IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

CAO LIGHTING, INC.,)
Plaintiff,)
v.) Civil Action No
GE LIGHTING, INC., GENERAL ELECTRIC COMPANY, and CONSUMER LIGHTING (U.S.), LLC d/b/a GE LIGHTING))))
Defendants.)))

COMPLAINT

Plaintiff CAO Lighting, Inc. ("CAO Lighting"), by and through its counsel, Barnes & Thornburg LLP, files this Complaint against Defendants GE Lighting, Inc., General Electric Company, and Consumer Lighting (U.S.), LLC (d/b/a GE Lighting) (collectively "Defendants") and alleges as follows:

PRELIMINARY STATEMENT

1. This is a patent infringement action alleging that Defendants have infringed and continue to infringe one or more claims of U.S. Patent No. 6,465,961 (the '961 patent) and U.S. Patent No. 6,634,770 (the '770 patent). The '961 patent and '770 patent were previously asserted against GE Lighting in a lawsuit filed on May 10, 2011 by CAO Group, Inc. ("CAO Group"), the prior owner of the '961 and '770 patents, in the United States District Court for the District of Utah, Case No. 2:11-cv-426-DB ("the Utah Action"). In the Utah Action, CAO Group alleged that Defendant GE Lighting, Inc. infringed one or more claims of the '961 and '770 patents.

real party in interest) and another defendant, Osram Sylvania, Inc. filed several petitions for inter partes reexamination and ex parte reexamination directed to the '961 patent and '770 patent. The Utah Action was stayed pending reexamination in March 2013. An Ex Parte Reexamination Certificate on the '961 patent was issued on or about September 2, 2014, in which new claims 21-103 were determined to be patentable. An Ex Parte Reexamination Certificate on the '770 patent was issued on or about September 8, 2014, in which new claims 18-96 were determined to be patentable. The inter partes reexamination proceedings continued until May 2017.

- 2. During the pendency of the reexaminations, in July 2015, the '961 and '770 patents were assigned (along with rights to sue for patent infringement) to Epistar Corporation, who then assigned the '961 and '770 patents back (along with the right to sue for past infringement) to CAO Group in June 2016. In October 2016, CAO Group assigned the '961 and '770 patents (along with the right to sue for past infringement) to CAO Lighting, a wholly owned subsidiary of CAO Group.
- 3. On January 14, 2020, CAO Group filed a motion to reopen the case and lift the stay in the Utah Action. On April 23, 2020, the District of Utah dismissed the Utah Action for lack of subject matter jurisdiction. On May 12, 2020, the District of Utah clarified and amended its order and judgment that the dismissal of the Utah Action was without prejudice.

PARTIES

- 4. Plaintiff CAO Lighting, Inc. is a corporation with its principal place of business at 4628 West Skyhawk Drive, West Jordan, Utah 84084. CAO Lighting, Inc. is a wholly owned subsidiary of the CAO Group, Inc.
- 5. Upon information and belief, Defendant General Electric Company ("GE") is a publicly traded corporation organized and existing under the laws of the state of New York

located at 41 Farnsworth Street, Boston, Massachusetts 02210. GE has designated Corporation Trust Company, Corporation Trust Center, 1209 Orange Street, Wilmington, Delaware 19801 as its agent for service of process.

- 6. Upon information and belief, Defendant Consumer Lighting (U.S.), LLC (d/b/a GE Lighting) is a limited liability company organized and existing under the laws of the state of Delaware, located at 1975 Noble Road, Cleveland, Ohio 44112. Defendant Consumer Lighting (U.S.), LLC (d/b/a GE Lighting) has designated Corporation Trust Company, Corporation Trust Center, 1209 Orange Street, Wilmington, Delaware 19801 as its agent for service of process.
- 7. Upon information and belief, Defendant GE Lighting, Inc. is or was a corporation organized under the laws of the state of Delaware with a place of business at 1975 Noble Road, Cleveland, Ohio 44112. Upon information and belief, Defendant GE Lighting, Inc. who was named as the Plaintiff in the original Utah Action was dissolved on or about December 28, 2016 and the products accused in the original Utah Action are now offered by Defendants General Electric Company through its division, Consumer Lighting (U.S.), LLC d/b/a GE Lighting.

JURISDICTION AND VENUE

- 8. This is a civil action for patent infringement under the patent laws of the United States, Title 35 of the United States Code.
- 9. This Court has exclusive subject matter jurisdiction under 28 U.S.C. §§ 1338(a) and 1331.
- 10. This Court has personal jurisdiction over Defendants because they engaged in systematic and continuous business activities in this District. Further, as described below, Defendants have committed and continue to commit acts of patent infringement in this District.

11. Venue is proper in this District under 28 U.S.C. § 1400(b) because Defendants have committed acts of patent infringement in this District. In addition, Defendant GE Lighting, Inc. was incorporated in the state of Delaware and Defendant Consumer Lighting (U.S.) LLC d/b/a GE Lighting is incorporated in the state of Delaware. Venue also is proper in this District under 28 U.S.C. § 1400(b) because GE has regular and established businesses located in Delaware, including GE Aviation, a division of GE, which is a Delaware limited liability company with a facility in Newark, Delaware. Further, GE is registered to do business in Delaware and has committed substantial acts of infringement in this Delaware. Further, GE previously has not contested venue in this District under 28 U.S.C. § 1400(b) in CFL Technologies, Inc. v. General Electric Company and GE Lighting, Inc., Case No. 18-1444-RGA, United States District Court for the District of Delaware (filed September 17, 2018).

BACKGROUND

- 12. CAO Lighting is the owner by assignment of the '961 patent and '770 patent. The '961 and '770 patents are directed to a semiconductor light source, including LED chips, with effective heat sinks, to provide efficient and long-lasting illumination of physical spaces occupied by humans. CAO Lighting and its founder and CEO, Dr. Densen Cao, Ph.D., are innovation leaders and have created many fundamental technologies in LED lighting.
- 13. CAO Lighting makes, markets, and sells LED lighting products under the brand names LuxemBright[®] and Dynasty[®]. CAO Lighting's products provide energy saving solid state lighting solutions to signage and commercial lighting applications. LuxemBright[®] LED Signage systems provide sign owners with the best in-class value LED lighting solutions. Its potted and rugged design, with the addition of through hole LED lamps, makes the LuxemBright[®] LEDs usable outdoors in any harsh weather environment. The system offers different configurations for

complete solutions for all types of signage lighting. Dynasty[®] LED Lighting products provide commercial, retail and general lighting applications. The energy savings and long life advantages are through our extensive LED product family. Dynasty[®] LED is the only packaged LED light source to offer a 360 degree beam and removable base. CAO Lighting's Dynasty[®] Candelabra lamp, offers the same look and efficacy as traditional incandescent candelabras. However, this product only uses a little more than 3 watts of electricity. The Dynasty[®] lamp series can directly replace existing incandescent and compact fluorescence to have the same efficacy, but saves more than 60% of energy.

