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[See signature blocks for counsel information]

**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

DOCUMENT SECURITY SYSTEMS,  
INC.,

*Plaintiff,*

v.

SEOUL SEMICONDUCTOR CO.,  
LTD., and SEOUL  
SEMICONDUCTOR, INC.,

*Defendants.*

DOCUMENT SECURITY SYSTEMS,  
INC.,

*Plaintiff,*

v.

CREE, INC.,

*Defendant.*

DOCUMENT SECURITY SYSTEMS,  
INC.,

*Plaintiff,*

v.

EVERLIGHT ELECTRONICS CO.,  
LTD., and EVERLIGHT AMERICAS,  
INC.,

*Defendants.*

DOCUMENT SECURITY SYSTEMS,  
INC.,

Case No. 8:17-cv-00981-JVS-JCG

**FIRST AMENDED JOINT CLAIM  
CONSTRUCTION STATEMENT**

Case No. 2:17-cv-04263-JVS-JCG

Case No. 2:17-cv-04273-JVS-JCG

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

FIRST AMENDED JOINT CLAIM CONSTRUCTION STATEMENT

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*Plaintiff,*

v.

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

*Defendants.*

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FIRST AMENDED JOINT CLAIM CONSTRUCTION STATEMENT

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

9  
10 **I. AGREED CONSTRUCTIONS.**

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

13 U.S. Patent 7,524,087  
14 Claims 1, 6, 7, 8-10, 13, 15, 17, and 18.

15 **“pocket” / “cavity”**

16 “a hollow space surrounded by the peripheral sidewall that is more than a minor  
17 depression left over from the manufacturing process”  
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25 \_\_\_\_\_  
26 <sup>1</sup> Dkt. No. 11 (Case No. 8:17-cv-00981-JVS-JEMx); Dkt. No. 14 (Case No. 2:17-cv-4263-JVS-  
27 JEMx); Dkt. No. 14 (Case No. 2:17-cv-06050-JVS-JEMx); Dkt. No. 29 (Case No. 2:17-cv-  
04273-JVS-JEMx).

28 <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-JVS-JEMx).

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**II. DISPUTED CONSTRUCTIONS.**

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

Term	DSS’s Proposal	Defendants’ Proposal
<p>1. “platform”</p> <p>Claims 1-4, 6, and 7.</p>	<p>“the horizontal flat portion of a single structure providing support to the LED die”</p> <p><b><u>Intrinsic Evidence</u></b>                      ’771 patent specification including at Figs. 2, 8, 15, and 19 (and associated discussion in the written description); 2:1-23; 2:31-44; 2:49-62; 3:56-4:12; 4:20-33; 6:1-11; 6:45-57; and claim language.</p> <p>’771 patent file history including 08/23/2004 Amendment.</p> <p><b><u>Extrinsic Evidence</u></b>                      Declaration and/or testimony of R. Jacob Baker</p> <p>Intrinsic and extrinsic evidence cited by Defendants.</p> <p>DSS objects to Defendants adding a purported disclaimer argument to their proposed construction in this First Amended chart. Defendants did not meet and confer concerning</p>	<p>Plain and ordinary meaning (i.e., horizontal flat surface)</p> <p>Disclaimer: The term “platform” cannot be a lead frame because DSS clearly and unmistakably disclaimed a lead frame as being “a different form of the contacts [from a platform] taught in the present invention” in its Nov. 17, 2003, response to an office action.</p> <p><b><u>Intrinsic Evidence</u></b>                      ’771 patent, Figs. 2, 8, 17, 23.</p> <p>’771 patent specification: Abstract, 1:39-67, 2:2-9, 2:10-21, 2:24-30, 2:35-44, 2:49-59, 3:29-38, 3:56-4:11, 4:7-9, 4:25-29, 4:66-5:8, 5:13-41.</p> <p>Prosecution History: Office Action Response, p. 5-6 (Nov. 17, 2003); Office Action Response, p. 8 (Aug. 23, 2004).</p> <p>IPR2018-00265, Patent Owner Preliminary Response at 1, 3, 6, 13,</p>

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Term	DSS's Proposal	Defendants' Proposal
	changing its proposed construction of this term. Moreover, Defendants' purported disclaimer is an incomplete and misquoted snippet of a passage removed from context that, if at all relevant, is relevant to at most one asserted claim.	14, 16, 17, 19, 20, 24-28 (PTAB Mar. 13, 2018) (Paper 6).  IPR2018-00265, Institution Decision at 5-6 (PTAB June 7, 2018) (Paper 8).  <u><b>Extrinsic Evidence</b></u> Webster's II New College Dictionary (2001), ISBN 0-395-96214-5, p. 844.  Declaration and/or testimony of Dr. M. Leiby.  Intrinsic and extrinsic evidence presented by Plaintiff.
2. "within the aperture"  Claims 1- 4, 6, and 7.	"wholly contained in the horizontal and vertical bounds of the aperture"  <u><b>Intrinsic Evidence</b></u> '771 patent specification including at abstract; Figs. 2 and 17 (and associated discussion in the written description); 2:1-30; 2:35-62; 3:55-65; 4:20-33; 5:19-43; 6:1-11; and claim language.  '771 patent file history including appeals brief, p. 5.	Plain and ordinary meaning  <u><b>Intrinsic Evidence</b></u> '771 patent, Figs. 2, 8, 17, 23.  '771 patent specification: Abstract, 1:39-67, 2:2-9, 2:10-21, 2:24- 30, 2:35-44, 2:49-59, 3:29-38, 3:56-4:11, 4:7-9, 4:25-29, 4:66-5:8, 5:13-41.  Prosecution History: Office Action Response, p.5 (Nov. 17, 2003);

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