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UNITED STATES DISTRICT COURT CLERKS OFFICE DISTRICT OF MASSACHUSETTS

2004 MAY 24 P 3: 07

BROOKSTONE COMPANY, INC.,

Plaintiff,

U.S. DISTRICT COURT

Civil Action No.

v.

DISCOVERY COMMUNICATIONS, INC., and DISCOVERY CHANNEL STORE, INC.;

Defendants.

04 CV 11 072 GAQ
MAGISTRATE JUDGE Cha

COMPLAINT

Plaintiff Brookstone Company, Inc. for its complaint against Defendants Discovery Communications, Inc. and The Discovery Channel Store, Inc. (collectively, the "Defendants") alleges as follows:

PARTIES

- 1. Brookstone Company, Inc. ("Brookstone") is a New Hampshire corporation, with its principal place of business located at 17 Riverside St., Nashua, New Hampshire.
- 2. On information and belief, Discovery Communications, Inc. ("Discovery Communications") is a Delaware corporation with a principal place of business located at 1 Discovery Place, Silver Spring, Maryland.
- 3. On information and belief, The Discovery Channel Store, Inc. ("Discovery Store") is a Delaware corporation with a principal place of business located at 7700 Wisconsin Avenue, Bethesda, Maryland, 20814.

JURISDICTION AND VENUE

- 4. This civil action for patent infringement and trade dress infringement arises under the Patent Laws of the United States, 35 U.S.C. §§ 1 *et seq.*, the Lanham Act, 15 U.S.C. §§ 1051 *et seq.*, and the common law of the Commonwealth of Massachusetts. This Court has jurisdiction over the claims presented herein pursuant to 15 U.S.C. §1121 and 28 U.S.C. §§ 1338(a) and 1367.
- 5. Discovery Store has at least four retail stores located in Massachusetts. On information and belief, each of these stores offers for sale the Discovery Audio System with Subwoofer, Item No. 697177 (referred to herein as the "Accused System") as shown in Exhibit A.
- 6. In addition, on information and belief, Discovery Communications and/or Discovery Store operates an interactive nationally accessible website (www.discovery.com) that permits residents of Massachusetts to access the webpage http://shopping.discovery.com and to submit on-line orders for merchandise shown therein, including the Accused System, which may be shipped to purchasers in Massachusetts.
- 7. Defendants are foreign corporations transacting business within the Commonwealth of Massachusetts, and/or are causing tortious injury by committing all or part of the tortious acts or omissions described herein within the Commonwealth of Massachusetts, and/or are causing tortious injury by committing the tortious acts or omissions described herein outside the Commonwealth of Massachusetts while regularly conducting or soliciting business and/or deriving substantial revenue from goods used or consumed or services rendered within the Commonwealth of Massachusetts. Therefore, this Court has personal jurisdiction over each of

Discovery Communications and Discovery Store under Massachusetts' long-arm statute. Mass. Gen. Laws. Ann. Ch. 223A Section 3 (West 2003).

8. Each of Discovery Communications and Discovery Store, pursuant to 28 U.S.C. § 1391(c), is deemed to reside in the District of Massachusetts because each is subject to personal jurisdiction in the District of Massachusetts. In addition, Discovery Store has committed acts of infringement and has at least one regular and established place of business in this District. Thus, venue is proper in this District pursuant to 28 U.S.C. §§1391(b) and 1400(b).

GENERAL ALLEGATIONS

Brookstone's Product

- 9. Brookstone is a nationwide specialty retailer offering an assortment of consumer products that are distinctive in quality and design and not widely available from other retailers. Brookstone has a long history of developing and bringing to market unique, proprietary branded products. The success of Brookstone's proprietary product development activities is reflected in the fact that it has been issued at least thirty (30) patents for a wide variety of products.
- 10. One of Brookstone's unique and patented products is the "Wafer Thin CD System," SKU No. 346114, as shown in Exhibit B (referred to herein as the "Brookstone CD System"). This product when introduced in approximately September, 2002, was available exclusively from Brookstone.
- 11. The Brookstone CD System is comprised of at least three components, a CD Player, a pair of Audio Speakers, and a Subwoofer Speaker. The Brookstone CD System, as a whole as well as each of the aforementioned three components individually, has features relating to the outward appearance that are non-functional. Since the introduction of the Brookstone CD

System into the marketplace, one or more of these features has acquired secondary meaning such that consumers equate one or more of the features of the Brookstone CD System with Brookstone. Therefore, the distinctive, non-functional features of the Brookstone CD System as a whole, and/or of each of the CD Player, Audio Speakers, and Subwoofer individually constitute the protected trade dress of Brookstone (referred below as the "Brookstone Trade Dress"). The Brookstone CD System is typically displayed in its stores as it is on its website (see Exhibit A).

distinctive vertical orientation and a distinctive transparent door with a LCD screen located to the right of the door. By way of example, without limitation, the Brookstone Speakers have a distinctive vertical orientation, a distinctive slightly rectangular shape, and a low-profile trim surrounding a dark perforated grill and are wafer-thin in profile. By way of example, without limitation, the Brookstone Subwoofer has a distinctive low-profile rectangular box shape, with a distinctive opening in the front. Taken together, by way of example and not as limitations, the Brookstone CD System has a distinctive low profile, compact appearance.

