

5. Rotolight won, amongst many other awards, the prestigious Cinec Lighting Engineering Award for “outstanding and market-ready achievements and innovations in motion picture and post-production technology.”

6. Rotolight was the first to market to have user customizable cinematic special effects integrated in its LED lights for the film and TV industries, which saves filmmakers, cinematographers, and lighting gaffers considerable time and money on set by simplifying their workflows by eliminating the need for complicated and expensive traditional “flicker box” effect generators, and other equipment typically associated with special effects using conventional lighting technology.

7. Rotolight has been consistently recognized for its innovation and advancement of engineering excellence in the broadcast market, has won over 30 international awards from leading industry publications, and has been awarded over 40 patents.

8. Cinematic Special Effects, “CineSFX” is a registered trademark of Rotolight Limited.

II. NATURE OF THE ACTION

9. This is an action for patent infringement arising under the patent laws of the United States, 35 U.S.C. §§ 271, et seq., to enjoin and obtain damages, including lost profits, resulting from Defendants’ unauthorized use, sale, and offer to sell in the United States, of products, methods, processes, services and/or systems that infringe Plaintiff’s United States patents, as described herein.

10. Defendants, individually and collectively as a single business entity, manufacture, provide, use, sell, offer for sale, import, and/or distribute infringing products and services, and encourages others to use their products and services in an infringing manner, as set forth herein.

11. Plaintiff seeks to enjoin Defendants and also past and future damages, including lost profits, and prejudgment and post-judgment interest for Defendants' infringement of the Asserted Patents, as defined below.

III. PARTIES

12. Plaintiff Rotolight Limited is a limited company organized and existing under the laws of England, with its principal place of business located Wooburn Industrial Park, Unit 10, Thomas Road, High Wycombe, Buckinghamshire, England, HP10 0PE.

13. Rotolight is the owner of the entire right, title, and interest of the Asserted Patents, as defined below.

14. On information and belief, Defendant Videndum plc is a UK Public Limited Company with its principal place of business at Bridge House, Heron Square, Richmond TW9 1EN, UK. Videndum plc may be served pursuant to Fed. R. Civ. P. 4(f)(1).

15. On information and belief, Defendant Videndum Production Solutions, Inc. is a Delaware corporation with its principal place of business at William Vinten Building Easlea Road Moreton Hall Estate Bury St Edmunds Suffolk IP32 7BY UK. Videndum Production Solutions may be served through its registered agent Corporation Service Company, 251 Little Falls Drive, Wilmington, DE 19808.

16. Defendants Videndum plc and Videndum Production Solutions, Inc. were formerly known as Vitec Group plc and Vitec Production Solutions, Inc.

A. Videndum plc

17. Videndum plc was formerly known as The Vitec Group plc. Exhibit D.

18. Videndum plc is a leading global provider of hardware products and software solutions to the content creation market. Exhibit E.

19. Videndum plc describes itself as “the international provider of premium branded hardware products and software solutions to the growing content creation market”, including the ‘257 Accused Products, ‘258 Accused Products, and the ‘044 Accused Products (collectively the “Accused Products”). Exhibit F.

11 August 2022

Videndum plc
(Formerly The Vitec Group plc)

2022 Interim Results
Record Half Year Results

Videndum plc ("the Company" or "the Group"), the international provider of premium branded hardware products and software solutions to the growing content creation market, announces its results for the half year ended 30 June 2022.

20. Videndum plc conducts engineering and manufacturing operations worldwide, including in the US.

Operational Excellence

- Manufacture 70% of total goods sold
- Re-shored the JOBY GorillaPod
- Highly automated and lean: cost competitive to China
- Design and engineer all products in-house
- New competencies through acquisitions: mechatronic, PCB printing and plastic injection molding
- Integrated supply chain: fewer shortages, better service
- ISO14001 certified, ESG proficient

- manufacturing
- engineering

Highly efficient manufacturing is a key pillar of our digital strategy

34 | Videndum plc

Exhibit G, at 34.

21. Videndum plc employs individuals in the United States to manage its facilities in the United States, including Mr. Scott Avery.

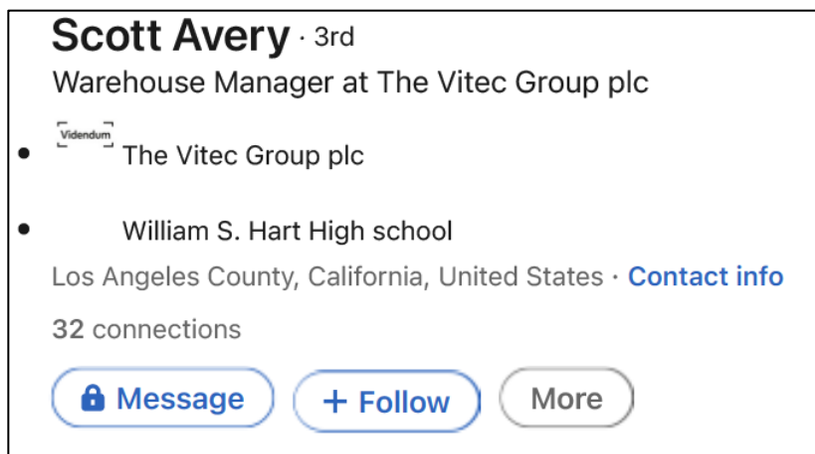


Exhibit H.

22. Videndum plc also employs engineering personnel, including Ralph Espenshade, to facilitate its efforts in the United States.

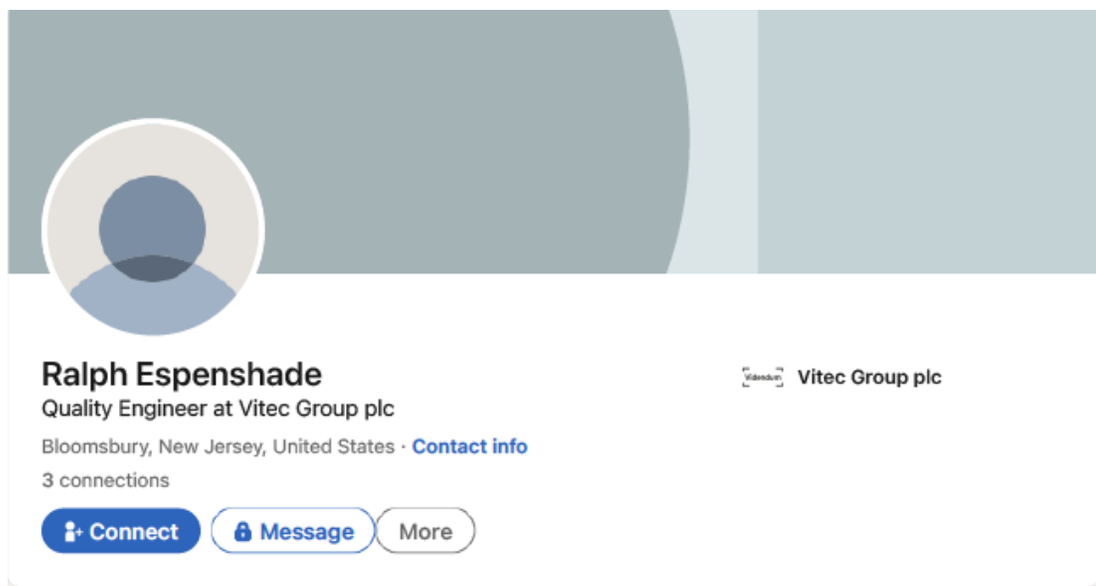


Exhibit I.

23. Videndum plc manufactures its products in-house, including the Accused Products, for sale, use, and distribution in the United States.

Operational excellence and technology leadership are two of Videndum’s core competitive strengths. We manufacture the majority of our products in-house – in world-class, environmentally conscious facilities – and our highly automated and lean factories are well-invested, with a continuous improvement culture.

Watch this video to see some highlights of our facilities around the globe.



Videndum Facilities Tour

Videndum plc

Exhibit J.

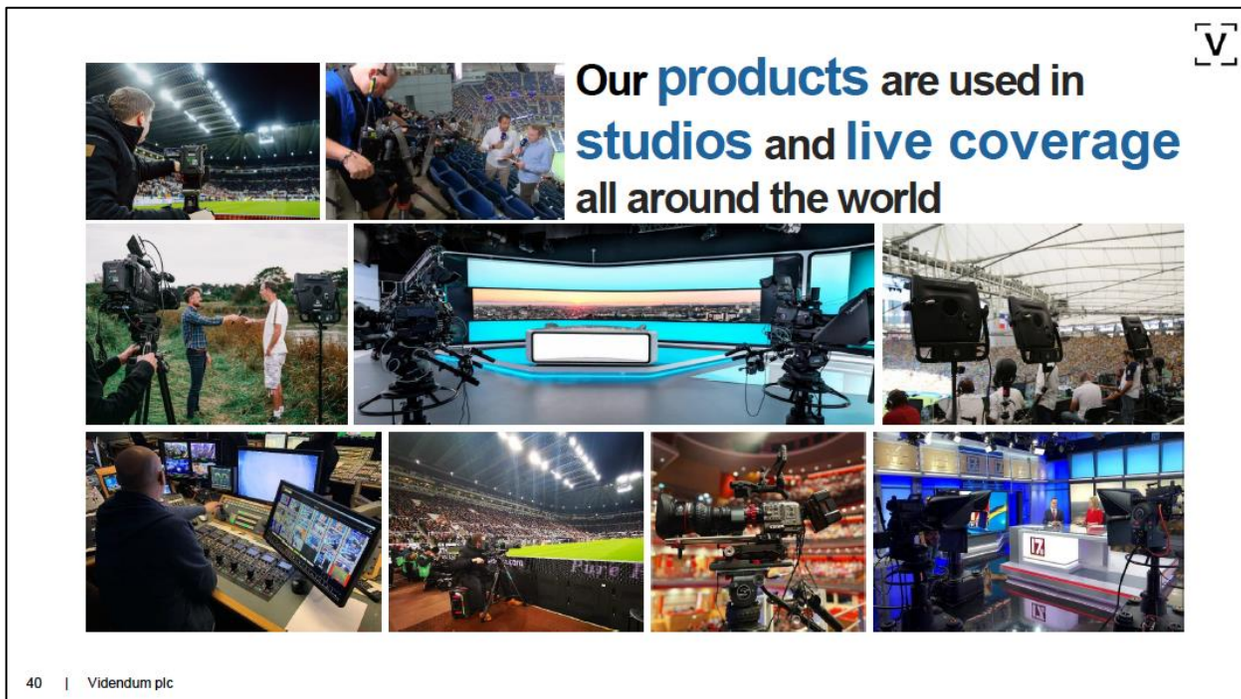


Exhibit G at 40.

24. Videndum plc also employs technical support personnel in the United States to service its customer’s technical needs, including Mr. Ken Schwartz.

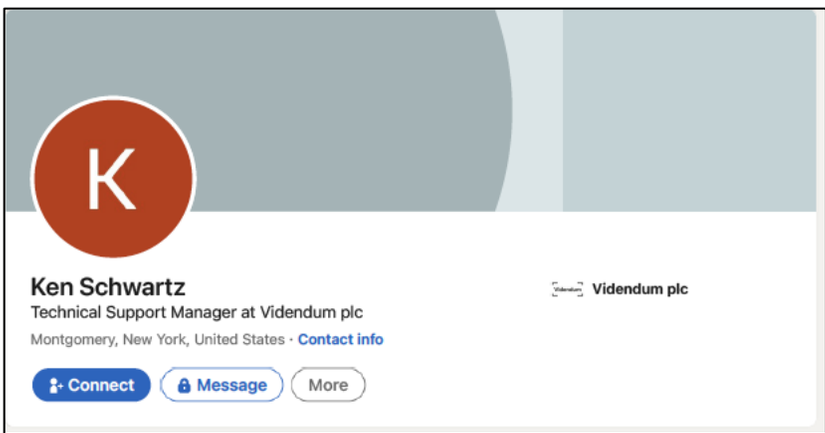


Exhibit K.

25. Videndum plc employs approximately 2,000 people in 11 different countries and is organized in three Divisions: Imaging Solutions, Production Solutions and Creative Solutions. Exhibit L at 2.

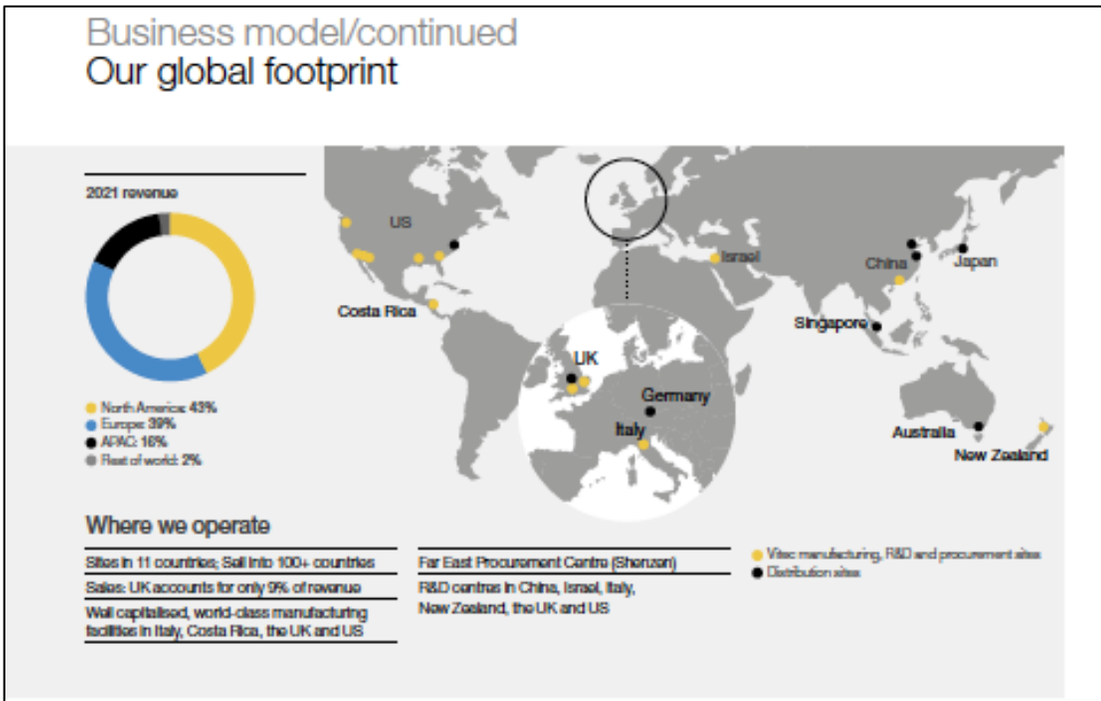


Exhibit L, at 6.

26. Videndum plc states that “[w]e design, manufacture and distribute high performance products and solutions, including camera supports, video transmission systems and

monitors, live streaming solutions, smartphone accessories, robotic camera systems, prompters, LED lighting, mobile power, bags, backgrounds and motion control, audio capture and noise reduction equipment.”

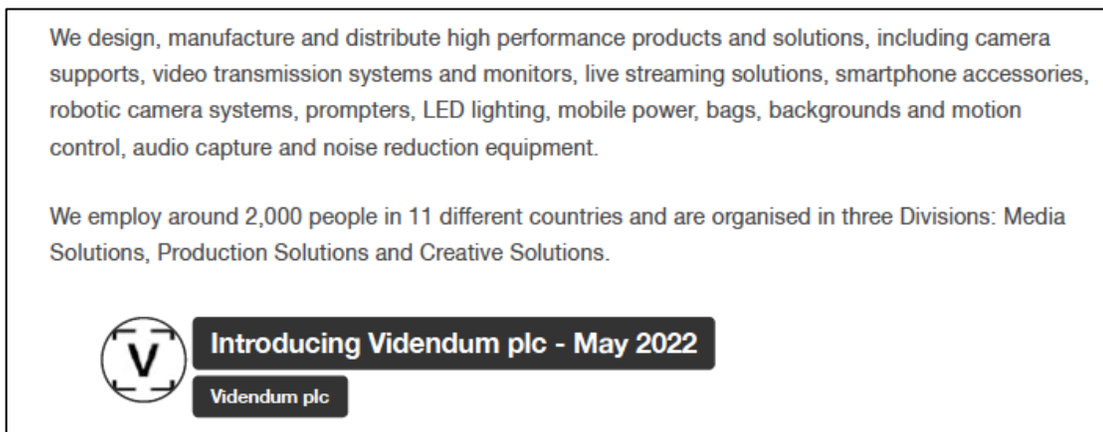


Exhibit E.

27. On October 27, 2020, Defendant Vitec Productions Solutions, Inc., filed a complaint in the Eastern District of Texas, Marshall Division (case no 2:20-cv-00344-JRG) asserting a breach of contract claim against Flolight, LLC (“Videndum Texas Complaint”).

Exhibit M.

28. The Videndum Texas Complaint alleges that Defendant Videndum Production Solutions, Inc. and Litepanels, Ltd. entered into a license agreement with Flolight, LLC. *Id.*

29. The Videndum Texas Complaint further alleges that Flolight, LLC failed to make all required royalty payments under the license. *Id.*

30. The Videndum Texas Complaint additionally alleges that, “On May 6, 2020, The Vitec Group sent a letter to Flolight demanding that it provide Litepanels and Vitec 1) \$200,000.00, which constitutes four years of the missed \$50,000.00 Annual Royalty payments, 2) the semiannual written reports required to have been submitted on and after September 30, 2017 through December 31, 2019, and 3) each Future Product currently being marked for sale by

Floflight, including but not limited to a) the Flobeam Bi-Color 120, b) the Flobeam RGB-DT 120, c) the Flopanel RGB-DT 100, d) the Flopanel 100 Bi-Color, and e) the Bladelight.” *Id.*, ¶ 19.