14. CAO Lighting was formerly a division of the CAO Group. Dr. Cao founded the CAO Group in 2000. This innovative company became a force in creating products that could be considered foundational in every dental practice. Based on his LED research, Dr. Cao introduced the first commercial LED curing light with a distribution partner. The use of LED curing lights saves \$6,000 per dentist per year on average. After the introduction of curing lights, Dr. Cao took his knowledge of light-emitting technology and moved on to lasers. In 2002, he invented the first compact diode soft-tissue laser that was manufactured and sold by the CAO Group. Dr. Cao's research and expertise in light-emitting technology then led him into LED lighting. His research in long-lasting and energy-efficient LED lighting has been foundational in replacement bulbs that, up to that point in time, were incandescent. For example, Dr. Cao invented methods to build LED light sources with 360° light beam and improved heat management. These methods are widely adopted in today's efficient LED lighting products. Dr. Cao also has pioneered LEDs as light sources for detecting forensic evidence in different fields. The CAO Group's branded product, UltraLite ALS®, is an industry standard and leading brand of forensic lights which has benefitted criminal investigations worldwide.

- 15. Dr. Cao, who has a Ph.D. in materials science and engineering from the University of Utah in Salt Lake City, is a named inventor on 160 patents and patent applications in the fields of LED curing lights, diode lasers, and LED lighting.
- 16. In 2013, the LED lighting division of the CAO Group was spun off into CAO Lighting, Inc, a wholly owned subsidiary of CAO Group. The '961 and '770 patents were assigned to CAO Lighting on October 26, 2016, and the assignment included all rights, title, and interest in the '961 and '770 patents, including the right to sue for past or current infringement and collect any royalties or damages for infringement.

OVERVIEW OF THE PATENTS-IN-SUIT

- 17. The '961 Patent, titled "Semiconductor Light Source using a Heat Sink with a Plurality of Panels," was issued by the United States Patent and Trademark Office on October 15, 2002. The invention of the '961 patent is especially useful for partially or fully illuminating a space occupied by or viewed by humans, such as residential spaces, commercial spaces, outdoor spaces, the interior or exterior of a vehicle, and the like. A true and correct copy of the '961 Patent is attached hereto as Exhibit A.
- 18. The '770 patent, titled "Light Source Using Semiconductor Devices Mounted on a Heat Sink," was issued by the United States Patent and Trademark Office on October 21, 2003. The invention of the '770 patent also relates to the field of semiconductor light sources and illumination devices, especially LEDs, useful for providing visible light in order to partially or fully illuminate a space occupied by or viewed by humans, as residential spaces, commercial spaces, outdoor spaces, the interior or exterior of a vehicle, and the like. A true and correct copy of the '770 Patent is attached hereto as Exhibit B.

- 19. CAO Lighting owns all rights, title and interest in the '961 and '770 patents, including the right to recover all past and future damages for infringement of the '961 and '770 patents.
- 20. Prior to the inventions of the '961 and '770 patents, LEDs were used primarily in low intensity applications, such as panel displays (e.g., laptop computer screens), signal lighting, and other instrumentation purposes. '961 patent, col. 1:13-16.
- 21. At the time of the invention of the '961 and '770 patents, and still today, LED light sources were desirable because they provided a high efficiency light source that used substantially less energy and created less heat than typical prior art light sources such as incandescent and halogen lights. '961 patent, col. 1:16-20. However, semiconductor light sources prior to Dr. Cao's invention had not been successfully and economically used to illuminate physical spaces. '961 patent, col. 1:20-22. Furthermore, at the time of Dr. Cao's invention, arranging a sufficient number of LED modules to generate the desired high light intensity took an excessive amount of physical space and created unmanageable amounts of heat. '961 patent, col. 1:26-29. Consequently, prior to Dr. Cao's invention, LED-based light sources were not suitable for replacing traditional tungsten light bulbs. '961 patent, col. 1:30-32. The traditional incandescent and fluorescent light sources at the time of Dr. Cao's invention had high energy consumption, high heat generation, and short useful life compared to Dr. Cao's invention. '961 patent, col. 1:50-54.
- 22. The inventions of the '961 and '770 patents were directed to a semiconductor (e.g., LED) light source for use in illuminating spaces used by humans with a single color light in the visible range and which would efficiently dissipate the heat produced by the light source. '961 patent, col. 1:46-50.

- 23. For example, the '961 and '770 patents teach the use of multiple high-power LED chips emitting white light, combined with effective heat dissipation in fixtures suitable for use in common lighting receptacles.
- 24. The '961 Patent discloses a semiconductor light source including (1) an enclosure with an interior volume, (2) a base including an electrical connector, (3) a heat sink configured to withdraw heat from and suitable for mounting semiconductor devices, and (4) semiconductor chips capable of emitting light with a power output greater than 40 milliwatts. The enclosure can be of any desired shape, such as a bulb, square, cylindrical, or n-sided.
- 25. The '961 Patent was subject to two merged Inter Partes reexaminations (95/000,680 and 95/002,324) and an Ex Parte reexamination (90/012,957). Inter Partes reexamination No. 95/000,680 was filed on July 30, 2012 by GE Lighting, Inc. as the real party in interest. As a result of those reexaminations, the original claims 1-20 of the '961 Patent were cancelled and an Ex Parte Reexamination Certificate (10279th) was issued for the '961 Patent on September 2, 2014, in which new claims 21-103 were determined to be patentable. A copy of the Ex Parte Reexamination Certificate for the '961 is attached hereto as Exhibit C.
 - 26. Claims 21-103 of the '961 Patent are valid and enforceable.
- 27. The '770 patent discloses a semiconductor light source including (1) an enclosure with an interior volume, (2) a base on which the enclosure is mounted, (3) a plurality of primary heat sinks mounted on a secondary heat sink, (4) semiconductor chips (including LEDs) mounted on the primary heat sinks and capable of emitting monochromatic light with a power output greater than 40 milliwatts. The enclosure can be of any desired shape, such as a bulb, square, cylindrical, or n-sided.

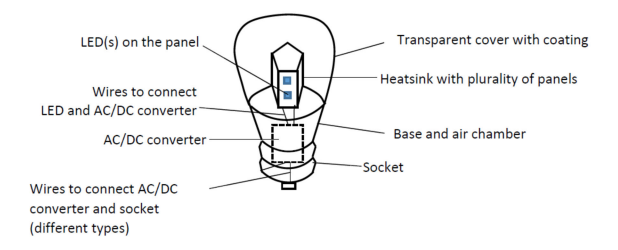
- 28. The '770 Patent was subject to two merged Inter Partes reexaminations (95/000,678 and 95/002,242) and an Ex Parte reexamination (90/012,959). Inter Partes reexamination No. 95/000,678 was filed on July 30, 2012 by "GE Lighting, Inc." as the real party in interest. As a result of those reexaminations, the original claims 1-6, 8, 10-15, and 17 were disclaimed; original claims 7, 9, and 16 were cancelled; and an Ex Parte Reexamination Certificate (10202nd) was issued for the '770 Patent on September 8, 2014, in which new claims 18-96 were determined to be patentable. A copy of the Ex Parte Reexamination Certificate for the '770 patent is attached hereto as Exhibit D.
 - 29. Claims 18-96 of the '770 patent are valid and enforceable.

