

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE PATENT TRIAL AND APPEAL BOARD

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THE GILLETTE COMPANY,  
Petitioner,

v.

ZOND, LLC,  
Patent Owner.

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Case IPR2014-00580  
Patent 6,896,773 B2

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Before KEVIN F. TURNER, *Administrative Patent Judge*.

ERRATA

The Decision on Institution of *Inter Partes* Review entered on October 10, 2014 (Paper No. 11) is corrected as follows:

On page 46, lines 8–16, the paragraph and table therein are replaced by the following paragraph and table:

ORDERED that pursuant to 35 U.S.C. § 314(a), an *inter partes* review is hereby authorized for the following grounds of unpatentability for the '773 patent:

Claim(s)	Basis	References
1, 6, and 8–20	§ 103(a)	Mozgrin and Fortov
5	§ 103(a)	Mozgrin, Fortov, and Kawamata
3, 4, and 34–39	§ 103(a)	Mozgrin, Fortov, and Lantsman
7	§ 103(a)	Mozgrin, Kudryavtsev, and Fortov
2	§ 103(a)	Mozgrin, Mozgrin Thesis, Fortov, and Raizer

We note that the Decision on Institution included claims 36–39 under this instituted ground over Mozgrin and Fortov, but we previously had acknowledged that Gillette had made no showing against those claims in its Petition. Decision on Institution at 8, n.3. We clarify that claims 36–39 are not included in the instituted ground over Mozgrin and Fortov.

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