# UTILITY PATENT APPLICATION TRANSMITTAL

(Only for new nonprovisional applications under 37 CFR 1.53(b))

Attorney Docket No.	080379-000120US
First Inventor	RACZ, Patrick
Title	DATA STORAGE AND ACCESS SYSTEMS
Express Mail Label No.	VIA EFS

	Express Mail Label No. VIA EFS				
APPLICATION ELEMENTS See MPEP chapter 600 concerning utility patent application contents.	Commissioner for Patents  ADDRESS TO: P.O. Box 1450  Alexandria, VA 22313-1450				
1. Fee Transmittal Form (e.g., PTO/SB/17)	ACCOMPANYING APPLICATION PARTS				
2. Applicant claims small entity status.  See 37 CFR 1.27.	9. Assignment Papers (cover sheet & document(s))				
3. Specification [Total Pages 53 ]  Both the claims and abstract must start on a new page (For information on the preferred arrangement, see MPEP 608.01(a))  4. Drawing(s) (35 U.S.C.113) [Total Sheets 17]	Name of Assignee				
5. Oath or Declaration [Total Sheets 2 ]	10. 37 CFR 3.73(b) Statement Power of				
a.  Newly executed (original or copy)  b.  A copy from a prior application (37 CFR 1.63 (d))	(when there is an assignee) Attorney				
(for a continuation/divisional with Box 18 completed)	11 English Translation Document (if applicable)				
<ul> <li>i. DELETION OF INVENTOR(S)         Signed statement attached deleting inventor(s) named in the prior application, see 37 CFR 1.63(d)(2) and 1.33(b).     </li> </ul>	12. Information Disclosure Statement (PTO/SB/08 or PTO-1449)  Copies of citations attached				
6. Application Data Sheet. See 37 CFR 1.76	13. Preliminary Amendment				
7. CD-ROM or CD-R in duplicate, large table or Computer Program (Appendix)  Landscape Table on CD	14. Return Receipt Postcard (MPEP 503) (Should be specifically itemized)				
8. Nucleotide and/or Amino Acid Sequence Submission (if applicable, items a c. are required)	15. Certified Copy of Priority Document(s) (if foreign priority is claimed)				
a. Computer Readable Form (CRF)     b. Specification Sequence Listing on:	16. Nonpublication Request under 35 U.S.C. 122 (b)(2)(B)(i). Applicant must attach form PTO/SB/35 or equivalent.				
<ul><li>i.  CD-ROM or CD-R (2 copies); or</li><li>ii.  Paper</li></ul>	17. Other: Communication				
c. Statements verifying identity of above copies					
18. If a CONTINUING APPLICATION, check appropriate box, and su specification following the title, or in an Application Data Sheet under 37	pply the requisite information below and in the first sentence of the CFR 1.76:				
	tion-in-part (CIP) of prior application No: 12/014,558				
Prior application information: Examiner THEIN MIN LE	Art Unit: 2887				
19. CORRESPO	NDENCE ADDRESS				
The address associated with Customer Number:	20350 OR Correspondence address below				
Name					
Address					
City State	Zip Code				
Country	Email				
Signature	Date \(\(\langle 10\langle 10\)				
Name (Print/Type) Jason D. Lohr	Registration No. (Attorney/Agent) 48,163				
62986665 v1	( activity) ( going)				

### **Application Data Sheet**

### **Application Information**

Application number:: Not Yet Assigned

Filing Date:: 11/10/2010

Application Type:: Regular

Subject Matter:: Utility

Title:: DATA STORAGE AND ACCESS SYSTEMS

Attorney Docket Number:: 080379-000120US

Request for Early Publication:: No

Request for Non-Publication:: No

Suggested Drawing Figure::

Total Drawing Sheets:: 17

Small Entity?:: Yes

Petition included?:: No

Secrecy Order in Parent Appl.:: No

### **Applicant Information**

Applicant Authority Type:: Inventor

Primary Citizenship Country:: United Kingdom

Status:: Full Capacity

Given Name:: Patrick

Middle Name::

Family Name:: RACZ

Name Suffix::

City of Residence:: Saint Heller

State or Province of Residence::

Country of Residence:: Jersey

Street of Mailing Address:: 19 Royal Street

City of Mailing Address:: Saint Heller

State or Province of mailing address::

Country of mailing address::

Postal or Zip Code of mailing address:: JE1 4WA

Applicant Authority Type::

Inventor

Jersey

Primary Citizenship Country::

**Netherlands** 

Status::

**Full Capacity** 

Given Name::

Hermen-ard

Middle Name::

Family Name::

Hulst

Name Suffix::

City of Residence::

Amsterdam

State or Province of Residence::

Country of Residence::

Netherlands

Street of Mailing Address::

Van Tuyll van Serooskerweg 75hs

City of Mailing Address::

Amsterdam

State or Province of mailing address::

Country of mailing address::

Netherlands

Postal or Zip Code of mailing address:: 1076 JG

### **Correspondence Information**

Correspondence Customer Number::

20350

### **Representative Information**

Representative Customer Number::

20350

### **Domestic Priority Information**

Application::

Continuity Type::

Parent Application:: Parent Filing Date::

This Application

Continuation of Continuation of 12/014,558

01/15/08

12/014,558

11/336,758

01/19/06

11/336,758

Continuation of

10/111,716

09/17/02

### **Foreign Priority Information**

Country::

Application number::

Filing Date::

**PCT** 

GB00104110

10/25/00

United Kingdom

9925227.2

10/25/99

### **Assignee Information**

Assignee Name::

Smartflash Technologies Limited

Street of mailing address::

1070908 Palm Grove House, P.O. Box 438

City of mailing address::

Wickhams' Cay, Road Town

State or Province of mailing address::

Tortola

Country of mailing address::

British Virgin Islands

Postal or Zip Code of mailing address::

Submitted by:

Signature

Date

**Printed Name** 

Jason D. Lohr

Registration Number

48,163

I hereby certify that this correspondence is being filed via EFS-Web with the United States Patent and Trademark Office November 10, 2010

TOWNSEND and TOWNSEND and CREW LLP

Attorney Docket No.: 080379-000120US

Client Reference No.: PN759544USC

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Patrick RACZ, et al.

Application No.: Not Yet Assigned

Filed: November 10, 2010

For: DATA STORAGE AND ACCESS

SYSTEMS

Customer No.: 20350

Confirmation No.: Not Yet Assigned

Examiner: Not Yet Assigned

Art Unit: Not Yet Assigned

INFORMATION DISCLOSURE

STATEMENT UNDER 37 CFR §1.97 and

§1.98

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

### Commissioner:

The references cited on attached form PTO/SB/08A and PTO/SB/08B are being called to the attention of the Examiner. In accordance with 37 CFR §1.98(d), copies of the references can be found in Application No. 12/014,558, filed January 15, 2008 (Attorney Docket No. 080379-000110US) and Application No. 11/336,758, filed January 19, 2006 (Attorney Docket No. 080379-000100US). It is respectfully requested that the cited references be expressly considered during the prosecution of this application, and the references be made of record therein and appear among the "references cited" on any patent to issue therefrom.

Some of the references cited in this IDS were cited in an Office Action mailed on September 1, 2010 in related U.S. Patent Application No. 12/014,558. Copies of the Office Actions in 12/014,558 are available on PAIR and are believed to be readily accessible to the Examiner.

Some of the references cited in this IDS were cited in an Office Action mailed on November 6, 2006, in related U.S. Patent Application No. 11/336,758. Copies of the Office Actions in U.S. Patent Application No. 11/336,758 are available on PAIR and are believed to be readily accessible to the Examiner.

Some of the references cited in this IDS were cited in Office Actions mailed on July 19, 2005 and February 28, 2004, in related U.S. Patent Application No. 10/111,716. Copies of the Office Actions in U.S. Patent Application No. 10/111,716 are available on PAIR and are believed to be readily accessible to the Examiner.

As provided for by 37 CFR §1.97(g) and (h), no inference should be made that the information and references cited are prior art merely because they are in this statement and no representation is being made that a search has been conducted or that this statement encompasses all the possible relevant information.

Applicant believes that <u>no fee is required</u> for submission of this statement. However, if a fee is required, the Commissioner is authorized to deduct such fee from the undersigned's Deposit Account No. 20-1430. Please deduct any additional fees from, or credit any overpayment to, the above-noted Deposit Account.

Respectfully submitted,

Jason **D**. Lohr Reg. No. 48,163

TOWNSEND and TOWNSEND and CREW LLP Two Embarcadero Center, Eighth Floor

San Francisco, California 94111-3834

Tel: 925-472-5000 Fax: 925-472-8895

JDL:sep 62991826 v1

5	Substitute for form 1449/PTO			Complete if Known			
l				Application Number			
	NEODEL TION DIO			Filing Date			
	INFORMATION DISC			First Named Inventor	RACZ, Patrick		
1	STATEMENT BY AF	'PLI	CANI	Art Unit			
	(Use as many sheets as ne	cessar	y)	Examiner Name			
Shee	et 1	of	3	Attorney Docket Number	080379-000120US		

Examiner Initials*	Cite No.1	Document Number	Publication Date		of Patentee or	Pages, Columns, Lines, Where
miliais	NO.	Number Kind Code <sup>2 (if known)</sup>	MM-DD-YYYY	Applicant	of Cited Document	Relevant Passages or Relevant Figures Appear
	AA	US 4,341,951	07-1982		Benton	
	AB	US 5,226,145	07-06-1993	More	onaga et al.	
	AC	US 5,367,150	11-22-1994	К	itta et al.	
	AD	US 5,406,619	04-11-1995	Akhteru	ızzaman et al.	
	AE	US 5,457,746	10-10-1995		Dolphin	
	AF	US 5,532,466	07-02-1996	Ko	nno et al.	
	AG	US 5,588,146	12-24-1996		Leroux	
	АН	US 5,677,953	10-14-1997		Dolphin	
	Al	US 5,703,951	12-30-1997		Dolphin	
	AJ	US 5,740,369	04-14-1998	Yoko	zawa et al.	
	AK	US 5,744,787	04-28-1998	-	Teicher	
	AL	US 5,754,654	05-19-1998	Hir	oya et al.	
	AM	US 5,794,202	08-11-1998		Kim	
	AN	US 5,809,241	09-15-1998	Ha	anel et al.	
	AO	US 5,845,281 A	12-01-1998	Ber	nson et al.	
	AP	US 5,847,372	12-08-1998		Kreft	
	AQ	US 5,889,860	03-30-1999	Е	ller et al.	
	AR	US 5,901,330	05-04-1999	s	un et al.	
	AS	US 5,918,213	06-29-1999	Ber	nard et al.	
	ΑT	US 5,923,884	07-13-1999	Pe	yret et al.	
	AU	US 5,933,498 A	08-03-1999	Sch	neck et al.	
	AV	US 5,936,220	08-10-1999	Hos	shino et al.	
	AW	US 6,012,634	01-11-2000	Bro	gan et al.	
	AX	US 6,018,720 A	01-25-2000	F	ujimoto	Corresponds to JP 11-53184
	AY	US 6,078,917	06-20-2000	Pau	isen et al.	
	AZ	US 6,119,945	09-19-2000	Mι	ıller et al.	
	BA	US 6,142,369	11-2000	Jo	nstromer	
	BB	US 6,202,056	03-13-2001		Nuttall	
	вс	US 6,385,731	05-07-2002	F	Ananda	
	BD	US 6,424,975	07-23-2002	Wa	alter et al.	
	BE	US 6,442,570	08-27-2002	08-27-2002 Wu		
	BF	US 6,473,829	10-29-2002	Dah	man et al.	
	BG	US 6,510,236	01-21-2003	Cra	ane et al.	
	вн	US 6,553,413	04-22-2003	Leig	hton et al.	
	ВІ	US 6,554,192	04-29-2003	<u> </u>	Tingl	
xaminer	T				Date	

EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> See Kind Codes of U.S. Patent Documents at <a href="https://www.uspto.gov">www.uspto.gov</a> or MPEP 901.04. <sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). <sup>4</sup> For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. <sup>5</sup> Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. <sup>6</sup> Applicant is to place a check mark here if English language Translation is attached.