DEFENDANTS' LED LIGHTING PRODUCTS

- 30. Upon information and belief, prior to October 2015, Defendant GE Lighting, Inc. sold and offered for sale LED lighting products to consumers (consumer LED lighting products) and professionals (commercial or industrial LED products). Upon information and belief, on or about October 7, 2015, the commercial division of GE Lighting, Inc. was separated from the business and formed as "Current, powered by GE," as a business unit of GE.
- 31. Upon information and belief, GE Lighting, Inc. and "Current, powered by GE," worked closely with one another, including to develop and market LED lighting products through GE Lighting Solutions, LLC, a subsidiary of GE.
- 32. Upon information and belief, from 1998 to 2019, GE Lighting Solutions, LLC was managed by a committee of five members, all of whom were appointed by GE.
 - 33. Upon information and belief, GE Lighting focused on consumer LED products.
- 34. Upon information and belief, Current, powered by GE focused on commercial and industrial LED lighting products.

- 35. Upon information and belief, GE formed Consumer Lighting (U.S.), LLC on February 6, 2018, doing business as "GE Lighting" (hereinafter, GE Lighting, Inc. and Consumer Lighting (U.S.), LLC d/b/a GE Lighting are collectively referred to as "GE Lighting").
- 36. Upon information and belief, in November 2018, GE agreed to sell its commercial lighting business, "Current, powered by GE."
- 37. Upon information and belief, on April 1, 2019, GE sold its "Current, powered by GE" business, including ownership of GE Lighting Solutions, LLC. Upon information and belief, in connection with this sale, GE Lighting Solutions, LLC changed its name to Current Lighting Solutions, LLC ("Current Lighting").
- 38. Upon information and belief, through the present, the GE Lighting business operates as a business unit of GE.
- 39. Upon information and belief, since the sale of Current Lighting, GE, Consumer Lighting (U.S.), LLC d/b/a GE Lighting, and Current Lighting continue to work closely together on certain LED lighting products. Upon information and belief, for example, GE, GE Lighting, and Current Lighting have non-exclusive field of use licenses to many of each other's lighting-related patents and also have multiple agreements in place relating to intellectual property, including licenses to each other's trademarks. Upon information and belief, for instance, Current Lighting continues to market and sell most of its products under the GE brand within its field of use. Upon information and belief, Current Lighting also leases space and bases significant operations on GE's campus in Ohio (where the GE Lighting business is also located).

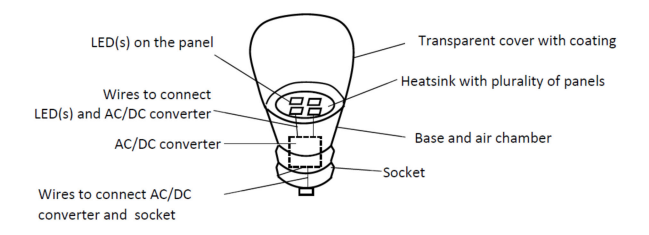
- 40. Upon information and believe, through its GE Lighting division, Defendants currently offer over 300 LED lighting products on its website. See https://www.gelighting.com/all-products.
- 41. One category of LED lighting products that Defendants offer for sale, or have offered for sale, includes a heatsink with plurality of panels in multiple directions in a light transparent cover with or without coatings, single or multiple LEDs on the panel(s), each LED has the emitting elements with higher than 40mW power output and monochromatic light, phosphor coating to convert light from LED chip to white color, AC/DC converter inside base, a socket, and wire connections between components. Upon information and belief, the layout below is representative of this first category of LED products:



42. Upon information and belief, representative examples of products using the design of this first category are shown below:



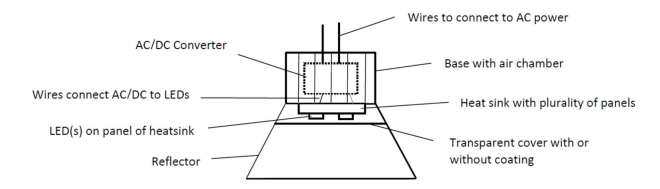
43. Another category of LED lighting products that Defendants offer for sale, or have offered for sale, includes a heatsink with plurality of panels positions to emit light in desired direction in a light transparent cover with or without coatings, single or multiple LEDs on the panel(s), each LED has the emitting elements with higher than 40mW power output and monochromatic light, phosphor coating to convert light from LED to white color, a base, AC/DC converter inside base, a socket, and wire connections between components. Upon information and belief, the layout below is representative of this second category of LED products:



44. Upon information and belief, representative examples using the design of this second category are shown below.



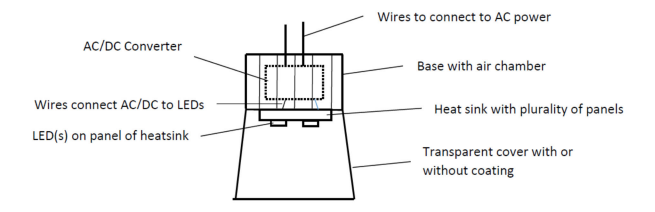
45. Another category of LED lighting products that Defendants offer for sale, or have offered for sale, include a heatsink with plurality of panels positions to emit light in desired direction in a light transparent cover with or without coatings, single or multiple LEDs on the panel(s), each LED has the emitting elements with higher than 40mW power output and monochromatic light, phosphor coating to convert light from LED to white color, a base, AC/DC converter inside base, wire connections between components and wire inputs for AC power. Upon information and belief, the layout below is representative of this third category of LED products:



46. On information and believe, representative examples using the design of this third category of LED products are shown below.



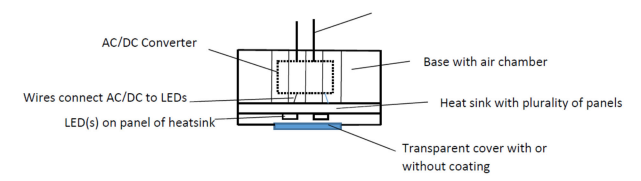
47. Another category of LED lighting products that Defendants offer for sale, or have offered for sale, include a heatsink with plurality of panels positions to emit light in desired direction in a light transparent cover with or without coatings, single or multiple LEDs on the panel, each LED has the emitting elements with higher than 40mW power output and monochromatic light, phosphor coating to convert light from LED to white color, a base, AC/DC converter inside base, wire connections between components, and wire inputs for AC power. Upon information and belief, the layout below is representative of this fourth category:



48. Upon information and belief, representative examples using the design of this fourth category include:



49. Another category of LED lighting products that Defendants offer for sale, or have offered for sale, include a heatsink with plurality of panels positions to emit light in desired direction in a light transparent cover with or without coatings, single or multiple LEDs on the panel, each LED has the emitting elements with higher than 40mW power output and monochromatic light, phosphor coating to convert light from LED to white color, a base, AC/DC converter inside base, wire connections between components, and wire inputs for AC power. Upon information and belief, the layout below is representative of this fifth category of LED products:



50. On information and believe, representative examples using the design of this fifth category of LED products are shown below.



