

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

NEODRON, LTD.,

Plaintiff,

v.

PANASONIC CORPORATION and
PANASONIC CORPORATION OF NORTH
AMERICA,

Defendants.

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Case No. 2:20-cv-00241-JRG-RSP

ORDER

Before the Court is LPR 4-3 Joint Claim Construction Chart and Prehearing Statement (“Joint Claim Construction”), filed by Plaintiff Neodron Ltd. and Defendants Panasonic Corporation and Panasonic Corporation of North America (collectively the “Parties”). Dkt. No. 47. The Parties have agreed to constructions below:

Patent Claim Term/Phrase/Clause	Agreed Construction
1. “the substrate, with drive or sense electrodes of a touch sensor disposed on a first surface and a second surface of the substrate, the first surface being opposite the second surface, the drive or sense electrodes being made of a conductive mesh conductive material comprising metal” (’574 Patent, Claims 1, 8)	Plain and ordinary meaning, which is “the substrate, having a first surface and a second surface opposite the first surface, with drive electrodes of a touch sensor disposed on one of the first or second surfaces and sense electrodes of the touch sensor disposed on the other surface opposite the drive electrodes, the drive or sense electrodes being made of a conductive mesh conductive material comprising metal.”
2. “conductive mesh [of] conductive material” (’574 Patent, Claims 1, 8, 15)	“conductive mesh of conductive material excluding transparent conductive materials such as indium tin oxide (ITO)”

<p>3. “one or more of the following being true” (’960 Patent, Claims 1, 9, 17)</p>	<p>For claim 1: either the claim elements at lines 37-45 or the claim elements at lines 46-60 must be true. For claim 9: either the claim elements at lines 26-35 or the claim elements at lines 36-50 must be true. For claim 17: either the claim elements at lines 30-37 or the claim elements at lines 38-52 must be true.</p>
<p>4. “conductive mesh of conductive material” (’960 Patent, Claims 1, 9, 17)</p>	<p>“conductive mesh of conductive material excluding transparent conductive materials such as indium tin oxide (ITO)”</p>
<p>5. “interconnecting mesh segments” (’960 Patent, Claims 1, 9, 17)</p>	<p>“interconnecting lines of conductive electrode material forming a mesh pattern, instead of a continuous layer of conductive electrode material”</p>
<p>6. “pitch” (’784 Patent, Claims 1-3)</p>	<p>Plain and ordinary meaning, which is “distance from the center of one electrode to the center of an adjacent electrode”</p>
<p>7. “wherein the plurality of drive electrodes are substantially area filling within the sensing region relative to the plurality of sense electrodes” (’784 Patent, Claims 1-3)</p>	<p>Plain and ordinary meaning, which is “where the drive electrodes are substantially area filling and where the drive electrodes are more area filling than the sense electrodes.”</p>
<p>8. “together, the plurality of sense electrodes and the plurality of isolated conductive elements are substantially area filling within the sensing region relative to the plurality of sense electrodes” (’784 Patent, Claims 1-3)</p>	<p>Plain and ordinary meaning, which is “where the sense electrodes and isolated conductive elements are substantially area filling and where the sense electrodes and isolated conductive elements are more area filling than the sense electrodes.”</p>

Based on the Parties’ agreement, the Court hereby **ADOPTS** the agreed constructions.

The Parties have represented there are no claim construction disputes and request the claim construction hearing be cancelled. It is therefore **ORDERED**, that the claim construction hearing is **CANCELLED**.

SIGNED this 10th day of March, 2021.


 ROY S. PAYNE
 UNITED STATES MAGISTRATE JUDGE