31. The May 6, 2020, demand letter was sent by Videndum plc and signed by Videndum plc’s General Counsel, Fred Fellmeth. Exhibit N.

32. In the Videndum Texas Complaint, it states that: “Litepanels and Vitec are wholly owned subsidiaries of The Vitec Group plc, a company in the United Kingdom that designs, manufactures, and distributes high performance hardware products and software solutions for the image capture and content creation market.”

FACTS

5. Litepanels and Vitec are wholly owned subsidiaries of The Vitec Group plc, a company in the United Kingdom that designs, manufactures, and distributes high performance hardware products and software solutions for the image capture and content creation market. Litepanels and Vitec’s customers include broadcasters, production and rental companies, photographers, and independent content creators.

Exhibit M § 5.

33. The Accused Products, including the Litepanels Gemini series are manufactured by Videndum plc.

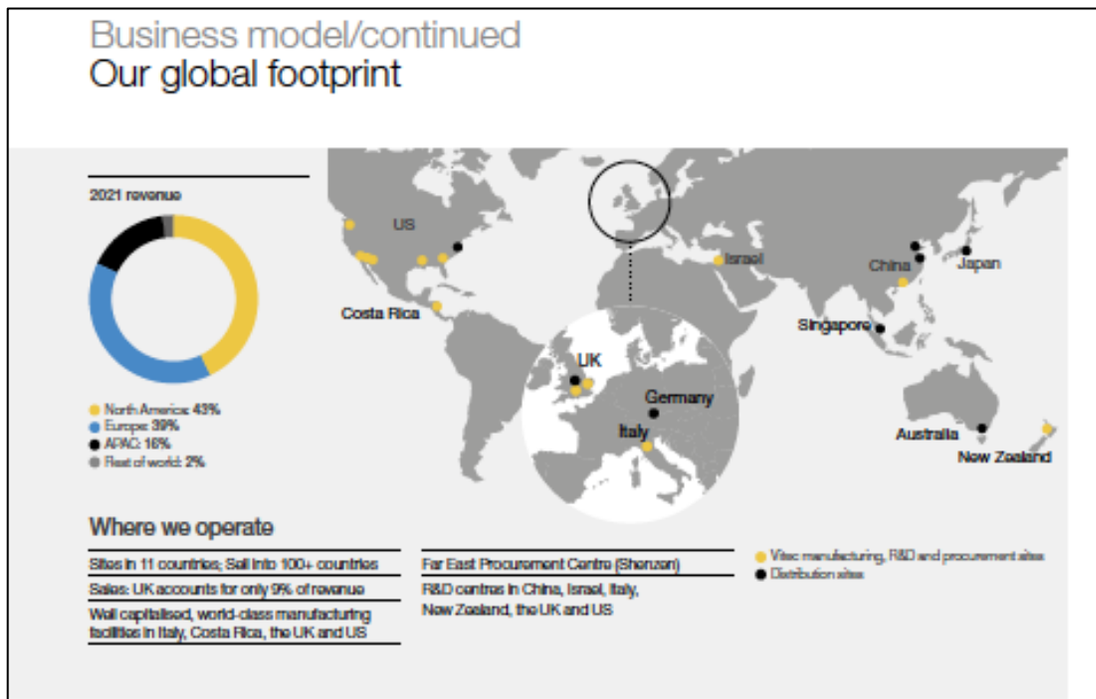
RDM Command Reference

NOTE: Set Gemini fixture IN/OUT to "Wired DMX/RDM IN"

COMMAND	PID	DESCRIPTION
Manufacturer ID	0x01AA	Manufacturer ID# (Vitec Group)
Device ID		
Model ID	0x0102	Gemini 2x1 Soft
	0x0201	Gemini 1x1 Soft
	0x0202	Gemini 1x1 Hard

Exhibit O at 2.

34. Videndum plc specifically targets the United States market, with 43% of its 2021 revenue derived from North America. Videndum plc does not exclude the state of Delaware from its marketing and distribution efforts.



35. Exhibit L, at 6.

36. Videndum plc manufactures and distributes the Accused Products with the intent that the products be sold in the United States.

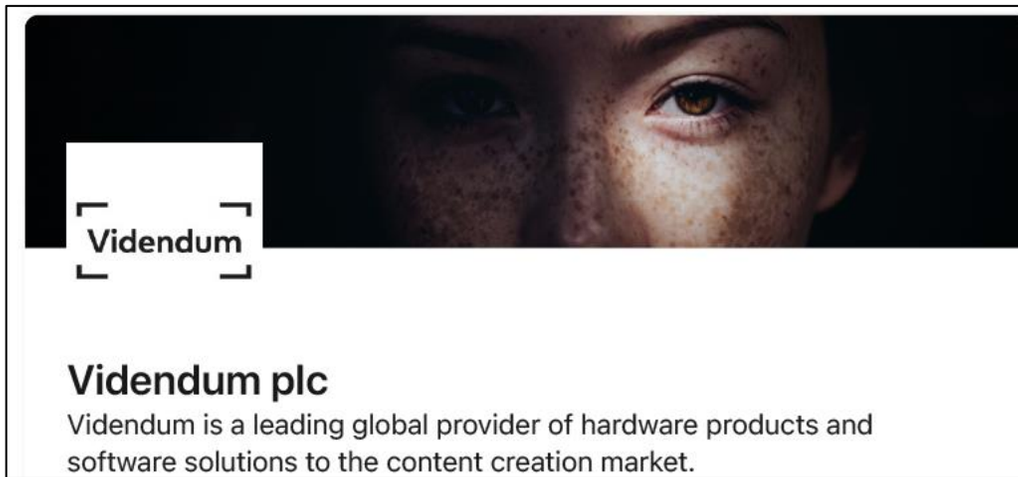


Exhibit P.

37. Videndum plc is governed by a Board of Directors and a Group Chief Executive.

Exhibit Q.

38. The Directors of Videndum plc have many responsibilities, including “[t]he prosecution, defence or settlement of major litigation (in accordance with the limits set out in the Delegated Powers and Levels of Authority).” Exhibit R at 3.

39. Videndum plc’s Group Chief Executive reports to the Board of Directors and is responsible for running the Group’s business, including the development, design, manufacture, sale, and distribution of the Accused Products. Exhibit S.

40. Videndum plc’s Group Chief Executive has many responsibilities, including “[o]verseeing the development, manufacturing, distribution, marketing and promotion of the Group’s products.” Exhibit S at 1.

B. Combined Group

41. Defendant Videndum plc and the other Videndum entities, including Defendant Videndum Production Solutions, Inc., are related entities that operate as part of a corporate group or common business enterprise consisting of a number or related subsidiaries that operate under the Videndum brand (“the Group”), and infringe the Asserted Patents by making, using, importing, offering for sale, and/or selling the Accused Products.

42. The Group operates as a common business enterprise for the purpose of development, design, manufacture, sale, and distribution of the Accused Products.

43. The Group manufactures and distributes the Accused Products with the intent that the products be sold in the United States, including in Delaware. The Group does not exclude the state of Delaware from its marketing and distribution efforts.

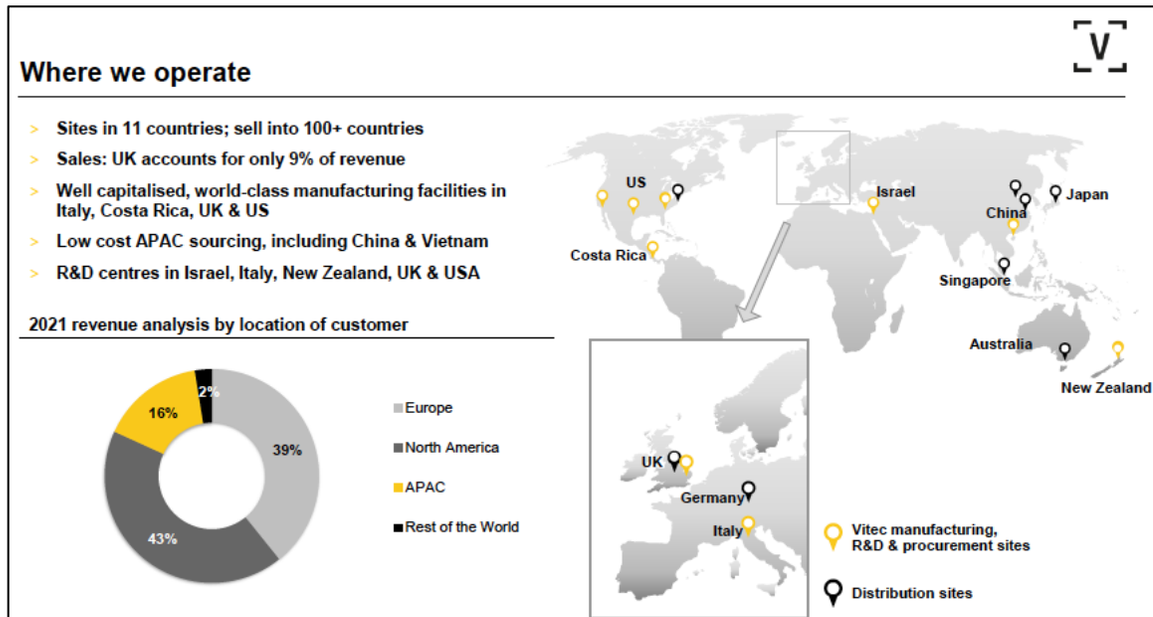


Exhibit W at 30.

44. The Accused Products, including the Litepanels Gemini series are manufactured by the Vitec Group.

RDM Command Reference

NOTE: Set Gemini fixture IN/OUT to "Wired DMX/RDM IN"

COMMAND	PID	DESCRIPTION
Manufacturer ID	0x01AA	Manufacturer ID# (Vitec Group)
Device ID		
Model ID	0x0102	Gemini 2x1 Soft
	0x0201	Gemini 1x1 Soft
	0x0202	Gemini 1x1 Hard

Exhibit D at 1.

45. Videndum plc is the 100% owner of its subsidiaries and has legal and effective control over its subsidiaries, including Videndum Production Solutions, Inc.

<p>Basis of consolidation</p> <p>Subsidiaries are entities that are controlled by the Group. Control exists when the Group has the rights to variable returns from its involvement with an entity and has the ability to affect those returns through its power over the entity. The results of subsidiaries sold or acquired during the year are included in the accounts up to, or from, the date that control exists.</p>

Exhibit L at 154.

46. Videndum plc has control of the Litepanels and Quasar Science interactive websites that offer the Accused Products for sale or rent.

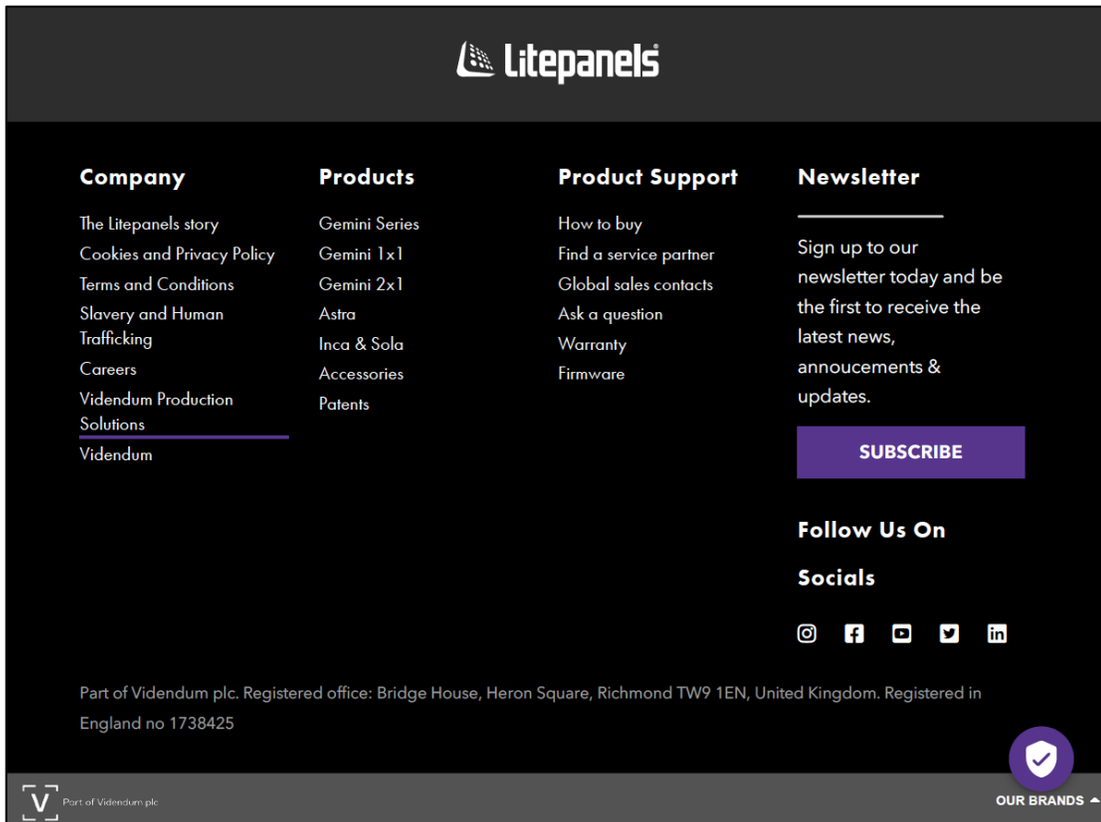


Exhibit T.

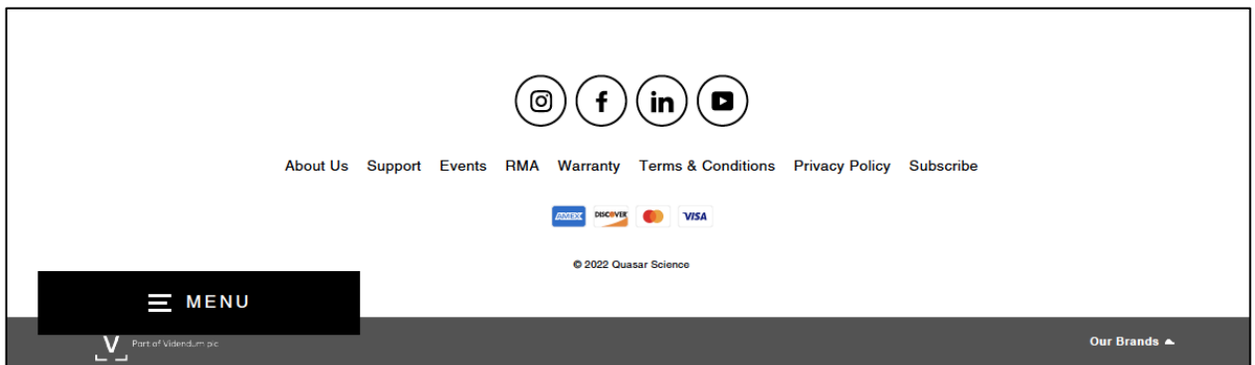


Exhibit U.

47. Each of these website indicates that they are “Part of Videndum plc.”
48. Videndum plc is the “Registrant Organisation” for Litepanels.com, an interactive website that offers for sale the Accused Products in the United States.

Domain Name: LITEPANELS.COM
Registry Domain ID: 90034025_DOMAIN_COM-VRSN
Registrar WHOIS Server: whois.safenames.net
Registrar URL: http://www.safenames.net
Updated Date: 2022-10-01T05:05:51Z
Creation Date: 2002-09-06T23:29:52Z
Registrar Registration Expiration Date: 2024-09-06T23:30:22Z
Registrar: Safenames Ltd
Registrar IANA ID: 447
Registrar Abuse Contact Email: abuse@safenames.net
Registrar Abuse Contact Phone: +44.1908200022
Domain Status: clientUpdateProhibited
<https://icann.org/epp#clientUpdateProhibited>
Domain Status: clientDeleteProhibited
<https://icann.org/epp#clientDeleteProhibited>
Domain Status: clientTransferProhibited
<https://icann.org/epp#clientTransferProhibited>
Registry Registrant ID: Not Available From Registry
Registrant Name: Data protected, not disclosed
Registrant Organisation: Vitec Group Plc

Exhibit V.

49. Videndum plc's Board of Directors has legal and effective control of all of the entities within the Group and the subsidiaries do not have an independent Board of Directors.

50. Videndum plc's Group Chief Executive is responsible for running the Group's business, including the development, design, manufacture, sale, and distribution of the Accused Products. The three Divisional CEO's report directly to Videndum plc's Group Chief Executive.

