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5	Cellulose Material Solutions, LLC			
6	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN			
7				
8	CELLULOSE MATERIAL SOLUTIONS, LLC	CASE NO.: 1:22-CV-73		
9	Plaintiff,			
10	V.	COMPLAINT FOR DIRECT AND INDIRECT INFRINGEMENT OF		
11	UNITED STATES PATENT 11.078.00			
12	Defendant.	DEMAND FOR JURY TRIAL		
13	Derendant.	DEMAND FOR JUNI TRIAL		
14				
15	NOW COMES Plaintiff CELLULOSE MATERIAL SOLUTIONS, LLC ("CMS"), by			
16 17	and through its attorneys, and for its Complaint against THERMAL SHIPPING SOLUTIONS,			
18	INC. ("TSS"), states:			
19	INTROL	DUCTION		
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21	1. This case arises out of TSS's infringement, both direct and indirect, of CMS's			
22	patent for "Thermoplastic Packaging Insulation Products and Methods of Making and Using			
23				
24	Exhibit A.			
25	2. TSS has begun selling, and offer	ing for sale, a thermoplastic, packaging-insulation		
26	liner-product, branded under the name RENEWLINER, which infringes the '007 Patent.			
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1	3.	TSS's customers who purchase the RENEWLINER product and use it in the	
2	manner for which it is promoted by TSS are also directly infringing the '007 Patent. TSS has		
3	knowledge that such use of the RENEWLINER product by its customers infringes the '007		
4	Patent/ Consequently, TSS is contributing to, or inducing, such direct infringement of the '007		
5	Patent by its customers.		
6	4. The Court should enjoin TSS from further infringement of the '007 Patent, both		
7	direct and indirect, and should compensate CMS for the damage caused to it by TSS's		
8	infringement as complained of herein.		
9	IIIIIIgement		
10		THE PARTIES	
11	5.	CMS is a Michigan limited liability company headquartered in Jenison, Michigan.	
12 13	6.	On information and belief, TSS is a Nevada corporation with a place of business	
13 14	at 38 Miller Ave, No. 252, Mill Valley, California 94941.		
15			
16		JURISDICTION AND VENUE	
10	7.	This is a complaint for direct and indirect patent infringement arising under the	
18	Patent Act, 3	5 U.S.C. § 271 et seq. This Court has subject matter jurisdiction under 28 U.S.C. §§	
19	1221 112207		
20	8.	Venue is proper in this Court under 28 U.S.C. § 1400(b), including because TSS	
21	has committe	ed acts of infringement in this District, directly and/or through one or more third	
22	parties, and because it manufacturers, makes, imports, sells, offers to sell or uses the		
23	RENEWLINER product within this judicial District. TSS has purposefully directed its activities		
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26	9.	This Court has personal jurisdiction over TSS for the reasons identified above and	
27	according to	the laws of the United States.	
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FACTS COMMON TO ALL COUNTS 1 10. The '007 Patent issued on August 3, 2021. 2 11. CMS is the owner, by assignment, of the entire right, title, and interest in and to 3 4 the '007 Patent. 5 12. The '007 Patent's claims protect certain package insulation materials, methods of 6 insulating packaging containers, and a product shipping combination. 7 13. CMS is a leading manufacturer of various insulation products, including the 8 INFINITYCORE®-brand thermoplastic packaging products products. 9 14. The INFINITYCORE® products, exemplified in the photograph below, are an 10 improved alternative to traditional packaging insulation products. 11 12 13 Infinitycore nfinitycare 14 15 16 17 18 19 20 21 22 23 15. CMS's INFINITYCORE® products offer an industry-first packaging-material

15. CMS's INFINITYCORE® products offer an industry-first packaging-material solution that, unlike other packaging products, is comprised of a polyethylene ("PET") core sandwiched between PET films. The INFINITYCORE® products are effective at insulating package contents to maintain temperatures so as to preserve the freshness, and preventing spoilage, of perishable items. This reduces or even eliminates the need for utilizing the refrigerant
 packs that are commonplace with conventional insulated packaging materials. Because of their
 construction, the INFINITYCORE® products are also completely recyclable.