- 51. Upon information and belief, GE offered commercial (professional) LED lighting products using one or more of the above designs through "Current, powered by GE" prior to its sale in April 2019. Upon information and belief, GE offered indoor LED lighting products prior to April 2019 identical to or substantially similar to the indoor LED lighting products currently offered by "Current, powered by GE" at https://products.gecurrent.com/indoor-lighting. Upon information and belief, GE offered outdoor LED lighting products prior to April 2019 identical to or substantially similar to the indoor LED lighting products currently offered by "Current, powered by GE" at https://products.gecurrent.com/outdoor-lighting. Upon information and belief, GE offered LED lighting products prior to April 2019 identical to or substantially similar to the LED lamps currently offered by "Current, powered by GE" as described in its online catalog at https://catalog.gecurrent.com/catalog/c/Lamps LED Lamps
- 52. Upon information and belief, for one or more of the above described categories of LED lighting products, Defendants incorporated LED chips supplied by Cree, among other suppliers.
- 53. Upon information and belief, for one or more of the above described categories of LED lighting products, Defendants incorporated LED chips having a sapphire substrate.
- 54. Upon information and belief, for one or more of the above described categories of LED lighting products, Defendants incorporated LED chips having an electrically conductive substrate.

FIRST CAUSE OF ACTION INFRINGEMENT OF THE '961 PATENT

- 55. Paragraphs 1 through 54 are incorporated by reference as if fully set forth herein.
- 56. Defendants have directly infringed, and continues to directly infringe, literally or by the doctrine of equivalents, at least Claim 21 of the '961 patent in this District and elsewhere in the United States.
- 57. Upon information and belief, Defendants have made, used, sold, or offered for sale, or imported into the United States, multiple lines of lighting products that fall within the scope of one or more of the claims of the '961 Patent (including Claim 21), including, at least, the A19 Series, A21 Series, BR30 Series, BR40 Series, PAR20 Series, PAR30 Series, PAR38 Series, A15 Series, CAC Series, CAM Series, G16 Series, and G25 Series as shown below:

Category	Product # (SKU)	Picture
General Purpose	A19 Soft White, 60W Replacement, Dimmable 44917, 44920	
		GLASS
	A19 Daylight, 60W Replacement, Dimmable 44921, 44923	
	A19 Soft White	GLASS
	60W Replacement, Dimmable, HD Relax 44929, 44930	
		GLASS
	A19 Daylight 60W Replacement, Dimmable, HD Refresh 44931, 44937	
		GLASS

A19 Daylight, 60W Replacement, Dimmable 44921, 44923	
A19 Daylight, 40W Replacement, Dimmable 44792, 44794	GLASS
A19 Soft White 40W Replacement, Dimmable, HD Relax 44858, 44898	GLASS
A19 Daylight 40W Replacement, Dimmable, HD Refresh 44899, 44900	GLASS
A19 60W Replacement, Reveal HD+ 44943, 44946, 44952,46654	GLASS
A19 40W Replacement, Reveal HD+ 44904, 44906, 46650	GLASS
A19 Soft White, 60W Replacement, Dimmable 62923, 67511, 67591, 67615, 79370, 79373, 90243, 99215	
A19 Daylight, 60W Replacement, Dimmable 32938, 32944, 62924, 67515, 67605, 67616, 76484, 76488	Q

A19 Soft White, 40W Replacement, Dimmable 32933, 32939, 62920, 67500, 67572, 67607, 79415, 99214	0 00
A19 Daylight, 40W Replacement, Dimmable 32934, 32940, 62921, 67502, 67590, 67614, 79444	000
A21 Soft White, 75W Replacement, Dimmable 32910, 32965, 65735, 65943, 92917	
A21 Daylight, 75W Replacement, Dimmable 32912, 32968, 65743, 66117, 92919	
A21 Soft White, 100W Replacement, Dimmable 32925, 32971, 33071, 65935, 65941, 92930, 98879	
A21 Soft White 100W Replacement, Dimmable, HD Relax 91640, 96709, 98583	10 mm
A21 Daylight 100W Replacement, Dimmable, HD Refresh 91641, 96712, 96756	0 10 m
A21 75W Replacement, Reveal HD+ 44955, 46656	GLASS

	101	
	A21 100W Replacement, Reveal HD+ 44958, 46657	GLASS
Recess	BR30 Soft White, 65W Replacement, Dimmable Indoor Floodlight 33641, 40893, 40918, 40925, 41308	
	BR30 Daylight, 65W Replacement, Dimmable Indoor Floodlight 40946, 41003, 41048, 41054, 41409, 41427	
	BR30 Soft White 65W Replacement, Relax HD+ Dimmable, Indoor Floodlight 33644, 40931, 41382, 41425	relax (ED)
	BR30 Soft White 65W Replacement, Reveal HD+ Dimmable, Indoor Floodlight 30688, 30689, 30691, 30693, 33662, 45170	reveal* (ED)* HOusen
	BR40 Soft White, 85W Replacement, Dimmable Indoor Floodlight 41055, 41311	E C
	BR40 Soft White 85W Replacement, Relax HD+ Dimmable, Indoor Floodlight 41085, 41432	relax LEO
	BR40 Soft White 80W Replacement, Reveal HD+ Dimmable, Indoor Floodlight 30695, 30696, 30749	reveal* LED

0 41 /	DADOO C. A. W/L:4-	
Outdoor/ Floodlight	PAR20 Soft White, 50W Replacement, Dimmable Indoor Floodlight 44972, 44987	GLASS
	PAR20 Soft White 50W Replacement, Reveal HD+ Dimmable, Indoor Floodlight 45023	GLASS
	PAR20LN Soft White, 75W Replacement, Dimmable Indoor Floodlight 45032	GLASS
	PAR20 Warm White, 100W Replacement, Dimmable Indoor Floodlight 45890	15 15
	PAR30 Soft White, 75W Replacement, Dimmable Indoor Floodlight 45042	GLASS
	PAR30 Soft White 75W Replacement, Reveal HD+ Dimmable, Indoor Floodlight 45106	GLASS
	PAR30LN Soft White, 75W Replacement, Dimmable Indoor Floodlight 45025	GLASS
	PAR30LN Warm White, 150W Replacement, Dimmable Indoor Floodlight 45891	0

	PAR38 Soft White, 90W Replacement, Dimmable Outdoor Floodlight 45160	
	PAR38 Soft White, 120W Replacement, Dimmable Outdoor Floodlight 45892	0.00
	PAR38 Soft White, 150W Replacement, Dimmable Outdoor Floodlight 45893	and the state of t
	PAR38 Soft White, 250W Replacement, Dimmable Outdoor Floodlight 45894	
Ceiling Fan	A15 Soft White, 40W Replacement, Dimmable, Ceiling Fan, Medium Base 25277	GLASS
	A15 Soft White 40W Replacement, Dimmable, HD Relax, Ceiling Fan, Medium Base 31374, 42227	GLASS
	A15 Daylight 40W Replacement, Dimmable, HD Refresh, Ceiling Fan, Medium Base 31375	GLASS
	A15 Soft White, 60W Replacement, Dimmable, Ceiling Fan, Medium Base 25986	GLASS