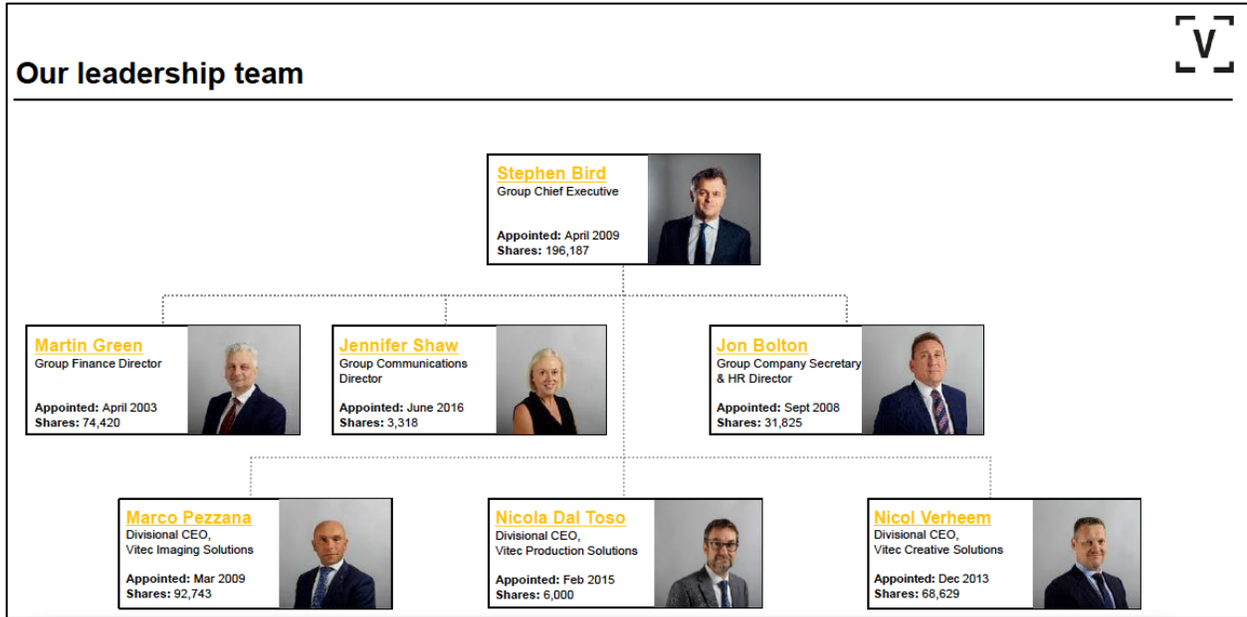


Exhibit W at 38.

51. Videndum plc’s General Counsel, Fred Fellmeth, also acts as counsel for the Group and its subsidiaries. Exhibit X.

52. For example, Mr. Fellmeth acts as counsel for Vitec Videocom Inc., currently known as Defendant Videndum Production Solutions, Inc.

SECTION 9 - NOTICE

9.1 Any notice or communication required or permitted to be given by either party hereunder shall be in written form, in English, and shall be considered to be sufficiently given if mailed by registered or certified mail or transmitted by overnight courier, addressed to the Parties hereto as follows:

To Licensor:
Jim Moore
16 Progress Drive
Shelton, CT 06484

With a copy to:
Fred Fellmeth, Esq.
Vitec Videocom Inc.
10 Mountainview Rd., Suite 320
South Upper Saddle River, NJ 07458

EXHIBIT Y at 9.

53. The Group prepares and files consolidated regulatory filings that report the assets, liabilities, and financial earnings of Defendant Videndum plc and its subsidiaries. Exhibit F; Exhibit L.

54. Videndum plc formed Defendant Videndum Production Solutions, Inc., a wholly owned subsidiary incorporated in Delaware, to specifically serve the United States market, including Delaware.

C. History Between the Parties

55. Rotolight and Defendant Videndum plc have a long history regarding intellectual property, including the Asserted Patents.

56. In 2013, Rotolight paid for a license to Videndum's intellectual property, the terms and conditions of which are confidential.

57. After the '257, '258, and '101 Patents issued in November 2019, Rotolight informed Videndum plc that its products, including the Accused Products, infringed, inter alia, the Asserted Patents. Rotolight invited Videndum plc to engage in discussions regarding a license to the Asserted Patents.

58. Rotolight and Videndum plc engaged in email and telephonic discussions to discuss a Videndum plc entering into a license agreement with Rotolight. These licensing discussion were at all times between Rotolight and Videndum plc and included Videndum plc's General Counsel, Fred Fellmeth.

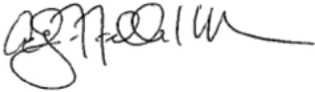
59. Rotolight and Videndum plc exchanged multiple emails regarding a resolution to Videndum plc's infringement of the Asserted Patents. These emails were sent by Videndum plc using the below signature from Mr. Fellmeth.

Fred Fellmeth
General Counsel
The Vitec Group plc

Direct: +44.1284.776.908 (UK)
+ 1.203.402.7973 (US)
Mobile: + 1.215.407.5212
Email: fred.fellmeth@vitecgroup.com

60. Videndum plc sent letters to Rotolight regarding the Asserted Patents that were authored by Mr. Fellmeth.

Sincerely,



Fred Fellmeth
General Counsel

61. Rotolight and Videndum plc also had in-person licensing discussions, to resolve Videndum's infringement of the Asserted Patents, which also included Mr. Fellmeth.

62. After licensing discussions failed between Rotolight and Videndum plc regarding the Asserted Patents, the Defendants filed inter-partes review petitions against the '257 and '258 Patents ("Videndum IPRs"). IPR2022-00261, 00262.

63. In the Videndum IPRs, Defendants Videndum Production Solutions, Inc. and Videndum plc were both named as Real Parties-in-Interest, pursuant to 37 C.F.R. § 42.8(b)(1).

Petition for *Inter Partes* Review
U.S. Patent No. 10,197,257

MANDATORY NOTICES

Vitec Production Solutions, Inc. (“Petitioner”) hereby submits these Mandatory Notices in accordance with 37 C.F.R. § 42.8 *et seq.*

A. Real Party-in-Interest (37 C.F.R. § 42.8(b)(1))

The real party-in-interest is Petitioner Vitec Production Solutions, Inc., located at Shelton, Connecticut, and The Vitec Group plc, located in the United Kingdom.

Exhibit Z at 6.

64. In the Videndum IPRs, Videndum plc’s General Counsel, Fred Fellmeth, signed the power of attorney to appoint Videndum’s counsel in the proceedings. Exhibit AA.

IV. JURISDICTION AND VENUE

65. Plaintiff incorporates by reference the allegations in all preceding paragraphs as if fully set forth herein.

66. This is an action for patent infringement that arises under the patent laws of the United States, in particular, 35 U.S.C. §§ 271, 281, 283, 284, and 285.

67. This Court has exclusive jurisdiction over the subject matter of this action under 28 U.S.C. §§ 1331 and 1338(a).

68. This Court has personal jurisdiction over Videndum plc in this action because Videndum plc has committed acts within the District of Delaware giving rise to this action and has established minimum contacts with this forum such that the exercise of jurisdiction over Videndum plc would not offend traditional notions of fair play and substantial justice. Videndum plc, directly and/or through subsidiaries or intermediaries (including distributors, retailers, and others), has committed and continues to commit acts of infringement in this District by, among other things,

offering to sell and selling products and/or services that infringe the patents-in-suit. Moreover, Videndum plc actively directs its activities to customers located in the United States, including the State of Delaware.

69. Videndum plc is also subject to jurisdiction in the United States and specifically in Delaware, pursuant to Fed. R. Civ. P. 4(k)(2). Videndum plc has contacts with the United States that includes, inter alia, advertising, selling, offering to sell, and/or importing its products throughout the United States, including within this District.

70. This Court has personal jurisdiction over Videndum Production Solutions, Inc. in this action because Videndum Production Solutions, Inc. is incorporated in this District. Videndum Production Solutions, Inc. directly and/or through subsidiaries or intermediaries (including distributors, retailers, and others), has committed and continues to commit acts of infringement in this District by, among other things, offering to sell and selling products and/or services that infringe the patents-in-suit.

71. Venue is proper in this District under 28 U.S.C. §§ 1391(b)-(d) and 1400(b) for both Defendants. Videndum plc is a foreign corporation not residing in the United States. Upon information and belief, Videndum plc has transacted business in the District of Delaware and has committed acts of direct and indirect infringement in the District of Delaware. Videndum Production Solutions, Inc. is incorporated in the State of Delaware, and upon information and belief, has transacted business in the District of Delaware and has committed acts of direct and indirect infringement in this District.

V. COUNTS OF PATENT INFRINGEMENT

72. Plaintiff alleges that Defendants have infringed and continue to infringe the following United States patents (collectively, the “Asserted Patents”):

United States Patent No. 10,197,257 (the “’257 Patent”) (Exhibit A)
United States Patent No. 10,197,258 (the “’258 Patent”) (Exhibit B)
United States Patent No. 10,845,044 (the “’044 Patent”) (Exhibit C)

COUNT ONE
INFRINGEMENT OF U.S. PATENT 10,197,257

73. Plaintiff incorporates by reference the allegations in all preceding paragraphs as if fully set forth herein.

74. The ’257 Patent, entitled “Lighting System and Control Thereof,” was filed on November 22, 2017, claims priority to a provisional application filed on April 8, 2016, and issued on February 5, 2019.

75. Plaintiff is the assignee and owner of all rights, title, and interest to the ’257 Patent, including the right to recover for past infringements, and has the legal right to enforce the patent, sue for infringement, and seek equitable relief and damages.

Technical Description

76. The ’257 Patent claims a “method for controlling a lighting device to produce a range of user customizable realistic lighting effects for videography, broadcasting, cinematography, studio filming and/or location filming” ’257 Patent, Abstract.

77. The ’257 Patent provides a technical solution to prior art problems by, among other improvements, eliminating the need for a separate lighting device, that is used to produce light effects to mimic lighting effects for example simulating a fireplace, candle, electrical spark or lightning for on set television/broadcast production use. ’257 Patent, 1:18-41.

Direct Infringement

78. Defendants, individually and collectively as a common business enterprise and without authorization or license from Plaintiff, have been and are directly infringing the ’257 Patent, either literally or equivalently, as infringement is defined by 35 U.S.C. § 271, including

through making, using (including for testing purposes), importing, selling, and offering for sale lighting devices that infringe one or more claims of the '257 Patent. Defendants, individually and collectively as a common business enterprise, develop, design, manufacture, sell, and distribute lighting devices that infringe one or more claims of the '257 Patent. Defendants further provide services that practice methods that infringe one or more claims of the '257 Patent. Defendants are thus liable for direct infringement pursuant to 35 U.S.C. § 271. Exemplary infringing products include, but are not limited to, the Litepanels Gemini Series (e.g., the Gemini 1X1 Soft, the Gemini 1X1 Hard, the Gemini 2X1 Soft, and the Gemini 2X1 Hard); Quasar Science Double Rainbow (RR), Rainbow 2 (R2), and Rainbow linear LED lights; and all other substantially similar products (collectively the "'257 Accused Products").

79. Plaintiff names these exemplary infringing instrumentalities to serve as notice of Defendants' infringing acts, but Plaintiff reserves the right to name additional infringing products, known to or learned by Plaintiff or revealed during discovery, and include them in the definition of '257 Accused Products.

80. Defendants are liable for direct infringement pursuant to 35 U.S.C. § 271 for the manufacture, sale, offer for sale, importation, or distribution of the '257 Accused Products and other similar products.

81. The '257 Accused Products are non-limiting examples of lighting systems that meet all limitations of at least claim 15 of the '257 Patent, either literally or equivalently.

82. The '257 Accused Products include a controller adapted to control at least one lighting device to produce a user customisable lighting effect.

Exceptional light – Endless creativity.

Unleash your creative vision and bring high-quality cinematic lighting to your set with the compact and lightweight Gemini RGBWW LED Panel range. Control light precisely from natural white light to fully saturated RGBWW output in an instant; Gemini delivers the ultimate flexibility you need for endless creative lighting options all in one unique fixture. Whether in the studio or out on location, you'll find a perfect lighting solution in the Gemini range.

<https://www.litepanels.com/en/products/gemini/>

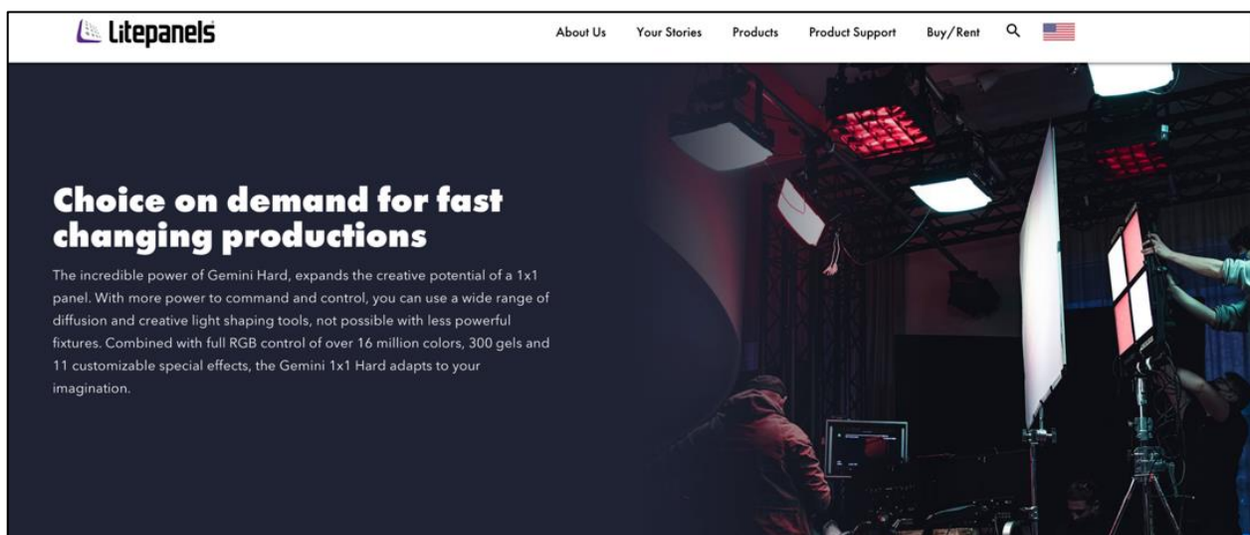
	
GEMINI 1X1 SOFT	GEMINI 1X1 HARD
Creative, compact & powerful cinematic lighting. Lux at 10ft/3m: 614 (Daylight), 557 (Tungsten)	The most powerful 1x1 RGBWW LED Panel. Lux at 10ft/3m: 3023 (Daylight), 2455 (Tungsten)
Learn More	Learn More
	
GEMINI 2X1 SOFT	GEMINI 2X1 HARD
Creative, high output, quality cinematic lighting Lux at 10ft/3m: 1079 (Daylight), 906 (Tungsten)	The brightest - The lightest Lux at 10ft/3m: 23,000 (Daylight), 20,000 (Tungsten)
Learn More	Learn More

<https://www.litepanels.com/en/products/gemini/>

83. The controller of the '257 Accused Products comprises an effect simulator adapted to calculate a time varying lighting value based on at least one simulation parameter; wherein said at least one simulation parameter characterizes a user customisable lighting effect selected from a range of different user customisable lighting effects for at least one of: videography, broadcasting,

cinematography, studio filming, and location filming; wherein the at least one simulation parameter is at least one of: a random brightness; a random duration; and a random interval; said simulation parameter depending on the user customisable lighting effect being simulated:

- “The Gemini family of lights has a robust Effects Mode for creating a wide range of dynamic lighting effects. Each effect can be customized to create thousands of variations. This document provides detailed descriptions of each effect parameter and how it is accessed and controlled through the onboard user interface. To enter Effects Mode, press the LEFT KNOB to open the main menu and scroll to EFFECTS MODE by twisting the LEFT KNOB. Press the LEFT KNOB to enter Effects mode. Within Effects mode, turn the LEFT KNOB to choose a particular effect and press the LEFT KNOB to activate the selected effect. The interface will switch to Parameter Control Mode, where you can customize the individual parameter of the selected effect.” **Gemini Effects Guide (Rev. C – Nov. 2019), p. 2**
- “One light, infinite creativity. With precision control over 16.7 million colors and a wide range of gels and fully customizable cinematic effects, Gemini is the only fixture you will need on set. From simulating fire or a television, washing a green screen or matching a color palette, Gemini’s beautifully rich color output with outstanding depth, vibrancy and intensity means that whatever the situation the light you need is already on set and just the touch of a button away.” <https://www.litepanels.com/en/products/gemini-1x1/>
- “With an intuitive UI for fast menu selection and customizable pre-set buttons for quick recall of your favorite scenes and settings [such as Cinematic special FX], Gemini makes professional results available at the touch of a button, helping you operate with efficiency and save time on set.” <https://www.litepanels.com/en/products/gemini-1x1/>



Choice on demand for fast changing productions

The incredible power of Gemini Hard, expands the creative potential of a 1x1 panel. With more power to command and control, you can use a wide range of diffusion and creative light shaping tools, not possible with less powerful fixtures. Combined with full RGB control of over 16 million colors, 300 gels and 11 customizable special effects, the Gemini 1x1 Hard adapts to your imagination.

<https://www.litepanels.com/en/products/gemini-1x1-hard/>

Creative, high output, quality cinematic lighting

Unleash your creative vision and bring high quality cinematic lighting to your set with the lightweight versatile Gemini 2x1 Soft. Control light precisely with more creative options than ever, from a beautiful soft white light to full RGBWW, Gemini delivers the instant flexibility you need for endless creative lighting options in one unique easy-to-handle fixture. Whether in the studio or out on location, the high-output, quick-to-rig Gemini 2x1 provides exceptional results for any production.