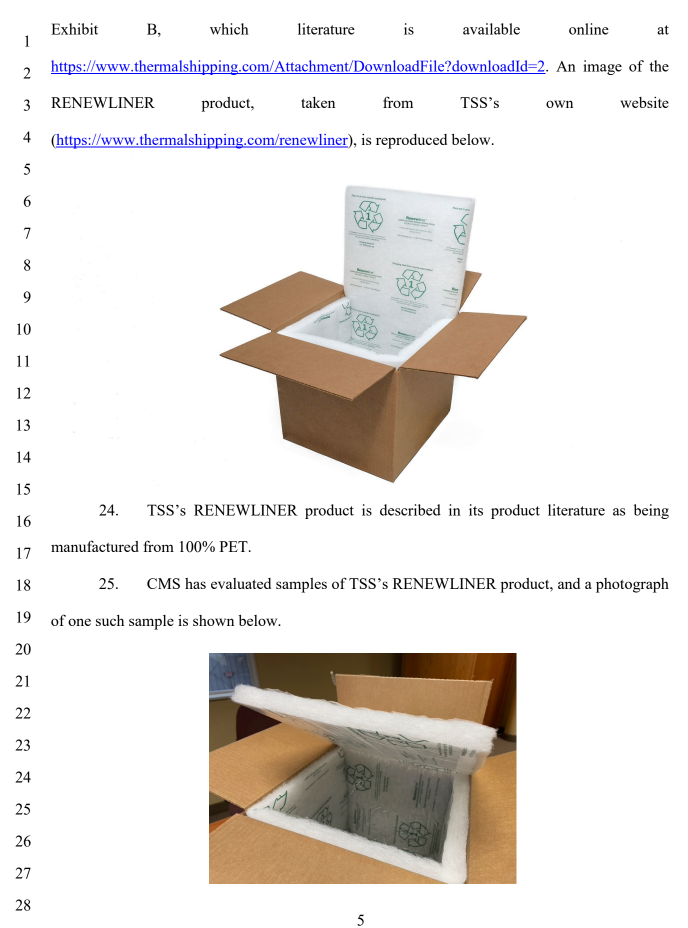
- CMS has realized commercial success from its INFINITYCORE® products,
  which enjoy an excellent reputation among CMS's customers. The INFINITYCORE® products
  have achieved significant popularity among subscription-based meal-kit companies, such as
  HELLO FRESH®, among others, owing to various beneficial aspects of the CMS products.
- 9 17. CMS manufactures its patented INFINITYCORE® products in Jenison,
   10 Michigan. Due to ever-increasing demand, CMS also subcontracts with third parties to
   11 manufacture the INFINITYCORE® products for and on behalf of CMS.
- 12 18. CMS's INFINITYCORE® products, as well as the use thereof, are comprehended
  13 by one or more claims of the '007 Patent.
- 15 19. CMS invested significant time and resources into developing its patented
   16 INFINITYCORE® products.
- 17

20. TSS is a competitor of CMS in the market for thermal packaging products.

18 19

21. TSS's president and owner is Salvatore "Sal" Cardinale.

- 22. TSS approached CMS a number of years ago, inquiring about some of CMS's 21 products at the time. In the course of the ensuing relationship between the parties, CMS made a 22 confidential disclosure to TSS of the product that ultimately became the INFINITYCORE® 23 product.
- 24 23. As already stated above, TSS has begun selling, and offering for sale, a
   25 thermoplastic, packaging-insulation liner-product branded under the name RENEWLINER. The
   26 RENEWLINER product is shown and described in TSS's promotional literature, attached as
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23. Based on available information, including CMS's own review and inspection 1 thereof, TSS's RENEWLINER product is copied from and highly similar, if not identical, to 2 CMS's INFINITYCORE® products, and both are covered by claims of the '007 Patent. 3 4 24. Based on available information, including CMS's own review and inspection 5 thereof, TSS's RENEWLINER product directly infringers one or more claims of the '007 Patent. 6 25. On information and belief, TSS developed the infringing RENEWLINER product 7 using confidential information received in consequence of a brief business relationship with CMS. 8 26. TSS offers to sell, and sells, the infringing RENEWLINER product to customers 9 in the United States. On information and belief, TSS does not itself manufacture the 10 RENEWLINER product but, rather, contracts with various third party manufacturers to produce 11 12 the RENEWLINER product for TSS's customers. 13 27. On January 18, 2018, during the pendency of the application which ultimately 14 resulted in the '007 Patent, counsel for CMS wrote to counsel for TSS to advise that the TSS 15 RENEWLINER product satisfied claims of that application. 16 27. On November 11, 2021, following the August 3, 2021 issuance of the '007 Patent, 17 counsel for CMS wrote to counsel for TSS to advise that the RENEWLINER product infringed 18 19 one or more claims of the '007 Patent. 20 **FIRST CAUSE OF ACTION:** VIOLATION OF 35 U.S.C. § 271 -21 **DIRECT INFRINGEMENT OF THE '007 PATENT** 22 28. CMS incorporates the above paragraphs as though fully set forth herein. 23 29. In violation of 35 U.S.C. § 271, TSS has infringed and continues to infringe, 24 literally or under the doctrine of equivalents, at least claims 1 and 20 of the '007 Patent by one or 25 26 more of the acts of making, using, selling, or offering for sale within the United States, or 27 28

importing into the United States, one or more packaging insulation products, including but not
 limited to the RENEWLINER product, that are covered by at least claims 1 and 20 of the '007
 Patent.

