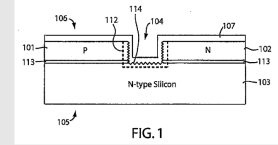
UPC CFI, Local Division Düsseldorf, 21 January 2025, Maxeon Solar v Aiko Energy

trench process and structure for backside contact solar cells with polysilicon doped regions



PATENT LAW – PROCEDURAL LAW

No rectification unredacted version confidentiality club order (<u>R. 353 RoP</u>, <u>R. 262A RoP</u>)

• No "obvious slip" nor any other clerical mistake. In the "unredacted version" it contains the name of the natural person of Defendant 7. to whom access was granted. It is only in the "redacted version" that this name is deleted and replaced by "[...]"

Source: Unified Patent Court

UPC Court of First Instance, Local Division Düsseldorf, 21 January 2025 (Thomas) Lokalkammer Düsseldorf UPC_CFI_336/2024 UPC_CFI_605/2024

Procedural Order

of the Court of First Instance of the Unified Patent Court issued on 21 January 2025

concerning EP 3 065 184 B1

Claimant:

Maxeon Solar Pte. Ltd., represented by its CEO, 8 Marina Boulevard #05-02, Marina Bay Financial Centre, 018981 Singapur,

Represented by: Attorney-at-law Christian Harmsen, Attorney-at-law Dr Bastian Selck, Bird & Bird LLP, Carl-Theodor-Straße 6, 40213 Düsseldorf,

Electronic address for service: christian.harmsen@twobirds.com

bastian.selck@twobirds.com

Contributing: Patent Attorney Dr Felix Harbsmeier, Patent Attorney Cameron Walker, Bird & Bird LLP, Am Sandtorkai 50, 20457 Hamburg,

Tjibbe Douma und Carlos van Staveren, Bird & Bird (Netherlands) LLP, Gustav Mahlerlaan 42, 1082 MC Amsterdam, Niederlande,

Defendants:

1. Aiko Energy Germany GmbH, represented by ist CEOs Dr Christian Frank Peter und Haojie

Lu, Niederkasseler Lohweg 18, 40547 Düsseldorf, Germany,

2. **Solarlab Aiko Europe GmbH**, Dr Christian Frank Peter, Berliner Allee 29, 79110 Freiburg im Breisgau, Germany,

3. **Memodo GmbH**, represented by its CEOs Enrico Brandmeier, Daniel Schmitt und Tobias

Wenleder, Eichenstraße 11 a-d, 85445 Oberding, Germany,

4. Aiko Energy Netherlands B.V., represented by its CEO, Schiphol Boulevard 201 – 1118 BG -

Schipol, the Netherlands,

5. **Libra Energy B.V.**, represented by ist CEO Bram van Duijn, Eendrachtsstraat 199, 1951 AX

Velsen-Noord, the Netherlands,

6. **VDH Solar Groothandel B.V.**, represented by its CEO, Finlandlaan 1, 2391 PV, Hazerswoudedorp, the Netherlands,

7. **PowerDeal SRL**, represented by its CEO, Rue du Fond des Fourches 41, 4041 Herstal, Belgium,

8. **Coenergia Srl a Socio Unico**, represented by its CEO, Foro Buonaparte 55, 20121 Milan, Italy,

Defendants 1., 2. and 4. represented by: Attorney-at-law Gertjan Kuipers, Attorney-at-law Hendrik Jan Ridderinkhof and other Representatives before the UPC of Hogan Lovells International LLP, Strawinskylaan 4129, 1077 ZX Amsterdam, the Netherlands,

Electronic address for service: upchub@hoganlovells.com

Contributing: Attorney-at-law Dr Henrik Lehment, Attorney-at-law Vanessa Zipperich and other Representatives before the UPC of Hogan Lovells LLP, Dreischeibenhaus 1, 40211 Düsseldorf, Germany,

Patent Attorney Dr Andreas Schmid, Patent Attorney Cedrik Rohr and other Representatives before the UPC of Hogan Lovells International LLP, Karl-Scharnagl-Ring 5, 80539 Munich, Germany,

Defendants 3. and 5. to 8. Represented by: Attorney-atlaw Dr Constantin Kurtz, Attorney-at-law Dr Stefan Eck, Attorney-at-law Maximilian Reif, Klaka Rechtsanwälte Partnerschaft mbB, Delpstraße 4, 81679 Munich, Germany,

Electronic address for service: ckurtz@klaka.com

Contributing: Patent Attorney Dr Markus Herzog, Patent Attorney Manuel Millahn, Weickmann & Weickmann Patent- und Rechtsanwälte PartGmbB, Richard-Strauss-Straße 80, 81679 Munich, Germany,

PATENT IN SUIT:

EUROPEAN PATENT NO. <u>3 065 184 B1</u> PANEL/DIVISION:

Panel of the Düsseldorf Local Division

DECIDING JUDGES:

This Order was issued by Presiding Judge Thomas acting as judge-rapporteur.

LANGUAGE OF THE PROCEEDINGS: English SUBJECT: <u>R. 262A RoP</u>, <u>R. 353 RoP</u> – Protection of confidential information, Application for rectification GROUNDS FOR THE ORDER:

The application is admissible, in particular it was filed within the deadline pursuant to $\underline{R. 353 \text{ RoP}}$, but unfounded.

According to **R. 353 RoP**, the Court may upon an application by a party made within one month of service of the decision or order rectify clerical mistakes, errors in calculation and obvious slips in the decision or order. "Obvious slips" within the meaning of R. 353 RoP are all incorrect or incomplete statements of what the Court actually intended in the order or decision. In other words, the declaration of the Court's intention in the decision or order must deviate from the intention that existed when the decision was made (UPC CFI 177/2023 (LD Düsseldorf), Order dated 30 June 2023, under II.1. – myStromer/Revolt Zycling; UPC CFI 347/2024 (LD Düsseldorf), Order of 20 November 2024 - Valeo v. Magna). II.

Based on these principles, there is no room for rectification in the present case.

The order to which the application refers contains neither an "obvious slip" nor any other clerical mistake. In the "unredacted version" it contains the name of the natural person of Defendant 7. to whom access was granted. It is only in the "redacted version" that this name is deleted and replaced by "[...]".

ORDER:

The application for rectification is dismissed.

DETAILS OF THE ORDER:

App_3072/2025 concerning App_47498/2024 and App_57500/2024 under main file references

ACT_36426/2024 and CC_57310/2024

UPC number: UPC_CFI_336/2024 and UPC CFI 605/2024

Type of procedure: Infringement action and Counterclaim for revocation

Issued in Düsseldorf on 21 January 2025

NAME UND SIGNATURE

Presiding Judge Thomas
