

www.MetalMeshPatents.com

As permitted under United States Code 35 U.S.C § 287*, this site provides selected United States patent information about selected Conductive Metal Mesh Conductor Film for use in Touch Display Products sold under license from 3M Company and 3M Innovative Properties Company. Not all United States patent information about such products is necessarily provided here. This site is not intended to provide legal advice, does not waive any 3M legal rights or remedies, and should not be used for any purpose other than determining whether these products have been marked with selected United States patent information under 35 U.S.C. § 287(a). The patent information provided on this site applies to the United States only and does not apply to any country outside of the United States.

Licensed Products: Conductive Metal Mesh Conductor Film for use in Touch Display Products

Licensees:

- Cinotop Electronics Co., Ltd.
- Dai Nippon Printing Co., Ltd. (DNP)
- Fujifilm Corporation
- Huizhou Mesh Sensor Technology Co., Ltd.
- Nippon Filcon Co., Ltd.
- Panasonic Corporation
- VTS-Touch Sensor Co., Ltd.
- Yantai Zhenghai Technology Co., Ltd.
- Mutto Optronics Science and Technology Co., Ltd.
- Guangdong Jinpin Touch Technology Co., Ltd.
- FlexTouch Technologies Co.

U.S. Patents

- 8,179,381
- 8,384,691
- 8,274,494
- 8,704,799
- 10,078,408
- 10,430,001
- 10,620,767
- 10,817,121
- 10,860,147
- 11,822,750

*35 U.S.C § 287(a) Patentees, and persons making, offering for sale, or selling within the United States any patented article for or under them, or importing any patented article into the United States, may give notice to the public that the same is patented, either by fixing thereon the word "patent" or the abbreviation "pat.", together with the number of the patent, or by fixing thereon the word "patent" or the abbreviation "pat." together with an address of a posting on the Internet, accessible to the public without charge for accessing the address, that associates the patented article with the number of the patent, or when, from the character of the article, this cannot be done, by fixing to it, or to the package wherein one or more of them is contained, a label

containing a like notice. In the event of failure so to mark, no damages shall be recovered by the patentee in any action for infringement, except on proof that the infringer was notified of the infringement and continued to infringe thereafter, in which event damages may be recovered only for infringement occurring after such notice. Filing of an action for infringement shall constitute such notice.