	A15 Soft White	
	60W Replacement, Dimmable,	
	HD Relax,	
	Ceiling Fan,	
	Medium Base	
		1
	31361, 42226	GLASS
	A15 Daylight	
	60W Replacement, Dimmable,	
	HD Refresh,	
	Ceiling Fan,	
	Medium Base	
	31375	
Daggestive	CAC Soft White	GLASS
Decorative	40W Replacement,	
	HD Relax	
	Dimmable,	
	Decorative,	TTI
	Bent Tip,	#
	Candelabra Base	GLASS
	31412, 42232	
	CAC Soft White	
	60W Replacement,	
	HD Relax	
	Dimmable,	
	Decorative,	
		100
	Bent Tip,	GLASS
	Candelabra Base	
	41733	
	CAM Soft White	1
	40W Replacement,	
	HD Relax	
	Dimmable,	The T
	Clear Decorative,	NO 200 I
	Bent Tip,	
	Medium Base	GLASS
	31480, 42243	
	CAM Soft White	Λ
	60W Replacement,	1
	HD Relax	
	Dimmable,	
	Diffillatile, Decorative,	
		NAME OF TAXABLE PARTY.
	Bent Tip,	GLASS
	Medium Base	- OLAGO
	36335, 37439	
	G16 Soft White,	
	40W Replacement,	
	Dimmable,	
	Decorative Globe,	
	Candelabra Base	
	25046	1
		GLASS

	G16 Soft White,	
	40W Replacement,	
	Dimmable,	
	Decorative Globe,	
	Candelabra Base	
	25046	
	23040	GLASS
	G25 Soft White,	OLA33
	40W Replacement,	
	HD Relax,	
	Dimmable,	
	Decorative Globe,	
	Medium Base	
	31541, 42257	GLASS
	G25 Soft White,	
	40W Replacement,	
	HD Reveal,	
	Dimmable,	
	Decorative Globe,	
		813
	Medium Base	GLASS
	31887, 32181, 42404	GLASS
	G25 Soft White,	
	60W Replacement,	
	HD Relax,	
	Dimmable,	
	Decorative Globe,	
	Medium Base	H
	31696, 42261	GLASS
		
	G25 Soft White,	
	60W Replacement,	
	HD Reveal,	
	Dimmable,	
	Decorative Globe,	
	Medium Base	
	42698	GLASS
Vintage	CAC Soft White	
, muge	40W Replacement,	
	Dimmable,	if it
	Vintage,	
	Decorative Amber,	11/1
	Bent Tip,	
	Candelabra Base	
	35667, 36764, 42149	
	CAC Soft White	
	60W Replacement,	
	Dimmable,	
	Vintage,	
	Decorative Amber,	
	Bent Tip,	
	Candelabra Base	
	33537, 36548	

CAM Soft White 40W Replacement, Dimmable, Vintage, Decorative Amber, Bent Tip, Medium Base 35669, 36772, 42152	
CAM Soft White 60W Replacement, Dimmable, Vintage, Decorative Amber, Bent Tip, Medium Base 33541, 36553	

- 58. Each of the foregoing products are a semiconductor (LED) light source including (1) an enclosure with an interior volume, (2) a base including an electrical connector, (3) a heat sink with plurality of panels configured to withdraw heat from and suitable for mounting semiconductor devices, and (4) LED chips capable of emitting monochromatic light with a power output greater than 40 milliwatts.
 - 59. Each of the foregoing products include multiple LED chips mounted on panels.
- 60. Each of the foregoing products include a coating to convert the monochromatic light to white light.
- 61. Each of the foregoing products include LED chips with a substrate on which epitaxial layers are grown.
- 62. Each of the foregoing products include LED chips with an active layer and a buffer layer on the substrate.

- 63. Each of the foregoing products include LED chips with first and second cladding layers, positioned on opposite sides of the active layer.
- 64. Each of the foregoing products include LED chips with a contact layer for powering the chip.
- 65. Each of the foregoing products include LED chips with reflective layers on opposite sides of the active layer.
- 66. Claim 21 of the '961 Patent is dependent upon claim 8, which depends from claim 7, which in turn depends from Claim 1. As noted, although claims 1, 7 and 8 were cancelled during reexamination of the '961 Patent, claim 21 was found patentable. Claim 21, as well as claims 1, 7 and 8 from which Claim 21 depends, is set forth below:

Claim 1. A semiconductor light source for emitting light to illuminate a space used by humans, the semiconductor light source comprising:

an enclosure, said enclosure being fabricated from a material substantially transparent to white light,

an interior volume within said enclosure,

a heat sink located in said interior volume,

said heat sink being capable of drawing heat from one or more semiconductors devices,

said heat sink having a plurality of panels on it suitable for mounting semiconductor devices thereon,

said panels on said heat sink being oriented to facilitate emission of light from the semiconductor light source in desired directions around the semiconductor light source,

at least one semiconductor chip capable of emitting light mounted on one of said panels,

said semiconductor chip being capable of emitting monochromatic light,

said semiconductor chip being selected from the group consisting of light emitting diodes, light emitting diode arrays, laser chips, LED modules, laser modules, and VCSEL chips, and

a coating for converting monochromatic light emitted by said chip to white light.

Claim 7. A device as recited in claim 1 wherein said chip includes

a substrate on which epitaxial layers are grown,

a buffer layer located on said substrate, said buffer layer serving to mitigate differences in material properties between said substrate and other epitaxial layers,

a first cladding layer serving to confine electron movement within the chip, said first cladding layer being adjacent said buffer layer,

an active layer, said active layer emitting light when electrons jump to a valance state,

a second cladding layer, said second cladding layer positioned so that said active layer lies between cladding layers, and

a contact layer on which an electron may be mounted for powering said chip.

Claim 8. A device as recited in claim 7 further comprising a first and a second reflective layers, each of said first and second reflective layers being located on opposite sides of said active layer, said reflective layers serving to reflect light emitted by said active layer.

Claim 21. The semiconductor light source as recited in claim 8, wherein:

said at least one semiconductor chip is a light emitting diode (LED) chip configured to output light at greater than 40 milliwatts, and

said LED chip is configured to emit monochromatic visible light.

67. As an example of the nature of the infringing GE Lighting products, the A21 Series of products include each of the elements of Claim 21 of the '961 patent. Below is an excerpt from Defendants' website depicting the GE Soft White LED A21 (100W) bulb.



GE Soft White 100W Replacement LED Light Bulbs General Purpose A21

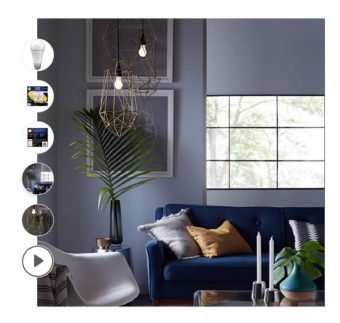
comfortable soft white light

GE LED 100w

GE Soft White LED A21 General Purpose light bulbs offer outstanding energy efficiency and long-lasting performance. It offers warm_light. Use GE LED general purpose light in table lamps, sconces and open fixtures to replace 100-watt incandescent bulbs. It's great for frequently Read more >

- 100-Watt replacement using only 15 Watts
- Rated to last over 13 years based on 3 hours per day use
- Saves \$140 in energy cost vs. a 100 Watt incandescent A21 bulb over the bulb's life
- · warm_light that's dimmable
- Not for use in enclosed fixtures
- Same size and shape as an incandescent A21 bulb

68. The A21 Series is a light source for emitting light to illuminate spaces used by humans as depicted below in the excerpt from Defendants' website.





