

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

TV INTERACTIVE DATA
CORPORATION,

Plaintiff,

v.

SONY CORPORATION, et al.,

Defendants.

Case No. [10-cv-00475-JCS](#)

**ORDER GRANTING TVI'S MOTION IN
LIMINE NO. 5**

Dkt. No. 602

The sole issue presented in this motion is whether the claim term “operatively coupled” as used in the ‘156 Patent (Claim 1) and ‘863 Patent (Claims 1 and 9) requires two host devices. It does not. Accordingly, TVI’s *Motion in Limine* No. 5 is GRANTED. Defendants may not offer any evidence or argument before the jury that two host devices are required by the claims. They may not offer evidence or argument that Sony’s products do not infringe because the term “operatively coupled” requires two host devices.

IT IS SO ORDERED.

Dated: March 5, 2013



Joseph C. Spero
United States Magistrate Judge