Defendants' Infringing Conduct

13. Each of the Defendants manufactures, imports, uses, offers for sale and/or sells the Accused System. Discovery Communications and/or Discovery Store has made or had made the Accused System, has used the Accused System, has imported the Accused System, has sold the Accused System, and/or offered the Accused System for sale. Each of the Defendants has offered to sell or has sold the Accused System throughout the United States, including Massachusetts. In addition, each of the Defendants is presently conducting these activities and will likely continue these activities.

- 14. The Accused System, like the Brookstone CD System, includes a CD player, a pair of speakers, and a subwoofer. On information and belief, each of the Defendants has intentionally copied all or portions of Brookstone's CD System. On information and belief, Defendants display the Accused System to potential customers in the assembled state, including in at least some retail locations and on the aforementioned website (see Exhibit B).
- 15. The appearance of the Accused System as a whole and/or each of the CD player, pair of speakers, and subwoofer components resembles the Brookstone CD System and/or one or more of its components such that the appearance of the Accused System and/or one or more of its components is likely to cause confusion in the minds of consumers as to the origin of the Accused System.

FIRST CLAIM FOR RELIEF FOR INFRINGEMENT OF U.S. PATENT NO. D485,250

- 16. Brookstone incorporates each of the allegations in paragraphs 1 15 above as if set forth herein in full.
- 17. United States Patent No. D485,250 (the "250 Patent") issued on January 13, 2004, and is entitled "CD Player." Brookstone is an owner by assignment of the '250 Patent. A true and correct copy of the '250 Patent is attached hereto as Exhibit C and is incorporated herein by reference.
- 18. Upon information and belief, each of the Defendants has been and is now infringing the claim of the '250 Patent by [1] making, having made, importing, using, offering to sell, or selling the patented invention, [2] by actively inducing others to make, import, use, offer to sell, or sell the patented invention, or [3] by contributing to the manufacture, import, use, sale, or offer for sale the patented invention in the United States.

- 19. More particularly, without limitation, each of the Defendants is now infringing the claim of the '250 Patent by making, having made, importing, using, offering to sell, or selling the Accused System, including the CD player component thereof, which embodies the patented invention of the '250 Patent.
- 20. By service of this Complaint, Brookstone gives each of the Defendants actual notice of the existence of the '250 Patent. Despite such notice, each of the Defendants has and will likely continue to willfully engage in acts of infringement without regard to the '250 Patent, and will continue to do so unless otherwise enjoined by this Court.
- 21. Brookstone has been damaged by the infringing activities of the Defendants and will be irreparably harmed unless those infringing activities are permanently enjoined by this Court. Brookstone does not have an adequate remedy at law.

SECOND CLAIM FOR RELIEF FOR INFRINGEMENT OF U.S. PATENT NO. D476,640

- 22. Brookstone incorporates each of the allegations in paragraphs 1 21 above as if set forth herein in full.
- 23. United States Patent No. D476,640 (the "640 Patent") issued on July 1, 2003, and is entitled "Audio Speaker." Brookstone is an owner by assignment of the '640 Patent. A true and correct copy of the '640 Patent is attached hereto as Exhibit D and is incorporated herein by reference.
- 24. Upon information and belief, each of the Defendants has been and is now infringing the claim of the '640 Patent by [1] making, having made, importing, using, offering to sell, or selling the patented invention, [2] by actively inducing others to make, import, use, offer to sell, or sell the patented invention, or [3] by contributing to the manufacture, import, use, sale, or offer for sale the patented invention in the United States.

- 25. More particularly, without limitation, each of the Defendants is now infringing the claim of the '640 Patent by making, having made, importing, using, offering to sell, or selling the Accused System, including pair of the speakers, which embody the patented invention of the '640 Patent.
- 26. After the issuance of the '640 Patent, by letter Brookstone gave Defendants notice of the existence of the '640 Patent and of Brookstone's contention that the Accused System infringes the '640 Patent. In addition, by service of this Complaint, Brookstone gives each of the Defendants actual notice of the existence of the '640 Patent. Despite such notice, each of the Defendants has and will likely continue to willfully engage in acts of infringement without regard to the '640 Patent, and will continue to do so unless otherwise enjoined by this Court.
- 27. Brookstone has been damaged by the infringing activities of the Defendants and will be irreparably harmed unless those infringing activities are permanently enjoined by this Court. Brookstone does not have an adequate remedy at law.

THIRD CLAIM FOR RELIEF FOR TRADE DRESS INFRINGEMENT UNDER 15 U.S.C § 1125(a)

- 28. Brookstone incorporates each of the allegations in paragraphs 1 27 above as if set forth herein in full.
- 29. Each of the Defendants has engaged in acts that constitute acts of unfair competition, namely, trade dress infringement, of the type prohibited by Section 43(a) of the Trademark Act of 1946, 15 U.S.C. § 1125(a).
- 30. Each of the Defendants has used or is using in commerce the Brookstone Trade Dress, which constitutes protected symbol(s) and/or device(s), or a combination thereof, in connection with Defendants' offers for sale and/or sales of the Accused System in such a

manner as to likely cause confusion or to cause mistake on the part of a consumer, or to deceive a consumer as to the origin, sponsorship, or approval of the Accused System. Defendants' use of the Brookstone Trade Dress with their offers for sale and/or sales of the Accused System induces prospective buyers and others to mistakenly believe that the Accused System offered by Defendants is originated from, sponsored by, or otherwise approved by or associated with Brookstone.

