Paper No

UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE PATENT TRIAL AND APPEAL BOARD ------

SONY CORPORATION Petitioner

v.

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

Case IPR2013-00219 (SCM)¹
Patent 7,477,284
Title: SYSTEM AND METHOD FOR CAPTURING AND VIEWING STEREOSCOPIC PANORAMIC IMAGES

PATENT OWNER'S NOTICE OF SUPPLEMENTAL EVIDENCE UNDER 37 C.F.R. § 42.64(b)(2)



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

PATENT OWNER'S NOTICE FO SUPPLEMENTAL EVIDENCE

Patent Owner submits that Petitioner's objection to deposition evidence Exhibit YRD-2007 filed on November 14, 2013, under § 42.64(b)(1), is improper. Specifically, objections to deposition evidence are governed by § 42.64(a), entitled "Deposition evidence" which states that "[a]n objection to the admissibility of deposition evidence must be made during the deposition." Here, the Petitioner did not object to the admissibility of deposition evidence Exhibit YRD-2007 during the deposition. (Dr. Darrell Deposition at 30-32). Thus, Patent Owner submits that Petitioner has waived any objection to the admissibility of deposition evidence Exhibit YRD-2007.

Patent Owner notes that although deposition evidence Exhibit YRD-2007 has not yet been submitted to the Board, it will be submitted by the court reporter in due course. Patent Owner further submits that deposition evidence Exhibit YRD-2007 facilitated the deposition of Dr. Trevor Darrell by having a specific example with which to discuss stereoscopic imaging in general, and therefore is relevant. Further still, Patent Owner submits that Petitioner's own expert witness, Dr. Darrell, authenticated Exhibit YRD-2007 as a printed reproduction of a stereo pair, displayed in two colors, which when viewed by red/cyan glasses provides a perception of depth. (Dr. Darrell Deposition at 31:7-32:12). Thus, Petitioner's



Patent Owner's Notice of Supplemental Evidence IPR2013-00219 (Patent 7,477,284)

objection to the relevance and authenticity of deposition evidence Exhibit YRD-2007 is without merit.

If further discussion is needed, Patent Owner requests a telephone conference between the parties and the Board.

Dated: November 20, 2013

Respectfully submitted,

David M. O'Dell

Registration No. 42,044

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CERTIFICATE OF SERVICE

The undersigned certifies, in accordance with 37 C.F.R. § 42.205, that service was made on the Petitioner as detailed below.

Date of service November 20, 2013

Manner of service Electronic Mail: (Sony-HumanEyes@kenyon.com);

Walter Hanley (whanley@kenyon.com);

Michelle Carniaux (mcarniaux@kenyon.com)

Documents served PATENT OWNER'S NOTICE OF SUPPLEMENTAL

EVIDENCE UNDER 37 C.F.R. § 42.64(b)(2)

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Registration No. 42,044



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