

THIS OPINION WAS NOT WRITTEN FOR PUBLICATION

This opinion (1) was not written for publication and (2) is not binding precedent of the Board.

Paper 100

Filed by: Interference Trial Section Merits Panel
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CHRIS L. HEIKKINEN, DAVID A. JUSTMANN,
RICHARD F. KELLER, DONALD L. SMITH and DAVID J. VanEPEREN
Junior Party,
(Application 09/326,277),

v.

KUI-CHIU KWOK
Senior Party,
(Patent 6,077,375).

Patent Interference No. 104,782

Before: SCHAFER, TORCZON and NAGUMO, Administrative Patent Judges

JUDGMENT PURSUANT TO 37 CFR § 1.662

SCHAFER, Administrative Patent Judge

Senior party Kwok has filed a paper (Paper 100) abandoning “the above-identified interference contest, and agrees to entry of adverse judgment against Kwok.” Accordingly, it is

ORDERED that judgment on priority as to the subject matter of Counts 1 and 2 (Paper 1, p.5), is awarded against the senior party KUI-CHIU KWOK;

FURTHER ORDERED that senior party, KUI-CHIU KWOK, is not entitled to a patent containing claims 1-7, 10, 14-16, 20, 24 (corresponding to Count 1) or claims 8, 9, 11-13, 17-19, 21-23 (corresponding to Count 2) of Patent 6,077,375;

FURTHER ORDERED that a copy of this judgment be made of record in Application 09/326,277 and in the file of Patent 6,077,375; and

