

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

Manufacturing Resources International, Inc.,

Plaintiff,

v.

Civiq Smartscales, LLC, et al.,

Defendants.

Civil Action No. 17-269-RGA

**PROPOSED CLAIM CONSTRUCTION ORDER**

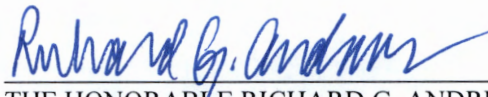
The Court having considered the submissions of the parties and hearing oral argument on the matter, IT IS HEREBY ORDERED, ADJUDGED, and DECREED that:

1. As used in the asserted claims of U.S. Patent 8,854,595 (“the ‘595 patent”), the term “posterior display surface” is construed to mean “rear-facing surface of the display assembly.”
2. As used in the asserted claims of U.S. Patent 8,854,572 (“the ‘572 patent”), U.S. Patent 9,629,287 (“the ‘287 patent”), and U.S. Patent 9,173,325 (“the ‘325 patent”), the terms “closed loop” and “closed gaseous loop” are construed to mean “gas pathway within a display housing containing gas that is essentially isolated from external air.”
3. As used in the asserted claims of the ‘287 and ‘325 patents, no construction is necessary for the term “open loop.”
4. As used in the asserted claims of U.S. Patent 9,173,322 (“the ‘322 patent), the term “between” is construed to mean “in the space that separates.”
5. As used in the asserted claims of the ‘595 patent, the term “constricted convection

channel” is construed to mean “constricted channel through which air may flow to remove heat from the posterior display surface.”

6. As used in the asserted claims of U.S. Patent 8,773,633 (“the ‘633 patent”), the term “plurality of ribs in thermal communication with the plate” is construed to mean “plurality of ribs capable of thermal communication with the plate.”
7. As used in the asserted claims of the ‘633 patent and U.S. Patent 9,313,917 (“the ‘917 patent”), the term “conductive thermal communication” is construed to mean “the transfer of heat between objects through physical contact.”
8. As used in the asserted claims of the ‘322 patent, the term “substantially parallel” is not indefinite and is construed to mean “approximately parallel.”
9. As used in the asserted claims of the ‘287 patent, the term “the front surface of the electronic display is coolable by a closed loop of isolated gas” is not indefinite.

SO ORDERED this 3 day of October, 2018.



THE HONORABLE RICHARD G. ANDREWS  
UNITED STATES DISTRICT JUDGE