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Page 1
       IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
            BEFORE THE PATENT TRIAL AND APPEAL BOARD
3
    THE GILLETTE COMPANY,
                              Cases: IPR2014-00477
5
                 Petitioner, IPR2014-00479
6
                                     Patent 8,125,155 B2
     v.
    ZOND, INC.,
                 Patent Owner.
10
11
12
           VIDEOTAPED DEPOSITION of RICHARD DeVITO
13
                      Boston, Massachusetts
14
                        November 20, 2014
15
16
17
18
19
20
21
    Reported by:
22
    Dana Welch, CSR, RPR, CRR, CBC, CCP
23
    Job #87397
24
25
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	Page 2		Page 3
1	1430 2	1	APPEARANCES:
2		2	For Zond, LLC:
3		3	RADULESCU
4		4	350 Fifth Avenue
5	November 20, 2014	5	New York, NY 10118
6	9:40 a.m.	6	BY: ETAI LAHAV, ESQ.
7	7.40 a.m.	7	bi. Etailanav, esq.
8		8	- AND -
9	Videotaped deposition of RICHARD DeVITO,	9	- AND -
10	held at the offices of WilmerHale, 60 State Street,	10	CHAO HADIDI STARK & BARKER
11	Boston, Massachusetts, before Dana Welch, Certified		176 East Main Street
12	Shorthand Reporter, Registered Professional	12	
13	Reporter, Certified Realtime Reporter and Notary	13	Westborough, MA 01581
14	Public of the Commonwealth of Massachusetts.	13 14	BY: BRUCE BARKER, ESQ.
15	i done of the Commonwealth of Massachuseus.	14 15	
16		15 16	
17		17 17	For The Gillette Company
18		1 / 18	For The Gillette Company: WILMERHALE
19		19	
20		20	1875 Pennsylvania Avenue, N.W.
21		21	Washington, D.C. 20006
22		22	BY: DAVID CAVANAUGH, ESQ.
23		23	
24		24	
25		25	annaaran aas aantinya
2.5	Page 4		appearances continue Page 5
1	APPEARANCES (continued)	1	APPEARANCES (continued)
2	For The Gillette Company:	2	HAYNES AND BOONE
3	WILMERHALE	3	2505 North Plano Road
4	60 State Street	4	Richardson, TX 75082
5	Boston, MA 02109	5	BY: GREGORY HUH, ESQ.
6	BY: LARISSA BIFANO PARK, ESQ.	6	
7		7	
8		8	
9	English Control of March 1 C	9	A1 D
10	For Taiwan Semiconductor Manufacturing Company,	10	Also Present: David Woodford, Videographer
11	Ltd. and TSMC North America Corporation:	11	Joann Pappas, The Gillette Company
12	HAYNES AND BOONE	12	
13	2323 Victory Avenue	13	
14	Dallas, TX 75219	14	
15	BY: DAVID McCOMBS, ESQ.	15	
16		16	
1 Λ		17	
18	HAVNES AND DOONE	18	
19	HAYNES AND BOONE	19	
20	1221 McKinney	20	
21	Houston, TX 77010	ΚŢ	
22	BY: DONALD JACKSON, ESQ.	k2	
23		23	
24 25		24	
レコ	appearances continue	25	



	Page 6		Page 7
1	DeVITO	1	DeVITO
2	PROCEEDINGS	2	MR. CAVANAUGH: David Cavanaugh of
3	THE VIDEOGRAPHER: This is tape number one	3	WilmerHale representing Gillette.
4	to the videotaped deposition of Richard DeVito.	4	MS. PARK: Larissa Park of WilmerHale
5	This is in the matter of The Gillette Company,	5	representing Gillette.
6	petitioner, versus Zond LLC, patent owner, Case	6	MS. PAPPAS: Joann Pappas, from Gillette.
7	IPR2014-00479 and also Case IPR2014-00477 for	7	MR. HUH: Gregory Huh of Haynes and Boone,
8	Patent 8,125,155 B2. This is in the U.S. Patent	8	representing TSMC.
9	and Trademark Office before the Patent and Trial	9	MR. JACKSON: Don Jackson, representing
10	Appeal Board.	10	TSMC.
11	This deposition is being held at the firm	11	MR. McCOMBS: David McCombs, representing
12	of WilmerHale at 60 State Street, Boston,	12	TSMC.
13	Massachusetts on November 20th, 2014 beginning at	13	RICHARD DeVITO, sworn
14	9:40 a.m.	14	MR. LAHAV: And before we begin with the
15	My name is David Woodford. I am the legal	15	testimony, I note that counsel for TSMC is here and
16	video specialist from TSG Reporting, Inc.,	16	we don't have any objection to your presence, but
17	headquartered at 747 Third Avenue, New York, New	17	we do object to you speaking on the record since
18	York. The court reporter is Dana Welch, in	18	it's Gillette's petition. Hopefully that won't be
19	association with TSG Reporting.	19	an issue, but if it does, I guess we can talk about
20	Will counsel present please introduce	20	it later.
21	yourselves and the witness will be sworn.	21	EXAMINATION
22	MR. LAHAV: Etai Lahav of Radulescu LLP	22	BY MR. LAHAV:
23	representing patent owner Zond.	23	Q. Good morning, Mr. DeVito.