<https://www.litepanels.com/en/products/gemini-2x1>

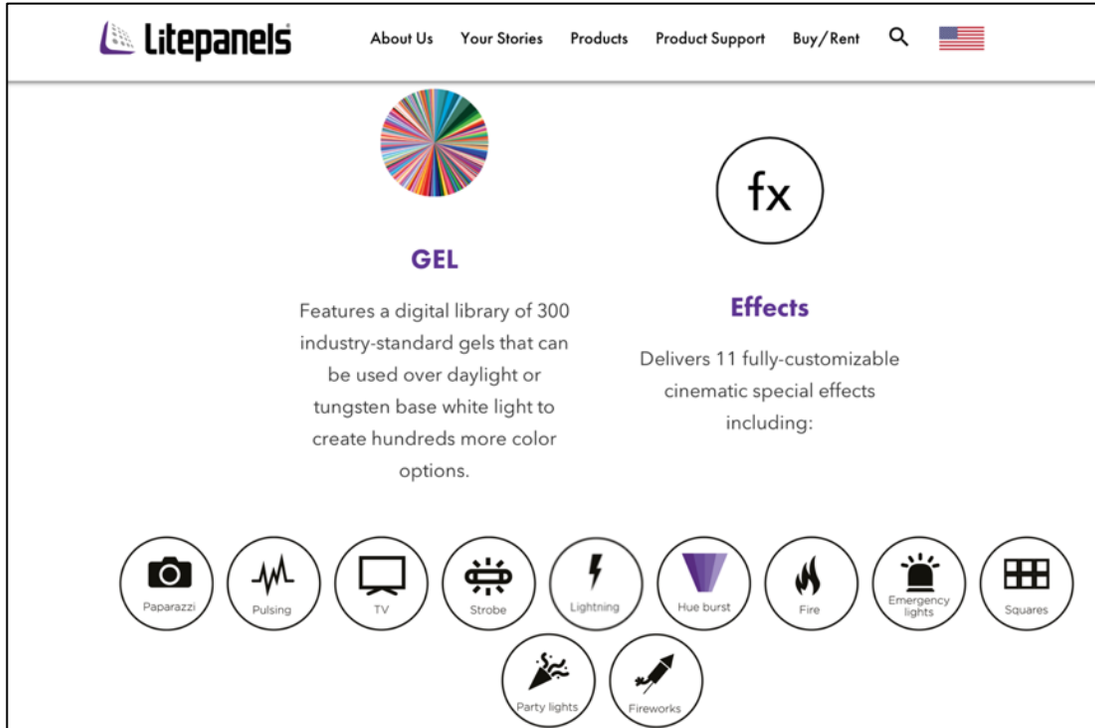
Interface Overview

Effect parameters are controlled and adjusted using the three knobs next to the display screen. The configuration of these controls is displayed on the interface screen. In general, the RIGHT knob will control the dimming parameter of the effect. Pressing the LEFT knob will Change Parameter Rows (when available) and turning a knob will adjust the associated parameter's value. Using these basic rules, it's very easy to dial in the exact effect you are looking for.

Gemini Effects Guide (Rev. C – Nov. 2019), p. 2



<https://www.litepanels.com/en/products/gemini-1x1/>



<https://www.litepanels.com/en/products/gemini-1x1/>

84. The '258 Accused Products' "fireworks," "party lites," "fire," "lite-ning," "paparazzi," and "tv/monitor" simulations, for example, vary over time and are generated based on the adjusted effect parameters:

Fireworks

Simulates a fireworks display

	LEFT	CENTER	RIGHT
TURN	FREQ Adjust the amount of fireworks bursts per time Eg: 0 = No bursts 50 = Medium number of bursts 100 = Large number of bursts	COLORS Select the colors used in the fireworks - Red/White/Blue - Red/Green/Blue - 6-Color - 12-Color - Random	DIM 0 = No Output 100 = Full Output
PRESS		SUSTAIN Select the fade time of the bursts SHORT = Burst decays quickly MED = Burst decays moderately LONG = Burst decays slowly	TRIG Trigger the bursts manually, regardless of the FREQ setting
Notes:			

Gemini Effects Guide (Rev. C – Nov. 2019), p. 4

Party Lites

Colored light changes at regular intervals to simulate club or party lighting

	LEFT	CENTER	RIGHT
TURN	RATE Adjust the amount of color changes per time Eg: 0 = Long time between changes 100 = Short time between changes	TYPE Select the type of Lite Show PULSING = Light fades down and up between colors Chase = Light cross-fades from color to color Blend = Color is continuously output from the HUE color wheel	DIM 0 = No Output 100 = Full Output
PRESS		COLORS Select colors used in the show while in PULSING or CHASE modes - Red/White/Blue - Red/Green/Blue - 6-Color - 12-Color - Random	TRIG Press to trigger a color change
Notes:			

Gemini Effects Guide (Rev. C – Nov. 2019), p. 7

Fire			
Simulates a wide variety of fire effects from a match to a candle to a bonfire			
	LEFT	CENTER	RIGHT
TURN	HUE Color wheel in degrees Red = 0 Green = 120 Blue = 240	SAT Purity of the HUE 0 = White (5600K) 100 = Pure Color	DIM 0 = No Output 100 = Full Output
TURN	RATE Adjust the flicker rate of the flames Eg: 1 = Slow flicker 100 = Fast flicker	DEPTH Adjust the range of the intensities of the flames Eg: 0 = No change in intensity 100 = Large range in intensity	
PRESS	Change Row	COLOR MIX Select how intensity affects HUE Eg: 1-CLR = Only selected HUE used NARROW = Intensity affects HUE slightly MED = Intensity affects HUE moderately WIDE = Intensity affects HUE greatly	
Notes: COLOR MIX: Larger intensities lower the HUE value RATE: Smaller values used for larger flames, larger values used for smaller flames. Ex. Candle RATE = 80 DEPTH: Smaller values used for smaller flames, larger values used for larger flames			

Gemini Effects Guide (Rev. C – Nov. 2019), p. 3

Lite-ning

Simulates lightning flashes

	LEFT	CENTER	RIGHT
TURN	RATE Adjust the speed of the undulations of the lightning intensity 1-100	CCT Adjust the CCT of the light output from 2700K to 6000K	DIM 0 = No Output 100 = Full Output
PRESS		MODE Select LOOP MODE or MANUAL MODE MANUAL MODE = Activate the lightning manually LOOP MODE = Lightning is output continuously	BUMP Press to activate the lightning while in MANUAL MODE
Notes:			

Gemini Effects Guide (Rev. C – Nov. 2019), p. 6

Paparazzi

Simulates camera flashes

	LEFT	CENTER	RIGHT
TURN	FREQ Adjust the amount of flashes per time Eg: 0 = No flashes 100 = Large amount of flashes	CCT Adjust the CCT of the light output from 2700K to 6000K	DIM 0 = No Output 100 = Full Output
PRESS	FLASH Select the type of flash Eg: 50ms = Short flash 100ms = Med flash 150ms = Long flash BULB = Flash with decay	TRIG Select LOOP MODE or MANUAL MODE MANUAL MODE = Trigger a flash manually LOOP MODE = Flashes are output continuously	TRIG Press to trigger a color change
Notes:			

Gemini Effects Guide (Rev. C – Nov. 2019), p. 6

TV/Monitor

Simulates the varying light and color output of a Television or Computer Monitor

	LEFT	CENTER	RIGHT
TURN	RATE Adjust the amount of Scene Changes per time 0 = No Scene Changes 100 = Frequent Scene Changes	MOTION Adjust the amount of variations within a scene 0 = No variations 100 = Frequent variations	DIM 0 = No Output 100 = Full Output
PRESS	RANGE Set the amount of variation (+- Green) due to Scene Changes or MOTION SML – Small MED – Medium LRG – Large	CCT Select the general CCT of the effect. WARM= Less than 3800K NEUT= 3800K < CCT < 4900K COOL= > 4900K	TRIG Press to trigger a Scene Change at any time
Notes:			

Gemini Effects Guide (Rev. C – Nov. 2019), p. 11

85. The controller of the '257 Accused Products further comprises an output of the effect simulator adapted to control a lighting device according to the calculated variation of lighting over time.

One light for every use

The Gemini 1x1 Hard was the only light needed for this fast-paced action sequence.

[Watch Video](#)

<https://www.litepanels.com/en/products/gemini-1x1-hard/>

Unleash your creativity with Gemini cinematic effects

In this series, cinematographer Garrett Sammons showcases five short creative scenes and shares practical tips on how to position, shape and fine-tune your lighting for added drama and realism. Whether you're looking to recreate a patrolling cop car or a dramatic lightning strike, Litepanels Gemini LED RGBWW panels give you full creative control.



Fire : Breakdown of how to use the Gemini in a burn barrel to create the perfect fire flicker effect.



Fireworks: Learn how to create and customize the perfect fireworks effect using Gemini.



Lightning : Master the lightning effect mode and enhance your next horror production.



Party: In this mode you see how people really dance under LED light.

<https://www.litepanels.com/en/knowledge-base/gemini-effects-series/>

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Cinematographer Mark Raker put Gemini's Lighting Effects Mode through its paces to demonstrate how you can create virtually any colour palette or effect with the turn of a dial. Among the effects he looks at are TV simulation, hue burst, paparazzi, strobe, fire, squares, fireworks, emergency lights, pulse and party lights.



<https://www.litepanels.com/en/applications/lighting-for-mood/>

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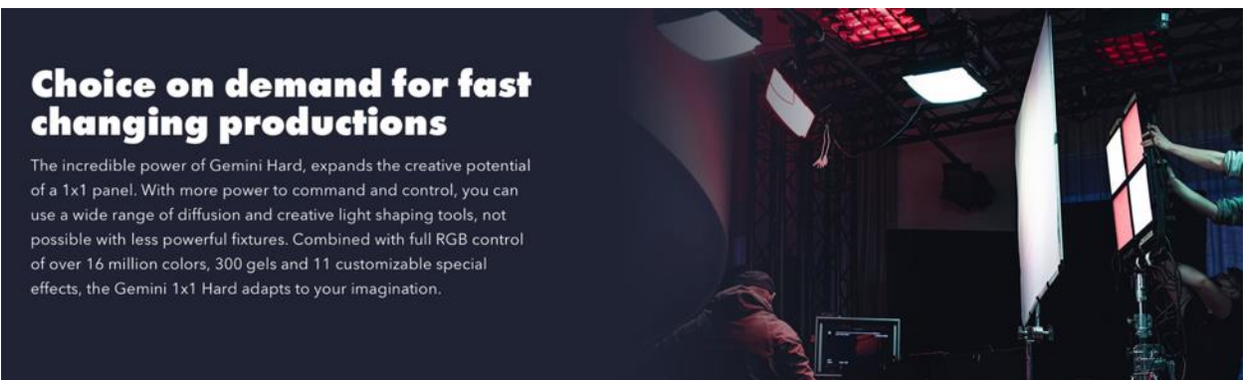
LED lighting is a particular interest area for me, and it's why I was so excited to learn of Litepanels' new Gemini 2x1 soft panel. I was able to have a sneak peek at the Gemini 2x1 before it was launched, and I was struck by three things: how incredibly lightweight the panel is (no external ballast required), how easy it is to set-up and use, and how much versatility it offers for creating different kinds of lighting effects. Since I also own rental houses for cameras and lighting in both Costa Rica and Panama, I could instantly see Gemini's possibilities not only for my own projects, but also for my rental customers.



<https://www.litepanels.com/en/applications/christian-herrara/>

Choice on demand for fast changing productions

The incredible power of Gemini Hard, expands the creative potential of a 1x1 panel. With more power to command and control, you can use a wide range of diffusion and creative light shaping tools, not possible with less powerful fixtures. Combined with full RGB control of over 16 million colors, 300 gels and 11 customizable special effects, the Gemini 1x1 Hard adapts to your imagination.



<https://www.litepanels.com/en/products/gemini-1x1-hard/>

Willful Infringement

86. Upon information and belief, Defendants have had actual knowledge (or should have been aware) of the '257 Patent and its infringement since at least November of 2019 when Rotolight approached Vitec to take a license to its intellectual property.

87. Further, Defendants have had actual knowledge of the '257 Patent and its infringement since at least service of Plaintiff's Complaint.

88. Although Defendants have incorporated Plaintiff's patented technology as set forth in this Complaint, Defendants have no license to use the technology described in Plaintiff's technical materials and claims disclosed in the patents, which are assigned to Plaintiff.

89. Defendants' risk of infringement of the Asserted Patents was either known or was so obvious that it should have been known to Defendants.

90. Notwithstanding this knowledge, Defendants have knowingly or with reckless disregard willfully infringed the '257 Patent. Defendants have thus had actual notice of the infringement of the '257 Patent and acted despite an objectively high likelihood that their actions constituted infringement of Plaintiff's valid patent rights, either literally or equivalently.

91. This objective risk was either known or so obvious that it should have been known to Defendants. Accordingly, Defendants' infringement has been and continues to be willful, and Plaintiff seeks enhanced damages pursuant to 35 U.S.C. §§ 284 and 285.

Indirect, Induced, and Contributory Infringement

92. Defendants have induced and are knowingly inducing their distributors, testers, trainers, customers, and/or end-users to directly infringe the '257 Patent, with the specific intent to induce acts constituting infringement, and knowing that the induced acts constitute patent infringement, either literally or equivalently.

93. Defendants have knowingly contributed to direct infringement by their customers by having imported, sold, and/or offered for sale, and knowingly importing, selling, and/or offering to sell within the United States the '257 Accused Products which are not suitable for substantial non-infringing use, and which are especially made or specially adapted for use by its customers in an infringement of the '257 Patent.

94. Defendants' indirect infringement includes, for example, providing data sheets, technical guides, demonstrations, software and hardware specifications, installation guides, and other forms of support that induce their customers and/or end-users to directly infringe the '257 Patent.

95. Defendants' indirect infringement additionally includes marketing their products for import by their customers into the United States. Defendants' indirect infringement further includes providing product specifications instructing its customers on infringing uses of the accused products. The '257 Accused Products are designed in such a way that when they are used for their intended purpose, the user infringes the '257 Patent, either literally or equivalently. Defendants know and intend that customers who purchase the '257 Accused Products will use those products for their intended purpose. For example, Defendants' United States website, <https://www.litepanels.com/en>, instructs customers to use the '257 Accused Products in numerous infringing applications. Defendants' customers directly infringe the '257 Patent when they follow Defendants' provided instructions. Defendants specifically intend that their customers, such as United States distributors, retailers and consumer product companies, will import, use, and sell infringing products in the United States to serve and develop the United States market for Defendants' infringing products.

96. Defendants know following their instructions directly infringes claims of the '257 Patent and Defendants' customers who follow Defendants' provided instructions directly infringe the '257 Patent.

97. As a result of Defendants' infringement, Plaintiff has suffered monetary damages, and is entitled to an award of damages adequate to compensate it for such infringement which, by law, can be no less than a reasonable royalty, together with interest and costs as fixed by this Court under 35 U.S.C. § 284.

COUNT TWO
INFRINGEMENT OF U.S. PATENT 10,197,258

98. Plaintiff incorporates by reference the allegations in all preceding paragraphs as if fully set forth herein.

99. The '258 Patent, entitled "Light System and Control Thereof," was filed on December 21, 2017, and issued on February 5, 2019.

100. Plaintiff is the assignee and owner of all rights, title, and interest to the '258 Patent, including the right to recover for past infringements, and has the legal right to enforce the patent, sue for infringement, and seek equitable relief and damages.

Technical Description

101. The '258 Patent relates to a lighting system comprising: "a lighting device; and a controller for controlling the lighting device to produce user customizable realistic lighting effects, the controller comprising: a calculating device adapted to calculate a time varying lighting value based on at least one simulation parameter; and adapted to output said time varying lighting value to said lighting device so as to simulate a user customizable realistic lighting effect; wherein said lighting device and said controller are integrated in a combined unit." '285 Patent, Abstract.

102. The '258 Patent provides a technical solution to prior art problems by, among other improvements, eliminating the need for a separate lighting device, that is used to produce light effects to mimic lighting effects for example simulating a fireplace, candle, electrical spark or lightning for on set television/broadcast production use. '258 Patent, 1:21-26.

Direct Infringement

103. Defendants, individually and collectively as a common business enterprise and without authorization or license from Plaintiff, have been and are directly infringing the '258 Patent, either literally or equivalently, as infringement is defined by 35 U.S.C. § 271, including through making, using (including for testing purposes), importing, selling, and offering for sale lighting devices that infringe one or more claims of the '258 Patent. Defendants, individually and collectively as a common business enterprise, develop, design, manufacture, sell, and distribute lighting devices that infringe one or more claims of the '258 Patent. Defendants further provide services that practice methods that infringe one or more claims of the '258 Patent. Defendants are thus liable for direct infringement pursuant to 35 U.S.C. § 271. Exemplary infringing products include, but are not limited to, the Litepanels Gemini Series (e.g., the Gemini 1X1 Soft, the Gemini 1X1 Hard, the Gemini 2X1 Soft, and the Gemini 2X1 Hard); Quasar Science Double Rainbow (RR), Rainbow 2 (R2), and Rainbow linear LED lights; and all other substantially similar products (collectively the "'258 Accused Products").

104. Plaintiff names these exemplary infringing instrumentalities to serve as notice of Defendants' infringing acts, but Plaintiff reserves the right to name additional infringing products, known to or learned by Plaintiff or revealed during discovery, and include them in the definition of '258 Accused Products.

105. Defendants are liable for direct infringement pursuant to 35 U.S.C. § 271 for the manufacture, sale, offer for sale, importation, or distribution of the '258 Accused Products and other similar products.

106. The '258 Accused Products are non-limiting examples of lighting systems that meet all limitations of at least claim 1 of the '258 Patent, either literally or equivalently.

Exceptional light – Endless creativity.

Unleash your creative vision and bring high-quality cinematic lighting to your set with the compact and lightweight Gemini RGBWW LED Panel range. Control light precisely from natural white light to fully saturated RGBWW output in an instant; Gemini delivers the ultimate flexibility you need for endless creative lighting options all in one unique fixture. Whether in the studio or out on location, you'll find a perfect lighting solution in the Gemini range.