- 31. Defendants' use of the Brookstone Trade Dress is not authorized and falsely associates the Defendants and Defendants' Accused System with Brookstone and Brookstone's Trade Dress.
- 32. On information and belief, Defendants have used the Brookstone Trade Dress with the intent of presenting the false impression that the Accused Product is somehow related to, sponsored by, or connected with Brookstone.
- 33. Defendants' use of the Brookstone Trade Dress in the manner alleged herein constitutes unfair competition within the meaning of 15 U.S.C. § 1125(a).
- 34. By the acts complained of herein, Defendants have caused and, unless restrained and enjoined by this Court, will continue to cause irreparable harm, damage and injury to Brookstone for which Brookstone has no adequate remedy at law.

FOURTH CLAIM FOR RELIEF FOR TRADE DRESS INFRINGEMENT UNDER MASSACHUSETTS COMMON LAW

35. Brookstone incorporates each of the allegations in paragraphs 1 - 34 above as if set forth herein in full.

- 36. Each of the Defendants has engaged in acts that constitute acts of unfair competition, namely, trade dress infringement, of the type prohibited under the common law of Massachusetts.
- 37. Each of the Defendants has used or is using in commerce the Brookstone Trade

 Dress, which constitutes protected symbol(s) and/or device(s), or a combination thereof, in

 connection with Defendants' offers for sale and/or sales of the Accused System in such a manner

 as to likely cause confusion or to cause mistake on the part of a consumer, or to deceive a

 consumer as to the origin, sponsorship, or approval of the Accused System. Defendants' use of
 the Brookstone Trade Dress with their offers for sale and/or sales of the Accused System induces
 prospective buyers and others to mistakenly believe that the Accused System offered by

 Defendants is originated from, sponsored by, or otherwise approved by or associated with

 Brookstone.
- 38. Defendants' use of the Brookstone Trade Dress is not authorized and falsely associates the Brookstone Trade Dress with Defendants and the Defendants' Accused System.
- 39. On information and belief, Defendants have used the Brookstone Trade Dress with the intent of presenting the false impression that the Accused Product is somehow related to, sponsored by, or connected with Brookstone.
- 40. Defendants' use of the Brookstone Trade Dress in the manner alleged herein constitutes unfair competition under Massachusetts common law.
- 41. By the acts complained of herein, Defendants have caused and, unless restrained and enjoined by this Court, will continue to cause irreparable harm, damage and injury to Brookstone for which Brookstone has no adequate remedy at law.

WHEREFORE, Brookstone requests judgment as follows:

- (a) That each of the Defendants has infringed one or more claims of the '250 and '640 Patents, and that its infringement has been willful;
- (b) That Brookstone has been irreparably harmed by the infringing activities of each of the Defendants;
- (c) That each of the Defendants, and the officers, agents, servants, employees of each and those persons in active concert or participation with any of them, as well as all successors or assignees of the interests or assets related to the Accused System, be preliminarily and permanently enjoined from further infringement of the '250 and '640 Patents;
- (d) That an accounting be had for the damages caused to Brookstone by the infringing activities of Defendants;
- (e) That Brookstone be awarded damages adequate to compensate for Defendants' infringement, which damages shall include lost profits but in no event shall be less than a reasonable royalty for the use made of the inventions of the '250 and '640 Patents by the Defendants, and/or the actual profits of each of the Defendants under 35 U.S.C. § 289, including pre- and post-judgment interest, and costs, including expenses;
- That, once actual damages are assessed, damages so ascertained be trebled under 35 U.S.C. § 284 in view of the willful and deliberate nature of the infringement, and that such damages be awarded to Brookstone with interest;
- (g) That this be declared an exceptional case under 35 U.S.C. § 285 and that Brookstone be awarded its attorneys' fees;

- (h) That each of the Defendants, and the officers, principals, agents, servants, employees, successors and assigns of each, and all those in privity, concert or participation with any of them, be preliminarily and permanently enjoined from:
 - (1) imitating, copying, duplicating or otherwise making any use of the Brookstone Trade Dress or any features confusingly similar to the Brookstone Trade Dress;
 - (2) using any unauthorized copy or colorable imitation of the Brookstone Trade Dress in such fashion as is likely to falsely relate or connect Defendants or their Accused System with Brookstone;
 - causing likelihood of confusion or injury to Brookstone's business reputation and to the distinctiveness of the Brookstone Trade Dress by unauthorized use of the same;
 - (4) engaging in any other activity constituting unfair competition, or infringement of the Brookstone Trade Dress or Brookstone's rights in, or to use, or to exploit the same; and
 - (5) assisting, aiding or abetting another person or business entity in engaging or performing any of the activities enumerated in subparagraphs (1) through (4) above.
- (i) That Defendants have infringed the Brookstone Trade Dress and have damaged Brookstone's goodwill by the acts complained of herein in violation of federal and/or common law;

- (j) That Defendants have unfairly competed with Brookstone by the acts complained of herein in violation of federal and/or common law;
- (k) That Brookstone be awarded monetary damages, including all of

 Defendants' profits or gains of any kind resulting from their unlawful

 conduct, said amount to be trebled, and exemplary (and punitive) damages

 in view of the intentional nature of the acts complained of herein;
- (l) That Brookstone be awarded its attorneys' fees and all of Brookstone's costs and expenses of litigation;
- (m) That Brookstone be awarded the exceptional remedies of attorneys' fees and treble damages provided under 15 U.S.C. §§1117.
- (n) That Brookstone be awarded such further necessary or proper relief as this Court may deem just.