4 30. In satisfaction of at least claim 1 of the '007 Patent, the RENEWLINER product 5 provided by TSS to its customers is, on information and belief, characterized by the following 6 features, either literally or under the doctrine of equivalents: (i) The TSS RENEWLINER product 7 is a flat laminated packaging insulation which is of uniform thickness, resiliently compressible 8 and foldable, and cut to size for locating in a packaging container. (ii) The RENEWLINER 9 product comprises an air laid, thermoplastic fibrous batt that is primarily of thermoplastic fibers, 10 is of uniform thickness, is resiliently compressible and foldable, and has a foldable thermoplastic 11 12 film material adhered to both sides of the batt to form a laminate which can be folded without the 13 need for creases, grooves or cut lines in the laminate to facilitate folding. (iii) The RENEWLINER 14 product can be manufactured, compressed and shipped as a flat panel, and allowed to resiliently 15 expand and be folded for insertion into a packaging container. 16

31. In satisfaction of at least claim 20 of the '007 Patent, the TSS RENEWLINER 17 product is characterized by the following features, either literally or under the doctrine of 18 19 equivalents: (i) The TSS RENEWLINER product is a flat laminated packaging insulation which 20 is of uniform thickness, resiliently compressible and foldable, and cut to size for locating in a 21 packaging container. (ii) The RENEWLINER product comprises a thermoplastic fibrous batt that 22 is primarily of thermoplastic fibers, is of uniform thickness, is resiliently compressible and 23 foldable, and has a foldable thermoplastic film material adhered to both sides of the batt to form 24 a laminate which can be folded without the need for creases, grooves or cut lines in the laminate 25 to facilitate folding. (iii) The RENEWLINER product can be manufactured, compressed and 26 27

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shipped as a flat panel, and allowed to resiliently expand and be folded for insertion into a
 packaging container.

3 32. As a direct and proximate consequence of TSS's complained-of infringement, 4 CMS has been, is being, and, unless such acts and practices are enjoined by the Court, will 5 continue to be injured in its business and property rights, and has suffered, is suffering, and will 6 continue to suffer injury and damages for which it is entitled to relief under 35 U.S.C. § 284 7 adequate to compensate for such infringement, including lost profits, but in no event less than a 9 reasonable royalty.

33. CMS is entitled to and claims all damages allowable by law, including injunctive
 relief, adequate compensation for the infringement, costs, interest, attorney fees, and for the sales
 of infringing product as well as the sales of any accessory/ancillary products.

13 34. TSS's complained-of infringement is further causing, and will continue to cause,
14 CMS irreparable harm, for which there is no adequate remedy at law. Unless and until enjoined
15 by this Court, TSS will continue to infringe the '007 Patent. Under 35 U.S.C. § 283, CMS is
16 entitled to an injunction against further infringement.

18 35. TSS's infringement as complained of herein was undertaken without permission
19 or license under CMS's '007 Patent.

36. Additionally, on information and belief, TSS knows, and prior to the filing of this
 Complaint has known, that its RENEWLINER product infringes at least claims 1 and 20 of the
 '007 Patent.

37. On information and belief, TSS's infringement of at least claims 1 and 20 of the
'007 Patent is, and has been, willful. CMS has been damaged as the result of TSS's willful
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infringement, and seeks increased damages, up to and including treble damages, in consequence
 of such willful infringement.