<https://www.litepanels.com/en/products/gemini/>

107. The '258 Accused Products include a lighting device:



GEMINI 1X1 SOFT

Creative, compact & powerful cinematic lighting.
Lux at 10ft/3m: 614 (Daylight), 557 (Tungsten)

[Learn More](#)



GEMINI 1X1 HARD

The most powerful 1x1 RGBWW LED Panel.
Lux at 10ft/3m: 3023 (Daylight), 2455 (Tungsten)

[Learn More](#)



GEMINI 2X1 SOFT

Creative, high output, quality cinematic lighting
Lux at 10ft/3m: 1079 (Daylight), 906 (Tungsten)

[Learn More](#)

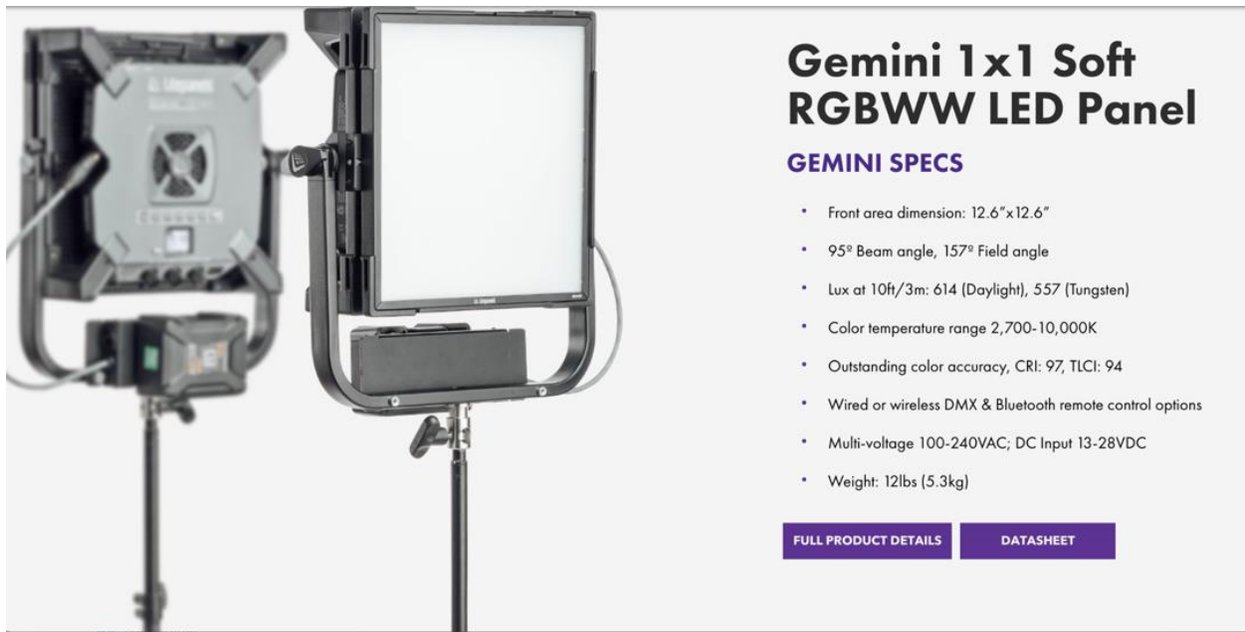


GEMINI 2X1 HARD

The brightest - The lightest
Lux at 10ft/3m: 23,000 (Daylight), 20,000 (Tungsten)

[Learn More](#)

<https://www.litepanels.com/en/products/gemini/>



Gemini 1x1 Soft RGBWW LED Panel

GEMINI SPECS

- Front area dimension: 12.6" x 12.6"
- 95° Beam angle, 157° Field angle
- Lux at 10ft/3m: 614 (Daylight), 557 (Tungsten)
- Color temperature range 2,700-10,000K
- Outstanding color accuracy, CRI: 97, TLCI: 94
- Wired or wireless DMX & Bluetooth remote control options
- Multi-voltage 100-240VAC, DC Input 13-28VDC
- Weight: 12lbs (5.3kg)

FULL PRODUCT DETAILS

DATASHEET

<https://www.litepanels.com/en/products/gemini-1x1/>

108. The '258 Accused Products include a controller adapted to control the lighting device to produce a user customizable cinematic lighting special effect selected from a range of different user customizable cinematic lighting special effects, the controller comprising:

- “The Gemini family of lights has a robust Effects Mode for creating a wide range of dynamic lighting effects. Each effect can be customized to create thousands of variations. This document provides detailed descriptions of each effect parameter and how it is accessed and controlled through the onboard user interface. To enter Effects Mode, press the LEFT KNOB to open the main menu and scroll to EFFECTS MODE by twisting the LEFT KNOB. Press the LEFT KNOB to enter Effects mode. Within Effects mode, turn the LEFT KNOB to choose a particular effect and press the LEFT KNOB to activate the selected effect. The interface will switch to Parameter Control Mode, where you can customize the individual parameter of the selected effect.” **Gemini Effects Guide (Rev. C – Nov. 2019), p. 2**
- “One light, infinite creativity. With precision control over 16.7 million colors and a wide range of gels and fully customizable cinematic effects, Gemini is the only fixture you will need on set. From simulating fire or a television, washing a green screen or matching a color palette, Gemini’s beautifully rich color output with outstanding depth, vibrancy and intensity means that whatever the situation the light you need is already on set and just the touch of a button away.” <https://www.litepanels.com/en/products/gemini-1x1/>

- “With an intuitive UI for fast menu selection and customizable pre-set buttons for quick recall of your favorite scenes and settings, Gemini makes professional results available at the touch of a button, helping you operate with efficiency and save time on set.”
<https://www.litepanels.com/en/products/gemini-1x1/>

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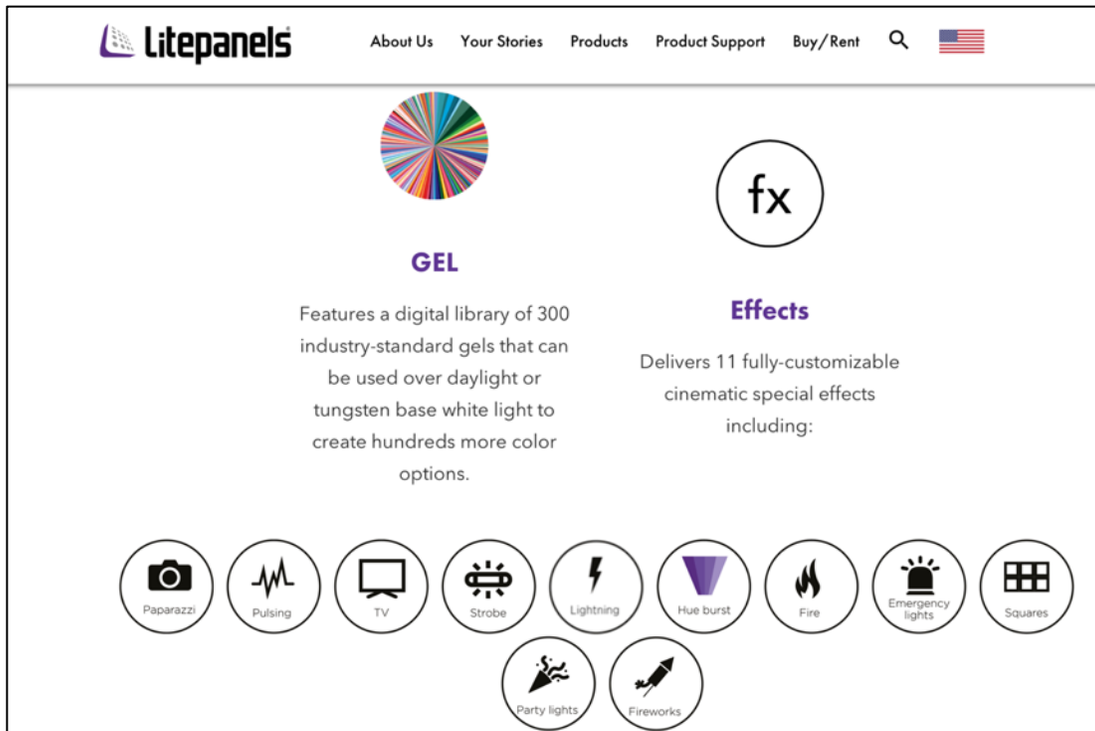
Interface Overview

Effect parameters are controlled and adjusted using the three knobs next to the display screen. The configuration of these controls is displayed on the interface screen. In general, the RIGHT knob will control the dimming parameter of the effect. Pressing the LEFT knob will Change Parameter Rows (when available) and turning a knob will adjust the associated parameter’s value. Using these basic rules, it’s very easy to dial in the exact effect you are looking for.

Gemini Effects Guide (Rev. C – Nov. 2019), p. 2



<https://www.litepanels.com/en/products/gemini-1x1/>



<https://www.litepanels.com/en/products/gemini-1x1/>

109. The '258 Accused Products include a controller comprising an input interface for receiving user input to enable a user to select user customizable cinematic lighting special effect from said range of different user customizable cinematic lighting special effects:

Interface Overview

Effect parameters are controlled and adjusted using the three knobs next to the display screen. The configuration of these controls is displayed on the interface screen. In general, the RIGHT knob will control the dimming parameter of the effect. Pressing the LEFT knob will Change Parameter Rows (when available) and turning a knob will adjust the associated parameter's value. Using these basic rules, it's very easy to dial in the exact effect you are looking for.

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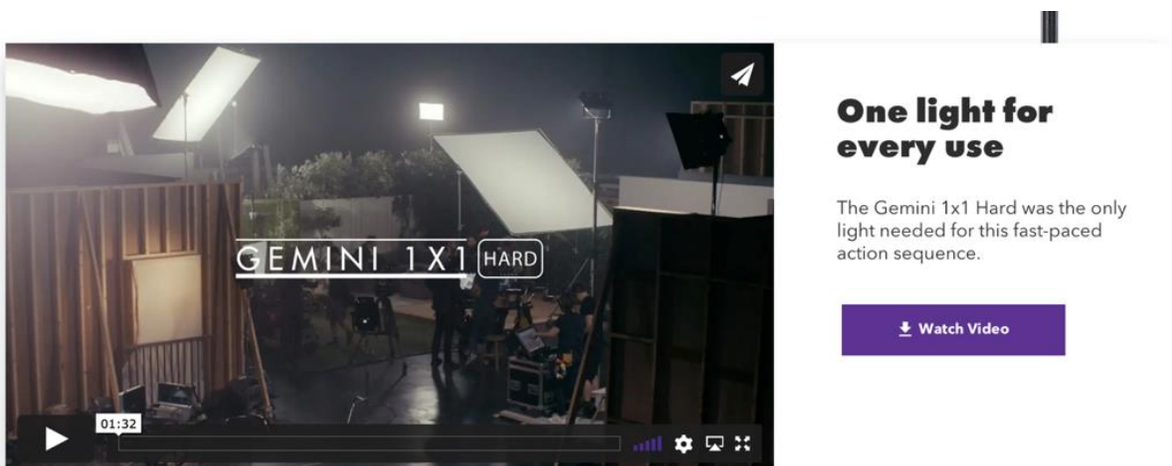
<https://www.litepanels.com/en/products/gemini-1x1/>



<https://www.litepanels.com/en/litepanels/gemini-1x1-soft-panel-us/c-1027/p-1813>

110. The '258 Accused Products include a controller comprising an effect simulator adapted to calculate a time varying lighting value based on at least one simulation parameter. The at least one simulation parameter depends on the selected user customizable cinematic lighting special effect being simulated and is adapted to output the time varying lighting value to the lighting device so as to simulate the selected user customizable cinematic lighting special effect:

- “The Gemini family of lights has a robust Effects Mode for creating a wide range of dynamic lighting effects. Each effect can be customized to create thousands of variations. This document provides detailed descriptions of each effect parameter and how it is accessed and controlled through the onboard user interface. To enter Effects Mode, press the LEFT KNOB to open the main menu and scroll to EFFECTS MODE by twisting the LEFT KNOB. Press the LEFT KNOB to enter Effects mode. Within Effects mode, turn the LEFT KNOB to choose a particular effect and press the LEFT KNOB to activate the selected effect. The interface will switch to Parameter Control Mode, where you can customize the individual parameter of the selected effect.” **Gemini Effects Guide (Rev. C – Nov. 2019), p. 2**
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Fire : Breakdown of how to use the Gemini in a burn barrel to create the perfect fire flicker effect.



FIREWORKS
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PARTY
Party: In this mode you see how people really dance under LED light.

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<https://www.litepanels.com/en/applications/lighting-for-mood/>

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Choice on demand for fast changing productions

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<https://www.litepanels.com/en/products/gemini-1x1-hard/>

111. The '258 Accused Products calculate, using an effect simulator, a time varying lighting value based on at least one simulation parameter. For example:

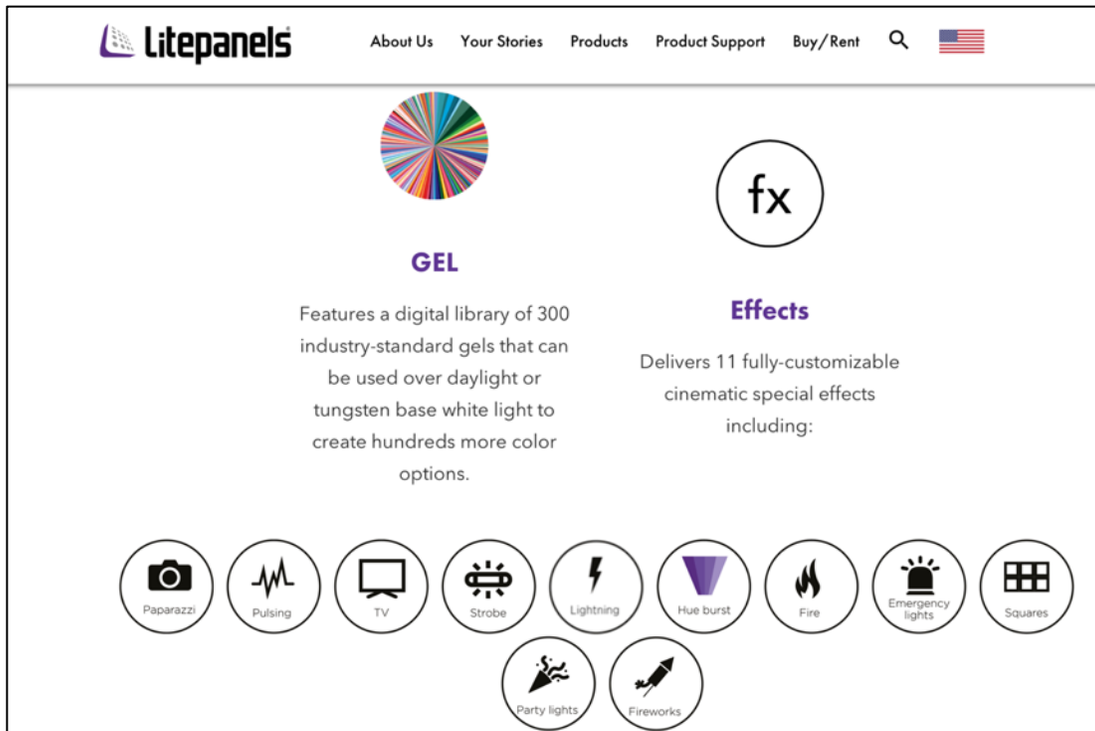
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<https://www.litepanels.com/en/products/gemini-1x1/>



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112. The '258 Accused Products' "fireworks," "party lites," "fire," "lite-ning," "paparazzi," and "tv/monitor" simulations, for example, vary over time and are generated based on the adjusted effect parameters, including, for example, random colors:

Fireworks
 Simulates a fireworks display

	LEFT	CENTER	RIGHT
TURN	FREQ Adjust the amount of fireworks bursts per time Eg: 0 = No bursts 50 = Medium number of bursts 100 = Large number of bursts	COLORS Select the colors used in the fireworks - Red/White/Blue - Red/Green/Blue - 6-Color - 12-Color - Random	DIM 0 = No Output 100 = Full Output
PRESS		SUSTAIN Select the fade time of the bursts SHORT = Burst decays quickly MED = Burst decays moderately LONG = Burst decays slowly	TRIG Trigger the bursts manually, regardless of the FREQ setting
Notes:			

Gemini Effects Guide (Rev. C – Nov. 2019), p. 4

Party Lites
 Colored light changes at regular intervals to simulate club or party lighting

	LEFT	CENTER	RIGHT
TURN	RATE Adjust the amount of color changes per time Eg: 0 = Long time between changes 100 = Short time between changes	TYPE Select the type of Lite Show PULSING = Light fades down and up between colors Chase = Light cross-fades from color to color Blend = Color is continuously output from the HUE color wheel	DIM 0 = No Output 100 = Full Output
PRESS		COLORS Select colors used in the show while in PULSING or CHASE modes - Red/White/Blue - Red/Green/Blue - 6-Color - 12-Color - Random	TRIG Press to trigger a color change
Notes:			

Gemini Effects Guide (Rev. C – Nov. 2019), p. 7

Fire

Simulates a wide variety of fire effects from a match to a candle to a bonfire

	LEFT	CENTER	RIGHT
TURN	HUE Color wheel in degrees Red = 0 Green = 120 Blue = 240	SAT Purity of the HUE 0 = White (5600K) 100 = Pure Color	DIM 0 = No Output 100 = Full Output
TURN	RATE Adjust the flicker rate of the flames Eg: 1 = Slow flicker 100 = Fast flicker	DEPTH Adjust the range of the intensities of the flames Eg: 0 = No change in intensity 100 = Large range in intensity	
PRESS	Change Row	COLOR MIX Select how intensity affects HUE Eg: 1-CLR = Only selected HUE used NARROW = Intensity affects HUE slightly MED = Intensity affects HUE moderately WIDE = Intensity affects HUE greatly	
Notes: COLOR MIX: Larger intensities lower the HUE value RATE: Smaller values used for larger flames, larger values used for smaller flames. Ex. Candle RATE = 80 DEPTH: Smaller values used for smaller flames, larger values used for larger flames			