24	MR. BARKER: This is Bruce Barker from	24	A. Good morning.
25	Chao Hadidi Stark & Barker also for Zond.	25	Q. Will you please state your full name and
	Page 8		Page 9
			rage 7
1	DeVITO	1	DeVITO
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	DeVITO		DeVITO
2	DeVITO address for the record.	2	DeVITO answer my question is if the attorney objects for
2	DeVITO address for the record. A. Richard DeVito, 11 Parkside Drive, Jamaica	2 3	DeVITO answer my question is if the attorney objects for attorney/client privilege or work product. Do you
2 3 4	DeVITO address for the record. A. Richard DeVito, 11 Parkside Drive, Jamaica Plain, Massachusetts.	2 3 4	DeVITO answer my question is if the attorney objects for attorney/client privilege or work product. Do you understand that? A. I do. Q. If you need a break at any time, please
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	DeVITO address for the record. A. Richard DeVito, 11 Parkside Drive, Jamaica Plain, Massachusetts. Q. Have you ever given a deposition before? A. In a divorce case years ago. Q. Apart from the divorce case years ago, have you ever given a deposition? A. No. Q. So before we begin in earnest, I'll go over some rules of deposition; is that all right? A. (Nodding head up and down.) Q. Do you understand that I'm going to be asking you questions? A. Yes. Q. And do you understand you have an obligation to answer my questions? A. I do. Q. Do you understand that from time to time your attorney my object to my questions? A. I do. Q. Do you understand that nevertheless you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	DeVITO answer my question is if the attorney objects for attorney/client privilege or work product. Do you understand that? A. I do. Q. If you need a break at any time, please let me know and we'll be happy to go on a break. A. Okay. Thank you. Q. One exception to that is if there is a question pending, then I'll insist on an answer before we take a break. Is that okay? A. Understood. Q. If I ask you a question that you don't understand, can you please let me know and I'll rephrase. A. Okay. Great. Q. If you answer a question, I'm going to assume you understood it; is that all right? A. Okay. Q. You understand you just took an oath to tell the truth? A. I do.



	Page 10		Page 11
1	DeVITO	1	DeVITO
2	would impair your ability to testify truthfully?	2	your declaration, you begin your experience in
3	A. I am not.	3	your commercial experience in 1987; is that fair?
4	Q. Is there any other reason why you are not	4	A. Sounds about right.
5	able to testify truthfully today?	5	At Litton?
6	A. There is not.	6	Q. Yeah.
7	Q. Please describe your post high school	7	And so from 1987 to 1994 you were employed
8	education.	8	by Litton?
9	A. I have a degree in physics from Suffolk	9	A. I'd have to see, but it sounds about
10	University and a master's degree in physics	10	right.
11	experimental solid state physics from Syracuse	11	Q. Okay. And what were your responsibilities
12	University.	12	at Litton?
13	Q. In your bachelor's degree, did you ever	13	A. Well, they were varied.
14	take any classes in plasma physics?	14	Do you just want to know about the
15	A. Not plasma physics, per se, no.	15	thin-film stuff or PVD stuff?
16	Q. And in your graduate work, did you take	16	Q. Why don't you tell me about the PVD stuff.
17	any plasma physics classes?	17	A. Okay. So PVD, I was involved in ion beam
18	A. Not plasma physics, per se, no.	18	deposition, ion beam etching; PVD, I was involved
19	Q. Did you take any classes in either	19	in some sputtering as well, as well as plasma CVD,
20	The state of the s	20	plasma enhanced CVD.
21	bachelor's or master's relating to sputter deposition?	21	Q. And what do you mean involved with?
22	A. I did not, no.	22	A. I was the lead researcher on those
23	Q. Any classes on any PVD process?	23	
24	A. No.	24	programs. Q. What did those programs relate to?
25		25	A. So in the plasma CVD work we were
2.5	Q. In the CV that you submitted along with	2.5	A. 50 III the plasma CVD work we were
	Dago 10		Dog 12
1	Page 12		Page 13
1	DeVITO	1	DeVITO
2	DeVITO making and also there was sputtering work, we're	1 2	DeVITO Q. And in your specific role in that
2	DeVITO making and also there was sputtering work, we're making infrared transmitting windows that were	1 2 3	DeVITO Q. And in your specific role in that research, did that relate to the investigation of
2 3 4	DeVITO making and also there was sputtering work, we're making infrared transmitting windows that were resistant to scratching in planes basically,	1 2 3 4	DeVITO Q. And in your specific role in that research, did that relate to the investigation of the pressures and other operating conditions of the
2 3 4 5	DeVITO making and also there was sputtering work, we're making infrared transmitting windows that were resistant to scratching in planes basically, fighter jets.	1 2 3 4 5	DeVITO Q. And in your specific role in that research, did that relate to the investigation of the pressures and other operating conditions of the deposition chamber?