Pursuant to Rule 38(b) of the Federal Rules of Civil Procedure, Brookstone hereby demands a trial by jury of all issues so triable.

Respectfully Submitted,

Brookstone Company Inc. By Its Attorneys,

Johathan D. Cohen BBO No. 600081

GREENBERG TRAURIG, LLP

One International Place Boston, MA 02110

Telephone: (617) 310-6000

Fax: (617) 310-6001

and

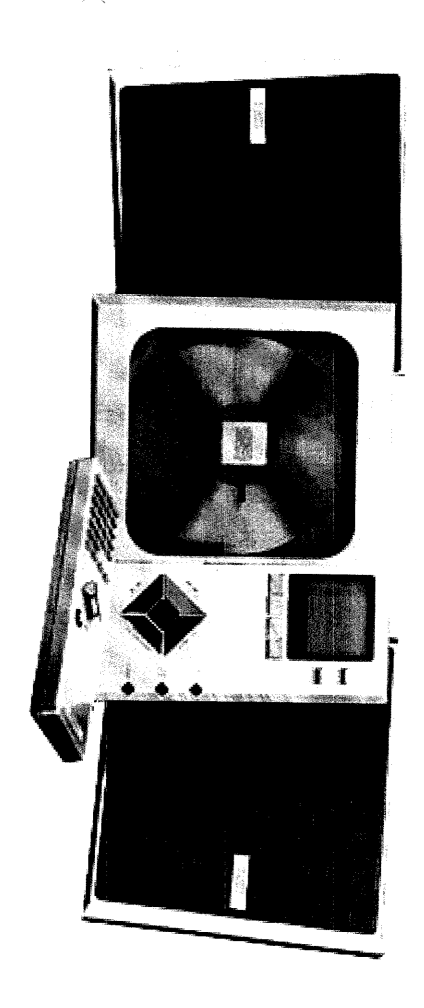
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Suite 1900
Minneapolis, Minnesota 55402
Telephone: 612-312-2210

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May 24, 2004

bos-srv01\141748v02\65376.010000



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(12) United States Design Patent (10) Patent No.:

Harris et al.

US D485,250 S

(45) Date of Patent:

** Jan. 13, 2004

(54)	CD PLAY	ER
(75)	Inventors:	David Harris, Nashua, NH (US); Rudy Woodard, Nashua, NH (US); Tim Trzepacz, Nashua, NH (US)
(73)	Assignee:	Brookstone Company, Inc., Nashua, NH (US)
(**)	Term:	14 Years
(21)	Appl No.	29/162,757
(22)	Filed:	Jun. 20, 2002
(51)	LOC (7)	Cl
(52)	U.S. CL	D14/100
(58)	Wold of S	Corch D14/155-156,
(20)		1714/156_157_16/-108, 188, XXXXXX
	257	7 258- 369/75 1 75.2, 77.1, 77.2; 455/344,
	، س	347, 350-351
		Belinnage Cited

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D435 534 S	+	12/2000	Ishibashi
D445,773 S D455,142 S	•	7/2001 4/2002	Fenner D14/156 Saitoh D14/168

* cited by examiner

Primary Examiner-Nanda Bondade (74) Attorney, Agent, or Firm-Hayes Soloway P.C.

CLAIM

The ornamental design for a CD player, as shown and described.

DESCRIPTION

FIG. 1 is a front view thereof;

FIG. 2 is a rear view thereof;

FIG. 3 is a right-side view thereof;

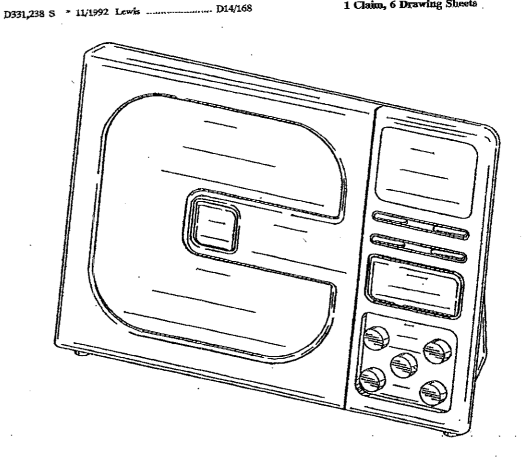
FIG. 4 is a left-side view thereof;

FIG. 5 is a top plan view thereof,

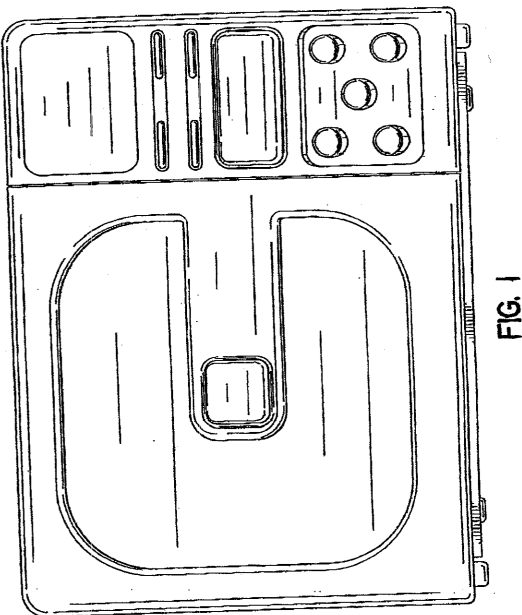
FIG. 6 is a bonom plan view thereof; and,