Sub	stitute for form 1449/PTO			Cor	mplete if Known
ĺ				Application Number	
<b></b> .				Filing Date	
	IFORMATION DISC			First Named Inventor	RACZ, Patrick
3	TATEMENT BY AP	'PLI	CANI	Art Unit	
	(Use as many sheets as ne	cessar	(ע	Examiner Name	
Sheet	2	of	3	Attorney Docket Number	080379-000120US

			U.S. PATENT DO	CUMENTS	
Examiner Initials*	Cite No.1	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
initials	140.	Number Kind Code <sup>2 (if known)</sup>	WIWI-DD-1111	Applicant of Cited Document	
	BJ	US 6,574,643	06-03-2003	Walter et al.	
	ВК	US 6,993,507	01-31-2006	Meyer et al.	
	BL	US 6,999,936	02-14-2006	Sehr	
	ВМ	US 7,044,362	05-16-2006	Yu	
	BN	US 7,083,081	08-01-2006	McGee et al.	
	во	US 7,334,720	02-26-2008	Hulst et al.	
	BP	US 7,677,446	03-16-2010	Wise	
	BQ	US-2006/0249570	11-09-2006	Seifert et al.	
	BR	US-2008/0041938	02-21-2008	Wise	
	BS	US 4,341,951	07-1982	Benton	
	ВТ	US 5,226,145	07-06-1993	Moronaga et al.	

L				FOREIGN I	PATENT DOC	JMENTS		
Examiner Initials*	Cite No.1	Foreign Patent Document			Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	T <sup>6</sup>
		Country Code <sup>3</sup>	Number <sup>4</sup>	Kind Code <sup>5</sup> (if known)	MM-DD-YYYY		or Relevant Figures Appear	
	BU	EP	0 195 098		10-03-1990	FPDC, Inc.		
	BV	EP	0 542 298		04-22-1998	Hitachi, Ltd.		
	BW	ΕP	0 713 198	A2	05-22-1996	Nederland PTT		
	вх	EP	0 823 694	A1	02-11-1998	Citibank NA		
	BY	EP	0 843 449	A2	05-07-1998	Sunhawk Corp. Inc.		
	BZ	EP	0 914 001	A1	05-06-1999	Canal Plus SA		
	CA	JP	10-269291	А	10-09-1998	Sony Corp.		
	СВ	JP	11-212785	А	08-06-1999	Casio Comput. Co. Ltd.		<u> </u>
	СС	JP	11-213010	А	08-06-1999	Planet Computer:KK		
	CD	JP	11-272762	Α	10-08-1999	Hitachi Ltd.		
	CE	JP	11-53184	А	02-26-1999	Seta:KK	Corresponds to US 6,018,720	
	CF	wo	98/19237	A1	05-07-1998	Schulumberger Technologies, Inc.		
	CG	wo	98/33343		07-30-1998	Sonera OY et al.		
	СН	wo	98/37526		08-27-1998	Mondex Int. Ltd.		

Examiner	Date	
Signature	Considered	
-		

\*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> See Kind Codes of U.S. Patent Documents at <a href="www.uspto.gov">www.uspto.gov</a> or MPEP 901.04. <sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). <sup>4</sup> For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. <sup>5</sup> Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. <sup>6</sup> Applicant is to place a check mark here if English language Translation is attached.

Substi	tute for form 1449/PTO		<del></del>	Complete if Known			
			•	Application Number			
INF	ORMATION DIS	SCLOS	URE	Filing Date			
ST	ATEMENT BY A	PPLIC	ANT	First Named Inventor	RACZ, Patrick		
				Art Unit			
	(Use as many sheets as	necessary)		Examiner Name			
Sheet	3	of	3	Attorney Docket Number	080379-000120US		

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials *	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T <sup>2</sup>
	CI		

Examiner Signature		Date Considered	

EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

Applicant's unique citation designation number (optional). Applicant is to place a check mark here if English language Translation is attached.

Approved for use through 10/31/2002, OMB 0651-0032

U.S. Petent and Trademerk Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a velid OMB control number.

	DECLARATION FOR UTILITY OR			Attorney Docket Number		080379-000000US			
	DESIGN PATENT APPLICATION				First Named Inventor	HULST, Hermen-ard			
		(37 CFR 1.63)			COMPLETE IF KNOWN				
	Declaration Submitted With Initial Filing		<u>.</u>	Declaration Submitted after Initial Filing (surcharge	Application Number	10/1	111,716		
			$\boxtimes$		Filing Date	Octo	ber 25,	2000	
		OR			Art Unit			; <b>'</b>	
				(37 CFR 1.16(e)) required)	Examiner Name				

	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			<del></del>			
As the below named	As the below named inventor, I hereby declare that:						
My residence, malling a	My residence, malling address, and citizenship are as stated below next to my name.						
I believe I am the origina	al and first inventor of the s	sublect matter which is claim	ed and for which	a patent is sought on:	the invention entitled:		
I believe I am the original and first inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled:  DATA STORAGE AND ACCESS SYSTEMS							
	-	·		-			
the specification of which	(Title	le of the Invention)		•	•		
ls attached hereto							
OR :					•		
was filed on (MM/D)	was filed on (MM/DD/YYYY) 10/25/00 as United States Application Number or PCT International						
Application Number 10/111,716 and was amended on (MM/DD/YYYY) (if applicable).							
hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment specifically referred to above.							
acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for continuation-in- part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.							
hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b) of any foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or 365(a) of any PCT international application which designated at least one country other than the Jnited States of America, listed below and have also identified below, by checking the box, any foreign application for patent, inventor's or plant breeder's rights certificate(s), or of any PCT international application having a filing date before that of the application on which priority is claimed.							
Prior Foreign Application Number(s)	Country	Foreign Filing Date (MM/DD/YYYY)	Priority Not Claimed		Copy Attached?		
9925227.2	Great Britain	10/25/1999		YES	NO .		
₩6£3££1.£	Great ontain	TWZX 1888					
	İ						
					ā		
Additional foreign application	Additional foreign application numbers are listed on a supplemental priority data sheet PTC/SB/028 attached hereto:						

[Page 1 of 2] Burden Hour Statement: This form is estimated to take 21 minutes to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

# **DECLARATION** — Utility or Design Patent Application

					<del></del>			
Direct all correspondence to:	all correspondence to:		203	20350 OR Corresp		□ Соптевро	pondence address below	
Name Address				-			, · · · · ·	
City				Sta	ite		ZIP	
Country		Telephone					Fax	
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.								
NAME OF SOLE OR FIRST INV	ENTOR:	☐ Ap	etition has	been fik	ed for this u	nsigned inv	entor	
Hermen-ardHULST  Given Name (first and middle [if any])								
Inventor's Signature Date Jinne 12th				Date June 12th 2002				
Ansterdam Residence: City	Sta	ite			Netherla	nds	Dutch Citizenship	
Van Tuyll van Serooske Mailing Address	rkenweg '	75hs					:	
Ansterdam CKF	Sta	ite			1076 JG ZIP		Netherlands Country	
	NAME OF SECOND INVENTOR:  A petition has been filed for this unsigned inventor					intor		
Patrick Sandor  Given Name (first and middle [if any])  RACZ Family Name or Surname								
Inventor's Signature	7.						Daje 12/5/02	
St. Heiler, Jersey Residence: City	Sta	State			Great Brital Country		GB Citizenship	
19 Royal Square Mailing Address								
St. Heller, Jersey City	Sta	State			JE1 4WA ZIP	4	Great Britain Country	
Additional Inventors are being	named on ti	re supple	emental Additi	onal Inve	ntor(s) sheet(s	PTO/SB/02A	attached hereto.	

[Page 2 of 2]

SF 1340208 v1

I hereby certify that this correspondence is being filed via EFS-Web with the United States Patent and Trademark Office on November W. 2610

Docket No.: 080379-000120US

Client Ref. No.: PN759544USC

TOWNSEND and TOWNSEND and CREW LLP

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Patrick RACZ, et al.

Application No.: Not Yet Assigned

Filed: Concurrently Herewith

For: DATA STORAGE AND ACCESS

**SYSTEMS** 

Customer No.: 20350

Confirmation No.: Not Yet Assigned

Examiner:

Not Yet Assigned

Art Unit:

Not Yet Assigned

COMMUNICATION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Commissioner:

In accordance with the accompanying continuation application, please enter the following remarks:

Remarks/Arguments begin on page 2 of this paper.

Patrick RACZ, et al. Application No.: Page 2

### **REMARKS/ARGUMENTS**

This continuation application presents claims that are substantially similar in scope to claims originally presented in parent case 11/336,758, and in some cases presented again in parent case 12/014,558. While in many cases these claims were canceled or not elected in these parent cases, Applicants respectfully submit that the Examiner should be aware that claims presented herein may be similar to at least some of the claims prosecuted in the parent cases, and the Examiner might want to consider art cited in the parent for relevance. The art cited in these parent cases will be cited in an Information Disclosure Statement, but in order to comply with the duty of disclosure Applicants submit that the Examiner might also want to look to the Office Actions in the parent cases.

### CONCLUSION

If the Examiner believes a telephone conference would expedite prosecution of this application, please telephone the undersigned at 925-472-5000.

Respectfully submitted,

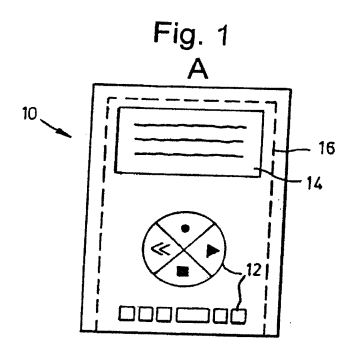
Reg. No. 48,163

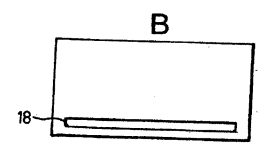
TOWNSEND and TOWNSEND and CREW LLP Two Embarcadero Center, Eighth Floor San Francisco, California 94111-3834

Tel: (415) 576-0200 Fax: (415) 576-0300

JDL:sep

62988576 v1





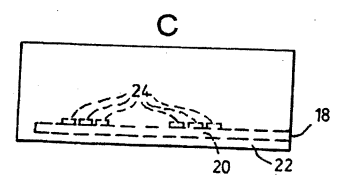
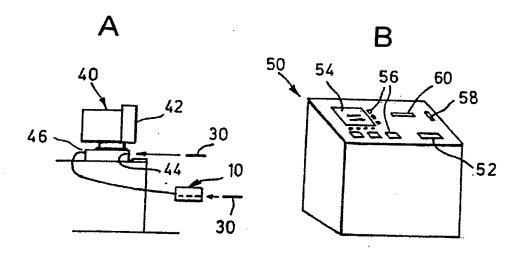
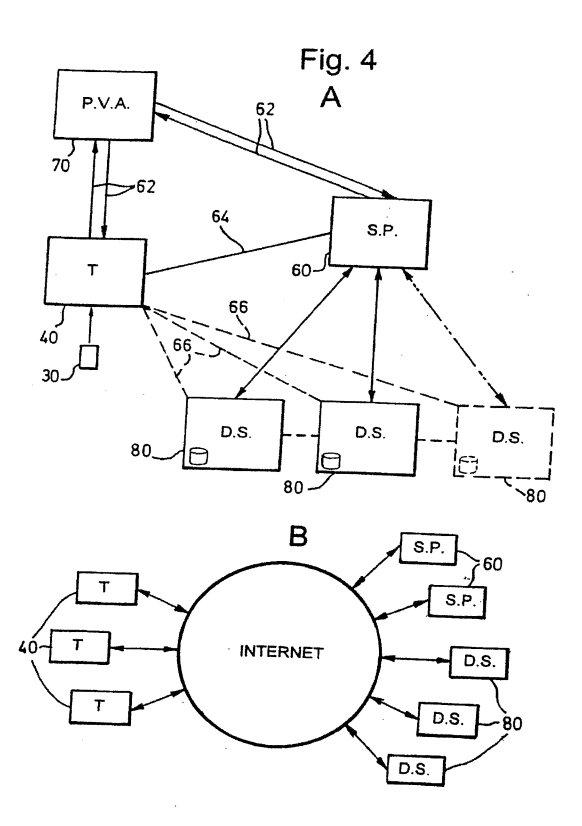
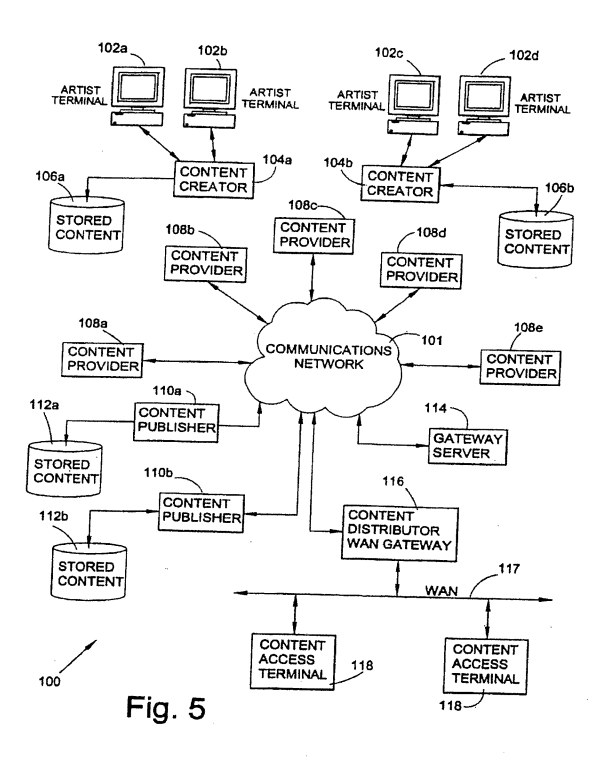


