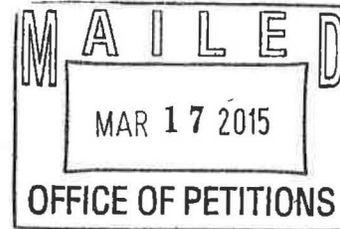




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In re Patent No. 8,647,238  
Marianne M. Lepore  
Issue Date: 02/11/2014  
Application No. 12/761,844  
Filing or 371(c) Date: 04/16/2010  
Docket No.: 123138.00001

: DECISION  
: ON REQUEST FOR  
: RECONSIDERATION OF  
: PATENT TERM ADJUSTMENT  
:  
:

This is a decision on the application for patent term adjustment, filed April 10, 2014, requesting that the patent term adjustment determination for the above-identified patent be changed from 379 days to 476 days.

The request is **DENIED**.

**This decision on patent term adjustment is the Director's decision on the applicant's request for reconsideration within the meaning of 35 U.S.C. 154(b)(4) that triggers a 180-day period for applicant disagreeing with the Office redetermination to commence a civil action in the District Court for the Eastern District of Virginia.**

On February 11, 2014, the above-identified application matured into U.S. Patent No. 8,647,238. The patent issued with a PTA of 379 days. The present request for redetermination of the patent term adjustment was timely filed within two months of the issue date of the patent.

**The present petition**

Patentees avers that pursuant to *Exelixis, Inc. v. Mr. David Kappos*, Case No. 1:12cv96 (E.D. Va. November 1, 2012), the filing of a Request for Continued Examination ("RCE") after the three-year pendency period has passed has no impact on PTA.

## Discussion

Patentee's arguments have been carefully considered. Upon review, the USPTO finds that patentee is entitled to **379** days of PTA. The Office has revisited the amount of "B" delay under 35 U.S.C. § 154(b)(1)(B) and the amount of overlapping days under 35 U.S.C. § 154(b)(2)(A) pursuant to the Federal Circuit's decision in *Novartis AG v. Lee*, 740 F.3d 593 (Fed. Cir. 2014).

As for the amount of "B" delay, the Federal Circuit reviewed the statutory interpretation of 35 U.S.C. § 154(b)(1)(B)(i) and issued a decision regarding the effects of a Request for Continued Examination ("RCE") on "B" delay in *Novartis AG v. Lee*, 740 F.3d 593 (Fed. Cir. 2014). In *Novartis*, the Federal Circuit agreed with the Office that "no ["B" delay] adjustment time is available for any time in continued examination, even if the continued examination was initiated more than three calendar years after the application's filing." *Novartis*, 740 F.3d at 601. However, the *Novartis* court found that if the Office issues a notice of allowance after an RCE is filed, the period after the notice of allowance should not be excluded from the "B" delay period but should be counted as "B" delay. *Id.* at 602. The Federal Circuit issued its mandate in the *Novartis* appeal on March 10, 2014.

Pursuant to the *Novartis* decision, the USPTO has determined that the patentee is entitled to 0 days of "B" delay. In this case, the application was filed on April 16, 2010, and the patent issued on February 11, 2014; thus, the application was pending for 1398 days. During this time, Applicants filed an RCE on June 4, 2012, and the Office mailed a Notice of Allowance on November 6, 2013. Under 35 U.S.C. § 154(b)(1)(B)(i), there was one time period consumed by continued examination ("RCE period") – from June 4, 2012 until the Notice of Allowance was issued on November 6, 2013 – *i.e.* 521 days. Subtracting the RCE period from the total number of days the application was pending results in  $1398 - 521 = 877$  days. Thus, for purposes of "B" delay, the application was pending for  $877 - 1097$  [*i.e.*, the 3 year delay period] = 0 days beyond the 3-year anniversary of the filing date.

## Overall PTA Calculation

### Formula:

"A" delay + "B" delay + "C" delay - Overlap - applicant delay = X

### USPTO's Calculation:

$412 + 0 + 0 - 0 - 33 = 379$

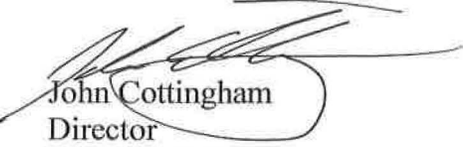
### Patentee's Calculation:

$412 + 97 + 0 - 0 - 33 = 476$

**Conclusion**

Patentee is entitled to PTA of three hundred seventy-nine (379) days. Using the formula "A" delay + "B" delay + "C" delay - overlap - applicant delay = X, the amount of PTA is calculated as following:  $412 + 0 + 0 - 0 - 33 = 379$  days.

Telephone inquiries specific to this matter should be directed to Attorney Advisor Cliff Congo at (571) 272-3207.



John Cottingham  
Director  
Office of Petitions