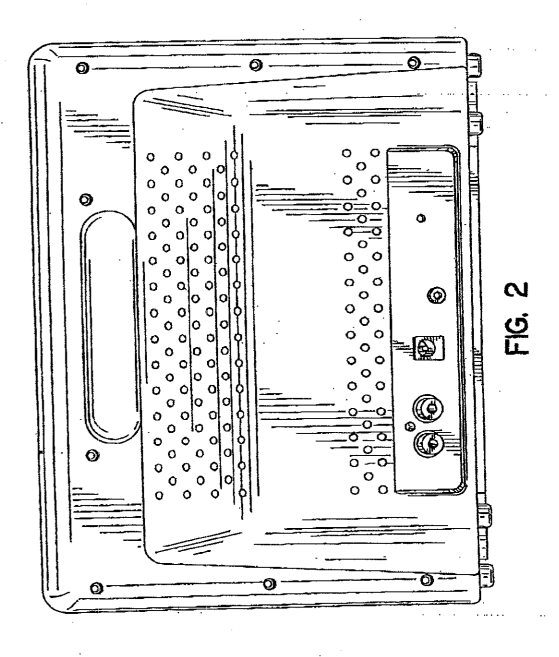
FIG. 7 is a front perspective view thereof.

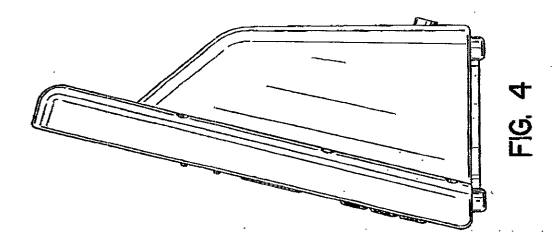
1 Claim, 6 Drawing Sheets

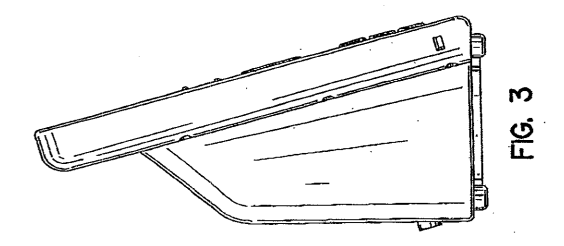


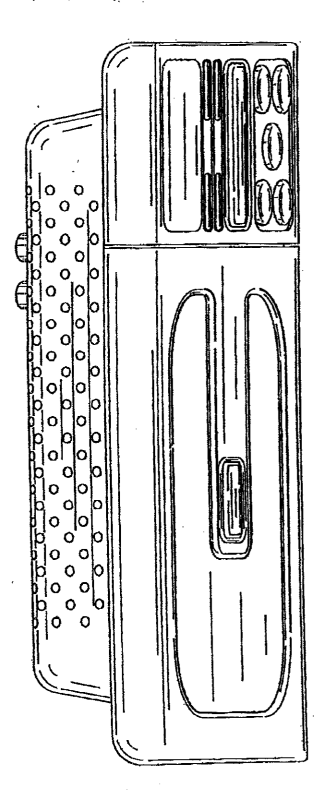
Jan. 13, 2004

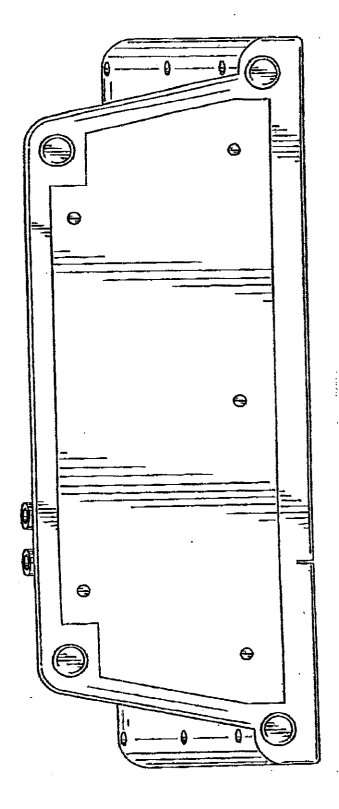


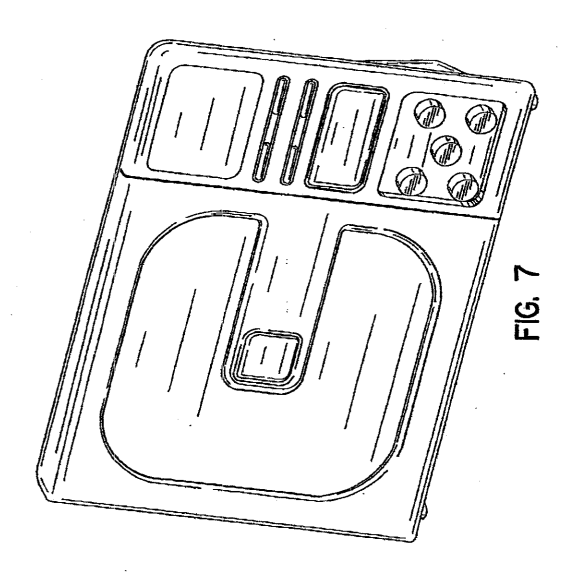














(12) United States Design Patent (10) Patent No.:

US D476,640 S

Harris et al.