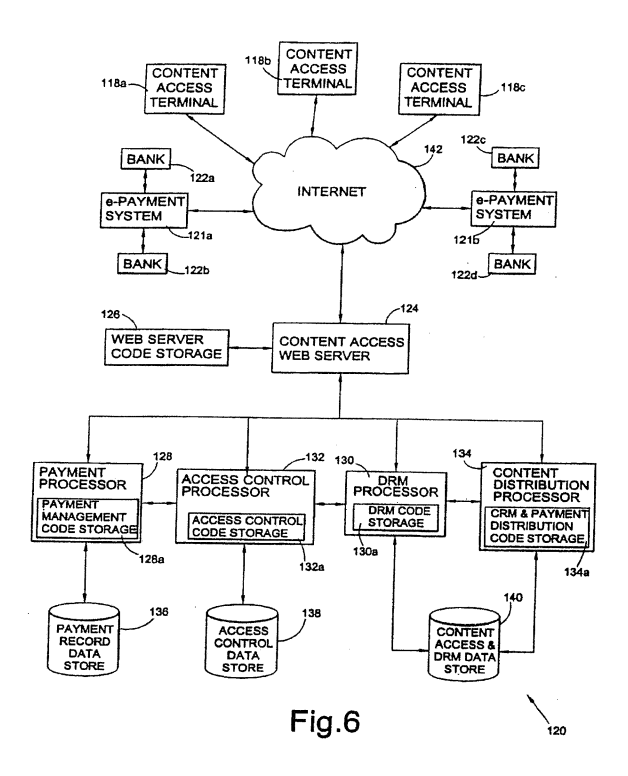
Fig. 2

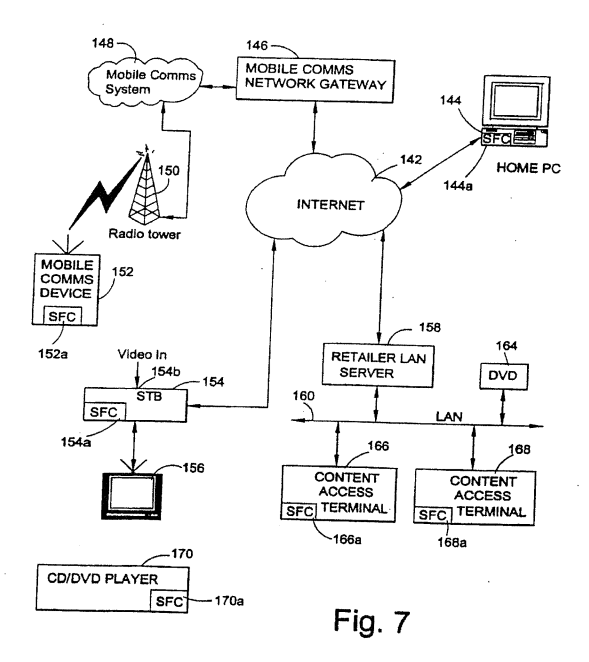
Fig. 3

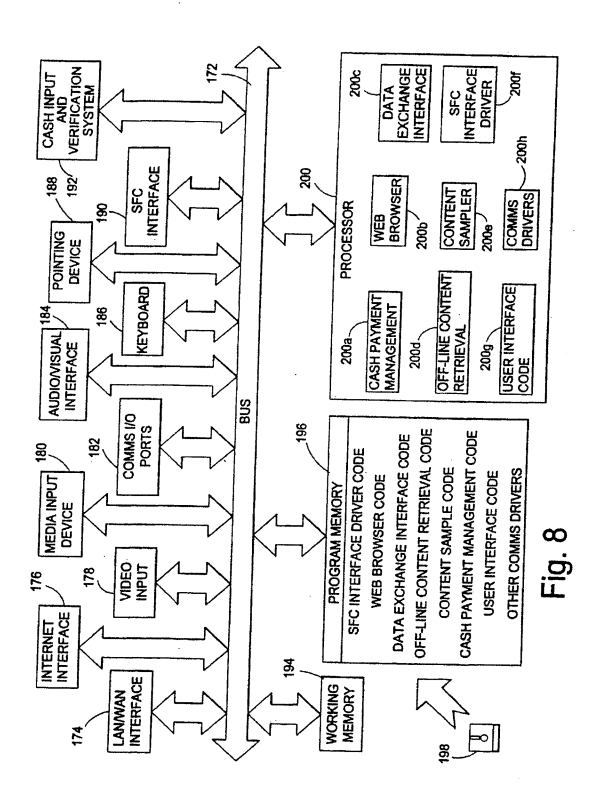


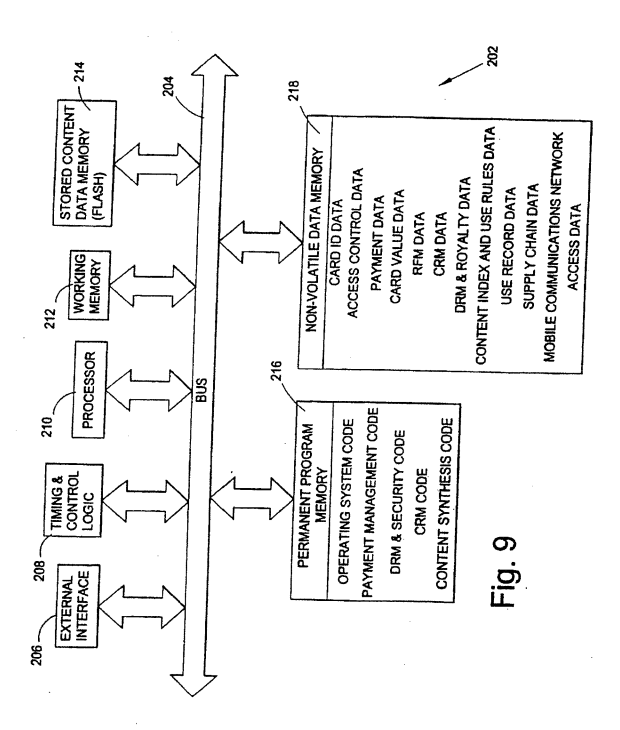


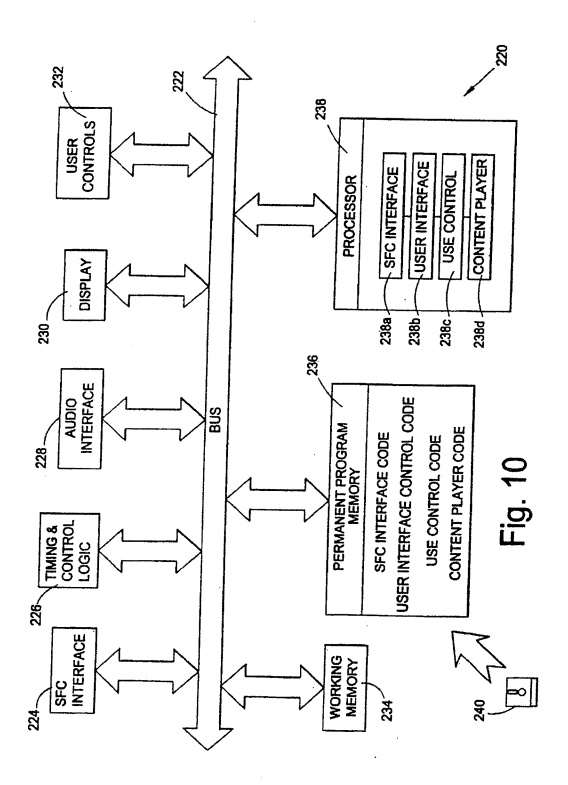


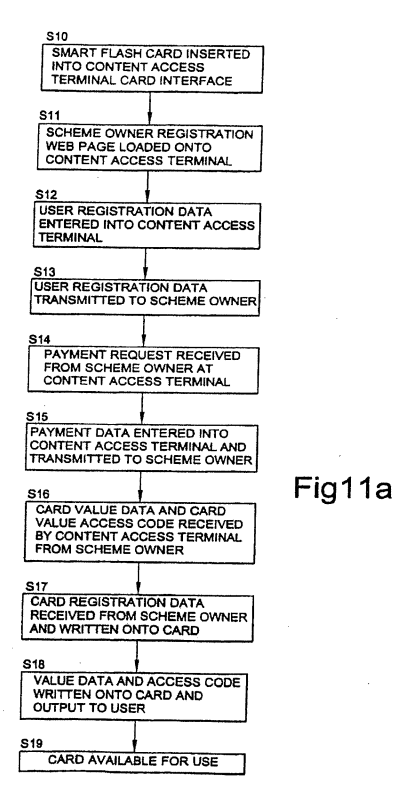


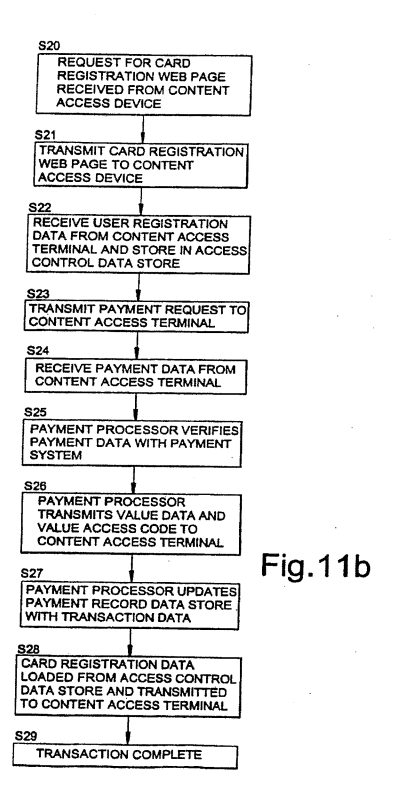


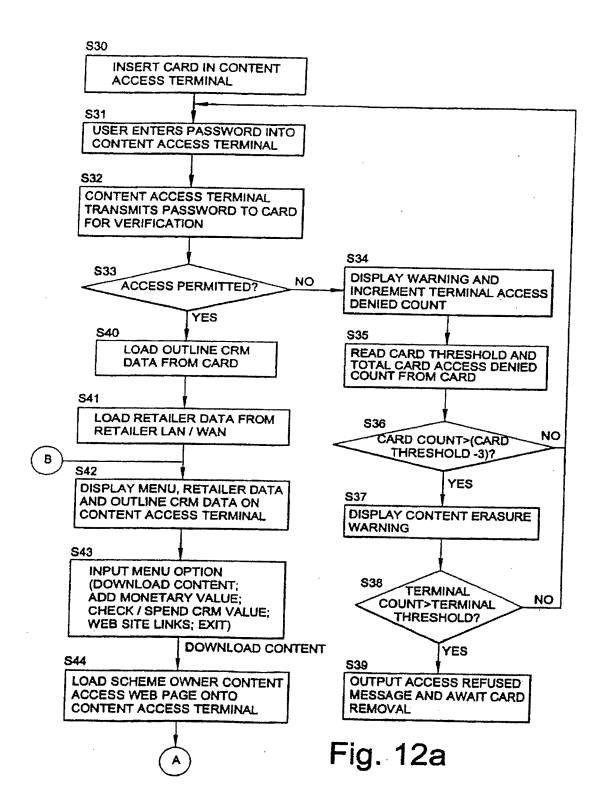


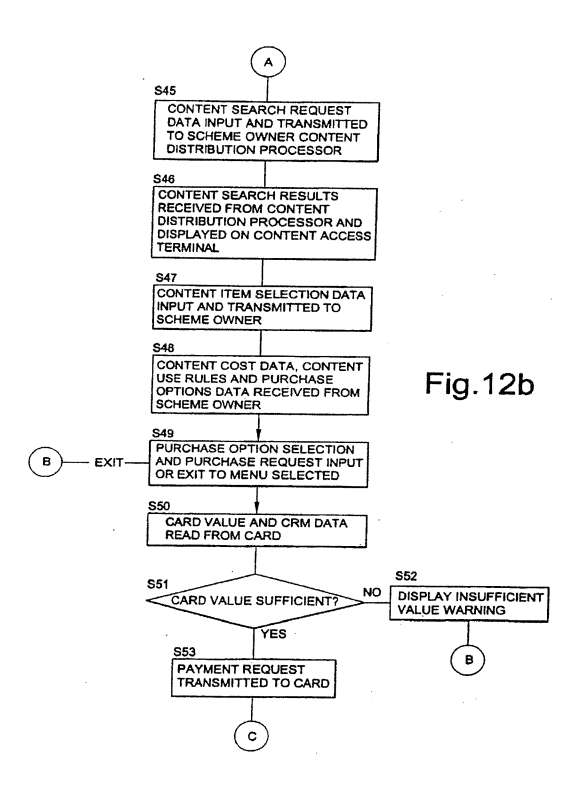


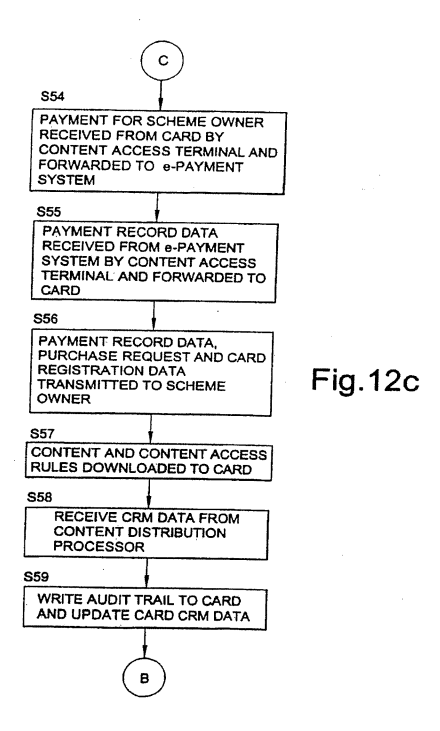






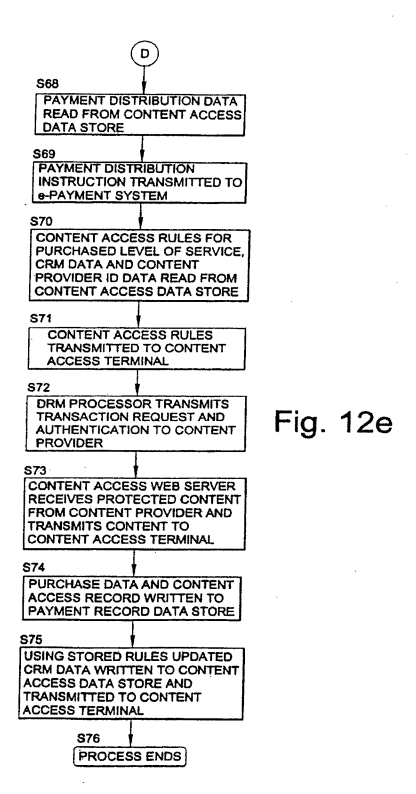


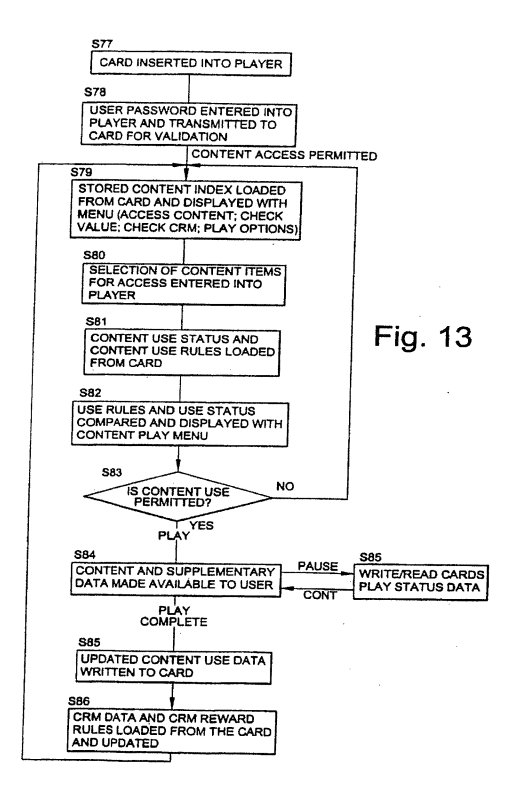




S60 CONTENT ACCESS WEB PAGE REQUESTED AND TRANSMITTED TO CONTENT ACCESS TERMINAL **S61** CONTENT SEARCH REQUEST RECEIVED FROM CONTENT **ACCESS TERMINAL** S62 CONTENT DISTRIBUTION PROCESSOR SEARCHES CONTENT ACCESS DATA STORE AND TRANSMITS SEARCH RESULTS TO CONTENT ACCESS TERMINAL S63 Fig. 12d CONTENT ITEM SELECTION RECEIVED FROM CONTENT ACCESS TERMINAL \$64 CONTENT ITEM PURCHASE DATA RETRIEVED FROM CONTENT ACCESS DATA STORE S65 CONTENT PURCHASE DATA TRANSMITTED TO CONTENT **ACCESS TERMINAL S66** PAYMENT RECORD DATA. PURCHASE REQUEST DATA AND CARD REGISTRATION DATA RECEIVED FROM CONTENT **ACCESS TERMINAL S67** PAYMENT RECORD DATA VALIDATED WITH 8-PAYMENT SYSTEM

Page 00028





Electronic Patent Application Fee Transmittal						
Application Number:						
Filing Date:						
Title of Invention:		DATA STORAGE AND ACCESS SYSTEMS				
First Named Inventor/Applicant Name: Pa		trick RACZ				
Filer: Jas		Jason Donald Lohr/Scott Pugh				
Attorney Docket Number:		080379-000120US				
Filed as Small Entity						
Utility under 35 USC 111(a) Filing Fees						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Utility filing Fee (Electronic filing)		4011	1	82	82	
Utility Search Fee		2111	1	270	270	
Utility Examination Fee		2311	1	110	110	
Pages:						
Claims:						
Claims in excess of 20		2202	56	26	1456	
Independent claims in excess of 3		2201	17	110	1870	
Miscellaneous-Filing:						

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Petition:				
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	3788

Electronic Acknowledgement Receipt				
EFS ID:	8814005			
Application Number:	12943872			
International Application Number:				
Confirmation Number:	4566			
Title of Invention:	DATA STORAGE AND ACCESS SYSTEMS			
First Named Inventor/Applicant Name:	Patrick RACZ			
Customer Number:	20350			
Filer:	Jason Donald Lohr/Scott Pugh			
Filer Authorized By:	Jason Donald Lohr			
Attorney Docket Number:	080379-000120US			
Receipt Date:	10-NOV-2010			
Filing Date:				
Time Stamp:	20:12:44			
Application Type:	Utility under 35 USC 111(a)			

# **Payment information:**

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$3788
RAM confirmation Number	7462
Deposit Account	201430
Authorized User	

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

Charge any Additional Fees required under 37 C.F.R. Section 1.16 (National application filing, search, and examination fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.19 (Document supply fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.20 (Post Issuance fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)

## File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)	
1	Specification	Specification_080379_000120U S.pdf	2953409	no	53	
		3.pai	ce9e0b692bf2e5050a529442f651ea253820 fb59			
Warnings:						
Information:				1		
2		Application Docs_080379_0001	1047849	Vec	30	
2		20US.pdf	53f1e2866f5ca8c8eac42142a9c6f2555adec 3ec	yes		
	Multip	part Description/PDF files in .	zip description			
	Document De	scription	Start	E	End	
	Transmittal of New	Transmittal of New Application			1	
	Application Da	Application Data Sheet			4	
	Information Disclosure Stater	Information Disclosure Statement (IDS) Filed (SB/08)			9	
	Oath or Declara	Oath or Declaration filed			11	
	Miscellaneous Inco	Miscellaneous Incoming Letter			13	
	Drawings-only black and	14	3	30		
Warnings:						
Information:						
3 Fee Worksheet (PTO-875)		fee-info.pdf	38105	no	2	
		ice iiio.pui	3e802c8ec60eda7dd48f98fc1703027bb39f 6677			
