

	1	Plaintiff,	
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	3	V.	
	4	LITE-ON, INC., and LITE-ON	
	5	TECHNOLOGY CORPORATION,	
	6	Defendants.	
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Russ, August & Kabat	15		
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Pursuant to the Order Setting Rule 26(f) Scheduling Conference<sup>1</sup>, the Court's Order Continuing Claim Construction Deadlines<sup>2</sup>, and Northern District of California's Patent L.R. 4-3, Plaintiff Document Security Systems, Inc. ("DSS") and Defendants Seoul Semiconductor Co., Ltd., Seoul Semiconductor, Inc., Cree, Inc., Everlight Electronics Co., Everlight Americas, Inc., Lite-On, Inc., Lite-On Technology Corporation (collectively, "Defendants") (DSS and Defendants are referred to collectively as the "Parties") hereby provide their First Amended Joint Claim Construction Chart and Prehearing Statement.

## I. AGREED CONSTRUCTIONS.

The Parties anticipate continuing to meet and confer to narrow the issues for claim construction. At this time, the Parties have agreed to the following construction:

U.S. Patent 7,524,087

Claims 1, 6, 7, 8-10, 13, 15, 17, and 18.

# "pocket" / "cavity"

"a hollow space <u>surrounded by the peripheral sidewall</u> that is more than a minor depression left over <u>from the manufacturing process</u>"

<sup>&</sup>lt;sup>2</sup> Dkt. No. 74 (Case No. 8:17-cv-00981-JVS-JCG); Dkt. No. 60 (Case No. 2:17-cv-4263-JVS-JEMx); Dkt. No. 58 (Case No. 2:17-cv-06050-JVS-JEMx); Dkt. No. 69 (Case No. 2:17-cv-04273\_IVS\_IEMx)



<sup>&</sup>lt;sup>1</sup> Dkt. No. 11 (Case No. 8:17-cv-00981-JVS-JEMx); Dkt. No. 14 (Case No. 2:17-cv-4263-JVS-JEMx); Dkt. No. 14 (Case No. 2:17-cv-06050-JVS-JEMx); Dkt. No. 29 (Case No. 2:17-cv-04273-JVS-JEMx).

# RUSS, AUGUST & KABAT

# II. DISPUTED CONSTRUCTIONS.

# A. U.S. Patent 6,949,771.

A. U.S. Patent 6,949,771.									
Term	DSS's Proposal	Defendants' Proposal							
1. "nlatform"	"the horizontal flat	Plain and ordinary							
"platform"	portion of a single	meaning							
	structure providing	(i.e., horizontal flat							
Claims 1-	support to the LED die"	surface)							
4, 6, and 7.									
	<b>Intrinsic Evidence</b>	Disclaimer: The term							
	'771 patent specification	"platform" cannot be a							
	including at Figs. 2, 8, 15,	lead frame because DSS							
	and 19 (and associated	clearly and unmistakably							
	discussion in the written	disclaimed a lead frame							
	description); 2:1-23;	as being "a different form							
	2:31-44; 2:49-62; 3:56-	of the contacts [from a							
	4:12; 4:20-33; 6:1-11;	platform] taught in the							
	6:45-57; and claim	present invention" in its							
	language.	Nov. 17, 2003, response							
		to an office action.							
	'771 patent file history								
	including 08/23/2004								
	Amendment.	'771 patent, Figs. 2, 8, 17,							
		23.							
	<b>Extrinsic Evidence</b>	'771 patent specification:							
	Declaration and/or	, , , , , , , , , , , , , , , , , , , ,							
	testimony of R. Jacob	2:10-21, 2:24-30, 2:35-							
	Baker	44, 2:49-59, 3:29-38,							
		3:56-4:11, 4:7-9, 4:25-29,							
	Intrinsic and extrinsic	4:66-5:8,							
	evidence cited by	5:13-41.							
	Defendants.								
	5.00	Prosecution History:							
	DSS objects to	Office Action Response,							
	Defendants adding a	1 ' '							
	purported disclaimer	_ ·							
	argument to their	p. 8 (Aug. 23, 2004).							
	proposed construction in	IDD 2010 002 57 B							
	this First Amended chart.	· ·							
	Defendants did not meet	1							
	and confer concerning	Response at 1, 3, 6, 13,							



1	Term	DSS's Proposal	Defendants' Proposal
$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$		changing its proposed	
		construction of this term. Moreover, Defendants'	(PTAB Mar. 13, 2018) (Paper 6).
3		purported disclaimer is an	(1 aper 0).
4		incomplete and	·
5		misquoted snippet of a	
6		passage removed from context that, if at all	
7		relevant, is relevant to at	
8		most one asserted claim.	Extrinsic Evidence
9			Webster's II New College Dictionary (2001), ISBN
			0-395-96214-5, p. 844.
10			
11			Declaration and/or testimony of Dr. M.
12			Lebby.
13			
14			
15			Intrinsic and extrinsic
16			evidence presented by Plaintiff.
17	2. "within the	"wholly contained in the	
	aperture"	horizontal and vertical	meaning
18		bounds of the aperture"	Induinaia Enidanaa
19	Claims 1- 4, 6, and 7.	Intrinsic Evidence	Intrinsic Evidence '771 patent, Figs. 2, 8, 17,
20		771 patent specification	23.
21		including at abstract;	2771
22		Figs. 2 and 17 (and associated discussion in	'771 patent specification: Abstract, 1:39-67, 2:2-9,
23		the written description);	
24		2:1-30; 2:35-62; 3:55-65;	
25		4:20-33; 5:19-43; 6:1-11; and claim language.	3:56-4:11, 4:7-9, 4:25-29, 4:66-5:8, 5:13-41.
		and claim language.	7.00 3.0, 3.13-71.
26		'771 patent file history	_
27		including appeals brief, p. 5.	Office Action Response, p.5 (Nov. 17, 2003);
28		J.	[p.3] (1101. 17, 2003),

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