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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
90/007,542 4 90/007,842	05/13/2005	6331415	22338-10230	7585
47554 75		· · · ·	EXAMINER	
SIDLEY AUS	TIN LLP FENT DOCKETING		1	
1501 K STREE			ART UNIT	PAPER NUMBER
WASHINGTON				

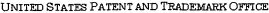
DATE MAILED: 02/16/2007

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

PTO-00C (Pay 10/03)



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EX PARTE REEXAMINATION COMMUNICATION TRANSMITTAL FORM

REEXAMINATION CONTROL NO. 90/007,542. (90/007, 859)

PATENT NO. <u>6331415</u>.

ART UNIT 3991.

Enclosed is a copy of the latest communication from the United States Patent and Trademark Office in the above identified *ex parte* reexamination proceeding (37 CFR 1.550(f)).

Where this copy is supplied after the reply by requester, 37 CFR 1.535, or the time for filing a reply has passed, no submission on behalf of the *ex parte* reexamination requester will be acknowledged or considered (37 CFR 1.550(g)).

PTOL-465 (Rev.07-04)

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		Control No. 90/007,542 (90/007,859)	Patent Under Reexamina 6331415
Offi	ce Action in Ex Parte Reexamination	DN Examiner Bennett Celsa	Art Unit 3991
	The MAILING DATE of this communication	appears on the cover sheet with the co	rrespondence address
	esponsive to the communication(s) filed on <u>30 Oc</u> statement under 37 CFR 1.530 has not been rece		de FINAL.
Failure certifica If the pe	ened statutory period for response to this action is to respond within the period for response will resu te in accordance with this action. 37 CFR 1.550(o priod for response specified above is less than this considered timely.	It in termination of the proceeding and issued in termination of the proceeding and issued is a second strain of the second statement of the second st	lance of an <i>ex parte</i> reexami IED BY 37 CFR 1.550(c).
Part I	THE FOLLOWING ATTACHMENT(S) ARE PAR	T OF THIS ACTION:	
1.	Notice of References Cited by Examiner, P	TO-892. 3. 🗌 Interview Summa	ry, PTO-474.
2.	 Information Disclosure Statement, PTO/SB. 		· · · ·
Part II.		· .	
	\boxtimes Claims <u>1-36</u> are subject to reexamination.		
· 1b.		lion.	
2.	Claims have been canceled in the p		·
3.	Claims are patentable and/or confirm	ned.	
· 4.	Claims <u>1-36</u> are rejected.		·
5.	Claims are objected to.		
6.	The drawings, filed on are acceptabl	e	
7.	The proposed drawing correction, filed on _	has been (7a) approved (7b)	disapproved.
8.	Acknowledgment is made of the priority cla	im under 35 U.S.C. § 119(a)-(d) or (f).	
	a)□ All b)□ Some* c)□ None of the	certified copies have	
	1 been received.		
	2 not been received.		
	3 been filed in Application No		
	4 been filed in reexamination Control No);	• •
	5 been received by the International Bu	reau in PCT application No	
	* See the attached detailed Office action for	·	
9.	Since the proceeding appears to be in con matters, prosecution as to the merits is clo 11, 453 O.G. 213.	dition for issuance of an <i>ex parte</i> reexamin sed in accordance with the practice under a	ation certificate except for fo Ex parte Quayle, 1935 C.D.
10	Other:		
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		· · · · · ·	
	ester (if third party requester) nd Trademark Office		
	(Rev. 08-06) Office Act	on in Ex Parte Reexamination	Part of Paper No. 200

Application/Control Number: 90/007,542; 90/007,859 Art Unit: 3991

Reexamination: Final Office Action

Reexamination of US Patent No. 6,331,415 (Cabilly 2 patent).

Status of the Claims.

Claims 1-36 are pending and under reexamination. The text of those sections of

12/23/05 1/23/06

Title 35, U.S. Code not included in this action can be found in a prior Office action.

Procedural Posture:

Merger of 3rd Partly Requests 90/007,542 and 90/007,859

i. 90/007542 ('7542 Proceeding):

ii. 90/007859 ('7859 Proceeding)

•		
Reexamination request filed:	5/13/05	12/23
Reexamination ordered:	7/7/05.	1/23/0
Patent Owner Statement:	none	none
First Office Action mailed:	9/13/05	N/A
Patent Owner Response dated	1/25/05	N/A
'7542 AND '7859 merged:	6/6/06	

Following the merger of the 90/007,542 and 90/007,859 proceedings, the First

Office Action dated September 13, 2005 in the '7542 proceeding was withdrawn in light

of the Non-Final Office Action dated August 16, 2006.

Patentee's November 25, 2005 response (with Declarations) and the November

30, 2006 response (with Declarations) to the September 13, 2005 and subsequent

August 16 2006 office actions, respectively in the 90/007,542 proceeding are

considered in this office action.

Additionally, the submitted December 14, 2006 and January 16, 2007 information-

disclosure statement have been considered in this office action.

Information Disclosure Statement (IDS)

Examiner-initialed copies of the December 14, 2006 IDS (four pages) and the

Application/Control Number: 90/007,542; 90/007,859 Art Unit: 3991

January 16, 2007 IDS (thirty pages) submitted under Rule 1.97(c), (requiring 1.17(p) fees), accompany this office action. The newly submitted Moore 5,840,545 Patent reference presented in the Dec. 14th IDS necessitated the making of the new grounds of rejection found in this office action.

There is a substantial new question of patentability raised by the Moore 5,840,545 patent. The Moore patent was cited by the Examiner in an anticipation rejection in a related co-pending application (U.S.S.N. 08/422,187) but is now being viewed in a new light since the claims addressed in 08/422,187 were drawn to different subject matter (e.g. process for producing altered antibody heavy or light chain or fragments thereof).

Priority

The 6,331,425 (Cabilly 2) patent undergoing reexamination issued on December 18, 2001 from application 07/205,419 (filed 6/10/88) which was a continuation of 06/483,457 (filed 4/8/83) now 4,816,567 (Cabilly 1) patent.

Cumulative Prior Art :

The 1982 Valle and Deacon references are_cumulative in their teaching of microinjection of mRNA encoding light and heavy immunoglobulin chains into Xenopus oocyte cells to produce secreted active antibody. Accordingly, only the Deacon reference was utilized in the obviousness double patenting rejection(s) recited below.

Additionally, the Oi and Ochi references are cumulative in their teaching of restoring hybridoma cell antibody expression by vector transformation with a light chain

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