Warnings:						
Information:						
		Total Files Size (in bytes):	40	39363		

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

#### New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

### National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

### New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

Electronic Acknowledgement Receipt				
EFS ID:	8814005			
Application Number:	12943872			
International Application Number:				
Confirmation Number:	4566			
Title of Invention:	DATA STORAGE AND ACCESS SYSTEMS			
First Named Inventor/Applicant Name:	Patrick RACZ			
Customer Number:	20350			
Filer:	Jason Donald Lohr/Scott Pugh			
Filer Authorized By:	Jason Donald Lohr			
Attorney Docket Number:	080379-000120US			
Receipt Date:	10-NOV-2010			
Filing Date:				
Time Stamp:	20:12:44			
Application Type:	Utility under 35 USC 111(a)			

# **Payment information:**

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$3788
RAM confirmation Number	7462
Deposit Account	201430
Authorized User	

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

Charge any Additional Fees required under 37 C.F.R. Section 1.16 (National application filing, search, and examination fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.19 (Document supply fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.20 (Post Issuance fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)

# File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)	
1	Specification	Specification_080379_000120U S.pdf	2953409	no	53	
			ce9e0b692bf2e5050a529442f651ea253820 fb59			
Warnings:						
Information:				1		
2		Application Docs_080379_0001	1047849	yes	30	
		20US.pdf	53f1e2866f5ca8c8eac42142a9c6f2555adec 3ec			
	Multipart Description/PDF files in .zip description					
	Document Description		Start	End		
	Transmittal of New Application		1	1		
	Application Data Sheet		2	4		
	Information Disclosure Statement (IDS) Filed (SB/08)		5	9		
	Oath or Declaration filed		10	11		
	Miscellaneous Incoming Letter		12	13		
	Drawings-only black and white line drawings		14	30		
Warnings:						
Information:						
3	Fee Worksheet (PTO-875)	fee-info.pdf	38105	no	2	
			3e802c8ec60eda7dd48f98fc1703027bb39f 6677			
Warnings:						
Information:						
Total Files Size (in bytes): 4039363						

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

### New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

#### National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

#### New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

Attorney Docket No.: 080379-000120US Client Reference No.: PN759544USC

## PATENT APPLICATION

## DATA STORAGE AND ACCESS SYSTEMS

Inventors:

Patrick RACZ, a citizen of United Kingdom, residing at Petit Alva, Rue de Petit Aleval, St. Peter, Jersey, JE3 7ET

Herman-Ard HULST, a citizen of Netherlands, residing at 23 Tanza Road,

Hampstead, London, NW3 2UA, United Kingdom

Assignee:

Smartflash Technologies Limited

1070908 Palm Grove House, P.O. Box 438

Wickhams' Cay, Road Town Tortola, British Virgin Islands

Entity:

Small

TOWNSEND and TOWNSEND and CREW LLP Two Embarcadero Center, Eighth Floor San Francisco, California 94111-3834

Tel: 925-472-5000

Attorney Docket No.: 080379-000120US Client Reference No.: PN759544USC

## DATA STORAGE AND ACCESS SYSTEMS

## CROSS-REFERENCES TO RELATED APPLICATIONS

This application is a continuation of U.S. Patent Application No. 12/014,558, filed on January 15, 2008, which is a continuation of U.S. Patent Application No. 11/336,758, filed on January 19, 2006, now issued U.S. Patent Number 7,334,720; which is a continuation of U.S. Patent Application No. 10/111,716, filed on September 17, 2002, which application is a national stage application under 35 U.S.C. 371, claiming the priority of international PCT Application No. GB00104110, filed on October 25, 2000; which claims priority to UK Application No. 9925227.2, filed on October 25, 1999, each of which is incorporated by reference in its entirety for all purposes.

