, INC.					
12						
14	UNITED STATES DISTRICT COURT					
15						
16	CENTRAL DISTRICT OF CALIFORNIA					
17	SOUTHERN DIVISION					
18	DOCUMENT SECURITY SYSTEMS,	Case No. 2:17-cv-04263-JVS-JCG				
19	INC.,	STIPULATED REQUEST AND				
20	Plaintiff,	STIPULATED REQUEST AND [PROPOSED] ORDER TO EXTEND TIME TO RESPOND				
21	V.	TO AMENDED COMPLAINT				
22	CREE, INC.,					
23	Defendant.					
24						
25						
26						
27						
28						
		hout watermarks at <u>docketalarm.com</u> .				

1	Defendant Cree, Inc. ("Cree") and Plaintiff Document Security Systems, Inc.				
2	("DSS") hereby make the following stipulated request through their respective				
3	counsel of record:				
4	WHEREAS, Plaintiff DSS filed the Complaint on June 8, 2017;				
5	WHEREAS, Plaintiff DSS served the Complaint on Cree on June 9, 2017;				
6	WHEREAS, Plaintiff DSS filed and served its First Amended Complaint For				
7	Patent Infringement July 14, 2017;				
8	WHEREAS Cree's response to Plaintiff's amended complaint is currently				
9	due on July 28, 2017;				
10	WHEREAS, the parties have met and conferred and agreed that Cree shall				
11	have a 14-day extension of time in which to answer or otherwise respond to the				
12	Amended Complaint, such that Cree's extended responsive pleading due date will				
13	be August 11, 2017;				
14	WHEREAS, good cause exists for the extension, as the parties are still				
15	meeting to continue settlement negotiations and this extension is not being sought				
16	for purposes of delay;				
17	WHEREAS, this extension of time does not alter the date of any event or any				
18	deadline already fixed by the Court;				
19	NOW, THEREFORE, IT IS HEREBY REQUESTED AND STIPULATED				
20	by and among counsel for Plaintiff and Defendant that Cree's deadline to answer or				
21	otherwise respond to the Amended Complaint is extended to August 11, 2017.				
22	IT IS SO STIPULATED.				
23					
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~ 14					

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Case	2:17-cv-04263-JVS-JC0	G Document 19	Filed 07/28/17	Page 3 of 3 Page ID #:246	
1	Dated: July 28	, 2017	JONES D	DAY	
2					
3			By:	/s/ Jacqueline K. S. Lee Jacqueline K. S. Lee	
4					
5			Attorneys CREE, IN	for Defendant NC.	
6					
7					
8	In accordance with Local Rule 5-4.3.4(a)(2)(i), the above signatory attests				
9	that concurrence in the filing of this document has been obtained from the signatory				
10	below.				
11					
12	Dated: July 28, 201	7	RUSS AU	JGUST & KABAT	
13					
14			By:	/s/ Brian Ledahl	
15			•	Brian Ledahl	
16			Attorneys DOCUM	s for Plaintiff ENT SECURITY SYSTEMS,	
17			INC.		
18					
19	PURSUANT	TO STIPULAT	ION, IT IS S	O ORDERED	
20					
21	Datadi		D		
22	Dated:		By: The	e Hon. James V. Selna	
23			Un	ited States District Judge	
24					
25	NAL 1502001007 1				
26	NAI-1502891997v1				
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28					
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