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Patent(s), Claim(s)	Term/Phrase	Touchstream's Proposed Construction	Cross-reference to Related Paragraphs of Touchstream's Infringement Contentions	Vizbee's Proposed Construction	Rei
'251 patent, claims 1, 8, 9, 11, 19, 20, 22 '528 patent, claims 1, 12, 16, 25, 27	"synchronization code"	No construction necessary. This term should be given its plain and ordinary meaning, which is "an identifier that can be used to facilitate a connection between two or more devices."	Pages 2, 3, 10, 16, and 17 of Exhibit A to Touchstream's Infringement Contentions (Exhibit 4 at pp. 4-2, 4-3, 4-10, 4-16, and 4-17).  Pages 3, 6, 13 and 19 of Exhibit B to Touchstream's Infringement Contentions (Exhibit 4 at pp. 4-25, 4-28, 4-35, and 4-41).	"a unique identifier associated with a particular display device [or content presentation device]"	Exh Viz Coi 10, Exh Viz Coi 12, Exh Viz Coi 10, Exh Viz Coi 10, Exh Viz Coi 10, Exh Viz Coi 12, Exh Viz Coi 12, Exh Viz Coi 13, Exh Viz Coi 10, Exh Viz Exh Exh Exh Exh Exh Exh Exh Exh Exh Exh



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Exhibit 1 to Joint Disputed Claim Terms Charts for U.S. Pat. Nos. 8,356,251 ("the '251 patent"), 8,782,528 ("the '528 patent") and 8,904,289 ("the '28 *Touchstream Technologies, Inc. v. Vizbee, Inc.* Case No. 1:17-cv-06247-PGG

Patent(s), Claim(s)	Term/Phrase	Touchstream's Proposed Construction	Cross-reference to Related Paragraphs of Touchstream's Infringement Contentions	Vizbee's Proposed Construction	Re V
					Co. 9, 1
'251 patent, claims 1, 4, 11-15, 22 '528 patent, claims 1-7, 10, 16-24, 27, 28, 30 '289 patent, claims 1, 5, 6, 10, 15, 16 <sup>1</sup>	"storing"/"store"	No construction necessary. This term should be given its plain and ordinary meaning, which is "placing in a location for subsequent use."	Pages 3, 6, 10, and 14-16 of Exhibit A to Touchstream's Infringement Contentions (Exhibit 4 at pp. 4-3, 4-6, 4-10, and 4-13 to 4-16).  Pages 6, 16, 19, and 22 of Exhibit B to Touchstream's Infringement Contentions (Exhibit 4 at pp. 4-28, 4-38, 4-41, and 4-44).  Pages 5, 9, 11, 13, and 15-17 of Exhibit C to Touchstream's	Plain and ordinary meaning, which is:  "persistently retaining data or instructions to enable subsequent retrieval" / "to persistently retain data or instructions to enable subsequent retrieval"	Exh Viz Con 20, Exh Viz Con 19- 35- Exh Viz Con 19, 62,

<sup>&</sup>lt;sup>1</sup> Touchstream reserves its right to object to Vizbee's identification of claims 4, 14, and 15 of the '251 patent, claim 30 of the '528 patent, and claims 5 and 15 of the '289 patent on the grounds that these claims were not ident claim constructions pursuant to Section 8(b) of the Court's Case Management Plan and Scheduling Order.



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Exhibit 1 to Joint Disputed Claim Terms Charts for U.S. Pat. Nos. 8,356,251 ("the '251 patent"), 8,782,528 ("the '528 patent") and 8,904,289 ("the '28 *Touchstream Technologies, Inc. v. Vizbee, Inc.* Case No. 1:17-cv-06247-PGG

Patent(s), Claim(s)	Term/Phrase	Touchstream's Proposed Construction	Cross-reference to Related Paragraphs of Touchstream's Infringement Contentions	Vizbee's Proposed Construction	Rei
			Infringement Contentions (Exhibit 4 at pp. 4-51, 4-55, 4-57, 4-59, and 4-61 to 4-63).		Cor   11,   26.   Exh   Viz   Cor   8, 1   30,   Exh   Viz   Cor   11,   30,   Exh   Viz   Cor   11,   30,   Exh   Viz   Cor   Cor
					Viz Cor 7, 1 Ext Viz Cor 9, 1



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Exhibit 1 to Joint Disputed Claim Terms Charts for U.S. Pat. Nos. 8,356,251 ("the '251 patent"), 8,782,528 ("the '528 patent") and 8,904,289 ("the '28 *Touchstream Technologies, Inc. v. Vizbee, Inc.* Case No. 1:17-cv-06247-PGG

Patent(s), Claim(s)	Term/Phrase	Touchstream's Proposed Construction	Cross-reference to Related Paragraphs of Touchstream's Infringement Contentions	Vizbee's Proposed Construction	Rei
					Viz Coi 9-1
'251 patent, claims 1, 3, 11-13, 22 '528 patent, claims 1, 9, 14, 16, 24, 27, 28, 29 '289 patent, claims 1, 2, 4, 6, 8, 10, 12, 14, 16		No construction necessary. This term should be given its plain and ordinary meaning, which is "instructions for a computer."	Pages 5, 6, 8, 14-15, 17 and 18 of Exhibit A to Touchstream's Infringement Contentions (Exhibit 4 at pp. 4-5, 4-6, 4-8, 4-13 to 4-15, 4-17, and 4-18).  Pages 6-8, 10, 12, 13, 15-18, 20, 21, and 23 of Exhibit B to Touchstream's Infringement Contentions (Exhibit 4 at pp. 4-28 to 4-30, 4-32, 4-34, 4-35, 4-37 to 4-40, 4-42, 4-43, and 4-45).  Pages 6, 7, 10, 11, 13, 14, 17, and 18 of	"display-device- or media-player- specific executable code"	Exh Viz Coi 20, Exh Viz Coi 18, 37. Exh Viz Coi 18, 54, Viz Coi 18, 54,



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Exhibit 1 to Joint Disputed Claim Terms Charts for U.S. Pat. Nos. 8,356,251 ("the '251 patent"), 8,782,528 ("the '528 patent") and 8,904,289 ("the '28 *Touchstream Technologies, Inc. v. Vizbee, Inc.* Case No. 1:17-cv-06247-PGG

Patent(s), Claim(s)	Term/Phrase	Touchstream's Proposed Construction	Cross-reference to Related Paragraphs of Touchstream's Infringement Contentions	Vizbee's Proposed Construction	Rei
			Exhibit C to Touchstream's Infringement Contentions (Exhibit 4 at pp. 4-52, 4-53, 4-56, 4-57, 4-59, 4-60, 4-63, and 4-64).		Exh Viz Con 9, 1 26, Exh Viz Con 13, Exh Viz Con 11-
					Exh Viz Con 8, 1 Exh Viz Con 8, 1



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