GE Soft White 100W Replacement LED Light Bulbs General Purpose A21

comfortable soft white light

GE Soft White LED A21 General Purpose light bulbs offer outstanding energy efficiency and long-lasting performance. It offers warm_light. Use GE LED general purpose light in table lamps, sconces and open fixtures to replace 100-watt incandescent bulbs. It's great for frequently Read more >

- 100-Watt replacement using only 15 Watts
- Rated to last over 13 years based on 3 hours per day use
- Saves \$140 in energy cost vs. a 100 Watt incandescent A21 bulb over the bulb's life
- warm_light that's dimmable
- · Not for use in enclosed fixtures
- Same size and shape as an incandescent A21 bulb
- 69. The A21 Series includes an enclosure fabricated from a material substantially transparent to white light, which further includes an interior volume within the enclosure and at least one heat sink located in the interior volume of the enclosure.



70. The heat sink of the A21 Series is capable of drawing heat from the LED devices, in particular, by drawing heat into the interior volume of the light source enclosure.

- 71. The heat sink of the A21 Series has a plurality of panels disposed on it with the LED devices mounted on the panels. For example, each panel on the heat sink displays a plurality of LED devices arranged in a column on each panel.
- 72. The panels on the heat sink of the A21 Series are oriented in a manner to facilitate emission of light from LED devices in the desired directions around the semiconductor light source.
 - 73. The A21 Series has multiple LED chips on each panel capable of emitting light.
- 74. Upon information and belief, the LED chips in the A21 Series are p-n junction type LEDs.
- 75. The A21 Series has LED chips that are capable of emitting monochromatic light.

 Upon information and belief, the LED chips of the A21 emits blue light.
- 76. The A21 Series contains a coating for converting monochromatic light emitted by said chip to white light. Upon information and belief, the coating includes a phosphor based coating to convert at least some of the blue light to yellow light, which, when combined with the blue light yields white light.
- 77. The LED chip used in the A21 Series further contains a substrate on which epitaxial layers are grown.
- 78. Upon information and belief, the LED chips used in the A21 Series include a patterned sapphire substrate.
- 79. The LED chips used in the A21 Series include a buffer layer located on the substrate.
- 80. Upon information and belief, the buffer layer includes an aluminum/gallium/nitride region.

- 81. The LED chips used in the A21 Series include an active layer.
- 82. Upon information and belief, the active layer in the A21 Series chips is an MQW active layer.
- 83. Upon information and belief, the active layer includes a gallium/indium/nitride region.
- 84. The LED chips used in the A21 Series include a first cladding layer which is positioned adjacent the buffer layer.
- 85. Upon information and belief, the first cladding layer of the LED chips of the A21 Series includes gallium/indium/nitride and gallium/nitride regions.
- 86. The LED chips used in the A21 Series include a second cladding layer positioned such that the active layer is between the two cladding layers.
- 87. Upon information and belief, the second cladding layer of the LED chips of the A19 Series includes gallium/nitride and aluminum/gallium/nitride regions.
- 88. The LED chips used in the A21 Series include a contact layer for powering the chip.
 - 89. Upon information and belief, the contact layer includes doped gallium/nitride.
- 90. The LED chips used in the A21 Series have at a first and a second reflective layer, located on opposite sides of the active layer. These reflective layers serve at least in part to reflect light emitted by said active layer.
- 91. Upon information and belief, the patterned layer between the substrate and the buffer reflects light emitted by the active layer.
- 92. Upon information and belief, the chips used in the A19 Series include an ITO layer positioned adjacent the contact layer.

- 93. Upon information and belief, the ITO layer reflects light emitted the active layer.
- 94. The LED chips used in the A21 Series are configured to output light at greater than 40 milliwatts.
- 95. The LED chips used in the A21 Series are configured to emit monochromatic visible light.
- 96. Upon information and belief, the LED chips used in the A21 Series emit blue light.
- 97. Upon information and belief, Defendants' other LED lighting products identified herein, including, without limitation, the consumer LED lighting products presently sold through GE's GE Lighting business unit and the professional (commercial) LED lighting products presently sold through Current powered by GE, are identical or substantially similar in hardware and architecture to the A21 Series or are identical or substantially similar in hardware and architecture one or more of the designs described in paragraphs 31 to 41 above, that causes them to infringe, literally or under the doctrine of equivalents, at least claim 21 of the '961 patent.
- 98. Defendants have engaged in the manufacture, use, sale, offer for sale and/or importation of the aforementioned products, in the United States, without the permission, license or consent of CAO Lighting.
- 99. Defendants have been on notice that CAO believed GE Lighting was infringing the '961 patent since at least May 2011.
- 100. Defendants' acts of infringement have been and continue to be willful and deliberate. Defendants have been aware of the '961 patent since 2011 since the filing of the original Utah Action alleging infringement of those patents and/or service of the same.

 Defendants also have been aware of the inter partes reexamination and ex parte reexamination

proceedings initiated by Defendant GE Lighting, Inc. as real party in interest, as well as the issuance of the Ex Parte Reexamination Certificates on the '961 patent in 2014. Upon information and belief, Defendants have deliberately infringed the '961 patent and in disregard for the '961 patent by making, having made, using, importing, and offering for sale products that infringe the '961 patent. Upon information and belief, in light of the infringement claims asserted in the original Utah Action, the filing and participation of Defendants in the reexaminations of the '961 patent, and the knowledge of the results of those reexaminations, the risks of infringement of the '961 patent, including those claims determined to be patentable in the ex parte reexamination certificates on the '961 patent, were known to Defendants and/or were obvious under the circumstances that the infringement risks should have been known. Upon information and belief, Defendants have not attempted any design or sourcing changes to avoid the risks of infringement of the '961 patent. Defendants have acted despite an objectively high likelihood that their past and continuing actions constituted infringement of the '961 patent, and this objectively-defined risk was known or should have been known to Defendants. Defendants thus had actual knowledge of the '961 patent and knew that their conduct constituted infringement. CAO Lighting reasonably believes that such acts of willful infringement will continue in the future unless enjoined by this Court.

- 101. CAO Lighting has complied with all the provisions of 35 U.S.C. § 287.
- 102. By reason of their aforementioned acts of infringement, Defendants have been unjustly enriched.
- 103. By reason of Defendants' acts of infringement, CAO Lighting has suffered damages, including but not limited to, lost profits, and CAO Lighting is entitled to recover such

lost profits. At a minimum, by reason of the aforementioned acts of infringement, CAO Lighting is entitled to recover a reasonable royalty.

104. By reason of GE Lighting's acts of infringement, unless enjoined by this Court, CAO Lighting will continue to suffer irreparable harm for which there is no adequate remedy at law.