Lite-ning

Simulates lightning flashes

	LEFT	CENTER	RIGHT
TURN	RATE Adjust the speed of the undulations of the lightning intensity 1-100	CCT Adjust the CCT of the light output from 2700K to 6000K	DIM 0 = No Output 100 = Full Output
PRESS		MODE Select LOOP MODE or MANUAL MODE MANUAL MODE = Activate the lightning manually LOOP MODE = Lightning is output continuously	BUMP Press to activate the lightning while in MANUAL MODE
Notes:			

Gemini Effects Guide (Rev. C – Nov. 2019), p. 6

Paparazzi			
Simulates camera flashes			
	LEFT	CENTER	RIGHT
TURN	FREQ Adjust the amount of flashes per time Eg: 0 = No flashes 100 = Large amount of flashes	CCT Adjust the CCT of the light output from 2700K to 6000K	DIM 0 = No Output 100 = Full Output
PRESS	FLASH Select the type of flash Eg: 50ms = Short flash 100ms = Med flash 150ms = Long flash BULB = Flash with decay	TRIG Select LOOP MODE or MANUAL MODE MANUAL MODE = Trigger a flash manually LOOP MODE = Flashes are output continuously	TRIG Press to trigger a color change
Notes:			

Gemini Effects Guide (Rev. C – Nov. 2019), p. 6

TV/Monitor			
Simulates the varying light and color output of a Television or Computer Monitor			
	LEFT	CENTER	RIGHT
TURN	RATE Adjust the amount of Scene Changes per time 0 = No Scene Changes 100 = Frequent Scene Changes	MOTION Adjust the amount of variations within a scene 0 = No variations 100 = Frequent variations	DIM 0 = No Output 100 = Full Output
PRESS	RANGE Set the amount of variation (+- Green) due to Scene Changes or MOTION SML – Small MED – Medium LRG – Large	CCT Select the general CCT of the effect. WARM= Less than 3800K NEUT= 3800K < CCT < 4900K COOL= > 4900K	TRIG Press to trigger a Scene Change at any time
Notes:			

Gemini Effects Guide (Rev. C – Nov. 2019), p. 11

113. The lighting device and controller are integrated in a combined unit in the '258 Accused Products.

	
GEMINI 1X1 SOFT	GEMINI 1X1 HARD
Creative, compact & powerful cinematic lighting. Lux at 10ft/3m: 614 (Daylight), 557 (Tungsten)	The most powerful 1x1 RGBWW LED Panel. Lux at 10ft/3m: 3023 (Daylight), 2455 (Tungsten)
Learn More	Learn More
	
GEMINI 2X1 SOFT	GEMINI 2X1 HARD
Creative, high output, quality cinematic lighting Lux at 10ft/3m: 1079 (Daylight), 906 (Tungsten)	The brightest - The lightest Lux at 10ft/3m: 23,000 (Daylight), 20,000 (Tungsten)
Learn More	Learn More

<https://www.litepanels.com/en/products/gemini/>

Willful Infringement

114. Upon information and belief, Defendants have had actual knowledge (or should have been aware) of the '258 Patent and its infringement since at least November of 2019 when Rotolight approached Vitec to take a license to its intellectual property.

115. Further, Defendants have had actual knowledge of the '258 Patent and its infringement since at least service of Plaintiff's Complaint.

116. Although Defendants have incorporated Plaintiff's patented technology as set forth in this Complaint, Defendants have no license to use the technology described in Plaintiff's technical materials and claims disclosed in the patents, which are assigned to Plaintiff.

117. Defendants' risk of infringement of the Asserted Patents was either known or was so obvious that it should have been known to Defendants.

118. Notwithstanding this knowledge, Defendants have knowingly or with reckless disregard willfully infringed the '258 Patent. Defendants have thus had actual notice of the infringement of the '258 Patent and acted despite an objectively high likelihood that their actions constituted infringement of Plaintiff's valid patent rights, either literally or equivalently.

119. This objective risk was either known or so obvious that it should have been known to Defendants. Accordingly, Defendants' infringement has been and continues to be willful, and Plaintiff seeks enhanced damages pursuant to 35 U.S.C. §§ 284 and 285.

Indirect, Induced, and Contributory Infringement

120. Defendants have induced and are knowingly inducing their distributors, testers, trainers, customers, and/or end-users to directly infringe the '258 Patent, with the specific intent to induce acts constituting infringement, and knowing that the induced acts constitute patent infringement, either literally or equivalently.

121. Defendants have knowingly contributed to direct infringement by their customers by having imported, sold, and/or offered for sale, and knowingly importing, selling, and/or offering to sell within the United States the '258 Accused Products which are not suitable for substantial

non-infringing use and which are especially made or specially adapted for use by its customers in an infringement of the '258 Patent.

122. Defendants' indirect infringement includes, for example, providing data sheets, technical guides, demonstrations, software and hardware specifications, installation guides, and other forms of support that induce their customers and/or end-users to directly infringe the '258 Patent.

123. Defendants' indirect infringement additionally includes marketing their products for import by their customers into the United States. Defendants' indirect infringement further includes providing product specifications instructing its customers on infringing uses of the Accused Products. The '258 Accused Products are designed in such a way that when they are used for their intended purpose, the user infringes the '258 Patent, either literally or equivalently. Defendants know and intend that customers who purchase the '258 Accused Products will use those products for their intended purpose. For example, Defendants' United States website, <https://www.litepanels.com/en>, instructs customers to use the '258 Accused Products in numerous infringing applications. Defendants' customers directly infringe the '258 Patent when they follow Defendants' provided instructions. Defendants specifically intend that their customers, such as United States distributors, retailers and consumer product companies, will import, use, and sell infringing products in the United States to serve and develop the United States market for Defendants' infringing products.

124. Defendants know following their instructions directly infringes claims of the '258 Patent and Defendants' customers who follow Defendants' provided instructions directly infringe the '258 Patent.

125. As a result of Defendants' infringement, Plaintiff has suffered monetary damages, and is entitled to an award of damages adequate to compensate it for such infringement which, by law, can be no less than a reasonable royalty, together with interest and costs as fixed by this Court under 35 U.S.C. § 284.

COUNT THREE
INFRINGEMENT OF U.S. PATENT 10,845,044

126. Plaintiff incorporates by reference the allegations in all preceding paragraphs as if fully set forth herein.

127. The '044 Patent, entitled "Lighting System and Control Thereof," was filed on April 7, 2017, and issued on November 24, 2020.

128. Plaintiff is the assignee and owner of all rights, title, and interest to the '044 Patent, including the right to recover for past infringements, and has the legal right to enforce the patent, sue for infringement, and seek equitable relief and damages.

Technical Description

129. The '044 Patent relates to a method for controlling a lighting device to produce user customisable lighting effects." '044 Patent, Abstract.

130. The '044 Patent provides a technical solution to prior art problems by, among other improvements, eliminating the need for a separate lighting device, that is used to produce light effects to mimic lighting effects for example simulating a fireplace, candle, electrical spark or lightning for on set television/broadcast production use. '044 Patent, 1:18-41.

Direct Infringement

131. Defendants, individually and collectively as a common business enterprise and without authorization or license from Plaintiff, have been and are directly infringing the '044 Patent, either literally or equivalently, as infringement is defined by 35 U.S.C. § 271, including

through making, using (including for testing purposes), importing, selling, and offering for sale lighting devices that infringe one or more claims of the '044 Patent. Defendants, individually and collectively as a common business enterprise, develop, design, manufacture, sell, and distribute lighting devices that infringe one or more claims of the '044 Patent. Defendants further provide services that practice methods that infringe one or more claims of the '044 Patent. Defendants are thus liable for direct infringement pursuant to 35 U.S.C. § 271. Exemplary infringing products include, but are not limited to, the Litepanels Gemini Series (e.g., the Gemini 1X1 Soft, the Gemini 1X1 Hard, the Gemini 2X1 Soft, and the Gemini 2X1 Hard); Quasar Science Double Rainbow (RR), Rainbow 2 (R2), and Rainbow linear LED lights; and all other substantially similar products (collectively the "'044 Accused Products").

132. Plaintiff names these exemplary infringing instrumentalities to serve as notice of Defendants' infringing acts, but Plaintiff reserves the right to name additional infringing products, known to or learned by Plaintiff or revealed during discovery, and include them in the definition of '044 Accused Products.

133. Defendants are liable for direct infringement pursuant to 35 U.S.C. § 271 for the manufacture, sale, offer for sale, importation, or distribution of the '044 Accused Products and other similar products.

134. The '044 Accused Products are non-limiting examples of systems adapted to control at least one lighting device to produce a range of different user customisable lighting effects that meet all limitations of at least claim 12 of the '044 Patent, either literally or equivalently.

Exceptional light – Endless creativity.

Unleash your creative vision and bring high-quality cinematic lighting to your set with the compact and lightweight Gemini RGBWW LED Panel range. Control light precisely from natural white light to fully saturated RGBWW output in an instant; Gemini delivers the ultimate flexibility you need for endless creative lighting options all in one unique fixture. Whether in the studio or out on location, you'll find a perfect lighting solution in the Gemini range.

<https://www.litepanels.com/en/products/gemini/>



GEMINI 1X1 SOFT

Creative, compact & powerful cinematic lighting.
Lux at 10ft/3m: 614 (Daylight), 557 (Tungsten)

[Learn More](#)



GEMINI 1X1 HARD

The most powerful 1x1 RGBWW LED Panel.
Lux at 10ft/3m: 3023 (Daylight), 2455 (Tungsten)

[Learn More](#)



GEMINI 2X1 SOFT

Creative, high output, quality cinematic lighting
Lux at 10ft/3m: 1079 (Daylight), 906 (Tungsten)

[Learn More](#)



GEMINI 2X1 HARD

The brightest - The lightest
Lux at 10ft/3m: 23,000 (Daylight), 20,000 (Tungsten)

[Learn More](#)

<https://www.litepanels.com/en/products/gemini/>

135. The '044 Accused Products include an input interface adapted to receive user input of at least one user input simulation parameter to customize a lighting effect.

- “The Gemini family of lights has a robust Effects Mode for creating a wide range of dynamic lighting effects. Each effect can be customized to create thousands of variations. This document provides detailed descriptions of each effect parameter and how it is accessed and controlled through the onboard user interface. To enter Effects Mode, press the LEFT KNOB to open the main menu and scroll to EFFECTS MODE by twisting the LEFT KNOB. Press the LEFT KNOB to enter Effects mode. Within Effects mode, turn the LEFT KNOB to choose a particular effect and press the LEFT KNOB to activate the selected effect. The interface will switch to Parameter Control Mode, where you can customize the individual parameter of the selected effect.” **Gemini Effects Guide (Rev. C – Nov. 2019), p. 2**
- “With an intuitive UI for fast menu selection and customizable pre-set buttons for quick recall of your favorite scenes and settings, [such as Cinematic special FX] Gemini makes professional results available at the touch of a button, helping you operate with efficiency and save time on set.” <https://www.litepanels.com/en/products/gemini-1x1/>

Creative, high output, quality cinematic lighting

Unleash your creative vision and bring high quality cinematic lighting to your set with the lightweight versatile Gemini 2x1 Soft. Control light precisely with more creative options than ever, from a beautiful soft white light to full RGBWW, Gemini delivers the instant flexibility you need for endless creative lighting options in one unique easy-to-handle fixture. Whether in the studio or out on location, the high-output, quick-to-rig Gemini 2x1 provides exceptional results for any production.

<https://www.litepanels.com/en/products/gemini-2x1>

Interface Overview

Effect parameters are controlled and adjusted using the three knobs next to the display screen. The configuration of these controls is displayed on the interface screen. In general, the RIGHT knob will control the dimming parameter of the effect. Pressing the LEFT knob will Change Parameter Rows (when available) and turning a knob will adjust the associated parameter's value. Using these basic rules, it's very easy to dial in the exact effect you are looking for.

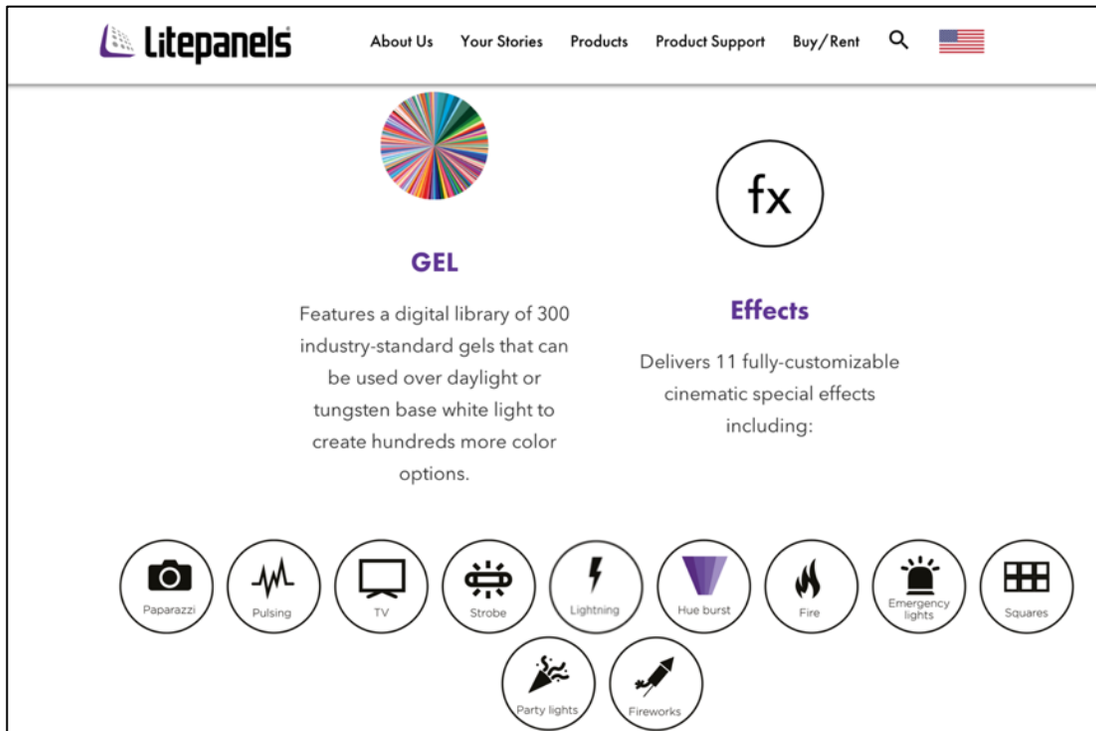
Gemini Effects Guide (Rev. C – Nov. 2019), p. 2



<https://www.litepanels.com/en/products/gemini-1x1/>



<https://www.litepanels.com/en/litepanels/gemini-1x1-soft-panel-us/c-1027/p-1813>



<https://www.litepanels.com/en/products/gemini-1x1/>

Fireworks			
Simulates a fireworks display			
	LEFT	CENTER	RIGHT
TURN	FREQ Adjust the amount of fireworks bursts per time Eg: 0 = No bursts 50 = Medium number of bursts 100 = Large number of bursts	COLORS Select the colors used in the fireworks <ul style="list-style-type: none"> - Red/White/Blue - Red/Green/Blue - 6-Color - 12-Color - Random 	DIM 0 = No Output 100 = Full Output
PRESS		SUSTAIN Select the fade time of the bursts SHORT = Burst decays quickly MED = Burst decays moderately LONG = Burst decays slowly	TRIG Trigger the bursts manually, regardless of the FREQ setting
Notes:			

Gemini Effects Guide (Rev. C – Nov. 2019), p. 4

Party Lites

Colored light changes at regular intervals to simulate club or party lighting

	LEFT	CENTER	RIGHT
TURN	<p>RATE Adjust the amount of color changes per time Eg: 0 = Long time between changes 100 = Short time between changes</p>	<p>TYPE Select the type of Lite Show PULSING = Light fades down and up between colors Chase = Light cross-fades from color to color Blend = Color is continuously output from the HUE color wheel</p>	<p>DIM 0 = No Output 100 = Full Output</p>
PRESS		<p>COLORS Select colors used in the show while in PULSING or CHASE modes</p> <ul style="list-style-type: none"> - Red/White/Blue - Red/Green/Blue - 6-Color - 12-Color - Random 	<p>TRIG Press to trigger a color change</p>

Notes:

Gemini Effects Guide (Rev. C – Nov. 2019), p. 7

Fire			
Simulates a wide variety of fire effects from a match to a candle to a bonfire			
	LEFT	CENTER	RIGHT
TURN	HUE Color wheel in degrees Red = 0 Green = 120 Blue = 240	SAT Purity of the HUE 0 = White (5600K) 100 = Pure Color	DIM 0 = No Output 100 = Full Output
TURN	RATE Adjust the flicker rate of the flames Eg: 1 = Slow flicker 100 = Fast flicker	DEPTH Adjust the range of the intensities of the flames Eg: 0 = No change in intensity 100 = Large range in intensity	
PRESS	Change Row	COLOR MIX Select how intensity affects HUE Eg: 1-CLR = Only selected HUE used NARROW = Intensity affects HUE slightly MED = Intensity affects HUE moderately WIDE = Intensity affects HUE greatly	
Notes: COLOR MIX: Larger intensities lower the HUE value RATE: Smaller values used for larger flames, larger values used for smaller flames. Ex. Candle RATE = 80 DEPTH: Smaller values used for smaller flames, larger values used for larger flames			

Gemini Effects Guide (Rev. C – Nov. 2019), p. 3

Lite-ning

Simulates lightning flashes

	LEFT	CENTER	RIGHT
TURN	RATE Adjust the speed of the undulations of the lightning intensity 1-100	CCT Adjust the CCT of the light output from 2700K to 6000K	DIM 0 = No Output 100 = Full Output
PRESS		MODE Select LOOP MODE or MANUAL MODE MANUAL MODE = Activate the lightning manually LOOP MODE = Lightning is output continuously	BUMP Press to activate the lightning while in MANUAL MODE
Notes:			

