

**THIS DOCUMENT WAS NOT WRITTEN FOR PUBLICATION
AND IS NOT BINDING PRECEDENT OF THE BOARD**

Filed by: Trial Section Merits Panel
Mail Stop INTERFERENCE
Board of Patent Appeals and Interferences
United States Patent and Trademark Office
P.O. Box 1450
Alexandria, Virginia 22313-1450
Tel: 571-272-9797 Fax: 571-273-0042

Paper No. 18
Entered October 6, 2005

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

ELI RAZON and WALTER von SEGGERN
Junior Party
(U.S. Patent No. 5,950,070)¹

v.

IGOR K. KHANDROS and
THOMAS H. DISTEFANO
Senior Party
(Application 09/656,690)²

Patent Interference No. 105,348

Before SCHAFER, LEE and MOORE, Administrative Patent Judges.

LEE, Administrative Patent Judge.

Judgment – Bd. Rule 127(b)

¹ Based on Application 08/857,708, filed May 15, 1997. The real party in interest is Kulicke & Soffa Investments, Inc.

² Filed September 7, 2000. Accorded the benefit of Application 09/488,268, filed January 20, 2000; Application 08/984,615, filed December 3, 1997; Application 08/861,280, filed May 21, 1997; Application 08/319,966, filed October 7, 1994; Application 08/030,194, filed April 28, 1993; Application 07/765,928, filed September 24, 1991; Application 07/673,020, filed March 21, 1991; Application 07/586,758, filed September 24, 1990; and PCT Application PCT/US91/06920, filed September 24, 1991. The real party in interest is Tessera, Inc.

Interference No. 105,348
Razon v. Khandros

Junior party Razon has filed a paper abandoning the contest in this interference. (Paper No. 17). The abandonment of contest is treated as a request for entry of adverse judgment. 37 CFR § 41.127(b). The request is herein **granted**.

It is

ORDERED that judgment as to the subject matter of Count 1 is entered against junior party ELI RAZON and WALTER von SEGGERN;

FURTHER ORDERED that junior party ELI RAZON and WALTER von SEGGERN is not entitled to its patent claims 1-15 which correspond to Count 1;

FURTHER ORDERED that if there is a settlement agreement, the parties should note the requirements of 35 U.S.C. § 135(c) and Bd. Rule 205; and

FURTHER ORDERED that a copy of this judgment be placed in the respective involved application or patent of the parties.

<u>/ss/ Richard E. Schafer</u>)	
RICHARD E. SCHAFER)	
Administrative Patent Judge)	
)	
)	
)	
)	
<u>/ss/ Jameson Lee</u>)	BOARD OF PATENT
JAMESON LEE)	APPEALS
Administrative Patent Judge)	AND
)	INTERFERENCES
)	
)	
<u>/ss/ James T. Moore</u>)	
JAMES T. MOORE)	
Administrative Patent Judge)	

Interference No. 105,348
Razon v. Khandros

By Facsimile:

Attorney for Junior Party Razon:

610-407-0701 (Fax)
Joshua L. Cohen, Esq.
RatnerPrestia, PC
1235 Westlakes Drive, Suite 301
Berwyn, Pennsylvania 19312

Attorney for senior party Khandros:

908-654-7866 (Fax)
Marcus J. Millet, Esq.
Lerner, David, Littenberg,
Krumholz & Menlik, LLP
600 South Avenue West
Westfield, New Jersey 07090