SECOND CAUSE OF ACTION INFRINGEMENT OF THE '770 PATENT

- 105. Paragraphs 1 through 104 are incorporated by reference as if fully set forth herein.
- 106. Defendants have directly infringed, and continues to directly infringe, literally or by the doctrine of equivalents, at least Claim 18 of the '770 patent in this District and elsewhere in the United States.
- 107. Upon information and belief, Defendants have made, used, sold, or offered for sale, or imported into the United States, multiple lines of lighting products that fall within the scope of one or more of the claims of the '770 Patent (including Claim 18), including, at least, the A19 Series, A21 Series, BR30 Series, BR40 Series, PAR20 Series, PAR30 Series, PAR38 Series, A15 Series, CAC Series, CAM Series, G16 Series, and G25 Series as shown below:

Category	Product # (SKU)	Picture
General Purpose	A19 Soft White, 60W Replacement, Dimmable 44917, 44920	
	A19 Daylight, 60W Replacement, Dimmable 44921, 44923	GLASS

A19 Soft White 60W Replacement, Dimmable, HD Relax 44929, 44930	
	GLASS
A19 Daylight 60W Replacement, Dimmable, HD Refresh 44931, 44937	
	GLASS
A19 Daylight, 60W Replacement, Dimmable 44921, 44923	
	GLASS
A19 Daylight, 40W Replacement, Dimmable 44792, 44794	OLAS .
	GLASS
A19 Soft White 40W Replacement, Dimmable, HD Relax 44858, 44898	
	GLASS
A19 Daylight 40W Replacement, Dimmable, HD Refresh 44899, 44900	
	GLASS
A19 60W Replacement, Reveal HD+ 44943, 44946, 44952,46654	GLASS
A19 40W Replacement, Reveal HD+ 44904, 44906, 46650	GLASS
	A19 Daylight 60W Replacement, Dimmable, HD Refresh 44931, 44937 A19 Daylight, 60W Replacement, Dimmable 44921, 44923 A19 Daylight, 40W Replacement, Dimmable 44792, 44794 A19 Soft White 40W Replacement, Dimmable, HD Relax 44858, 44898 A19 Daylight 40W Replacement, Dimmable, HD Relax 44858, 44898 A19 Daylight 40W Replacement, Dimmable, HD Refresh 44899, 44900 A19 60W Replacement, Reveal HD+ 44943, 44946, 44952,46654 A19 40W Replacement, Reveal HD+ 44904, 44906,

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	A19 Soft White, 60W Replacement, Dimmable 62923, 67511, 67591, 67615, 79370, 79373, 90243, 99215	Q
	A19 Daylight, 60W Replacement, Dimmable 32938, 32944, 62924, 67515, 67605, 67616, 76484, 76488	9.
	A19 Soft White, 40W Replacement, Dimmable 32933, 32939, 62920, 67500, 67572, 67607, 79415, 99214	9
	A19 Daylight, 40W Replacement, Dimmable 32934, 32940, 62921, 67502, 67590, 67614, 79444	9.
	A21 Soft White, 75W Replacement, Dimmable 32910, 32965, 65735, 65943, 92917	
	A21 Daylight, 75W Replacement, Dimmable 32912, 32968, 65743, 66117, 92919	
	A21 Soft White, 100W Replacement, Dimmable 32925, 32971, 33071, 65935, 65941, 92930, 98879	
	A21 Soft White 100W Replacement, Dimmable, HD Relax 91640, 96709, 98583	0 m 10 m

F		
	A21 Daylight 100W Replacement, Dimmable, HD Refresh 91641, 96712, 96756	● 10 mm
	A21 75W Replacement, Reveal HD+ 44955, 46656	GLASS
	A21 100W Replacement, Reveal HD+ 44958, 46657	GLASS
Recess	BR30 Soft White, 65W Replacement, Dimmable Indoor Floodlight 33641, 40893, 40918, 40925, 41308	0
	BR30 Daylight, 65W Replacement, Dimmable Indoor Floodlight 40946, 41003, 41048, 41054, 41409, 41427	LED
	BR30 Soft White 65W Replacement, Relax HD+ Dimmable, Indoor Floodlight 33644, 40931, 41382, 41425	relax LED
	BR30 Soft White 65W Replacement, Reveal HD+ Dimmable, Indoor Floodlight 30688, 30689, 30691, 30693, 33662, 45170	reveal* LED HOuse
	BR40 Soft White, 85W Replacement, Dimmable Indoor Floodlight 41055, 41311	2

	BR40 Soft White 85W Replacement, Relax HD+ Dimmable, Indoor Floodlight 41085, 41432	POINT LED
	BR40 Soft White 80W Replacement, Reveal HD+ Dimmable, Indoor Floodlight 30695, 30696, 30749	reveal* LED HD sort
Outdoor/ Floodlight	PAR20 Soft White, 50W Replacement, Dimmable Indoor Floodlight 44972, 44987	GLASS
	PAR20 Soft White 50W Replacement, Reveal HD+ Dimmable, Indoor Floodlight 45023	GLASS
	PAR20LN Soft White, 75W Replacement, Dimmable Indoor Floodlight 45032	GLASS
	PAR20 Warm White, 100W Replacement, Dimmable Indoor Floodlight 45890	9
	PAR30 Soft White, 75W Replacement, Dimmable Indoor Floodlight 45042	GLASS
	PAR30 Soft White 75W Replacement, Reveal HD+ Dimmable, Indoor Floodlight 45106	GLASS

	PAR30LN Soft White, 75W Replacement, Dimmable Indoor Floodlight 45025	GLASS
	PAR30LN Warm White, 150W Replacement, Dimmable Indoor Floodlight 45891	0 00
	PAR38 Soft White, 90W Replacement, Dimmable Outdoor Floodlight 45160	
	PAR38 Soft White, 120W Replacement, Dimmable Outdoor Floodlight 45892	us us
	PAR38 Soft White, 150W Replacement, Dimmable Outdoor Floodlight 45893	ID IID
	PAR38 Soft White, 250W Replacement, Dimmable Outdoor Floodlight 45894	up up
Ceiling Fan	A15 Soft White, 40W Replacement, Dimmable, Ceiling Fan, Medium Base 25277	GLASS
	A15 Soft White 40W Replacement, Dimmable, HD Relax, Ceiling Fan, Medium Base 31374, 42227	GLASS

	A15 Daylight 40W Replacement, Dimmable, HD Refresh, Ceiling Fan, Medium Base 31375	The state of the s
	A15 Soft White, 60W Replacement, Dimmable, Ceiling Fan, Medium Base 25986	GLASS
	A15 Soft White 60W Replacement, Dimmable, HD Relax, Ceiling Fan, Medium Base 31361, 42226	GLASS
	A15 Daylight 60W Replacement, Dimmable, HD Refresh, Ceiling Fan, Medium Base 31375	GLASS
Decorative	CAC Soft White 40W Replacement, HD Relax Dimmable, Decorative, Bent Tip, Candelabra Base 31412, 42232	GLASS
	CAC Soft White 60W Replacement, HD Relax Dimmable, Decorative, Bent Tip, Candelabra Base 41733	GLASS
	CAM Soft White 40W Replacement, HD Relax Dimmable, Clear Decorative, Bent Tip, Medium Base 31480, 42243	GLASS