Gemini Effects Guide (Rev. C – Nov. 2019), p. 6

Paparazzi

Simulates camera flashes

	LEFT	CENTER	RIGHT
TURN	FREQ Adjust the amount of flashes per time Eg: 0 = No flashes 100 = Large amount of flashes	CCT Adjust the CCT of the light output from 2700K to 6000K	DIM 0 = No Output 100 = Full Output
PRESS	FLASH Select the type of flash Eg: 50ms = Short flash 100ms = Med flash 150ms = Long flash BULB = Flash with decay	TRIG Select LOOP MODE or MANUAL MODE MANUAL MODE = Trigger a flash manually LOOP MODE = Flashes are output continuously	TRIG Press to trigger a color change
Notes:			

Gemini Effects Guide (Rev. C – Nov. 2019), p. 6

TV/Monitor			
Simulates the varying light and color output of a Television or Computer Monitor			
	LEFT	CENTER	RIGHT
TURN	RATE Adjust the amount of Scene Changes per time 0 = No Scene Changes 100 = Frequent Scene Changes	MOTION Adjust the amount of variations within a scene 0 = No variations 100 = Frequent variations	DIM 0 = No Output 100 = Full Output
PRESS	RANGE Set the amount of variation (+- Green) due to Scene Changes or MOTION SML – Small MED – Medium LRG – Large	CCT Select the general CCT of the effect. WARM= Less than 3800K NEUT= 3800K < CCT < 4900K COOL= > 4900K	TRIG Press to trigger a Scene Change at any time
Notes:			

Gemini Effects Guide (Rev. C – Nov. 2019), p. 11

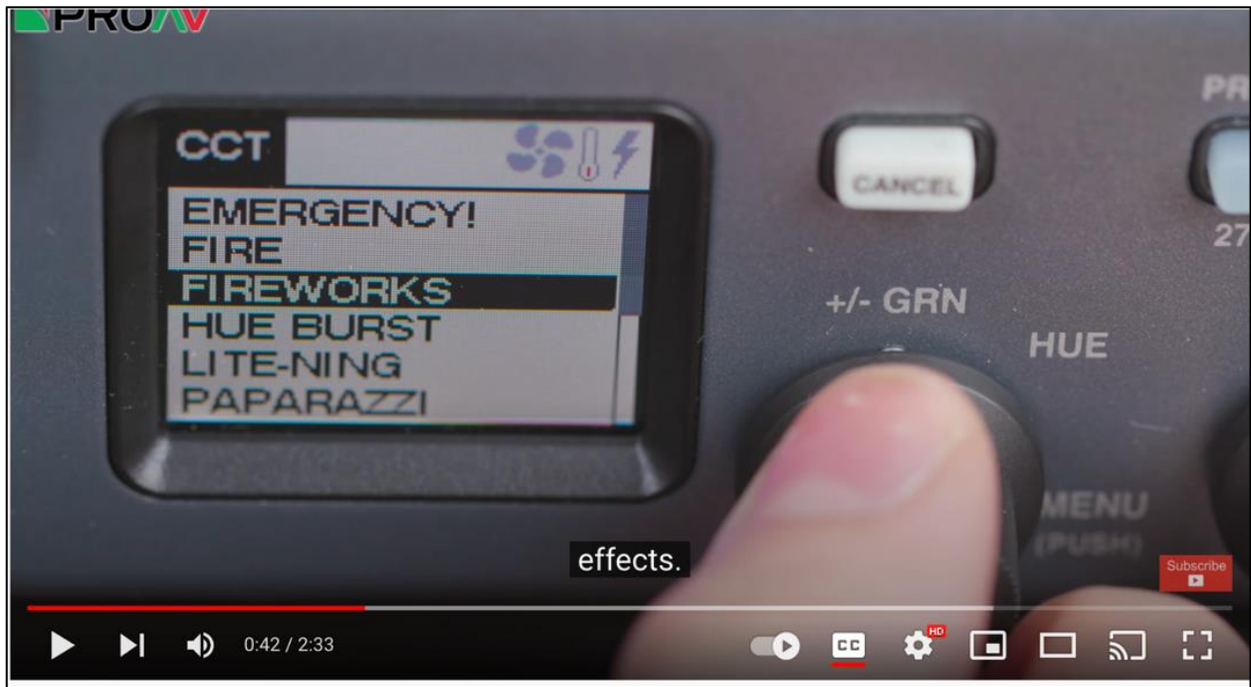
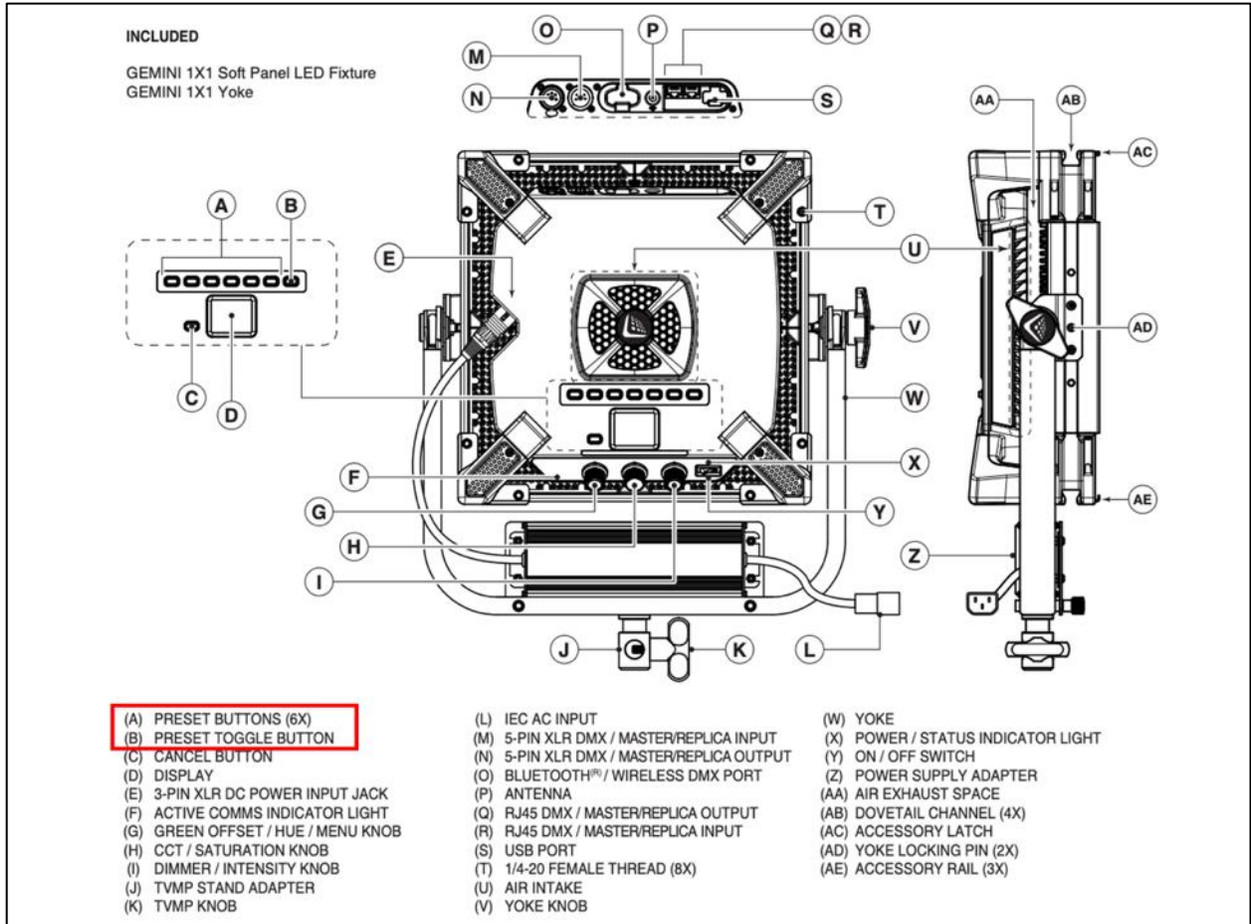
136. The '044 Accused Products also include a memory adapted to store said at least one user input simulation parameter, said at least one user input simulation parameter depending on the lighting effect being simulated:

Presets

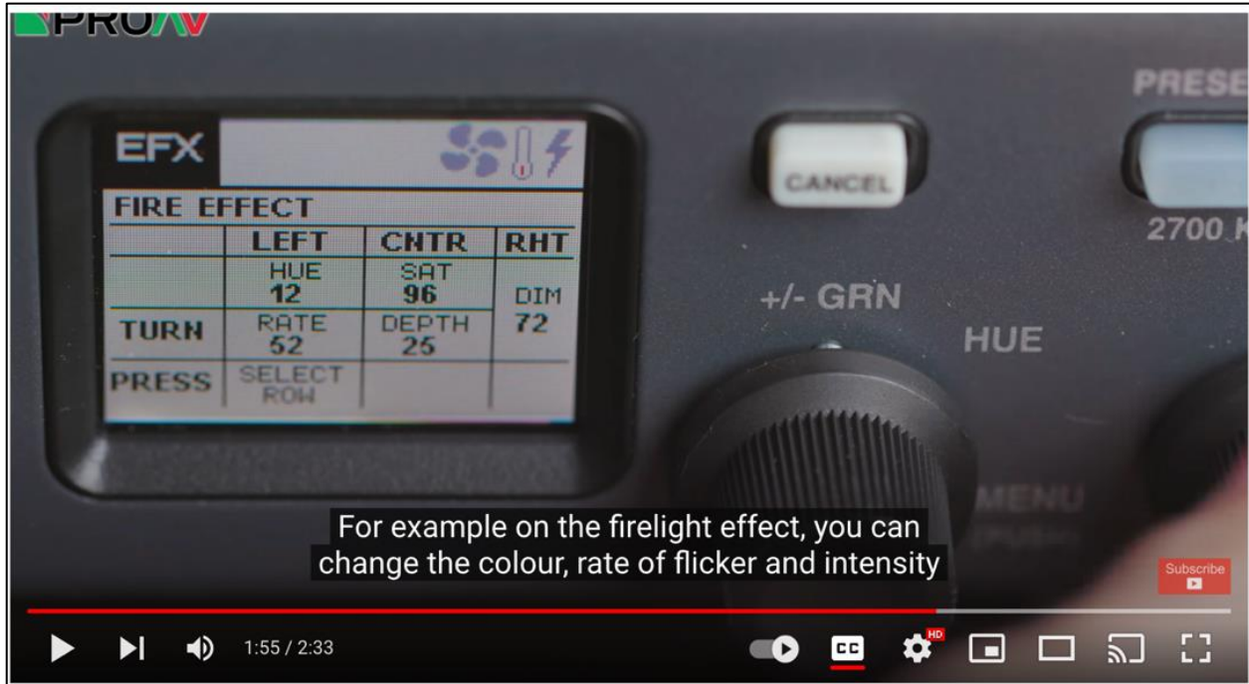
Once you've configured an effect to your liking, it can be saved as a preset. First, ensure the Preset Selector is set to the A side (the light next to the "A" will be illuminated). Press and hold any of the six Preset buttons until the acknowledgement screen appears and the current effect will be saved into the selected preset location.

To recall a preset, simply press the Preset button and the effect will be recalled. Note: this will replace the current fixture configuration, so be sure to save any current settings as a separate preset before recalling.

Gemini Effects Guide (Rev. C – Nov. 2019), p. 2



<https://www.youtube.com/watch?v=NFjFfn6xXGs>



<https://www.youtube.com/watch?v=NFjFfn6xXGs>

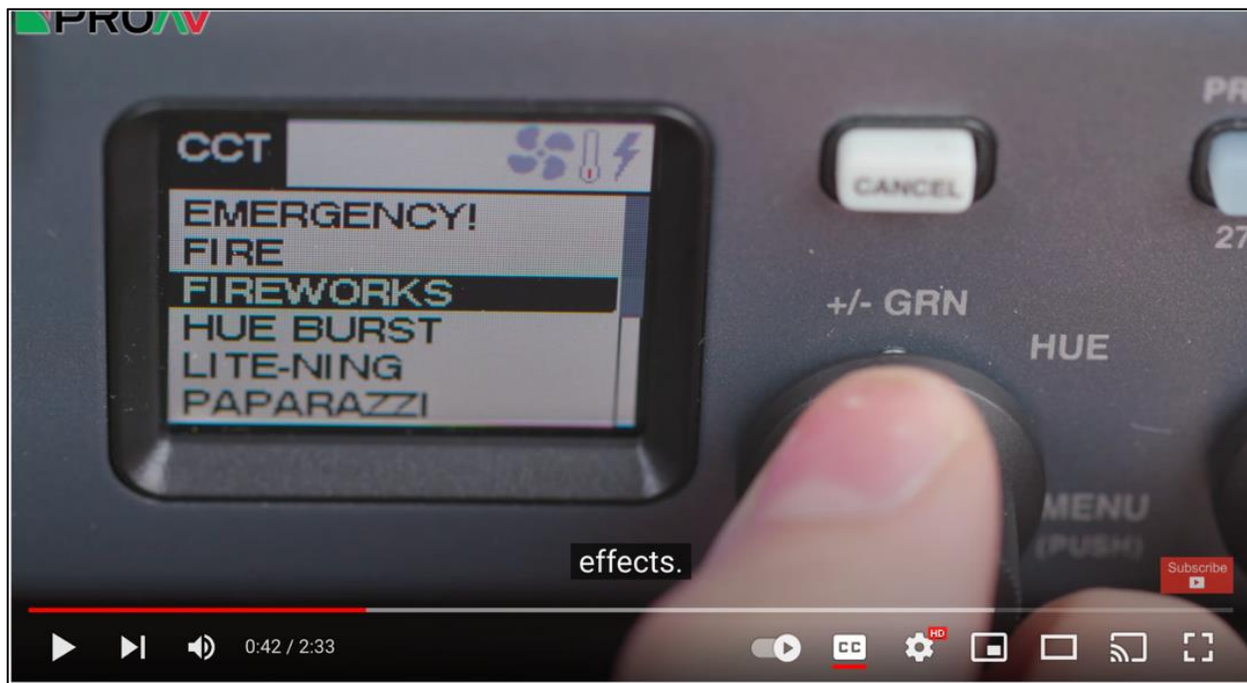
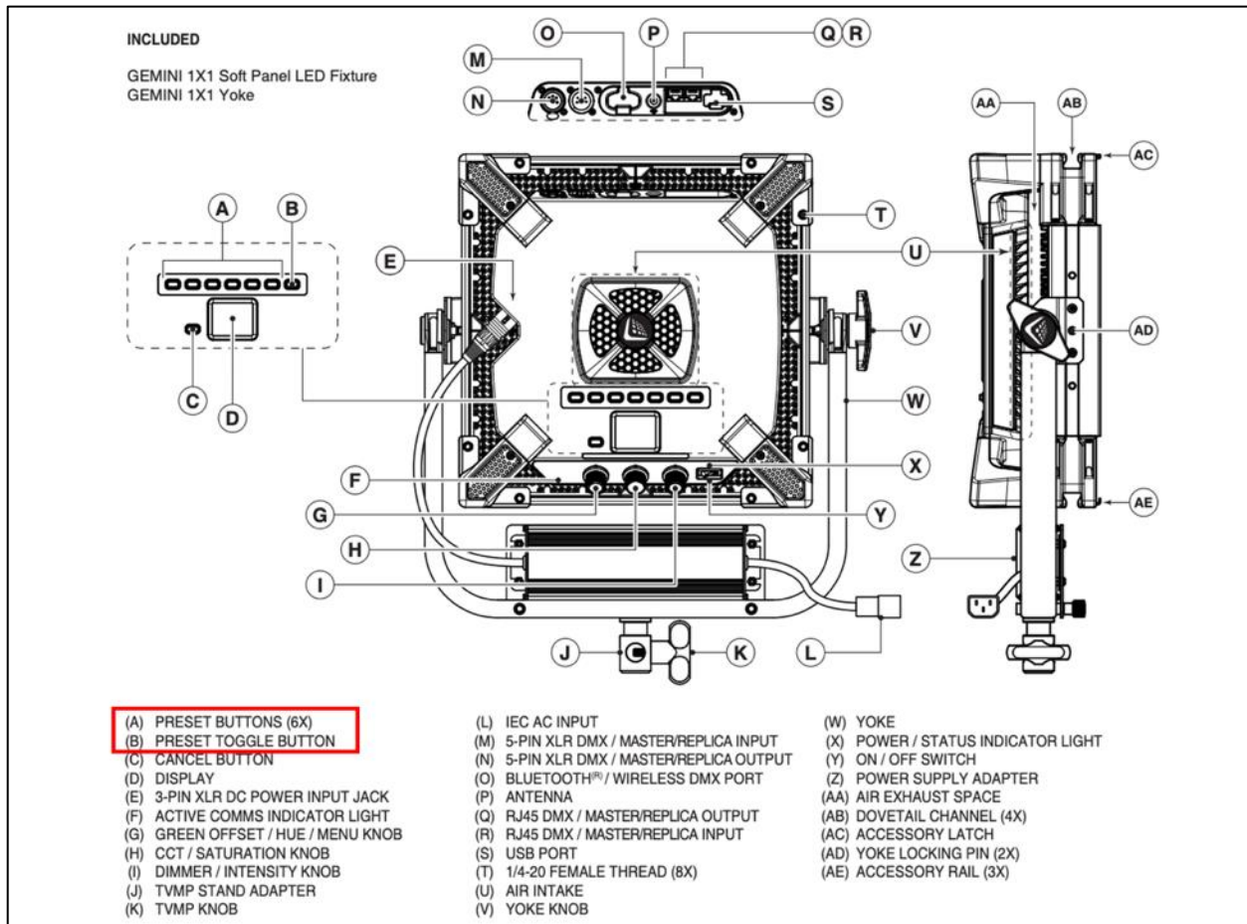
137. The '044 Accused Products include an effect simulator adapted to recall from said memory said at least one stored user input simulation parameter; and calculate a time varying lighting value based on said recalled simulation parameter;

Presets

Once you've configured an effect to your liking, it can be saved as a preset. First, ensure the Preset Selector is set to the A side (the light next to the "A" will be illuminated). Press and hold any of the six Preset buttons until the acknowledgement screen appears and the current effect will be saved into the selected preset location.

