## UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

EON CORP. IP HOLDINGS, LLC, Plaintiff, v.	\$\text{\$\phi\$} \phi \phi \phi \phi \phi \phi \phi \phi	Civil Action No. 6:11-cv-00317-LED-JDL			
			§	JURY TRIAL REQUESTED	
			LANDIS+GYR INC., et al.,	§	•
			Defendants.	§	
			V.	§	
				8	
		§	Civil Action No. 6:11-cv-0015-LED-JDL		
	8				
	8	JURY TRIAL REQUESTED			
SKYGUARD, LLC, et al.,	8	•			
Defendants.	8				
Delenquity.	8 8				
	8				

## ORDER ADOPTING ORDER OF UNITED STATES MAGISTRATE JUDGE

The above entitled and numbered civil action was referred to United States Magistrate

Judge John D. Love pursuant to 28 U.S.C. § 636. The Memorandum Opinion and Order of the

Magistrate Judge (Doc. No. 249) ("Opinion"), which contains his construction of disputed terms
in U.S. Patent Nos. 5,388,101("the '101 Patent") and 5,481,546 ("the '546 Patent"), has been
presented for consideration. Defendants Aclara Power-Line Systems Inc., Aclara RF Systems
Inc., Elster Amco Water LLC, Elster Solutions, LLC, EnergyICT, Inc., ITRON, INC., LandisGyr
Inc., Silver Spring Networks, Inc., Trilliant Networks Inc. (collectively "Defendants") move for
reconsideration of the Court's Opinion (Doc. No. 269). Plaintiff Eon Corp. IP Holdings LLC has
filed a Response (Doc. No. 277). Having reviewed the parties' submissions, the Court is of the
opinion that the Magistrate Judge's constructions of the disputed terms are correct. Therefore,

the Court hereby **ADOPTS** the Opinion of the United States Magistrate Judge as the opinion of this Court. All objections are overruled and the Motion for Reconsideration (Doc. No. 269) is **DENIED**.

So ORDERED and SIGNED this 22nd day of January, 2013.

