

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 IPR2013-00218 (SCM)¹
Patent 6,665,003

Title: SYSTEM AND METHOD FOR GENERATING AND DISPLAYING
PANORAMIC IMAGES AND MOVIES

Before SALLY C. MEDLEY, KARL D. EASTHOM, and
JAMES B. ARPIN, *Administrative Patent Judges*.

PATENT OWNER'S NOTICE OF APPEAL

¹ The IPR2013-00326 proceeding has been joined with this proceeding.

**UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT
and
THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Sony Corporation,	§
	§
Petitioner and Appellee,	§
	§
v.	§
	§ NOTICE OF APPEAL
Director, United States Patent and	§
Trademark Office,	§
	§ In re U.S. Patent No. 6,665,003 B1
Appellee,	§ <i>Inter Partes</i> Reexamination No.:
and	§ IPR2013-00218 and
	§ IPR2013-00326 (joined with IPR2013-
Yissum Research Development Co.	§ 00218)
of the Hebrew University of	§
Jerusalem,	§
	§
Patent Owner and Appellant.	

To the Director of the Patent and Trademark Office:

Patent Owner, Yissum Research Development Co. of the Hebrew University of Jerusalem, hereby notices its appeal from the Patent Trial and Appeal Board Decision Denying Request for Rehearing dated November 6, 2014 [Paper 55], the Final Decision dated September 22, 2014 [Paper 53], and all adverse rulings or orders leading up to the Final Decision and Decision on Rehearing.

In addition to other issues that may be raised on appeal, Patent Owner states, pursuant to 37 CFR 90.2(a)(3)(ii), that the appeal may raise one or more of the following legal issues:

- (a) Whether non-definitional statements can trump definitional statements in a specification for purposes of claim construction under the broadest reasonable interpretation (BRI) standard;
- (b) Whether the Board is required to provide a factual analysis and explanation before considering a non-public, confidential document to be a printed publication; and
- (c) Whether the Board's regulations restricting opportunities to be heard on new evidence introduced during an IPR violate due process or other requirements of agency law.

In addition to the filing of this Notice of Appeal with the Director, the requisite copies of this notice and all related fees are being filed in the United States Patent Office's Patent Trial and Appeal Board and in the United States Court of Appeals for the Federal Circuit

No fees are believed to be due to the United States Patent and Trademark Office in connection with this filing, but authorization is hereby given for any required fees to be charged to Haynes and Boone Deposit Account No. 08-1394.

Respectfully submitted this 7th day of January, 2015.

/s/ David L. McCombs

David L. McCombs

USPTO Reg. No. 32,271

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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 January 7, 2014

Manner of service Electronic Mail: (Sony-HumanEyes@kenyon.com);
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Documents served Patent Owner's Notice of Appeal

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Registration No. 32,271

² The IPR2013-00326 proceeding has been joined with this proceeding.