5

10

15

### BACKGROUND OF THE INVENTION

- [0002] This invention is generally concerned with data storage and access systems. More particularly, it relates to a portable data carrier for storing and paying for data and to computer systems for providing access to data to be stored. The invention also includes corresponding methods and computer programs. The invention is particularly useful for managing stored audio and video data, but may also be applied to storage and access of text and software, including games, as well as other types of data.
- 20 [0003] One problem associated with the increasingly wide use of the internet is the growing prevalence of so-called data pirates. Such pirates obtain data either by unauthorized or legitimate means and then make this data available essentially world-wide over the internet without authorization. Data can be a very valuable commodity, but once it has been published on the internet it is difficult to police access to and use of it by internet users who may not even 25 realize that it is pirated. This is a particular problem with audio recordings, and, once the bandwidth becomes available, is also likely to be evident with video.
  - [0004] Over the past three or four years compressed audio sources have become increasingly widely available on web pages. One widely used audio data compression format is MP3 (MPEG - Audio Layer 3 of the MPEG1 compression algorithm), which is an internationally defined

standard including a definition of compressed audio information such as speech or music. It relies on psycho-acoustic properties of human hearing to achieve very large data compression factors. It is thus feasible to download usefully long passages of music in a practically convenient short time. Pirate data suppliers have not been slow to realize the potential of this, and many unauthorized websites have sprung up offering popular music, including recent releases by world-famous bands. This has caused the recording industry considerable concern and there is an urgent need to find a way to address the problem of data piracy.

5

10

15

20

25

30

#### SUMMARY OF THE INVENTION

[0005] According to the present invention there is therefore provided a method of providing portable data comprising providing a portable data storage device comprising downloaded data storage means and payment validation means; providing a terminal for internet access; coupling the portable data storage device to the terminal; reading payment information from the payment validation means using the terminal; validating the payment information; and downloading data into the portable storage device from a data supplier.

[0006] Another aspect of the invention provides a corresponding mobile data retrieval device for retrieving and outputting data such as stored music and/or noise from the data storage device.

[0007] The payment validation means is, for example, means to validate payment with an external authority such as a bank or building society. The combination of the payment validation means with the data storage means allows the access to the downloaded data which is to be stored by the data storage means, to be made conditional upon checked and validated payment being made for the data. Binding the data access and payment together allows the legitimate owners of the data to make the data available themselves over the internet without fear of loss of revenue, thus undermining the position of data pirates.

[0008] A further advantage of the system is that it allows users under the age of 18 to make internet purchases. Currently internet users pay for goods and/or services by credit card. Since credit cards cannot legitimately be used by persons under the age of 18 (at least in the UK), a significant fraction of adventurous internet users are excluded from e-commerce, one of the most significant predicted uses of the internet. In one embodiment of the invention, however, the payment validation means comprises e-cash; that is, the payment validation means stores transaction value information on a cash value of transactions validatable by the data storage means. In simple terms, the data storage means can be a card which is charged up to a desired

cash value (if necessary limited to a maximum value) at a suitable terminal. This might be an internet access terminal but could, more simply, be a device to accept the data storage card and to receive and count money deposited by the user to charge the card, writing update cash value information onto the card. More sophisticated ways of updating the cash value on the card are also possible, such as direct bank transfer. Since, with this type of embodiment, the data storage means is, essentially, precharged with cash rather than acting as a credit card, it can be used by young people without the risk of their incurring large debts.

5

10

15

20

25

30

[0009] In one embodiment the data storage means is powered by the retrieval device when it is connected to the device and retains a memory of the downloaded data when it is unpowered. This can be achieved by the use of Flash RAM or, more generally, any form of programmable read-only memory. Alternatively the data storage means may incorporate a rechargeable cell or capacitor and store information in battery backed-up static RAM.

[0010] The downloaded data may be entered into the data storage device by means of an interface such as a magnetically or capacitatively coupled connection or an optical connection, but preferably the interface comprises contacts for direct electrical connection to the storage means. The payment validation means may likewise have one of a variety of interfaces but again preferably comprises a set of electrical contacts. The payment validation means could, however, comprise a magnetic or holographic data-strip such as is known for use with credit cards and phone cards. The interface to receive the downloaded data may be separate from the interface to the payment validation means, to facilitate separate and simultaneous access to both these systems. In other embodiments a single interface may serve for both data storage and payment. Advantageously the payment validation means includes memory storing information to identify the person who is paying for the downloaded data.

[0011] For additional security the downloaded data may be encrypted. In this case data decryption may be necessary at some stage, either in the data storage means or in the retrieval device or in an information delivering apparatus such as a data access terminal. Alternatively the data decryption function can be shared amongst one or more of these devices. The skilled person will be aware of a range of suitable encryption/decryption techniques, including Pretty Good Privacy (Registered Trade Mark) and PKI (Public Key Infrastructure). Normally, when the downloaded data is encrypted, a decryption key must be supplied. This can be generated

automatically by the data access terminal or data access service provider or it can be entered by the user into the data access terminal or into the mobile data retrieval device.

[0012] The data storage means and/or the retrieval device can be provided with access control means to prevent unauthorized access to the downloaded data. Additionally or alternatively, use control means can be provided to stop or provide only limited access of the user to the downloaded data in accordance with the amount paid. These access and use control functions may in some embodiments be combined, permitted use controlling access or permitted access controlling use. Thus, for example, a complete set of data information relating to a particular topic, a particular music track, or a particular software package might be downloaded, although access to part of the data set might thereafter be controlled by payments made by a user at a later stage. In this way, a user could pay to enable an extra level on a game or to enable further tracks of an album.

5

10

15

20

25

30

[0013] In embodiments where the access or use control means is responsive to the payment validation means, access or use control information may be stored with the downloaded data or in a separate storage area, for example in the payment validation means. The user's access to the downloaded data could advantageously be responsive to the payment validation means, for example, by means of a control line coupling the payment validation means with a memory access or decryption control element.

[0014] In one embodiment the data storage means comprises an electronic memory card or smart card and the mobile data retrieval device is provided with a slot to receive the card. Preferably the card is a push-fit within the retrieval device, and retention of the card may be effected by pressure from electrical interface connections and/or resilience of the housing, or by using a resilient retaining means. In a preferred embodiment the retrieval device includes an audio output and a display, to play a downloaded track and to show information about the track and/or an accompanying video.

[0015] To download data onto the data storage means the user can employ a data access terminal coupled to the internet. The terminal can directly validate payment; for example in the case of a smart card charged with electronic cash it can deduct a cash value from the card. Alternatively it can communicate with a bank or other financial services provider to control payment. In a preferred embodiment, however, the terminal connects to a data access service provider which provides a portal to other sites and which validates payment and then forwards

data from a data supplier to the user's local access terminal. The data access service provider may alternatively forward payment validation information and/or information from the payment validation authority to the data supplier for control by the supplier of the data supplied. Thus, access to the payment validation system and/or data for downloading may be entirely controlled by the data supplier.

5

10

15

20

25

[0016] Data held on the data storage means may advantageously include data relating to the user's or payer's usage of the system. This information may include, for example, information on a user's spending pattern, information on data suppliers used and information on the downloaded data. This information may be accessed by the data supplier and/or data access service provider and can be used for targeted marketing or loyalty-based incentive schemes such as air miles or the like.

[0017] The data access terminal may be a conventional computer or, alternatively, it may be a mobile phone. Wireless Application Protocol (WAP) and i-mode allow mobile phones to efficiently access the internet and this allows a mobile phone to be used to download data to the data storage means, advantageously, directly. The data storage means can, if desired, incorporate the functionality of a mobile phone SIM (Subscriber Identity Module) card, which cards already include a user identification means, to allow user billing through the phone network operator.

[0018] In a preferred embodiment the downloaded data is MP3 or other encoded audio data, but the system finds more general application for other data types. For example, download data can include software, and particularly games, share price information, current news information, transport timetable information, weather information and catalog shopping information. The downloaded information may also include compressed video data. The storage capacity of the data storage means is adaptable to suit the type of data intended to be downloaded; for example, 32 megabytes is sufficient for CD quality music, but for video it is preferable that the data storage means has a capacity of 128 megabytes or greater.

[0019] In another aspect, the invention provides a portable data carrier comprising an interface for reading and writing data from and to the carrier; non-volatile data memory, coupled to the interface, for storing data on the carrier; non-volatile payment data memory, coupled to the interface, for providing payment data to an external device.

[0020] These features allow the data carrier to store both payment data and content data, thus providing the advantages outlined above. Depending upon the payment system used, the payment data memory may also store code for validating or confirming a payment to an external payment system. The payment data will normally be linked to a card or card holder identification data for payment by the card holder. The non-volatile memory ensures that stored content and payment data is retained in the data carrier when the data carrier is not receiving power from an external source. Thus "non-volatile" encompasses, for example, low-power memory whose contents are retained by a battery back-up system. In one embodiment the payment data memory comprises EEPROM and the content data memory comprises Flash memory, but other types of content data memory, such as optical, for example, holographic, data memory can also be used. The data carrier may also be integrated into other apparatus, such as a mobile communications device.

5

10

15

20

25

[0021] Preferably, the portable data carrier further comprises a program store for storing code implementable by a processor; and a processor, coupled to the content data memory, the payment data memory, the interface and to the program store for implementing code in the program store, wherein the code comprises code to output payment data from the payment data memory to the interface and code to provide external access to the data memory.

[0022] Normally, the (content) data memory allows both write and read access for both storing and retrieving data, but in some embodiments the content data memory may be read-only memory (ROM). In such embodiments, content may be pre-loaded onto the carrier and payment may then be made for permission to access the pre-loaded data.

[0023] Preferably, the data carrier also stores a record of access made to the content data and updates this in response to external access, preferably read access, made to the data memory. The carrier may also store content use rules pertaining to allowed use of stored data items. These use rules may be linked to payments made from the card to provide payment options such as access to buy content data outright; rental access to content data for a time period or for a specified number of access events; and/or rental/purchase, for example where rental use is provided together with an option to purchase content data at the reduced price after rental access has expired.

Thus where the data carrier stores, for example, music, the purchase outright option may be equivalent to the purchase of a compact disc (CD), preferably with some form of content

copy protection such as digital watermarking. In this example, the rental or subscription payment option may be a pay-per-play option, and with this option payment may either be before or after access to the stored data so that the carrier may operate in either a debit or credit payment mode.