To recall a preset, simply press the Preset button and the effect will be recalled. Note: this will replace the current fixture configuration, so be sure to save any current settings as a separate preset before recalling.

Gemini Effects Guide (Rev. C – Nov. 2019), p. 2



<https://www.youtube.com/watch?v=NFjFfn6xXGs>

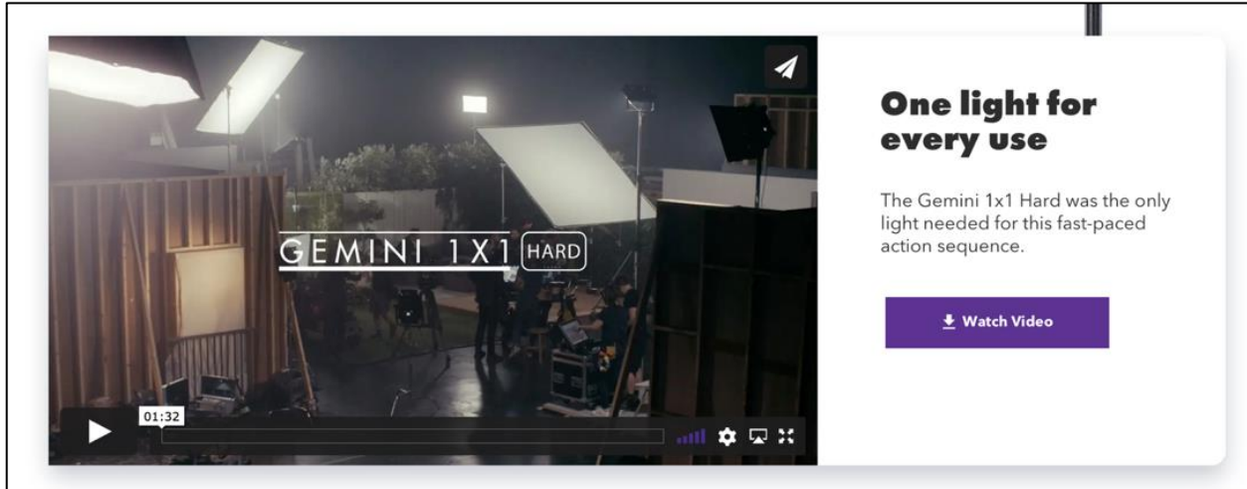


<https://www.youtube.com/watch?v=NFjFfn6xXGs>



<https://www.youtube.com/watch?v=NFjFfn6xXGs>

138. The effect simulator of the '044 Accused Products is further adapted to output said calculated time varying lighting value to the at least one lighting device thereby to simulate a lighting effect.



One light for every use

The Gemini 1x1 Hard was the only light needed for this fast-paced action sequence.

[Watch Video](#)

<https://www.litepanels.com/en/products/gemini-1x1-hard/>

Unleash your creativity with Gemini cinematic effects

In this series, cinematographer Garrett Sammons showcases five short creative scenes and shares practical tips on how to position, shape and fine-tune your lighting for added drama and realism. Whether you're looking to recreate a patrolling cop car or a dramatic lightning strike, Litepanels Gemini LED RGBWW panels give you full creative control.

 <p>FIRE</p>	 <p>FIREWORKS</p>	 <p>LIGHTNING</p>	 <p>PARTY</p>
<p>Fire : Breakdown of how to use the Gemini in a burn barrel to create the perfect fire flicker effect.</p>	<p>Fireworks: Learn how to create and customize the perfect fireworks effect using Gemini.</p>	<p>Lightning : Master the lightning effect mode and enhance your next horror production.</p>	<p>Party: In this mode you see how people really dance under LED light.</p>

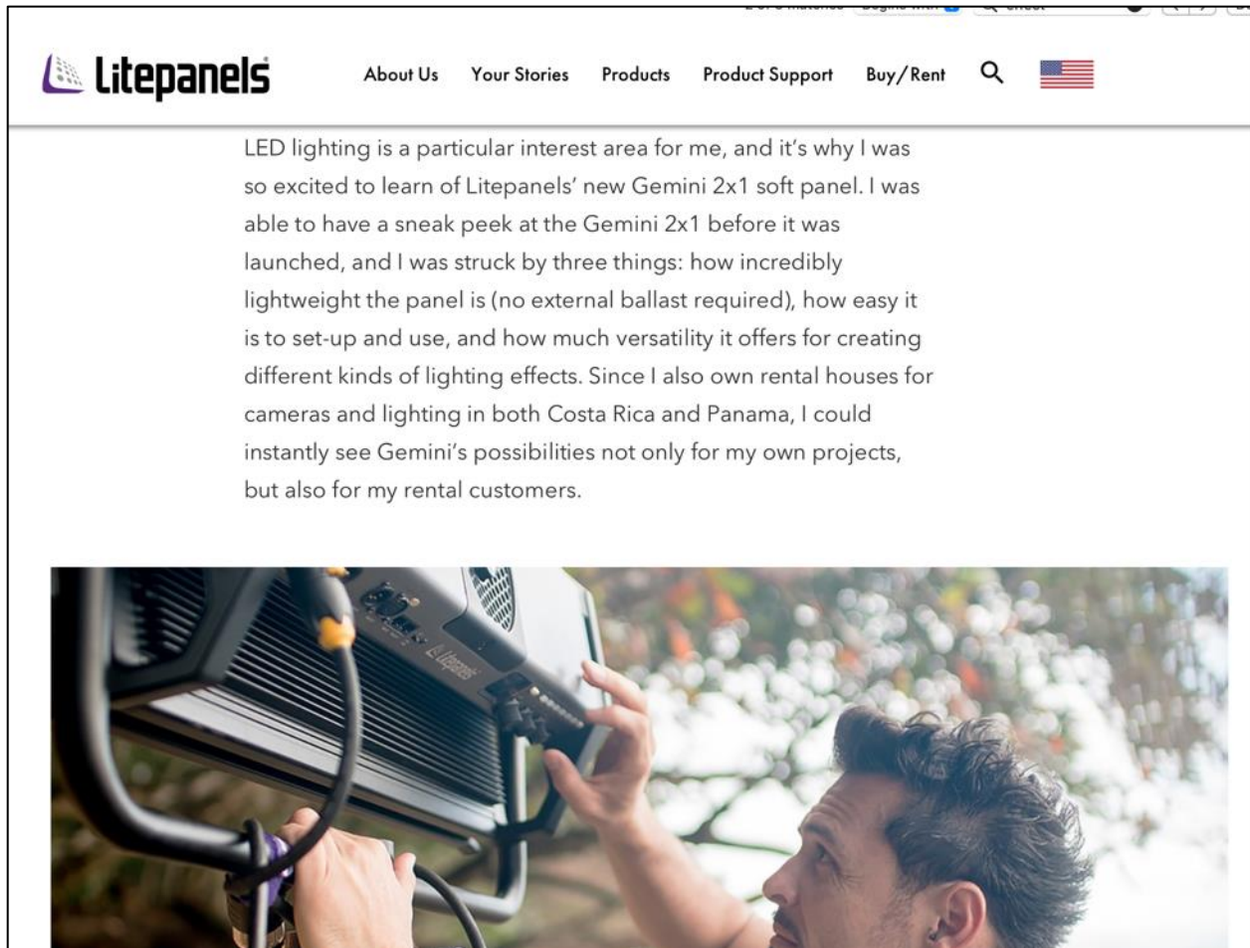
<https://www.litepanels.com/en/knowledge-base/gemini-effects-series/>

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Cinematographer Mark Raker put Gemini's Lighting Effects Mode through its paces to demonstrate how you can create virtually any colour palette or effect with the turn of a dial. Among the effects he looks at are TV simulation, hue burst, paparazzi, strobe, fire, squares, fireworks, emergency lights, pulse and party lights.



<https://www.litepanels.com/en/applications/lighting-for-mood/>



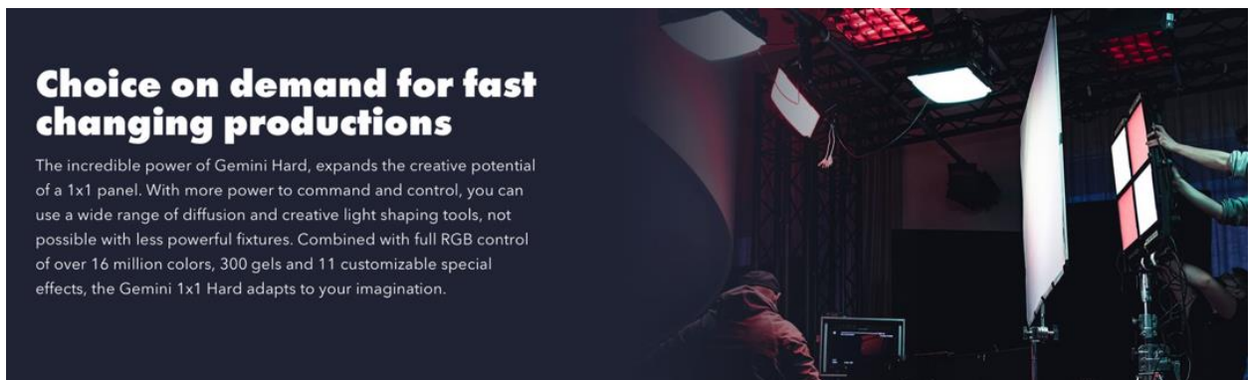
The screenshot shows the top navigation bar of the Litepanels website with links for 'About Us', 'Your Stories', 'Products', 'Product Support', and 'Buy/Rent', along with a search icon and a US flag. Below the navigation is a testimonial text block. At the bottom of the testimonial is a photograph of a man adjusting a Litepanels Gemini 2x1 soft panel.

Litepanels About Us Your Stories Products Product Support Buy/Rent  

LED lighting is a particular interest area for me, and it's why I was so excited to learn of Litepanels' new Gemini 2x1 soft panel. I was able to have a sneak peek at the Gemini 2x1 before it was launched, and I was struck by three things: how incredibly lightweight the panel is (no external ballast required), how easy it is to set-up and use, and how much versatility it offers for creating different kinds of lighting effects. Since I also own rental houses for cameras and lighting in both Costa Rica and Panama, I could instantly see Gemini's possibilities not only for my own projects, but also for my rental customers.



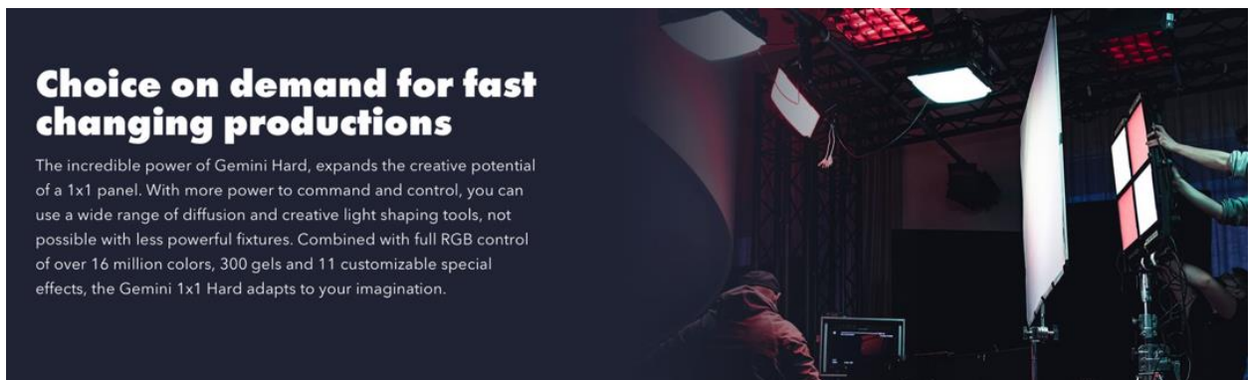
<https://www.litepanels.com/en/applications/christian-herrera/>



The screenshot shows a product page for the Gemini 1x1 Hard. It features a dark background with a photograph of a studio lighting setup. The text highlights the product's capabilities for fast-changing productions.

Choice on demand for fast changing productions

The incredible power of Gemini Hard, expands the creative potential of a 1x1 panel. With more power to command and control, you can use a wide range of diffusion and creative light shaping tools, not possible with less powerful fixtures. Combined with full RGB control of over 16 million colors, 300 gels and 11 customizable special effects, the Gemini 1x1 Hard adapts to your imagination.



<https://www.litepanels.com/en/products/gemini-1x1-hard/>

Willful Infringement

139. Upon information and belief, Defendants have had actual knowledge (or should have been aware) of the '044 Patent and its infringement since at least and its infringement since

at least November of 2019 when Rotolight approached Vitec to take a license to its intellectual property.

140. Further, Defendants have had actual knowledge of the '044 Patent and its infringement since at least service of Plaintiff's Complaint.

141. Although Defendants have incorporated Plaintiff's patented technology as set forth in this Complaint, Defendants have no license to use the technology described in Plaintiff's technical materials and claims disclosed in the patents, which are assigned to Plaintiff.

142. Defendants' risk of infringement of the Asserted Patents was either known or was so obvious that it should have been known to Defendants.

143. Notwithstanding this knowledge, Defendants have knowingly or with reckless disregard willfully infringed the '044 Patent. Defendants have thus had actual notice of the infringement of the '044 Patent and acted despite an objectively high likelihood that their actions constituted infringement of Plaintiff's valid patent rights, either literally or equivalently.

144. This objective risk was either known or so obvious that it should have been known to Defendants. Accordingly, Defendants' infringement has been and continues to be willful, and Plaintiff seeks enhanced damages pursuant to 35 U.S.C. §§ 284 and 285.

Indirect, Induced, and Contributory Infringement

145. Defendants have induced and are knowingly inducing their distributors, testers, trainers, customers, and/or end-users to directly infringe the '044 Patent, with the specific intent to induce acts constituting infringement, and knowing that the induced acts constitute patent infringement, either literally or equivalently.

146. Defendants have knowingly contributed to direct infringement by their customers by having imported, sold, and/or offered for sale, and knowingly importing, selling, and/or offering

to sell within the United States the '044 Accused Products which are not suitable for substantial non-infringing use, and which are especially made or specially adapted for use by its customers in an infringement of the '044 Patent.

147. Defendants' indirect infringement includes, for example, providing data sheets, technical guides, demonstrations, software and hardware specifications, installation guides, and other forms of support that induce their customers and/or end-users to directly infringe the '044 Patent.

148. Defendants' indirect infringement additionally includes marketing their products for import by their customers into the United States. Defendants' indirect infringement further includes providing product specifications instructing its customers on infringing uses of the accused products. The '044 Accused Products are designed in such a way that when they are used for their intended purpose, the user infringes the '044 Patent, either literally or equivalently. Defendants know and intend that customers who purchase the '044 Accused Products will use those products for their intended purpose. For example, Defendants' United States website, <https://www.litepanels.com/en>, instructs customers to use the '044 Accused Products in numerous infringing applications. Defendants' customers directly infringe the '044 Patent when they follow Defendants' provided instructions. Defendants specifically intend that their customers, such as United States distributors, retailers and consumer product companies, will import, use, and sell infringing products in the United States to serve and develop the United States market for Defendants' infringing products.

149. Defendants know following their instructions directly infringes claims of the '044 Patent and Defendants' customers who follow Defendants' provided instructions directly infringe the '044 Patent.

150. As a result of Defendants' infringement, Plaintiff has suffered monetary damages, and is entitled to an award of damages adequate to compensate it for such infringement which, by law, can be no less than a reasonable royalty, together with interest and costs as fixed by this Court under 35 U.S.C. § 284.

VI. NOTICE

151. Plaintiff has complied with the notice requirement of 35 U.S.C. § 287. This notice requirement has been complied with by all relevant persons at all relevant times.

VII. JURY DEMAND

152. Plaintiff demands a trial by jury of all matters to which it is entitled to trial by jury, pursuant to FED. R. CIV. P. 38.

VIII. PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for judgment and seeks relief against Defendants as follows:

- A. That the Court determine that one or more claims of the Asserted Patents is infringed by Defendants, both literally and under the doctrine of equivalents;
- B. That the Court determine that one or more claims of the Asserted Patents is indirectly infringed by Defendants;
- C. That the Court award damages, including lost profits, adequate to compensate Plaintiff for the patent infringement that has occurred, together with prejudgment and post-judgment interest and costs, and an ongoing royalty for continued infringement;
- D. That the Court permanently enjoin Defendants pursuant to 35 U.S.C. § 283;
- E. That the Court find this case to be exceptional pursuant to 35 U.S.C. § 285;
- F. That the Court determined that Defendants' infringements were willful;

- G. That the Court award enhanced damages against Defendants pursuant to 35 U.S.C. § 284;
- H. That the Court award reasonable attorneys' fees; and
- I. That the Court award such other relief to Plaintiff as the Court deems just and proper.

Dated: November 4, 2022

Respectfully Submitted,
/s/ Sean T. O'Kelly
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