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 No. IPR2013-00219 (SCM)¹

Patent No. 7,477,284
Issue Date: Jan. 13, 2009
Title: SYSTEM AND METHOD FOR CAPTURING AND VIEWING
STEREOSCOPIC PANORAMIC IMAGES

PETITIONER'S OBJECTIONS TO EVIDENCE

PURSUANT TO 37 C.F.R. § 42.64(b)(1)

¹ The IPR2013-00327 proceeding has been joined with this proceeding.





PETITIONER'S OBJECTIONS TO EVIDENCE

On April 15, 2014, during the deposition of petitioner Sony Corporation's ("Sony") expert Trevor Darrell, Patent Owner served Exhibits YRD-2011, YRD-2012, YRD-2013 (1 page) and YRD-2013 (9 pages)² on Sony.

Pursuant to 37 C.F.R. § 42.64(b)(1), and in addition to any objections stated on the record at the deposition of Prof. Darrell on April 15, 2014, Sony hereby objects to the admissibility of these exhibits as follows:

- (1) Sony objects to Exhibit YRD-2011 for lack authentication under FED. R. EVID. 901, lack of relevance, as beyond the scope of the direct testimony set forth in the Second Declaration of Trevor Darrell (Sony-1044) contrary to 37 C.F.R. § 42.53(d)(5)(ii), and as inadmissible hearsay under FED. R. EVID. 801 and 802.
- (2) Sony objects to Exhibit YRD-2012 for lack authentication under FED. R. EVID. 901, as beyond the scope of the direct testimony set forth in the Second Declaration of Trevor Darrell (Sony-1044) contrary to 37 C.F.R. § 42.53(d)(5)(ii), and as failing to comply with 37 C.F.R. § 42.63(b). Sony further objects to Exhibit YRD-2012 as irrelevant in that the translation of the Asahi reference submitted as Exhibit Sony-1010 was submitted by Sony with the Petition on March 29, 2013, and Patent Owner has never objected to the accuracy of Sony-1010 despite Patent Owner's long prior possession of a copy of the document that Patent Owner has marked as Exhibit YRD-2012. Pursuant to 37 C.F.R. § 42.64(b)(1), any objection to Exhibit Sony-1010

Patent Owner marked two documents YRD-2013.



IPR2013-00219, *Inter Partes* Review of U.S. Pat. No. 7,477,284 Petitioner's Objections to Evidence

was due within ten days of institution of trial, *i.e.*, by October 7, 2013. Therefore any objection to Exhibit Sony-1010 has been waived by Patent Owner.

- (3) Sony objects to Exhibit YRD-2013 (1 page) for lack authentication under FED. R. EVID. 901, lack of relevance, and as beyond the scope of the direct testimony set forth in the Second Declaration of Trevor Darrell (Sony-1044) contrary to 37 C.F.R. § 42.53(d)(5)(ii).
- (4) Sony objects to Exhibit YRD-2013 (9 pages) for lack authentication under FED. R. EVID. 901, and as beyond the scope of the direct testimony set forth in the Second Declaration of Trevor Darrell (Sony-1044) contrary to 37 C.F.R. § 42.53(d)(5)(ii). Sony further objects to Exhibit YRD-2013 (9 pages) as irrelevant in that the translation of the Kawakita reference included in Exhibit Sony-1003 was submitted by Sony with the Petition on March 29, 2013, and Patent Owner has never objected to the accuracy of Sony-1003 despite Patent Owner's long prior possession of a copy of the document that Patent Owner has marked as Exhibit YRD-2013 (9 pages). Pursuant to 37 C.F.R. § 42.64(b)(1), any objection to Exhibit Sony-1003 was due within ten days of institution of trial, *i.e.*, by October 7, 2013. Therefore any objection to Exhibit Sony-1003 has been waived by Patent Owner.



IPR2013-00219, *Inter Partes* Review of U.S. Pat. No. 7,477,284 Petitioner's Objections to Evidence

Dated: April 22, 2014 /s/ Walter Hanley

Walter Hanley, Lead Counsel, Reg. No 28,720

whanley@kenyon.com

Michelle Carniaux, Backup Counsel, Reg. No. 36,098

mcarniaux@kenyon.com KENYON & KENYON LLP

One Broadway, New York, NY 10004-1007



Certificate of Service Under 37 C.F.R. § 42.6(e)(4)

I certify that I caused a true and correct copy of the forgoing to be served via Electronic Mail on the following:

William Nelson and Robert Gerrity Robert.gerrity@tensegritylawgroup.com William.nelson@tensegritylawgroup.com Tensegrity Law Group LLP 555 Twin Dolphin Dr., Suite 360 Redwood Shores, CA 94065 David McCombs and David O'Dell David.mccombs.ipr@haynesboone.com David.odell.ipr@haynesboone.com Haynes and Boone, LLP 2323 Victory Avenue, Suite 700 Dallas, Texas 75219

Dated: <u>April 22, 2014</u>

/s/ Michael E. Sander
Michael E. Sander
Reg. No. 71,667
msander@kenyon.com
KENYON & KENYON LLP
One Broadway
New York, NY 10004-1007
Tel: 212-425-7200