5 [0025] The portability of the data carrier potentially allows it to be used to access content or, in the example, play music without the need to be linked to a communications system or to be online to the internet. By providing a use record memory on the data carrier, use of the stored data can be tracked while off-line and then any necessary payment can be made when the data carrier is next coupled to a communication system. This allows the data carrier to operate in a credit mode. In a debit mode, the additional storage of use rules facilitates the regulation of access to content data stored on the carrier without the need for further exchange of payment/use data with an external system to validate the use.

[0026] By combining digital rights management with content data storage using a single carrier, the stored content data becomes mobile and can be accessed anywhere while retaining control over the stored data for the data content provider or data copyright owner. Preferably, the data carrier also stores access control data, such as a user ID and a password, as the stored data may be valuable. The access control data may be combined with access control to the payment data, which is typically by means of a PIN (Personal Identification Number) to simplify access to valued content stored on the carrier.

15

20

25

30

[0027] In one embodiment the stored content data is encrypted and a unique password or PIN and/or biometric data is required for decryption. The data carrier may be arranged so that the content is erased after a predetermined number of incorrect access attempts. Additionally or alternatively, a permanently stored flag may be set and/or a hardware modification (such as a fusable link) may be made to prevent the data carrier from functioning for further data storage/retrieval. Preferably, however, access to any stored value/payment data is nevertheless retained.

[0028] Supplementary data may also be stored on the carrier in association with stored content data. This supplementary data may comprise customer reward management data and/or advertising data. The supplementary data may comprise a pointer to an external data source from which data is downloaded either to the data carrier or to a data access device or content

player, so that advertising or other data can be displayed when reviewing or accessing the stored content.

[0029] Additional data security and/or a mechanism for rewarding operators at different levels in the data supply chain may be provided using a content synthesis function. The content synthesis function combines partial content information from two or more sources to provide content data items for storage and/or output. Thus, for example, a first percentage of a content data item could be provided by a content retailer, while a remaining percentage could be provided by an on-line data supplier. This would provide an incentive for a user to register with a content retailer or distributor as well as with an on-line system owner and so could encourage the use of existing retailers and could provide a mechanism for paying commission to such retailers. The two portions of data combined to provide a content data item could comprise encryption data and a key but preferably comprise separate parts of a complete data item, for example, least significant bits and most significant bits or high frequencies and low frequencies (for audio). This arrangement also facilitates customer reward and loyalty management.

5

10

15

20

25

[0030] In one embodiment the data carrier further comprises memory for storing data for accessing a mobile communications network, for example to receive content data over the network. For such an embodiment, the data carrier may replace a SIM (Subscriber Identity Module) card in a mobile communications device, thus providing a single card for both network access and valued content retrieval and storage. Additionally or alternatively the card may also store the web address of a data supplier from whom data may be downloaded onto the carrier.

[0031] The data memory for storing content data may be optic, magnetic or semiconductor memory, but preferably comprises Flash memory. Preferably, the data memory has a large capacity for storing large data files such as compressed video data. Preferably, the data memory is partitioned for lock access, that is, for read and/or write access to blocks of, for example, 1K, 4K, 16K or 64K databytes for faster data access, particularly where the stored content data will normally be accessed serially, as is normally the case with audio and video data. Preferably the card is configured as an IC card or smart card and has a credit card-type format, although other formats such as the "memory stick" format may also be used. This provides a small and convenient portable format and facilitates removable interfacing with a variety of devices.

30 **[0032]** The invention also provides a related method of controlling access to data on a data carrier, the data carrier comprising non-volatile data memory and non-volatile parameter

memory storing use status data and use rules, the method comprising receiving a data access request; reading the use status data and use rules from memory; and evaluating the use status data using the use rules to determine whether access to the stored data is permitted.

5

10

15

20

25

30

[0033] According to another aspect of the invention, there is provided a computer system for providing data to a data requester, the system comprising a communication interface; a data access data store for storing records of data items available from the system, each record comprising a data item description and a pointer to a data provider for the data item; a program store storing code implementable by a processor; a processor coupled to the communications interface, to the data access data store, and to the program store for implementing the stored code, the code comprising code to receive a request for a data item from the requester; code to receive from the communications interface payment data comprising data relating to payment for the requested data item; code responsive to the request and to the received payment data, to read data for the requested data item from a content provider; and code to transmit the read data to the requester over the communications interface.

[0034] The computer system is operated by a data supplier or data supply "system owner" for providing content data to the data carrier described above. The payment data received may either be data relating to an actual payment made to the data supplier, or it may be a record of a payment made to an e-payment system relating either to a payment to the data supplier, or to a payment to a third party. The data from the content provider, preferably without permanent (local) storage of the forwarded data, improves data security as the content provider retains control over a content data item, and the data supplier, a copy of a data item, is unable to supply data for the item without the content provider's assistance. The computer system may provide temporary storage for a requested data item, for example using a disk cache, but preferably the computer system does not store a complete data item, even temporarily.

[0035] Preferably, the computer system includes payment distribution information so that when payment is made for a data item, the payment can be distributed for reimbursing royalties and making other payments. Typically a large fraction of the payment for a data item will be transferred to a copyright owner or "content provider" for the item while smaller payments will go to the artist and/or publisher and/or retailer/distributor. Payment may be made directly by the computer system to the computer systems of other relevant parties using, for example, a signature-transporting type e-payment system. Alternatively, the computer system can issue

appropriate instructions to a third party e-payment system for making the transfers. The computer system allows automatic distribution of payments either before, during or after content data download, or after content data access by a user. Instructions for distributing the payments may be issued substantially simultaneously, thereby avoiding long delays in the payment of some parties; for example, it can presently take a year or more for an artist generating content to be paid by conventional methods.

5

10

15

20

25

30

[0036] Preferably, the computer system also stores content data item access rule data, for downloading in association with a content data item. The rule data may be stored by a content provider but is preferably held by the computer system, and links a content identifier with an access rule, typically based upon a required payment value, as outlined above in the context of the data carrier. Normally, each content data item will have an associated access rule, but a single rule may apply to a large number of data items. The computer system also, preferably, stores requester reward data for customer reward/loyalty management. This data may again comprise one or more rules linking a payment value and/or content data item type to a specified reward, such as a number of air miles or retailer value points. The computer system preferably also keeps a record of an identified user's or data's carriers content item downloads and payments for market research purposes.

[0037] The computer system, in one embodiment, also stores access control data, such as an access request identity and password which can be employed, for example, to create an extranet of system users, which again can be linked to stored access record data for marketing purposes. When further linked to content item type data, such an arrangement can be used to construct a club of users of content data items of a particular type, for example country and western or rock and roll music. As described in connection with the portable data carrier, the computer system may also comprise content synthesis code for additional data security and for more secure management of payment distributions.

[0038] The invention also provides a related method of providing data to a data requester comprising receiving a request for a data item from the requester; receiving payment data from the requester relating to payment for the requested data; reading the requested data from a content provider responsive to the received payment data; and transmitting the read data to the requester.

[0039] According to a further aspect of the present invention, there is provided a data access terminal for retrieving data from a data supplier and providing the retrieved data to a data carrier, the terminal comprising a first interface for communicating with the data supplier; a data carrier interface for interfacing with the data carrier; a program store storing code implementable by a processor; and a processor, coupled to the first interface, to the data carrier interface and to the program store for implementing the stored code, the code comprising: code to read payment data from the data carrier and to forward the payment data to a payment validation system; code to receive payment validation data from the payment validation system; code responsive to the payment validation data to retrieve data from the data supplier and to write the retrieved data into the data carrier.

[0040] This terminal can be used for retrieving data from the above-described computer system and for downloading the retrieved data to the above-described portable data carrier. As with the data supply computer system, it is preferable that there is no (local) storage of content item data forwarded from the data supplier to the data carrier. The data access terminal is not restricted to use with the above-described status supplier and could, for example, retrieve data for downloading to the data carrier from a local data source, such as a CD (Compact Disc) or DVD (Digital Versatile Disc), or from a third party such as a cable TV company.

[0041] The terminal reads payment data from the data carrier and transmits this to a payment validation system for validating the data and authorizing the payment. This may be part of the data supplier's computer system or it may be a separate system such as an e-payment system. Thus, the terminal operates with a data carrier storing payment (validation) data and, in some embodiments, additional payment validation code for validating payment to the payment validation system. Again, the terminal is preferably configured to provide a data item use rule to the carrier in conjunction with a data item. As before, the data item use rule will normally be dependent upon payment value information embodied in the payment data read from the data carrier. The terminal is preferably also configured for user input of access control data. This access control data may be forwarded to the data carrier for access permission verification and/or it may be passed to the data supplier computer system for a similar purpose. The terminal may be configured to warn a user of content access or data carrier function inhibition after a predetermined number of access requests have been refused. The terminal may also incorporate content synthesis code as described above.

[0042] The terminal may comprise code to output supplementary data when downloading data to the data carrier. Identity data on the data carrier can be used to retrieve the supplementary data, or a pointer to the supplementary data, from the data supplier computer system, or the supplementary data or a pointer thereto can be retrieved directly from the data carrier.

Preferably, however, identification data on the card is used to retrieve characterizing data such as card user preference data from the data supplier computer system, and this characterizing data is then used by the terminal to retrieve and output supplementary data to a terminal user. When the terminal is associated with a contact distributor or retailer, the supplementary data may be retrieved over a network associated with the retailer/distributor such as a local area network (LAN), wide area network (WAN) or extranet.

5

10

25

[0043] The invention also provides a method of providing data from a data supplier to a data carrier, the method comprising reading payment data from the data carrier; forwarding the payment data to a payment validation system; retrieving data from the data supplier; and writing the retrieved data into the date carrier.

15 [0044] The payment validation system may be part of the data supplier's computer systems or it may be a separate e-payment system. In one embodiment the method further comprises receiving payment validation data from the payment validation system; and transmitting at least a portion of the payment validation data to the data supplier. Alternatively the payment validation system may comprise a payment processor at the data supplier or at a destination retrieved from the data supplier. The payment processor may also provide payment distribution data for distributing a payment represented by the payment data.

[0045] In a further aspect, the invention provides a data access device for retrieving stored data from a data carrier, the device comprising a user interface; a data carrier interface; a program store storing code implementable by a processor; and a processor coupled to the user interface, to the data carrier interface and to the program store for implementing the stored code, the code comprising code to retrieve use status data indicating a use status of data stored on the carrier, and use rules data indicating permissible use of data stored on the carrier; code to evaluate the use status data using the use rules data to determine whether access is permitted to the stored data; and code to access the stored data when access is permitted.

30 **[0046]** The data access device uses the use status data and use rules to determine what access is permitted to data stored on the data carrier. As described above, the use rules will normally be

dependent upon payments made for data stored on the data carrier, but may also comprise access control employing a user identification and password. Since a single data carrier may have more than one user, the use status and use rules may be selected dependent upon a user identity. The data access device may also be configured to present supplementary data when presenting the content data, retrieved as described above, from the card, from a remote computer system or from some other source such as a cable TV network or off-air.

5

10

15

20

25

30

[0047] The invention also provides a related method of controlling access to data from a data carrier, comprising retrieving use status data from the data carrier indicating past use of the stored data; retrieving use rules from the data carrier; evaluating the use status data using the use rules to determine whether access to data stored on the carrier is permitted; and permitting access to the data on the data carrier dependent on the result of said evaluating.

[0048] According to a further aspect of the invention there is provided a data access system comprising a data supply computer system for forwarding data from a data provider to a data access terminal; an electronic payment system for confirming an electronic payment; a data access terminal for communicating with the data supply system to write data from the data supply system onto a data carrier; and a data carrier for storing data from the data supply system and payment data; wherein data is forwarded from the data provider to the data carrier on validation of payment data provided from the data carrier to the electronic payment system.

[0049] In a further aspect of the invention, there is provided a portable data carrier comprising an interface for sending and receiving data from and to the carrier; non-volatile data memory, coupled to the interface, for storing data on the carrier; and a digital rights management processor for controlling access to the stored data.

