

Exhibit B

Trials@uspto.gov
Tel: 571-272-7822

Paper 16
Entered: September 23, 2013

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

SONY CORPORATION
Petitioner

v.

YISSUM RESEARCH DEVELOPMENT COMPANY OF THE HEBREW
UNIVERSITY OF JERUSALEM
Patent Owner

Case IPR2013-00219 (SCM)
Patent 7,477,284 B2

Before SALLY C. MEDLEY, KARL D. EASTHOM, and
JAMES B. ARPIN, *Administrative Patent Judges*.

ARPIN, *Administrative Patent Judge*.

DECISION
Institution of *Inter Partes* Review
37 C.F.R. § 42.108

Case IPR2013-00219
Patent 7,477,284 B2

I. INTRODUCTION

Petitioner, Sony Corporation, filed a petition requesting an *inter partes* review of claims 1-3, 10, 20, 27-29, 36, and 37 of Patent No. US 7,477,284 B2 (the “’284 Patent” or Ex. 1001). Paper 3 (“Pet.”). In response, Patent Owner, Yisum Research Development Company of the Hebrew University of Jerusalem, filed a patent owner preliminary response. Paper 13 (“Prelim. Resp.”). We have jurisdiction under 35 U.S.C. § 314.

The standard for instituting an *inter partes* review is set forth in 35 U.S.C. § 314(a):

THRESHOLD – The Director may not authorize an *inter partes* review to be instituted unless the Director determines that the information presented in the petition filed under section 311 and any response filed under section 313 shows that there is a reasonable likelihood that the petitioner would prevail with respect to at least 1 of the claims challenged in the petition.

Pursuant to the defined threshold under 35 U.S.C. § 314(a), the Board institutes an *inter partes* review of claims 1-3, 10, 20, 27-29, 36 and 37 of the ’284 Patent.¹

A. Related Proceedings

The ’284 Patent and another related patent, Patent No. US 6,665,003 B2 (the “’003 Patent” or Ex. 1002), are involved in other *inter partes* review proceedings before the Board and litigation in the U.S. District Court of Delaware. *See* Pet. 1, citing *HumanEyes Technologies Ltd. v. Sony Electronics Inc. et al.*, 1-12-cv-00398 (D. Del. March 29, 2013). Related proceedings before the Board include IPR2013-00218, IPR2013-00326, and IPR2013-00327, and involve the same parties. In

¹ Petitioner filed a separate petition challenging claims 4, 7, and 38 of the ’284 Patent and a motion to join that proceeding with this one. *See* IPR2013-00327 (Papers 4 and 10). A decision on that petition and on the motion for joinder will be made in due course.

Case IPR2013-00219
Patent 7,477,284 B2

related IPR 2013-00327(the “’327 proceeding”), Petitioner describes the Delaware litigation as an infringement action currently based on at least claims 1-4, 7, 5, 10, 20, 27-29, and 36-38 of the ’284 Patent. *See* IPR2013-00327 (Paper 10, 2-3; Paper 11, 11). As noted above, Petitioner has moved to join the ’327 proceeding with this proceeding. *See* note 1, *supra*.

B. The ’284 Patent

The ’284 Patent describes methods and apparatus for generating mosaics of a scene from image data of the scene and displaying the mosaics to provide a sense of depth. *See* Ex. 1001, Abstract. In particular, the ’284 Patent relates generally to the field of recording and generating images and, more particularly, to the generation and display of panoramic images stereoscopically. *Id.* at col. 1, ll. 44-47. The ’284 Patent specifically describes generating and displaying a stereoscopic, panoramic image set, comprising respective at least two panoramic images of a scene, each having a different viewing direction, for contemporaneous viewing by respective left and right eyes of a viewer to provide an apparent stereoscopic image of the scene to the viewer. *Id.* at ll. 47-53.

