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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
95/001,851	12/13/2011	7418504	43614.101	1688
	7590 06/25/201 IENDERSON, FARAE	EXAMINER		
LLP 901 NEW YORK AVENUE, NW WASHINGTON, DC 20001-4413			FOSTER, ROLAND G	
			ART UNIT	PAPER NUMBER
		3992		
			MAIL DATE	DELIVERY MODE
			06/25/2013	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.



Transmittal of Communication to Third Party Requester Inter Partes Reexamination

Control No.	Patent Under Reexamination		
95/001,851	7418504		
Examiner	Art Unit		
ROLAND FOSTER	3992		

HAYNES AND BOONE, LLP, IP SECTION 2323 Victory Ave., Suite 700 Dallas, TX 75219

(THIRD PARTY REQUESTER'S CORRESPONDENCE ADDRESS) -

Enclosed is a copy of the latest communication from the United States Patent and Trademark Office in the above-identified reexamination preeding. 37 CFR 1.903.

Prior to the filing of a Notice of Appeal, each time the patent owner responds to this communication, the third party requester of the *inter partes* reexamination may once file written comments within a period of 30 days from the date of service of the patent owner's response. This 30-day time period is statutory (35 U.S.C. 314(b)(2)), and, as such, it cannot be extended. See also 37 CFR 1.947.

If an *ex parte* reexamination has been merged with the *inter partes* reexamination, no responsive submission by any *ex parte* third party requester is permitted.

All correspondence relating to this inter partes reexamination proceeding should be directed to the **Central Reexamination Unit** at the mail, FAX, or hand-carry addresses given at the end of the communication enclosed with this transmittal.

U.S. Patent and Trademark Office PTOL-2070 (Rev. 07-04)

Paper No. 20130530



	Control No.	Patent Under Reexamination
Right of Appeal Notice	95/001,851	7418504
(37 CFR 1.953)	Examiner	Art Unit
·	ROLAND FOSTER	3992
The MAILING DATE of this communication a	ppears on the cover sheet wi	th the correspondence address
Responsive to the communication(s) filed by: Patent Owner on 02 January, 2013 Third Party(ies) on 30 January, 2013		

Patent owner and/or third party requester(s) may file a notice of appeal with respect to any adverse decision with payment of the fee set forth in 37 CFR 41.20(b)(1) within **one-month or thirty-days (whichever is longer)**. See MPEP 2671. In addition, a party may file a notice of **cross** appeal and pay the 37 CFR 41.20(b)(1) fee **within fourteen days of service** of an opposing party's timely filed notice of appeal. See MPEP 2672.

All correspondence relating to this inter partes reexamination proceeding should be directed to the **Central Reexamination Unit** at the mail, FAX, or hand-carry addresses given at the end of this Office action.

If no party timely files a notice of appeal, prosecution on the merits of this reexamination proceeding will be concluded, and the Director of the USPTO will proceed to issue and publish a certificate under 37 CFR 1.997 in accordance with this Office action.

The proposed amendment filed will be entered							
*Reasons for non-entry are given in the body of this notice.							
 1a. ☐ Claims 1-60 are subject to reexamination. 1b. ☐ Claims are not subject to reexamination. 2. ☐ Claims have been cancelled. 3. ☐ Claims are confirmed. [Unamended patent claims]. 4. ☐ Claims 11 are patentable. [Amended or new claims]. 5. ☐ Claims 1-10 and 12-60 are rejected. 6. ☐ Claims are objected to. 7. ☐ The drawings filed on ☐ are acceptable. ☐ are not acceptable. 8. ☐ The drawing correction request filed on is ☐ approved. ☐ disapproved. 9. ☐ Acknowledgment is made of the claim for priority under 35 U.S.C. 119 (a)-(d) or (f). The certified copy 							
has: been received. not been received. been filed in Application/Control No 10. Other							
Attachments 1. Notice of References Cited by Examiner, PTO-892 2. Information Disclosure Citation, PTO/SB/08 3							
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U.S. Patent and Trademark Office PTOL-2066 (08-06)

Part of Paper No. 20130530

Application/Control Number: 95/001,851 Page 2

Art Unit: 3992

1. <u>Introduction</u>

This Office action addresses claims 1-60 of United States Patent No. 7,418,504 B2 (the "Larson" patent), for which reexamination was granted in the Order Granting *Inter Partes*Reexamination (hereafter the "Order"), mailed March 1, 2012, in response to a Request for Inter

Partes Reexamination, filed December 13, 2011 (the "Request").

An Action Closing Prosecution ("ACP") mailed October 1, 2012 rejected original claims 1-10 and 12-16 of the Larson patent. Original claim 11 was found patentable.

The patent owner responded by filing arguments and associated evidence on January 2, 2013 (the "Response").

The third party requester responded by filing Comments on the Patent Owner's Response on January 30, 2013 (the "Comments").

Evidence Submitted After the ACP

The patent owner submitted the Supplemental Declaration of Angelos D. Keromytis, Ph.D. on January 2, 2013 (the "Supplemental Declaration"), which was after the mailing date of said ACP. Evidence submitted after an action closing prosecution (§ 1.949) in an *inter partes* reexamination filed under § 1.913 but before or on the same date of filing an appeal (§ 41.31 or § 41.61 of this title), may be admitted upon a showing of good and sufficient reasons why the affidavit or other evidence is necessary and was not earlier presented. 37 CFR § 1.116(e). The



Application/Control Number: 95/001,851 Page 3

Art Unit: 3992

patent owner did not set forth a showing why the Supplemental Declaration was necessary and was not earlier presented. After an ACP in an *inter partes* reexamination, the patent owner may once file comments limited to the issues raised in the Office action closing prosecution. 37 CFR § 1.951(a). Thus, the patent owner may not file additional comments showing why the Supplemental Declaration should be entered. The Supplemental Declaration is not of record in this proceeding. The examiner however has briefly reviewed the Supplemental Declaration, but it does not persuade the examiner to withdraw any rejection.

Conclusion

The examiner has fully considered the arguments and evidence of record provided in both the patent owner's Response and in the third party requester's Comments. Based on consideration of the entire record, the third party requester's arguments and evidence are deemed more persuasive. *See* the "Response to Arguments" section for further explanation. All prior rejections are maintained. Accordingly, this Office action is made a Right of Appeal Notice, which is a final Office action. See MPEP § 2673.01, .02. *See also* the "conclusion" section to this Office action.

Submissions after the Action Closing Prosecution (ACP)

Said Response, Comments and Supplemental Declaration were submitted after the ACP.

The Supplemental Declaration is not entered for the reasons discussed above. The Response and Comments have been entered.



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