[0050] In a further aspect of the invention, there is provided a portable data carrier comprising an interface for sending and receiving data from and to the carrier; non-volatile data memory, coupled to the interface, for storing data on the carrier; and an access control processor; wherein the data memory is partitioned as data blocks and the access control processor controls external access to the data blocks.

[0051] In a further aspect of the invention, there is provided a computer system for providing data to a data requester, the system comprising a communication interface; a data access data store for storing records of data items available from the system, each record comprising a data

item description and a resource locator; a data provider for the data item; a program store storing code implementable by a processor; a processor coupled to the communications interface, to the data access data store, and to the program store for implementing the stored code, the code comprising code to receive a request for a data item from the requester to receive from the communications interface payment data comprising data relating to payment for the requested data item; code, responsive to the request and to the received payment data, to output the item data to the requester over the communication interface; wherein said data access data store further comprises payment distribution information indicating to whom payments should be made for a data item; and further comprising code to output payment data for a data item for making payments for the item when the item is supplied to a requester.

5

10

15

20

25

30

[0052] In a further aspect of the invention, there is provided a computer system for providing data to a data requester, the system comprising a communication interface; a data access data store for storing records of data items available from the system, each record comprising a data item description and a printer location data identifying an electronic address for a provider for the data item; a program store storing code implementable by a processor; a processor coupled to the communications interface, to the data access data store, and to the program store for implementing the stored code, the code comprising code to receive a request for a data item from the requester to receive from the communications interface payment data comprising data relating to payment for the requested data item; code responsive to the request and to the received payment data to output the item data to the requester over the communication interface; wherein the data access data store further comprises data item access rule data for output to the requester with a data item; and further comprising code to select access rule data for output with a data item in response to the payment data.

[0053] In a yet further aspect of the invention, there is provided a method of providing data to a data requester comprising receiving a request for a data item from the requester; receiving payment data from the requester relating to payment for the requested data; transmitting the requested data to the requester; reading payment distribution information from a data store; and outputting payment data to a payment system for distributing the payment for the requested data.

[0054] In a still further aspect of the invention, there is provided a method of providing data to a data requester comprising receiving a request for a data item from the requester; receiving payment data from the requester relating to payment for the requested data; transmitting the

requested data to the requester; and transmitting data access rule data to the requester with the read data.

[0055] These and other aspects of the invention will now be further described, by way of example only, with reference to the accompanying figures.

5 BRIEF DESCRIPTION OF THE DRAWINGS

- [0056] Figure 1 shows a data access device a) from the top; b) from the front; and c) from the side;
- [0057] Figure 2 shows, conceptually, a portable data carrier;
- [0058] Figures 3a and b show exemplary data access terminals;
- 10 **[0059]** Figures 4a and b show, respectively, a logical signal path between elements of a conceptual data access system; and a physical representation of a conceptual data access system;
  - [0060] Figure 5 shows a content provision system;

20

25

- [0061] Figure 6 shows a data supply computer system;
- [0062] Figure 7 shows a variety of data access terminals;
- 15 [0063] Figure 8 shows a schematic diagram of components of a data access terminal;
  - [0064] Figure 9 shows a schematic diagram of components of a data carrier;
  - [0065] Figure 10 shows a schematic diagram of components of a data access device:
  - [0066] Figures 11a and 11b are flow diagrams of a data carrier registration process;
  - [0067] Figures 12a-c and 12d-e show, respectively, a flow diagram of data access using a data access terminal; and a flow diagram of data supply using a data supply computer system; and
    - [0068] Figure 13 shows a flow diagram of data retrieval using a data access device.

## **DETAILED DESCRIPTION**

[0069] Referring to Figure 1, this shows a data access device for playing MP3 audio (10) with operator controls (12) and LCD display (14). The outline of a smart card data storage device is shown at (16). The operator controls allow a user to select and play tracks, while track information and still or video images are provided on display (14). A slot (18) is provided in the front of the device to receive a smart card-type data storage means. This smart card occupies

space (20) and interfaces with resilient contacts (24); it is held in the data retrieval device against the contacts, by resilient housing element (22).

[0070] Referring now to Figure 2, this shows a portable data carrier (30) suitable for use with the device of Figure 1. The data storage means is based on a standard smart card; it is plastic, about the size of a standard credit card, and has some flexibility. On the card (30) are two sets of contacts, contacts (32) for interfacing with the payment validation means and contacts (34) for interfacing with the memory for storing downloaded data (although in other embodiments, a single set of contacts may be used for both). The surface of the card can be embellished with suitable graphics.

5

25

10 **[0071]** In one embodiment the smart card retains all its useable functionality as specified for standard Electronics Point of Sale Systems (EPOSS) and, if desired, the memory for storing the downloaded data can be electrically separate from this. However, it may be preferable to provide interaction between the standard smart card device and the data memory in order to accomplish the access control/decryption functions described above.

15 [0072] Referring now to Figure 3, an example of a data access terminal is shown at (40). This has a screen (42) and a slot (44) to receive the data carrier (30). Alternatively the data carrier may interface to the terminal via the data access device (10) and an interface (46) to the terminal (40). In Figure 3b a dedicated terminal (50) has a slot (52) to receive the data carrier, a display (54) and controls (56). Coins can be inserted into the terminal at (58) and notes at (60) to charge the data carrier with cash.

[0073] Referring now to Figure 4a, this illustrates conceptually the logical connections and data flow between data processing systems involved in payment validation, and data download to the carrier (30). A user connects the data carrier (30) to terminal (40) and logs on to a data web page of data supply service provider (60). Either terminal (40) or service provider (60) then communicates via data paths (62) with a payment validation authority (70) to check and authorize the user's or payer's payment. In the case of electronic cash the terminal (40) may immediately validate the payment information, updating the service provider and/or payment validation authority (70) at a later stage. The logical connection (64) between the terminal and the service provider is preferably made over the internet.

[0074] The service provider may provide a direct portal to data providers (80) or may collect information from data suppliers (80) and provide a "front end" to present data from the suppliers to the terminal user. Alternatively, data supply service provider (60) may regulate direct access between terminal (40) and data providers (80), as shown by links (66), by communicating with the terminal and the data providers to provide communication regulation information to, for example, instruct data suppliers about what information the user of terminal (40) should have access to.

5

10

15

20

25

30

[0075] In a preferred embodiment, service provider (60) pays royalties at an agreed rate - for example, 10 pence per track or 10 pence per minute - to a computer system owned by a company or entity in the recording industry, such as a content provider or copyright owner, a content publisher or a content creator, and the user of terminal (40) effectively pays the service provider. Billing can also be regulated by bandwidth and/or data download time.

**[0076]** Preferably the service provider (60) monitors the user's access to the system and either stores or forwards to data providers (80), or downloads to the data carrier (30), usage information. In a preferred embodiment the service provider sends information via terminal (40) to data carrier (30) which can be used to determine incentives to be provided to users of the system.

[0077] Figure 4b shows a conceptual physical configuration of the system of Figure 4a in which a plurality of terminals (40), a plurality of service providers (60) and a plurality of data providers (80) all interact via the internet. The physical embodiment of the system is not critical and a skilled person will understand that the terminals, data processing systems and the like can all take a variety of forms.

[0078] Referring now to Figure 5, this shows a conceptual illustration of a content provision system 100. Content creators 104a, b generate or receive content data from artist terminals 102a-d and store content data in databases 106a, b. The content data stored in databases 106a, b may comprise audio data, such as music, video data, such as films or TV programs, text, such as literary works, software, such as games software, or other data. Content creators 104a, b are coupled to communications network 101 for communicating created content data over the network. Also coupled to communications network 101 are content publishers 110a and 110b, each of which is coupled to an associated stored content database, 112a and 112b respectively. The content publishers make their stored content available for controlled access using

communications network 101. In some instances, for example where the content data comprises computer games, the functions of content creator and content publisher may be provided by a single entity. Also although conceptually illustrated as blocks in Figure 5, the content creator and content publisher typically each comprise a client server computer network.

5 [0079] The communications network 101 is typically a private communications network, such as an extranet, with security controlled access to entities connected to the network. Physically the network may comprise an internet protocol network or it may comprise, or consist of, dedicated point-to-point links. Thus, for example, a content creator 104 may be directly linked to a content publisher 110 and/or to other entities shown in Figure 5 such as a content provider or content distributor.

[0080] The content provision system includes a plurality of content providers 108a-e, each coupled to the communications network 101. In the illustrated system, the content providers own copyright in stored content data accessible over communications network 101 and may, in practice, also perform a content publication function. Five content providers own the copyright in over 80% of all world-wide music sales. The content providers are coupled to stored content databases 106 and 112 via communications network 101, for supplying stored content data.

15

20

25

30

[0081] A gateway server 114 is also coupled to communications network 101 to link the communications network to other networks such as the internet and/or mobile communications networks. Gateway server 114 provides security and access control functions and firewalls. A second gateway, content distributor WAN gateway 116, is also shown attached to communications network 101. This provides similar security and firewall functions and coupled communications network 101 to distributor WAN (wide area network) 117. Gateway 116 has logical access to one or more of a content creator, content publisher and content provider for accessing stored content data. Content distributor gateway 116 may be owned by a chain of record stores and provide content access terminals 118, coupled to WAN 117, in separate retail outlets. Content access terminals 118 have access, via gateway 116, to stored content accessible over communications network 101.

[0082] Referring now to Figure 6, this shows a data supply computer system 120. In this embodiment, three content access terminals 118a-c, e-payment systems 121a, b, and content access web server 124 are all coupled to internet 142. Data supply system 120 is coupled to the content provision system 100 illustrated in Figure 5. Where communications network 101 of

Figure 5 is an extranet, this extranet physically operates over internet 142; where communications network 101 does not partly operate via internet 142, a connection to internet 142 is established via gateway server 114 as shown in Figure 5. In this way content access terminals 118a-c are provided with controlled access to the stored content data of content provision system 100.

5

10

15

25

30

[0083] E-payment systems 121a and 121b are coupled to banks 122a, b and c, d respectively. These provide an e-payment system according to, for example, MONDEX, Proton, and/or Visa cash compliant standards. Preferably at least one of e-payment systems 121a, b operates a so-called "open purse" system in which the value is stored as a publicly verifiable digital signature issued by the e-payment system. In such a signature-transporting arrangement, payment data may be validated using public keys and thus payment authentication need not be performed by the e-payment system but may instead be performed by, for example, a data access terminal or data supply system computer, using payment management code. The authenticated signatures, which in effect perform a similar role to checks, are submitted to the relevant e-payment system after authentication for verification and reimbursement or transfer of monetary value. With such a system payments may be made anonymously and thus payer identification is not essential. Data carriers, such as data cards, may be issued with stored value or without value, in which latter case value (that is, a publicly verifiable digital signature) may be written onto the card during an on-line transaction.

[0084] In alternative embodiments, a data carrier such as the smart Flash card described below may be used to create value bearing digital signatures as is well-known to those familiar with emoney.

[0085] Content access web server 124 is also coupled to internet 142 for providing content access terminals 118a-c with access to content data. Content access web server 124 is typically owned by a content data supply "system owner" who acts as an intermediary between a content access terminal user and a content provider, forwarding content data provided (directly or indirectly) by a content provider to a content access terminal and then to a stored content data carrier. Web server 124 is coupled to web server code storage 126 storing Java code for generating web pages for interpretation by web browsers on content access terminals 111a-c. The web pages provide the content download, value add, CRM (customer reward management) value check/spend and website link functions described below.

[0086] Web server 124 is coupled to payment processor 128, Digital Rights Management (DRM) processor 130, access control processor 132, and content distribution processor 134. Payment processor 128 includes payment management code storage 128a and is coupled to payment record data store 136. Access control processor 132 includes access control code storage 132a and is coupled to access control data store 138. DRM processor 130 includes DRM code storage 130a and is coupled to content access and DRM data store 140. Content distribution processor 134 includes CRM (customer reward management) and payment distribution management code storage 134a and is also coupled to content access and DRM data store 140. As shown in Figure 6, processors 128-134 are all in communication with one another.