(56)

(45) Date of Patent:

Jul 1, 2003

		•
(54)	AUDIO S	PEAKER
(75)	Ioventoes:	David Harris, Nashua, NH (US); Rudy Woodard, Nashua, NH (US); Thu Trzepacz, Nashua, NH (US)
(73)	Assigneer	Brookstone Company, Inc., Nashua. NH (US)
(**)	Term:	14 Years
(21)	Appl. No.	. 29/16 2,758
(22)		Jun. 20, 2002
(51) (52) (58)	U.S. Cl. Field of	Cl. 14-01 D14/211; D14/214 Search D14/204, 207, D14/209-216, 356, 375; 181/144-145, 48, 150, 153, 157, 198-199; 381/300-302, 306, 333, 345, 361-364, 386-388

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D438,530 \$	٠	3/2001	Sawhney ct	#I	D14/211
				•	

OTHER PUBLICATIONS

Audio Video International, Jun. 1985, p. 60, Digital 21 Speakers.*

= cited by examiner

Primary Examiner—Nanda Bondado (74) Assorney, Agent, or Firm-Hayes Soloway P.C.

CLAIM .

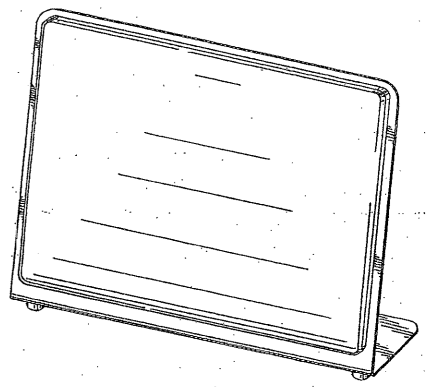
The ornamental design for an audio speaker, as shown and described.

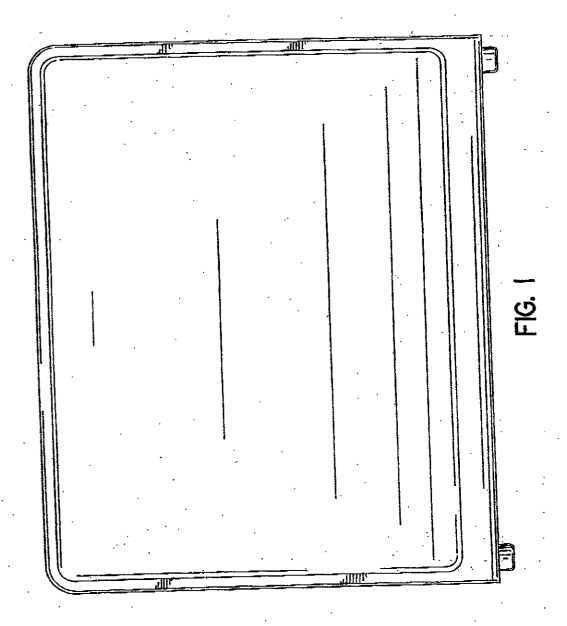
DESCRIPTION

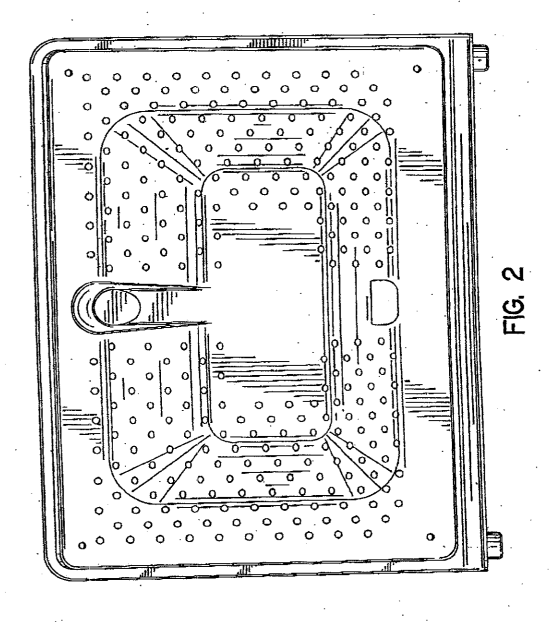
FIG. 1 is a front elevational view of an audio speaker showing our new design; FIG. 2 is a back elevational view thereof; FIG. 3 is a left-side elevational view thereof; the right side being a mirror image thereof; FIG. 4 is a top plan view thereof, FIG. 5 is a bottom plan view thereof; and, FIG. 6 is a front perspective view thereof.