3		SECOND CAUSE OF ACTION: VIOLATION OF 35 U.S.C. § 271 –		
4		<b>INDIRECT INFRINGEMENT OF THE '970 PATENT</b>		
5	38.	CMS incorporates the above paragraphs as though fully set forth herein.		
6	39.	TSS has indirectly infringed at least claim 23 of the '007 Patent by inducing		
7 8	others, including at least its customers and other end-users of the RENEWLINER product, to			
9	directly infringe at least claim 23 of the '007 Patent.			
10	40.	On information and belief, TSS intentionally took actions that induced others,		
11	including at least its customers and other end-users of the RENEWLINER product, to directly			
12	infringe at least claim 23 of the '007 Patent.			
13	41.	TSS has known of the '007 Patent since at least as early as November 11, 2021,		
14	and has induced infringements infringement of that patent since at least that time.			
15	42.	TSS's actions demonstrate an intent to cause the acts that form the basis of the		
16 17	direct infring	ement, and that TSS did so with the specific intent to infringe the '007 Patent.		
18	43.	TSS has also contributed to the direct infringement of at least claim 23 of the '007		
19	Patent by otl	hers, including at least its customers and other end-users of the RENEWLINER		
20	product. For example, TSS's customers and/or the end users have purchased the RENEWLINER			
21	product from TSS and used that product in combination with packaging containers.			
22	44.	TSS has contributorily infringed and is a contributory infringer because, with		
23		f the '007 Patent, it supplies the RENEWLINER product, which comprise a material		
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25	part of the combination of claim 23 of the '007 Patent, where the RENEWLINER product is no			
26	a staple artic	le of commerce, and has no substantial non-infringing uses.		
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45. TSS knew, and does know, that the RENEWLINER product was, and is,
especially made or adapted for use in a manner that would infringe at least claim 23 of the '007
Patent.

4 46. As a direct and proximate consequence of TSS's complained-of indirect 5 infringement, CMS has been, is being, and, unless such acts and practices are enjoined by the 6 Court, will continue to be injured in its business and property rights, and has suffered, is 7 suffering, and will continue to suffer injury and damages for which it is entitled to relief under 8 35 U.S.C. § 284 adequate to compensate for such infringement, including lost profits, but in no 10 event less than a reasonable royalty.

47. CMS is entitled to and claims all damages allowable by law, including injunctive
 relief, adequate compensation for the infringement, costs, interest, and attorney fees.

48. TSS's complained-of infringement is further causing, and will continue to cause,
CMS irreparable harm, for which there is no adequate remedy at law. Unless and until enjoined
by this Court, TSS will continue to indirectly infringe the '007 Patent. Under 35 U.S.C. § 283,
CMS is entitled to an injunction against such further infringement.

49. TSS's infringement as complained of herein was undertaken without permission
or license under CMS's '007 Patent.

50. On information and belief, TSS's infringement of the '007 Patent as complained of herein is, and has been, willful. CMS has been damaged as the result of TSS's willful infringement, and seeks increased damages, up to and including treble damages, in consequence of such willful infringement.

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1	PRAYER FOR RELIEF		
2	WHEREFORE, CMS respectfully requests that this Honorable Court:		
3	a) Issue a judgment that TSS is liable for direct and/or indirect infringement of one		
4	of more claims of the '007 Patent;		
5	b) Issue an injunction prohibiting TSS and its agents, servants, employees,		
6	attorneys, and any other persons who are in active concert or participation with		
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8	any of them from engaging in further actions to infringe the '007 Patent, including		
9	but not limited to making, using, selling, manufacturing, advertising, marketing,		
10	attempting to sell, or importing the RENEWLINER product and/or similar		
11	infringing products;		
12	c) Award CMS all damages adequate to compensate CMS for the infringement that		
13	has occurred, pursuant to 35 U.S.C. § 284, including lost profits, but in no event		
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15	less than a reasonable royalty, plus prejudgment and post-judgment interest;		
16	d) Award CMS an amount equal to adequate compensation for TSS's willful patent		
17	infringement, multiplied by three pursuant to 35 U.S.C. § 284;		
18	e) Declare this an exceptional case within the meaning of 35 U.S.C. § 285 and that		
19	CMS be awarded attorney's fees, costs, and expenses incurred in connection with		
20	this action;		
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22	f) Award CMS the costs associated with bringing this action; and		
23	g) Award CMS any further relief that this Court deems just and proper.		
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1	Dated: January 26, 2022	DICK	INSON WRIGHT PLLC	
2 3		By:	/s/ Christopher Mitchell Christopher A. Mitchell, Esq. (P52734) 200 Ottawa Ave NE, Suite 1000	
4			Grand Rapids, MI 49503 (616) 336-1058	
5			cmitchell@dickinsonwright.com	
6				
7			Attorneys for Plaintiff Cellulose Material Solutions, LLC	
8				
9	DEMAND FOR JURY TRIAL			
10	CMS demands a jury tria	l as to all c	laims and issues that are triable by jury in this action.	
11				
12	Dated: January 26, 2022	DICK	INSON WRIGHT PLLC	
13		By:	/s/ Christopher Mitchell Christopher A. Mitchell, Esq.	
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15 16			Attorneys for Plaintiff Cellulose Material Solutions, LLC	
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