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| Patent(s),<br>Claim(s)  | Term/Phrase            | Touchstream's Proposed Construction  | Cross-reference to Related Paragraphs of Touchstream's Infringement Contentions   | Vizbee's<br>Proposed<br>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<br>Viz<br>Coi<br>10,<br>Exh<br>Viz<br>Coi<br>12,<br>Exh<br>Viz<br>Coi<br>10,<br>Exh<br>Viz<br>Coi<br>10,<br>Exh<br>Viz<br>Coi<br>10,<br>Exh<br>Viz<br>Coi<br>12,<br>Exh<br>Viz<br>Coi<br>12,<br>Exh<br>Viz<br>Coi<br>13,<br>Exh<br>Viz<br>Coi<br>10,<br>Exh<br>Viz<br>Exh<br>Exh<br>Exh<br>Exh<br>Exh<br>Exh<br>Exh<br>Exh<br>Exh<br>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),<br>Claim(s)  | Term/Phrase       | Touchstream's Proposed Construction   | Cross-reference to<br>Related Paragraphs of<br>Touchstream's<br>Infringement<br>Contentions   | Vizbee's<br>Proposed<br>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<br>Viz<br>Con<br>20,<br>Exh<br>Viz<br>Con<br>19-<br>35-<br>Exh<br>Viz<br>Con<br>19,<br>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),<br>Claim(s) | Term/Phrase | Touchstream's Proposed Construction | Cross-reference to Related Paragraphs of Touchstream's Infringement Contentions       | Vizbee's<br>Proposed<br>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<br>Cor<br>7, 1<br>Ext<br>Viz<br>Cor<br>9, 1  |



Exl

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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),<br>Claim(s)   | Term/Phrase | Touchstream's Proposed Construction  | Cross-reference to Related Paragraphs of Touchstream's Infringement Contentions   | Vizbee's<br>Proposed<br>Construction                        | Rei  |
|--|-------------|--|---|---|--|
|  |             |  |   |   | Viz<br>Coi<br>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<br>Viz<br>Coi<br>20,<br>Exh<br>Viz<br>Coi<br>18,<br>37.<br>Exh<br>Viz<br>Coi<br>18,<br>54,<br>Viz<br>Coi<br>18,<br>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),<br>Claim(s) | Term/Phrase | Touchstream's Proposed Construction | Cross-reference to<br>Related Paragraphs of<br>Touchstream's<br>Infringement<br>Contentions                                | Vizbee's<br>Proposed<br>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<br>Viz<br>Con<br>9, 1<br>26,<br>Exh<br>Viz<br>Con<br>13,<br>Exh<br>Viz<br>Con<br>11- |
|                        |             |                                     |  |                                      | Exh<br>Viz<br>Con<br>8, 1<br>Exh<br>Viz<br>Con<br>8, 1                                   |



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