

Exhibit 7

**UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
WACO DIVISION**

<p>SOLAS OLED LTD.,</p> <p style="text-align: center;">v.</p> <p>DELL INC.,</p>	<p style="text-align: center;"><i>Plaintiff,</i></p> <p style="text-align: center;"><i>Defendant.</i></p>	<p>Case No. 6:19-cv-00514-ADA</p>
<p>SOLAS OLED LTD.,</p> <p style="text-align: center;">v.</p> <p>GOOGLE LLC,</p>	<p style="text-align: center;"><i>Plaintiff,</i></p> <p style="text-align: center;"><i>Defendant.</i></p>	<p>Case No. 6:19-cv-00515-ADA</p>
<p>SOLAS OLED LTD.,</p> <p style="text-align: center;">v.</p> <p>APPLE INC.,</p>	<p style="text-align: center;"><i>Plaintiff,</i></p> <p style="text-align: center;"><i>Defendant.</i></p>	<p>Case No. 6:19-cv-00537-ADA</p>
<p>SOLAS OLED LTD.,</p> <p style="text-align: center;">v.</p> <p>HP INC.,</p>	<p style="text-align: center;"><i>Plaintiff,</i></p> <p style="text-align: center;"><i>Defendant</i></p>	<p>Case No. 6:19-cv-00631-ADA</p>

JOINT REVISED LIST OF TERMS/CONSTRUCTIONS

Under the scheduling orders in the above-captioned cases, Plaintiff Solas OLED LTD. (“Solas”) and Defendants Dell Inc., (“Dell”), Google LLC, (“Google”), Apple Inc., (“Apple”), and HP Inc., (“HP”) met and conferred to narrow the terms in dispute and regarding a joint revised list of terms/constructions. The parties identify the following terms with agreed constructions, and

disputed terms and constructions that expect to be argued in the Parties' opening claim construction briefs. The parties reserve the right to further meet and confer, and narrow disputes consistent with the Court's orders and procedures.

I. U.S. PATENT NO. 6,072,450 (“’450 PATENT”)

The '450 patent is asserted in *Solas v. Dell* (6:19-cv-00514-ADA), *Solas v. Google* (6:19-cv-00515-ADA) and *Solas v. Apple* (6:19-cv-00537-ADA). The following terms/constructions for the '450 patent apply only to those cases and the parties.

A. Agreed Terms

Claim Term / Asserted Claim(s)	Agreed Construction
“active elements” (claims 1, 4)	circuit elements that have gain or that direct current flow, e.g., transistors
“light lays [sic] in a first wavelength range pass through said at least one filter selectively when incident light rays in a second wavelength range including said first wave length range enter said at least one filter” (claim 12)	Plain and ordinary meaning. “lays [sic]” means and should be replaced with “rays”

II. U.S. PATENT NO. 7,446,338 (“’338 PATENT”)

The '338 patent is asserted in *Solas v. Google* (6:19-cv-00515-ADA) and *Solas v. Apple* (6:19-cv-00537-ADA). The following terms/constructions for the '338 patent apply only to those cases and parties.

A. Agreed Terms

Claim Term / Asserted Claim(s)	Agreed Construction
<p>“the pixel electrodes being arrayed along the interconnections between the interconnections on the surface of the transistor array substrate”</p> <p>(claim 1)</p>	<p>the pixel electrodes are arrayed along the interconnections and located between the interconnections, and the pixel electrodes are on the surface of the transistor array substrate</p>

B. Disputed Terms

Claim Term / Asserted Claim(s)	Solas’s Construction	Defendants’ Construction
<p>“transistor array substrate”</p> <p>(claim 1, 4)</p>	<p>layered structure upon which or within which a transistor array is fabricated</p>	<p>a layered structure composed of a bottom insulating layer through a topmost layer on whose upper surface pixel electrodes are formed, which contains an array of transistors</p>
<p>“project from a surface of the transistor array substrate”</p> <p>(claim 1)</p>	<p>extend from an external surface of the transistor array substrate</p>	<p>extend above the upper surface of the transistor array substrate</p>
<p>“write current”</p> <p>(claim 1)</p>	<p>Plain and ordinary meaning</p>	<p>pull-out current</p>

III. U.S. PATENT NO. 7,573,068 (“’068 PATENT”)

The ’068 patent is asserted in *Solas v. Apple* (6:19-cv-00537-ADA) and *Solas v. HP* (6:19-cv-00631). The following terms/constructions for the ’068 patent apply only to those cases and parties.

A. Agreed Terms

Claim Term / Asserted Claim(s)	Agreed Construction
“feed interconnections” (claims 1, 13)	conductive structures in a different layer or layers than the supply line that also provide connections to a source that supplies voltage and/or current
“patterned together [with]” (claims 1, 13)	“patterned to fit together [with]” wherein “patterning” may consist of one of more fabrication steps ¹

B. Disputed Terms

Claim Term / Asserted Claim(s)	Solas’s Construction	Defendants’ Construction
“supply lines” (claims 1, 13)	conductive lines supplying current or voltage	conductive lines, each supplying a driving current or voltage to a plurality of pixel circuits
“formed on said plurality of supply lines along said plurality of supply lines” (claim 1)	formed on said plurality of supply lines over the length or direction of said plurality of supply lines	stacked on or making multiple contacts with said plurality of supply lines over the length of each supply line
“connected to said plurality of supply lines along said plurality of supply lines” (claim 13)	connected to said plurality of supply lines over the length or direction of said plurality of supply lines	stacked on or making multiple contacts with said plurality of supply lines over the length of each supply line
“signal lines” (claims 1, 13)	conductive lines supplying signals	conductive lines carrying data

¹ Solas, Apple, and HP are filing a joint motion adopting this construction, while also preserving the right of Apple and HP to appeal the construction based on the positions, record, and arguments made in *Solas OLED Ltd. v. LG Display Co., Ltd. et al.*, 6:19-CV-00236-ADA (W.D. Tex.)

Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.