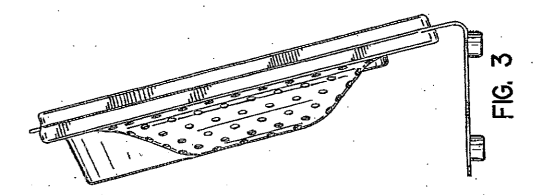
1 Claim, 6 Drawing Sheets

U.S. PATENT DOCUMENTS D302,979 \$

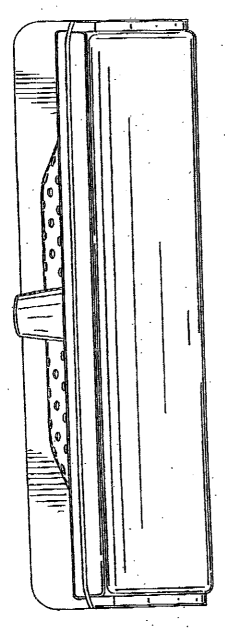


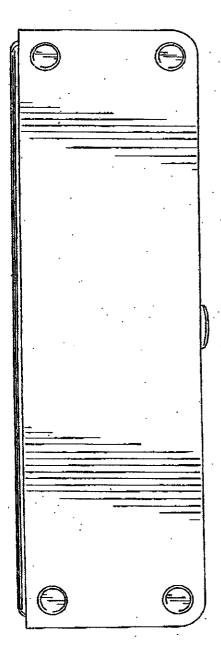




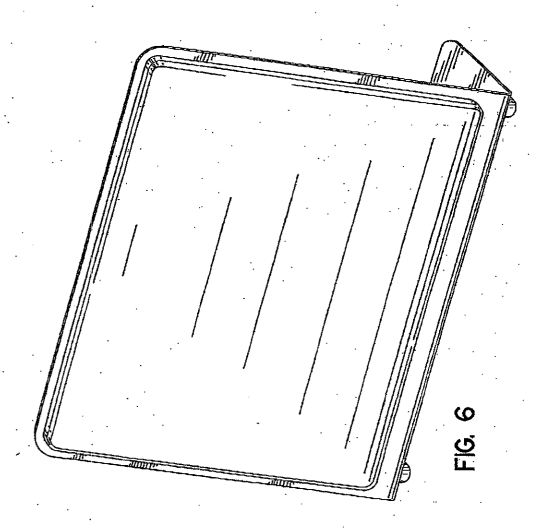


Jul. 1, 2003





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CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the Unit of States in the tember 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS				DEFENDAN		7
BROOKSTONE CO	MPANY, INC.			DISCOVERY	MAUNICATIONS	INC., and
				DISCOVERY	CHANNEL STORE	INC.
(b) County of Residence	of First Listed Plaintiff			County of Reside	DISTRICT COURT	į.
•	CEPT IN U.S. PLAINTIF	F CASES)			THE CASE OF THE CASE	ES ONLY)
				NOTE: IN LAN	D CONDEMNATION CASES, U INVOLVED.	
(c) Attorney's (Firm Nam		e Number)		Attorneys (If Kn	owa)	
Jonathan D. Cohe						
Greenberg Trauri	g, LLP, One In	ternational	Place,	11) A CV		n and
Boston, MA 02110	(617) 310-60	000		WI		4 UAU
II. BASIS OF JURISE	OICTION (Place an "X"	' in One Box Only)		ZENSHIP OF P versity Cases Only)	RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff and One Box for De fendant)
☐ 1 U.S. Government	M 3 Federal Question		Citizer	of This State	DEF 1 D1 Incorporated or	DEF Principal Place 🛚 4 🗔 4
Plaintiff		nent Not a Party)	Chizer	or mis bate	of Business l	
☐ 2 U.S. Government Defendant		zenship of Parties	Citizer	of Another State 🛚	. F	ad Principal Place 5 55 In Another State
	in Item III)		Citizen	or Subject of a	3 □3 Foreign Nation	□ 6 □ 6
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IV. NATURE OF SUI		One Box Only) ORTS	EOPE	EITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
□ 110 Insurance	PERSONAL INJURY	PĒRSONAL INJU		Agriculture	☐ 422 Appeal 28 USC 158	
☐ 120 Marine	☐ 310 Airplane	☐ 362 Personal Injury-	- ☐ 620	Other Food & Drug		400 State Reap portionment 410 Antitust
☐ 130 Miller Act ☐ 140 Negotiable Instrument	315 Airplane Product Liability	Med. Malpractic 365 Personal Injury -		Drug Related Seizure of Property 21 USC	423 Withdrawal 28 USC 157	430 Banks and Banking 450 Commerce/ICC Rates/etc.
☐ 150 Recovery of Overpayment	☐ 320 Assault, Libel &	Product Liability	7 🛮 🗘 630	Liquor Laws	PROPERTY RIGHTS	460 Deportation
& Enforcement of	Slander ☐ 330 Federal Employers'	368 Asbestos Person Injury Product) R.R. & Truck) Airline Regs.		470 Racke teer influenced and Corrupt Organizations
☐ 152 Recovery of Defaulted Student Loans	Lizbility 340 Marine	Liability PERSONAL PROPE		Occupational Safety/Health	820 Copyrights X 830 Patent	☐ 810 Selective Service ☐ 850 Securities/Commodities/
(Excl. Veterans)	345 Marine Product	370 Other Fraud	□ 690		☐ 840 Trad emark	Exchange
☐ 153 Recovery of Overpayment of Veteran's Benefits	Liability 350 M otor V ehicle	☐ 371 Truth in Lending ☐ 380 Other Personal	3	LABOR	SOCIAL SECURITY	875 Customer Challenge 12 USC 3410
☐ 160 Stockholders' Suits ☐ 190 Other Contract	355 M otor V ehicle Product Liability	Property Damag 385 Property Da mag) Fair Labor Standards	□ 861 H IA (13 95ff)	☐ 891 Agricultural Acts
195 Contract Product Liability	360 Other Personal Injury		. [Act Labor/Mgmt. Relations	☐ 862 Black Lung (923) ☐ 863 DIW C/DIW W (405 (g))	892 Economic Stabilization Act B93 Environmental Matters
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETIT	IONS	Labor/M gmt.Reporting	☐ 864 SSID Title XVI	☐ 894 Energy Allocation Act ☐ 895 Freedom of
210 Land Condemnation	441 Voting	☐ 510 M etions to Vaca	ite	& Disclosure Act		Information Act
☐ 220 Forec losure ☐ 230 Rent Lease & Ejectment	442 Employment 443 Housing/	Sentence Habeas Corpus:	741	Railway Labor Act	FEDERAL TAXSUITS	Determines the qual Access to
☐ 240 Torts to Land ☐ 245 Tort Product Liability	Accommodations 444 Welfare	530 General 535 De ath Penalty	☐ 790	Other Labor Litigation	☐ 870 T axes (U.S. Plaintiff or Defendant)	Justice 950 Constitutionality of
290 All Other Real Property	440 Other Civil Rights	540 Mandamus & Ot	ther 🔲 793	Empl. Ret. Inc.	□ 871 IRS—Third Party	State Statutes □ 890 Other Statutory Actions
		☐ 550 Civil Rights ☐ 555 Prison Condition	a	Security Act	26 USC 7609	- ON Other Statutory Actions
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VI. CAUSE OF ACTI	ON (Cite the U.S. Civil Sta	tute under which you are f	iling and write h	nief statement of cause.		
the Patent Laws						ent arising under
VII. REQUESTED IN	CHECK IF THI	S IS A CLASS ACTION	ON DEM	IAND S	CHECK YES only	if demanded in complaint:
COMPLAINT:	UNDER F.R.C.		51 (= ===		JURY DEMAND	· ·
VIII. RELATED CAS	(See E(S) instructions):					
IF ANY	,,	JUDG E			DOCKET NUMBER	
5/24/04		SIGNATURE OF AT	TORNEY OF	RECORD	7-14VI	
FOR OFFICE USE ONLY					The state of the s	
RECEIPT #	AMOUN	APPLYING 1FP		JUDGE	MAG. JU	DGE