According to the ’003 Patent,² creating and displaying non-panoramic, stereoscopic images was known in the prior art, but “currently, there are no such arrangements for generating and displaying stereoscopically *panoramic* images.” Ex. 1002, col. 1, ll. 40-43(emphasis added); *see also* Ex. 1001, col. 1, l. 66-col. 2, l. 1. Common dictionary definitions corroborate that stereoscopic image systems were known prior to the filing date of the ’284 Patent. For example, a definition of the term “stereoscopic” is “[o]f or pertaining to stereoscopy; especially, three-dimensional,” or “[o]f or pertaining to a stereoscope.” THE AMERICAN HERITAGE

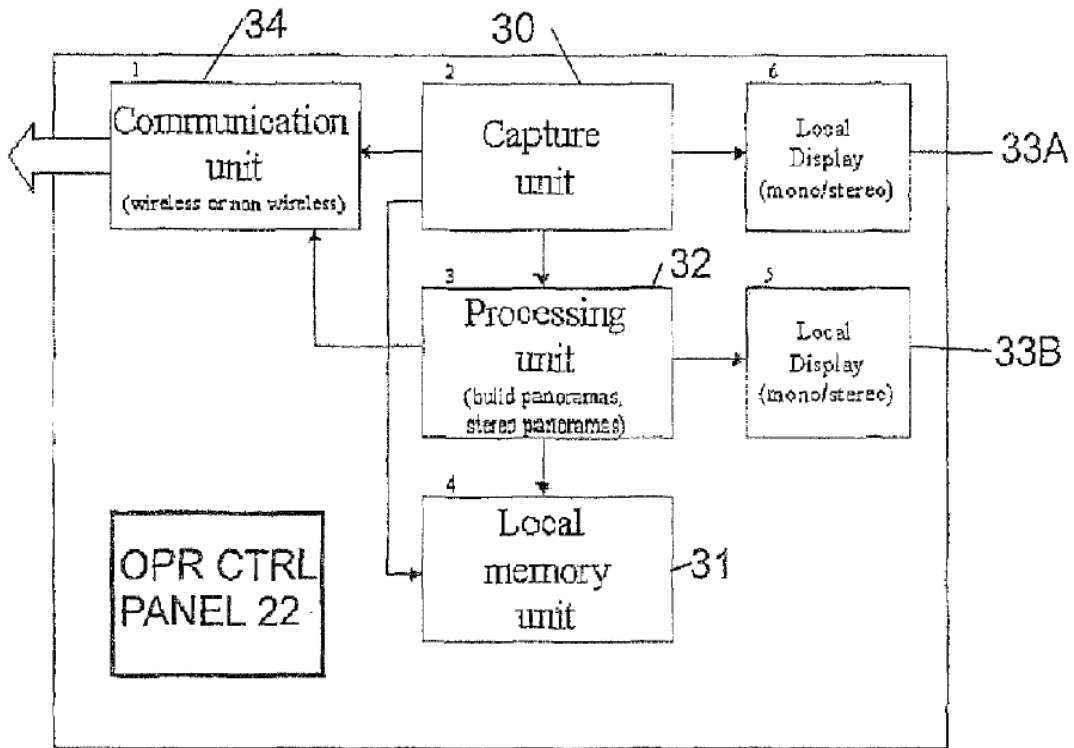
²The ’284 Patent claims the benefit of and incorporates by reference the disclosure of the application from which the ’003 Patent issued. Ex. 1001, col. 1, ll. 27-33.

Case IPR2013-00219
 Patent 7,477,284 B2

DICTIONARY OF THE ENGLISH LANGUAGE 1264 (1976) (Ex. 3001).³ The '284 Patent relates specifically to "human stereo panoramic perception." See Ex. 1001, col. 2, ll. 9-11.

Figure 3 of the '284 Patent is reproduced below:

FIG. 3



In Figure 3, a functional block diagram of the stereoscopic data source, such as data source 11n of Figure 2 (not reproduced), is depicted. Stereoscopic data

³ A definition of the term "stereoscopy" is "[t]he phenomenon of simultaneous vision with two eyes in which there is a vivid perception of the distances of objects from the viewer; it is present because the two eyes view objects in space from two points, so that the retinal image patterns of the same object are slightly different in the two eyes. Also known as stereopsis; stereoscopic vision." MCGRAW-HILL DICTIONARY OF SCIENTIFIC AND TECHNICAL TERMS, 1920 (5th ed. 1994) (Ex. 3002).

Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.