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

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

Inter Partes Review No. IPR2013-00219

AFFIDAVIT OF MR. ROBERT L. GERRITY IN SUPPORT OF MOTION FOR *PRO HAC VICE* ADMISSION

- I, Robert L. Gerrity, being duly sworn and upon oath, hereby attest to the following:
 - 1. I am a member in good standing of the Bar of California (#268084), as well as the following Federal Courts:



VDD 2002

- a) U.S. District Court for the Northern District of California;
- b) U.S. District Court for the Central District of California;
- c) U.S. District Court for the Southern District of California; and
- d) U.S. District Court for the Eastern District of Texas.
- 2. I have not been suspended or disbarred from practice before any court or administrative body.
- 3. I have never had an application for admission to practice before any court or administrative body denied.
- 4. No sanction or contempt citation has been imposed against me by any court or administrative body.
- 5. I have read and will comply with the Office Patent Trial Practice Guide and the Board's Rules of Practice for Trials set forth in part 42 of the Code of Federal Regulations.
- 6. I will be subject to the USPTO Code of Professional Responsibility set forth in 37 C.F.R. §§ 10.20 *et seq*. and disciplinary jurisdiction under 37 C.F.R. § 11.19(a).



- 7. I have not applied to appear *pro hac vice* before the Office in any other proceeding in the last three years.
- 8. I am an experienced litigation attorney, with experience in numerous litigations involving patent infringement in District Courts across the country, including experience with fact and expert document and deposition discovery, claim construction, motion practice, jury trials, and investigations before the International Trade Commission in connection with patent infringement litigation matters. Representative patent litigation matters that I have been involved in include: International Trade Commission Investigation Nos. 337-TA-601 (InterDigital adv. Samsung), 337-TA-750 (Apple adv. Motorola), and 337-TA-842 (HumanEyes adv. Sony); VirnetX, Inc. v. Microsoft Corp. (E.D. Tex. Case No. 6:07-cv-00090-LED); Magsil Corp. v. Seagate Technology (D. Del. Case No. 1:08-cv-00940-HB); Tyco Healthcare Group, LP v. C.R. Bard, Inc. (D. Del. Case No. 1:09-cv-00264-SLR-MPT); Panavision *Imaging, LLC v. Omnivision Technologies, Inc.* (C.D. Cal. Case No. 2:09-cv-01577-MRP-CT); and HumanEyes Technologies Ltd. v. Sony Electronics Inc. (D. Del. Case No. 1:12-cv-00398-GMS).



9. I am counsel for HumanEyes Technologies Ltd. ("HumanEyes"), exclusive licensee of the Patent Owner, in related on-going and prior litigations in which U.S. Patent No. 7,477,284 is and was asserted by HumanEyes Technologies Ltd. I am familiar with the subject matter at issue in this proceeding as a result of my representation of HumanEyes in those related litigations, including the alleged prior art that Petitioner presents in this proceeding, as well as issues of claim construction.

State of California

County of San Mates

Sworn to and subscribed before me on this ______ day of ______, 2013.



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