UNITED STATES DISTRICT COURT

DISTRICT OF MASSACHUSETTS

FILED

BROOKSTONE COMPANY, INC. VADESCONES COMPANY, INC.

		DISCOVERY CHANNEL STORE, INC.				
		th the case belongs based upon the numbered nature of suit code listed on the civilibre base $24 e^2$				
local r	ule 40.1(a)	(1)).				
	J.	160, 410, 470, R.23, REGARDLESS OF NATURE OF SUIT. U.S. DISTRICT COURT				
X	II.	195, 368, 400, 440, 441-444, 540, 550, 555, 625, 710, 720, 730, 740, 790, 791, 820*, 830*, 840*, 850, 890, 892-894, 895, 950. *Also complete AO 120 or AO 121 for patent, trademark or copyright cases				
	HI.	110, 120, 130, 140, 151, 190, 210, 230, 240, 245, 290, 310, 315, 320, 330, 340, 345, 350, 355, 360, 362, 365, 370, 371, 380, 385, 450, 891.				
	īV.	220, 422, 423, 430, 460, 510, 530, 610, 620, 630, 650, 650, 660				
		690, 810, 861-865, 870, 871, 875, 900.				
	v.	150, 152, 153.				
		r, if any, of related cases. (See local rule 40.1(g)). If more than one prior related case has been filed in se indicate the title and number of the first filed case in this court.				
Has a	prior actio	on between the same parties and based on the same claim ever been filed in this court?				
		YES NO X				
	he compla C §2403)	aint in this case question the constitutionality of an act of congress affecting the public interest? (See				
20 00	32.100)	_				
lf so is	the IIS A	YES NO X A. or an officer, agent or employee of the U.S. a party?				
00,		YES NO X				
Is this	case requ	tired to be heard and determined by a district court of three judges pursuant to title 28 USC §2284?				
		YES NO X				
	chusetts (ties in this action, excluding governmental agencies of the united states and the Commonwealth of ("governmental agencies"), residing in Massachusetts reside in the same division? - (See Local Rule				
		YES NO				
	A.	If yes, in which division do <u>all</u> of the non-governmental parties reside?				
		Eastern Division X Central Division Western Division				
	В.	If no, in which division do the majority of the plaintiffs or the only parties, excluding governmental agencies, residing in Massachusetts reside?				
		Eastern Division Central Division Western Division				
		of Removal - are there any motions pending in the state court requiring the attention of this Court?(If parate sheet identifying the motions)				
		YES NO				
	OR PRINT	· · · · · · · · · · · · · · · · · · ·				
E TYPE						
	AME	Jonathan D. Cohen, BBO #600081, Greenberg Traurig, LLP,				