2 3 4 5 6	DeVITO making and also there was sputtering work, we're making infrared transmitting windows that were resistant to scratching in planes basically, fighter jets. Q. And what specifically was the focus of	1 2 3 4	DeVITO Q. And in your specific role in that research, did that relate to the investigation of the pressures and other operating conditions of the deposition chamber? A. I designed the experiments and I actually
2 3 4 5 6 7	DeVITO making and also there was sputtering work, we're making infrared transmitting windows that were resistant to scratching in planes basically, fighter jets. Q. And what specifically was the focus of your research with respect to the plasma CVD?	1 2 3 4 5 6 7	DeVITO Q. And in your specific role in that research, did that relate to the investigation of the pressures and other operating conditions of the deposition chamber? A. I designed the experiments and I actually ran the machine. At first I didn't have a
2 3 4 5 6 7 8	DeVITO making and also there was sputtering work, we're making infrared transmitting windows that were resistant to scratching in planes basically, fighter jets. Q. And what specifically was the focus of your research with respect to the plasma CVD? A. So there was sputtering and plasma CVD.	1 2 3 4 5 6 7 8	DeVITO Q. And in your specific role in that research, did that relate to the investigation of the pressures and other operating conditions of the deposition chamber? A. I designed the experiments and I actually ran the machine. At first I didn't have a technician; later on I did have a technician. But
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	Page 14		Page 15
1	DeVITO	1	DeVITO
2	deposition?	2	Litton acquire Itek while you were employed there?
3	A. Correct.	3	A. I believe several months before I joined
4	Q. And what was that?	4	they had purchased Itek Optical Systems.
5	A. One second.	5	Q. Did any of your work at Litton-Itek
6	So one of the ways to increase the density	6	involve magnetron sputtering?
7	of the film is to apply an ion beam directly to the	7	A. Yes.
8	substrate while the film is growing on it, so we	8	Q. And what we just discussed, was that
9	call that ion beam-assisted deposition.	9	magnetron sputtering?
10	Q. And what was the application you were	10	A. Yes. For example, the silicon carbide and
11	researching?	11	germanium carbide were magnetron sputtering.
12	A. So all these my entire thin-film focus	12	Q. Any other magnetron sputtering experience
13	from the company was to enhance the hardness,	13	at Litton-Itek?
14	enhance the durability of these films that were	14	A. Just that.
15	transmitting in the infrared, for example, as I	15	Q. Do you remember the chamber that you used?
16	said, silicon carbide, germanium carbide, and	16	A. Yes. I designed the chamber.
17	diamond-like carbon.	17	Q. Okay. So it was it wasn't a commercial
18	Q. So all of your thin-film work related to	18	chamber, it's one you designed from the ground up?
19	that application, correct?	19	A. We worked with a company that's no longer
20	A. At Itek, yes or Litton, sorry.	20	in existence to design that chamber, yes. It was
21	Q. And so what's the relationship between	21	designed to my specifications.
22	Litton and Itek?	22	Q. What was the name of the company?
23	A. So Litton Industries was the conglomerate	23	A. It's been so long ago.
24	that owned Itek.	24	Is it in the can I check my CV to see
25	Q. So you had always worked for Itek or did	25	if it's in there?
	Page 16		Page 17
1	DeVITO	1	DeVITO
2	Q. You may. That means I have to now go	2	A. It was a company called S/Gun out in
3	searching for an exhibit.	3	Stanford, California.
4	A. I'm hoping it's in back of one of the	4	Q. Did you design the power supply for the
5	depositions.	5	chamber?
6	Q. I just want to make sure I'm seeking out	6	A. I did not.
7	the right declaration. I may have to mark several	7	Q. Do you know what power supply you used?
8	of them.	8	A. I believe it was ENI.
9	I'm handing you what already bears an	9	Q. Is that E and I or ENI?
10	Exhibit Number 1005 in the '477 proceeding.	10	A. Capital E capital N capital I.
11	A. Okay. Great.	11	Q. Do you remember the operating
12	Q. Before we go to the pending question, can	12	characteristics of that power supply?
13	you please confirm that Exhibit 1005 is a	13	A. Oh, gosh, all I can tell you, it was an RF
14	declaration that you signed in connection with the	14	supply, that's all I remember. I don't know the
15	'477 petition?	15	maximum power.
16	A. Yes.	16	Q. Were there any other power supplies used
17	Q. And so back to the question, we're looking	17	for that chamber?
18	for the name of the company that you worked with to	18	A. We did have a DC power supply as well.
19	design the chamber when you were working at	19	Q. Did you design the DC power supply?
20	Litton-Itek	20	A. No.
21	A. I'm sorry. I don't see it here.	21	Q. And who provided that?
22	Q. Okay. Did you design the magnet for the	22	A. Advanced Energy.
23	chamber?	23	Q. AE?
24	A. The magnetron? No.	24	A. AE, yes.
25	Q. Who designed the magnetron?	25	Q. Yeah.

DOCKET

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