

UNITED STATES DISTRICT COURT FOR THE  
DISTRICT OF NEW HAMPSHIREInsight Technology, Inc.

v.

Civil No. 04-cv-74-JD

SureFire, LLCO R D E R

In anticipation of trial, the parties filed proposed jury instructions that included their disagreements about certain claim terms. The parties also filed a joint submission of claim terms that sets forth their disagreements about the meaning of the phrases "biased in a direction normal to the top surface of the housing" and "extending across and along a top surface of the housing." The disputed claim terms were construed in the court's claim construction order issued on February 28, 2006, document no. 79. At this point in time, it is the court's intention to use the original claim construction in the jury instructions without the parties' proposed additions.

SO ORDERED.

  
\_\_\_\_\_  
Joseph A. DiClerico, Jr.  
United States District Judge

October 6, 2009

cc: Thomas A. Brown, Esquire  
Laura L. Carroll, Esquire  
Zachary Rush Gates, Esquire  
Jonathan Hangartner, Esquire  
Lawrence K. Kolodney, Esquire  
Gregory A. Madera, Esquire  
Diane A.D. Noel, Esquire  
Jonathan M. Shirley, Esquire  
Craig R. Smith, Esquire  
Daniel E. Will, Esquire  
Leigh S. Willey, Esquire