IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE COOKEVILLE DIVISION

iLIGHT TECHNOLOGIES, INC.,	No. 2:06-0025
Plaintiff and Counterclaim-Defendant,	Judge Haynes
v.) }
FALLON LUMINOUS PRODUCTS CORPORATION,)))
Defendant and Counterclaimant.))

FINAL JUDGMENT

Based upon the jury's verdict and for the reasons stated in open court and in its prior orders, the Court hereby enters final judgment in favor of Plaintiff/Counter-Defendant iLight Technologies, Inc. ("iLight") and against Defendant/Counter-Plaintiff Fallon Luminous Products Corporation ("Fallon") as follows:

- 1. iLight is **AWARDED** damages and other monetary relief against Fallon in the total amount of five million sixty two thousand nine hundred sixty-three dollars and fifty-four cents (\$5,062,963.54) as follows:
 - A. iLight is **AWARDED** two million dollars (\$2,000,000) in compensatory damages against Fallon for violating iLight's patent rights (D.E. 261);
 - B. iLight is **AWARDED** three hundred two thousand five hundred seventy-two dollars (\$302,572) against Fallon in pre-judgment interest on iLight's compensatory damages award accrued from January 31, 2005 to April 30, 2009 (D.E. 261; D.E. 322, Tr. 39);

0232W:00069:830914:3:NASHVILLE

-1-

Case 2:06-cv-00025

Document 323-2

Filed 09/30/2009

Page 1 of 4

- C. iLight is AWARDED one million dollars (\$1,000,000) in increased damages against Fallon for willfully violating iLight's patent rights, pursuant to 35 U.S.C. § 284 (D.E. 261);
- iLight is AWARDED one million seven hundred one thousand eighty-D. four dollars and eighty-four cents (\$1,701,084.84) in attorney's fees against Fallon, pursuant to 35 U.S.C. § 285 (D.E. 311; D.E. 320); and
- E. iLight is AWARDED fifty nine thousand three hundred six dollars and seventy cents (\$59,306.70) in additional costs against Fallon (D.E. 322, Tr. 39-41).
- 2. iLight is AWARDED post-judgment interest accruing from April 30, 2009 in accordance with 28 U.S.C. § 1961 (D.E. 261).
- 3. iLight is AWARDED injunctive relief against Fallon as set forth in the Amended Permanent Injunction Order (D.E. 314).
- 4. All of Fallon's counterclaims against iLight are hereby DISMISSED with prejudice.

It is so **ORDERED**.

ENTERED this the 18 day of Ochol., 2009.

United States District Judge