CAM Soft White	1
60W Replacement,	
HD Relax	
Dimmable,	
Decorative,	
Bent Tip,	10.0
	GLASS
Medium Base	
36335, 37439	
G16 Soft White,	
40W Replacement,	
Dimmable,	
Decorative Globe,	
Candelabra Base	
25046	12
25010	GLASS
G16 Soft White,	
40W Replacement,	
Dimmable,	
Decorative Globe,	
Candelabra Base	
25046	
23040	GLASS
G25 Soft White,	o En o
40W Replacement,	
HD Relax,	
Dimmable,	
Decorative Globe,	-
Medium Base	1
31541, 42257	GLASS
G25 Soft White,	
40W Replacement,	
HD Reveal,	
Dimmable,	
Decorative Globe,	
Medium Base	
31887, 32181, 42404	GLASS
G25 Soft White,	
60W Replacement,	
HD Relax,	
Dimmable,	
Decorative Globe,	
Medium Base	
31696, 42261	GLASS
G25 Soft White,	
60W Replacement,	
HD Reveal,	
Dimmable,	
Decorative Globe,	
Medium Base	15
	GLASS
42698	01.00

Vintage	CAC Soft White	
· ······g	40W Replacement,	
	Dimmable,	
	Vintage,	Sugar
	Decorative Amber,	
	Bent Tip,	
	Candelabra Base	•
	35667, 36764, 42149	
	CAC Soft White	
	60W Replacement,	
	Dimmable,	
	Vintage,	
	Decorative Amber,	
	Bent Tip,	
	Candelabra Base	Ť
	33537, 36548	
	CAM Soft White	
	40W Replacement,	
	Dimmable,	
	Vintage,	
	Decorative Amber,	
	Bent Tip,	
	Medium Base	
	35669, 36772, 42152	
	CAM Soft White	
	60W Replacement,	
	Dimmable,	
	Vintage,	
	Decorative Amber,	
	Bent Tip,	
	Medium Base	*
	33541, 36553	

- 108. Each of the foregoing products are a semiconductor (LED) light source including (1) an enclosure with an interior volume, (2) a base including an electrical connector, (3) secondary heat sink with plurality of panels configured to withdraw heat from and suitable for mounting semiconductor devices, (4) a plurality of primary heat sinks mounted on the secondary heat sink, each of the primary heat sinks being smaller than the secondary heat sink, and (4) LED chips mounted on the primary heat sinks where the LED chips are capable of emitting monochromatic light with a power output greater than 40 milliwatts.
- 109. Each of the foregoing products include a coating to convert the monochromatic light to white light.

- 110. Each of the foregoing products include LED chips with a substrate on which epitaxial layers are grown.
- 111. Each of the foregoing products include LED chips with an active layer and a buffer layer on the substrate.
- 112. Each of the foregoing products include LED chips with first and second cladding layers, positioned on opposite sides of the active layer.
- 113. Each of the foregoing products include LED chips with a contact layer for powering the chip.
- 114. Upon information and belief, Defendants' products that infringe at least claim 18 of the '770 patent are identical or substantially similar in hardware and architecture one or more of the designs described in paragraphs 31 to 41 above, including, without limitation, the consumer LED lighting products presently sold through GE's GE Lighting business unit and the professional (commercial) LED lighting products presently sold through Current powered by GE.
- 115. Upon information and belief, Defendants have incorporated LED chips into one or more of the foregoing products where the substrate is electrically conductive.
- 116. Defendants have engaged in the manufacture, use, sale, offer for sale and/or importation of the aforementioned products, in the United States, without the permission, license or consent of CAO Lighting.
- 117. Defendants have been on notice that CAO believed GE Lighting was infringing the '770 patent since at least May 2011.
- 118. Defendants' acts of infringement have been and continue to be willful and deliberate. Defendants have been aware of the '770 patent since 2011 since the filing of the

original Utah Action alleging infringement of those patents and/or service of the same. Defendants also have been aware of the interpartes reexamination and exparte reexamination proceedings initiated by Defendant GE Lighting, Inc. as real party in interest, as well as the issuance of the Ex Parte Reexamination Certificates on the '770 patent in 2014. Upon information and belief, Defendants have deliberately infringed the '770 patent and in disregard for the '770 patent by making, having made, using, importing, and offering for sale products that infringe the '770 patent. Upon information and belief, in light of the infringement claims asserted in the original Utah Action, the filing and participation of Defendants in the reexaminations of the '770 patent, and the knowledge of the results of those reexaminations, the risks of infringement of the '770 patent, including those claims determined to be patentable in the ex parte reexamination certificates on the '770 patent, were known to Defendants and/or were obvious under the circumstances that the infringement risks should have been known. Upon information and belief, Defendants have not attempted any design or sourcing changes to avoid the risks of infringement of the '770 patent. Defendants have acted despite an objectively high likelihood that their past and continuing actions constituted infringement of the '770 patent, and this objectively-defined risk was known or should have been known to Defendants. Defendants thus had actual knowledge of the '770 patent and knew that their conduct constituted infringement. CAO Lighting reasonably believes that such acts of willful infringement will continue in the future unless enjoined by this Court.

- 119. CAO Lighting has complied with all the provisions of 35 U.S.C. § 287.
- 120. By reason of their aforementioned acts of infringement, Defendants have been unjustly enriched.

- 121. By reason of Defendants' acts of infringement, CAO Lighting has suffered damages, including but not limited to, lost profits, and CAO Lighting is entitled to recover such lost profits. At a minimum, by reason of the aforementioned acts of infringement, CAO Lighting is entitled to recover a reasonable royalty.
- 122. By reason of Defendants' acts of infringement, unless enjoined by this Court, CAO Lighting will continue to suffer irreparable harm for which there is no adequate remedy at law.

DEMAND FOR JURY TRIAL

123. CAO Lighting demands a trial by jury on all matters herein so triable.

PRAYER FOR RELIEF

WHEREFORE, CAO Lighting respectfully requests the Court enter judgment in its favor and against Defendants as follows:

- a) Declaring Defendants have directly infringed and currently are directly infringing the
 '961 patent;
- b) Declaring Defendants have directly infringed and currently are directly infringing directly infringes the '770 patent;
- c) Declaring that Defendants' infringement has been willful;
- d) Declaring that Defendants be preliminarily and permanently enjoined from making, using, selling, offering to sell, or importing into the United States, the products found to infringe the '961 and/or the '770 patents;
- e) Awarding CAO Lighting damages sufficient to compensate for Defendants' infringement, including lost profits, but in an amount no less than a reasonable royalty, and that such damages be trebled pursuant to 35 U.S.C. § 284;

- f) Awarding all costs and expenses of this action, including reasonable attorney fees to CAO Lighting;
- g) Awarding pre-judgment and post-judgment interest to CAO Lighting; and
- h) Awarding to CAO Lighting all other further relief as the Court may deem, just, necessary and proper.

Dated: May 20, 2020

/s/ Chad S.C. Stover

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