

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

Z TRIM HOLDINGS, INC., and
FIBERGEL TECHNOLOGIES, INC.,

Plaintiffs,

v.

FIBERSTAR, INC.,

Defendant.

ORDER

06-C-361-C

A hearing on claims construction was held in this case on August 10, 2007. Plaintiffs was represented by Ed Rice and Adam Kelly. Defendant was represented by Don Best, Ed Pardon and Wendy Seffrood.

After hearing counsel's oral arguments and having read their briefs, I made the following rulings on the claims that had to be construed.

1. "Noncaloric." This term means "less than .5 calories per gram."
2. "Gellable/Gellable Product." This terms means "capable of forming a gel."
3. "Consisting essentially of." This terms means "all components expressly recited in the claim and any additional components that do not materially affect the basic

and novel properties of the invention.”

4. “Cellulosic.” This term means “made of cellulose.”
5. “Physically disrupted cellular debris.” This term means “debris composed of substantially completely disintegrated morphological cellular structures.”
6. “Viscosity.” This term means “a measurement of resistance to flow.”
7. “Hydration capacity.” This term needs no construction. Its meaning is perfectly plain.
8. “Gellable composition.” This term means “a hydrophilic substance and the product of Claim 1.”

Entered this 13th day of August, 2007.

BY THE COURT:
/s/
BARBARA B. CRABB
District Judge