NOTE: This order is nonprecedential.

## United States Court of Appeals for the Federal Circuit

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	IN RE RAMBUS INC.	
	2013-1426	
Office, Patent Tools. 95/000,250	the United States Patentrial and Appeal Board in and 95/001,124.	n Reexamination
	IN RE RAMBUS, INC.	
	2014-1133	
	the United States Patential and Appeal Board in	
	ON MOTION	
Before Lou	RIE, DYK, and REYNA, <i>Circ</i>	cuit Judges.

Before LOURIE, DYK, and REYNA, Circuit Judges.

LOURIE, Circuit Judge.

2 IN RE RAMBUS INC.

## ORDER

Rambus Inc. and the Deputy Director of the U.S. Patent and Trademark Office ("PTO") jointly move to remand these cases to conduct further proceedings in light of *Rambus Inc. v. Rea*, 731 F.3d 1248 (Fed. Cir. 2013).

In *Rambus*, this court vacated the Patent Trial and Appeal Board's obviousness rejection of claims of a related patent based on a combination of the same prior art references at issue here.

Accordingly,

IT IS ORDERED THAT:

- (1) The motions are granted. The cases are remanded to the Board to conduct further proceedings consistent with this order.
  - (2) Each side shall bear its own costs.

FOR THE COURT

/s/ Daniel E. O'Toole Daniel E. O'Toole Clerk of Court

ISSUED AS A MANDATE: April 23, 2014