

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

UNIVERSAL DISPLAY CORPORATION

(Inventors: Jason Brooks, Glenn Morello, Chuanjun Xia, and Jun Deng)
Junior Party
(Patent 9,312,505),

v.

MERCK PATENT GmBH

(Inventors: Philipp Stoessel and Esther Breuning)
Senior Party
(Application 14/122,844).

Patent Interference No. 106,076 (DK)

JUDGMENT

37 C.F.R. § 41.127(b)

Before SALLY GARDNER LANE, JAMES T. MOORE, and DEBORAH KATZ,
Administrative Patent Judges.

KATZ, *Administrative Patent Judge.*

1 On 24 February 2018 Junior Party Universal Display Corporation (“UDC”)
2 filed a request for adverse judgment in light of a settlement agreement with Senior
3 Party Merck Patent GmbH. (*See* Paper 37.) The parties have submitted a copy of

Interference 106,076

1 the settlement agreement separately from the file of this interference, pursuant to
2 35 U.S.C. § 135(c), 37 C.F.R. § 41.205, and ¶ 205 of the Standing Order. (*See*
3 Paper 38.) We GRANT UDC's request.

4 Accordingly, it is ORDERED that claims 18-28 and 31-39 of patent
5 9,312,505 are CANCELED. *See* 35 U.S.C. § 135(a).

6 It is further ORDERED that a copy of this judgment be entered into the
7 administrative record of patent 9,312,505 and application 14/122,844.

Counsel for Junior Party UDC

John W. Goldschmidt
Stanley D. Ference III
jgoldschmidt@ferencelaw.com
sference@ferencelaw.com
uspto@ferencelaw.com

Counsel for Senior Party Merck

Ashley Pezzner
Geoffrey Zelle
Ashley.Pezzener@dbr.com
Geoffrey.Zelle@dbr.com
PatentsWm@dbr.com