

United States District Court,
W.D. Texas, San Antonio Division.

AIR MEASUREMENT TECHNOLOGIES, INC., North-South Corporation, and Louis Herbert Stumberg, Jr,
Plaintiffs.

v.

Gary L. HAMILTON, Hamilton & Terrile, L.L.P., Matthews & Branscomb, P.C. and Akin Gump Strauss Hauer & Feld, L.L.P,
Defendants.

No. SA-03-CA-0541-RF

Nov. 9, 2004.

Christopher James Kling, Paul V. Storm, Storm, LLP, Dallas, TX, Luther H. Soules, III, Soules & Wallace, San Antonio, TX, for Plaintiffs.

George H. Spencer, Jr., Jeffrey J. Jowers, Clemens & Spencer, David Lopez, Pulman, Cappuccio, Pullen & Benson, LLP, San Antonio, TX, Keith B. Sieczkowski, Corpus Christi, TX, Amy Clark-Meachum, Douglas D. Dodds, Travis C. Barton, Patton G. Lochridge, McGinnis, Lochridge & Kilgore, LLP, Austin, TX, for Defendants.

CLAIM CONSTRUCTION ORDER

ROYAL FURGESON, District Judge.

The Court, having considered the briefs of the parties, the evidence of record and the argument of counsel, construes the disputed terms in the *proposed* claims as follows:

1. The term "system" in proposed claims 1 through 12 is construed to mean "a group of interconnected elements working together to accomplish an objective."
2. The phrase "automatically-activated" in proposed claims 1, 3, 4, 6, 7, 9, 10 and 12 is construed to mean "automatically turned on or placed in an operational state."
3. The phrase "a microprocessor that calculates remaining air time for a self-contained breathing apparatus" in proposed claims 2, 3, 5, 6, 8, 9, 11 and 12 is construed to mean "a microprocessor and stored algorithm to calculate remaining air time in the SCBA."
4. The phrase "self-contained breathing apparatus" in proposed claims 7 through 12 has its ordinary meaning and does not need construction.

W.D.Tex.,2004.

Air Measurement Technologies, Inc. v. Hamilton

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