NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

IN RE GERALD M. BENSON AND KENNETH L. SMITH	
2011-1311 (Serial No. 11/061,32	27)
Appeal from the United States Par Office, Board of Patent Appeals and In	
IN RE GERALD M. BENSON AN SMITH	D KENNETH L.
2011-1312 (Serial No. 09/515,97	78)
Appeal from the United States Par Office, Board of Patent Appeals and In	
ON MOTION	

IN RE BENSON 2

Before RADER, Chief Judge, DYK and O'MALLEY, Circuit Judges.

O'MALLEY, Circuit Judge.

ORDER

The Director of the United States Patent and Trademark Office and the appellants jointly move to remand these appeals for further proceedings.

The Director concedes that decisions of the Board of Patent Appeals and Interferences omitted "not" in the final sentence of the claim construction section, such that it should have read "and not otherwise surrounded to any extent by replicated substrate 70." The Director also states that the Board has confirmed that the omissions were in error and create inconsistencies within their respective decisions.

Because the appellants' opening briefs rely on these omissions and the appellants join these motions for remand, we grant the motions to allow the Board to issue corrected decisions. If the appellants timely appeal those corrected decisions, the docketing fees for those appeals will be waived.

Accordingly,

IT IS ORDERED THAT:

The motions are granted for the limited purpose of remanding these appeals to allow the Board to correct the above-noted omissions.

FOR THE COURT

NOV 2 8 2011
Date

/s/ Jan Horbaly Jan Horbaly Clerk

FILED
U.S. COURT OF APPEALS FOR
THE FEDERAL CIRCUIT

NOV 28 2011

JAN HORBALY CLERK cc: Sandra K. Nowak, Esq. Raymond T. Chen, Esq.

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Issued As A Mandate: NOV 28 2011