5

20

25

30

10 **[0087]** Processors 128, 130, 132 and 134 may comprise separate application programs or a single computer program and may operate on a single physical computer, on which web server 124 may also be provided, or may operate on separate computers. Likewise data stores 136, 138 and 140 may comprise a single physical data store or may be distributed over a plurality of physical devices and may even be at locations physically remote from processors 128-134 and coupled to these processors via internet 142.

[0088] Web server 124 communicates with processors 128-134 by means of a CGI (common gateway interface) script and the code associated with processors 128-134 may be written in any conventional computer language such as C, C++, or Perl. However, in other embodiments one or more of the processors may be coupled to web server 124 via internet 142 and owned and operated by a separate entity, such as a financial institution. In this case conventional secure web-based communications may be operated between web server 124 and the relevant processor. In particular, payment processor 128 may be operated by one of the e-payment system providers 128a, b.

[0089] Payment management code 128a issues and authenticates payment data and stores an audit record in payment record data store 136. Access control code 132a stores identification data (of a user or card) together with registration data provided by a user when registering with the system owner. This data comprises a user password for accessing stored content and/or payment data; user characterizing data, for example characterizing user preferences, for marketing purposes; data indicating an e-payment system to use; and in some embodiments, further general user related data such as card level data for identifying the provision of "gold" level services to selected users. A copy of the password is stored with the content data on the

portable data carrier, as described further below. Alternatively, one or both of the access control data store and portable data carrier may simply store data for verifying a user-entered password.

[0090] Content access and DRM data store 140 stores data related to content access and content use, but does not itself store content data items; these are instead provided via content provision system 100 described above. Data store 140 stores a plurality of records each comprising a data item identifier, a data item description, a data item type or genre, and location data comprising one or more pointers to a location or locations from where the data item can be downloaded. Associated with a data item is also a table of use rule data comprising a list of values (i.e. content data item prices) and corresponding levels of permitted usage. Thus a value of £1 might permit ten plays of a music track, while the value of £10 might permit an unlimited number of plays of the track and copying of the track for personal use.

5

10

15

25

[0091] Also associated with a data item is a table of payment distribution data comprising a list of recipients and corresponding fractions of the data item value each is to receive. Typically, the main recipient will be the copyright owner of the data item and other recipients will be selected from the content creator, the artist or artists, the system owner, the content publisher, and the retailer/distributor. The payment distribution proportions may be dependent upon the payment value, in which case a plurality of sets of payment distribution figures may be associated with each data item, each set of distribution figures corresponding to a payment value range. The payment data and distribution data is here termed DRM (Digital Rights Management) data.

[0092] Further associated with a data item is a table of CRM (Customer Reward Management) data, linked to the user rule data, comprising CRM rules to specify, for one or more data item use levels, a quantity of reward points and one or more recipients for the reward points (the recipients may include the card user and the retailer/distributor).

[0093] The CRM and payment distribution code 134a operates with content access and DRM data store 140 to inform a system user of the description and value of a data item, to access and download a data item from the content provider system to a content access terminal, to provide content use rules with the data item, and to provide instructions either to payment processor 128 or to e-payment system 121 to distribute payments for the data item to the recipients identified by the data store 140 and to distribute CRM reward points.

[0094] The access control data store 138 holds a secure key, such as a secret "public" key in a public key cryptography system, for the system owner to authenticate its identity to a content provider. This data is held securely with other sensitive data in the access control data store 138. As is described in more detail below, when data supply system 120 receives a request for a content data item from a content access terminal 118, it looks up a location from which the data item is available using content access and DRM data store 140 and then determines the identity of the corresponding content provider. This identity is either stored in content access and DRM data store 140 or, as there are relatively few content providers, it may be hard written in DRM code 130a. DRM code 130 then requests access control processor 132 to provide the secure system owner identifier from access control data store 138 to the relevant content provider and sets up a trusted connection between the content provider and content access web server 124 for downloading the data item to a content access terminal 118 and then to a portable data carrier.

5

10

15

[0095] Referring now to Figure 7, this shows a variety of content access terminals for accessing data supply computer system 120 over internet 142. The terminals are provided with an interface to a portable data carrier or "smart Flash card" (SFC) as generally described with reference to Figure 2 and as described in more detail below. In most embodiments of the terminal the SFC interface allows the smart Flash card data carrier to be inserted into and removed from the terminal, but in some embodiments the data carrier may be integral with the terminal.

20 **[0096]** Referring now to the specific embodiments illustrated in Figure 7, a simple content access terminal may comprise a home personal computer 144 with SFC interface 144a. In another embodiment, a mobile communications device 152 is provided with a smart Flash card interface 152a and is coupled to internet 142 via radio tower 150, mobile communications system 148 and mobile communications internet gateway 146.

[0097] In another embodiment, a smart Flash card interface is provided to a so-called "set top box" (STB) 154. The set top box is, in effect, a receiver for television programs received on video input 154b, which may comprise a satellite TV signal, a cable TV signal or an off-air TV signal. The video signal is provided from the set top box to television 156 or to some other home entertainment device such as a personal computer (not shown). In another embodiment, content access terminals 166 and 168 each with respective SFC interfaces 166a and 168a are coupled to a retailer local area network (LAN) 160 connected to internet 142 via retailer LAN server 158.

DVD player 164 is also coupled to LAN 160. In a further embodiment a smart Flash card interface 170a is provided for a CD/DVD player 170.

5

10

15

20

25

30

[0098] In these latter three embodiments, content data for storage on the smart Flash card may be retrieved from broadcast video and/or a CD or DVD. In this case, the computer data supply system 120 illustrated in Figure 6 may be used to provide use rule data for the content data stored on the smart Flash card, and to pay for data downloaded onto the card; the content data may be captured before or after the data supply system 120 is accessed to enable use of the stored data, but in a preferred embodiment content data written to the card from a supplier other than the content data supply computer system is not accessible to a user until corresponding use rule data has been downloaded from computer system 120, which will normally be after receiving payment for the downloaded data.

[0099] Referring now to Figure 8, this shows a schematic diagram of one embodiment of a data access terminal 170. The terminal comprises a general purpose computer including an audio/visual interface 184, a keyboard 186 and a pointing device 188 for providing an interface to the user. The terminal has an internet interface 176, for example a modem, and optionally a LAN/WAN interface 174 for connecting the terminal to a retailer or distributor LAN or WAN. The terminal also has an optional video input 178 for receiving broadcast video data and a media input device 180, such as a CD or DVD drive. Further communications I/O ports 182 may also be provided. A portable data carrier or smart Flash card interface 190 is provided for interfacing to a smart Flash card. Optionally, a cash input and verification system 192, such as is conventionally used in an automatic teller machine (ATM), may also be incorporated within the content access terminal. The terminal has working memory 194 such as RAM and program memory 196 which can comprise any conventional storage device such as RAM, ROM or a disk drive. Program code in program memory 196 may also be stored on removable disk 198. A processor 200 loads and implements program code stored in program memory 196. All the components of the terminal are linked by a data and communications bus 172.

**[0100]** More specifically, processor 200 loads and implements cash payment management code 200a for managing cash input data from cash input and verification system 192, for adding value to a smart Flash card. Processor 200 also implements a web browser 200b for accessing system owner web pages and data exchange interface 200c for exchanging data between a smart Flash card interface to the terminal and data supply system 120.

[0101] Processor 200 also implements off-line contents retrieval code 200d for retrieving data for storage on a smart Flash card from media input device 180 and/or video input 178 and/or LAN/WAN interface 174. The processor implements a content sampler 200e for outputting small extracts of content data items to a user via audio/visual interface 184. Such data item samples may be stored with the content description data in content access data store 140. The processor also implements a smart Flash card interface driver 200f, user interface code 200g and additional communication drivers 200h for driving LAN/WAN interface 174 and/or comms I/O ports 182.

5

20

- [0102] Referring now to Figure 9, this shows a schematic diagram of components of a portable data carrier 202, in the embodiment shown a so-called "smart Flash card". In this context, "smart Flash card" refers to an IC card similar in size to a plastic payment card incorporating a processor and Flash data memory, preferably of large capacity. For further details on smart cards, reference may be made to the ISO (International Standards Organization) series of standards, including ISO 7810, ISO 7811, ISO 7812, ISO 7813, ISO 7816, ISO 9992 and ISO 10102, which are hereby incorporated by reference.
  - [0103] Referring in more detail to Figure 9, a data and communications bus 204 links components of the card which include a processor 210, working memory 212, timing and control logic 208 and an external interface which may have contacts (ISO 7816) or be contactless (ISO 10536) for providing external access to a bus 204 for reading data from and writing data to the card 202. Also coupled to bus 204 are permanent program memory 216, non-volatile data memory 218 and non-volatile (Flash) content data memory 214. Non-volatile data memory 218 may comprise EEPROM and permanent program memory 216 may comprise ROM, for example, mask-programmed ROM. All the components of Figure 9 are mounted on a single substrate, in a preferred embodiment bearing contacts for external interface 206.
- 25 [0104] Processor 200 loads and implements program code from permanent program memory 216. This code comprises operating system code for providing the card with a basic operating system for at least external communications; payment management code for supplying payment data from non-volatile data memory 218 to pay for downloaded content; DRM (Digital Rights Management) and security code, including code to implement content data use rules and code for password controlled access to data and program functions; CRM code for implementing CRM-

related rules; and content synthesis code for combining stored content data with additional data provided via external interface 206 for synthesizing complete content item data.

[0105] Non-volatile data memory 218 stores data including card identity data, access control data, including password data for validating a user password, access record data for storing a record of access attempts and their outcomes, and content supply data such as system owner website addresses and retailer/distributor website addresses.

5

10

15

20

25

[0106] Data memory 218 further stores card value data comprising e-money such as publicly verifiable digital signatures, and payment data for storing a payment audit trail including payment amounts and data on to whom payments have been made. The memory 218 also stores RFM (Recency Frequency Monetary) data to provide a record of transactions for market research and customer reward purposes, and CRM data storing customer reward points. Data memory 218 also stores an index of content data items stored in Flash memory 214 and associated content use rules, as well as DRM and royalty data for maintaining an audit trail of use history for rights management tracking. Optionally, data memory 218 may also store supply chain data specifying a supply chain route through which data has been obtained from a content provider, which may be used for rewarding supply chain intermediaries, for example on a commission or reward points basis.

**[0107]** Content data memory 214 preferably comprises at least 100 MB of data storage, partitioned as data blocks of a size selected to match the stored content type. For storing video data, Flash memory 214 preferably comprises > 1 GB data storage and the data blocks into which the data memory is partitioned are larger.

[0108] Referring now to Figure 10, this shows a schematic diagram of a data access device 220, such as a portable audio/video player. The data access device 220 comprises a conventional dedicated computer system including a processor 238, permanent program memory 236, such as ROM, working memory 234, such as RAM, and timing and control logic 226 all coupled by a data and communications bus 222. Also coupled to the bus are an audio interface 228, a display 230 and user controls 232, for providing a user interface. A smart Flash card interface 224 is coupled to bus 222 for interfacing with a smart Flash card for retrieving and playing stored content data.

[0109] Permanent program memory 236 stores program code for implementation by processor 238; this code may also be provided on a data carrier such as a ROM chip or disk 240. Processor 238 implements an SFC interface 238a, a user interface 238b, a content player 238d for retrieving stored content data from a smart Flash card interfaced to the device and for outputting audio and/or video data derived from the retrieved content data (which may comprise compressed audio and/or video data) to a user of the device.

5

10

15

20

25

30

[0110] Processor 238 also implements use control 238c for controlling access to and use of contents stored on the smart Flash card by the content access device user. Use control routine 238c and/or DRM and security code in permanent memory 216 on the smart Flash card may also implement digital watermarking and other Secure Digital Music Initiative (SDMI) content protection code as specified in the SDMI portable device specification, part one, version 1.0 (see www.sdmi.org) which is hereby incorporated by reference.

[0111] Figures 11a and 11b show a flow diagram of a process for registering a data carrier or smart Flash card with a data supplier or system owner operating a data supply system as illustrated in Figure 6. A smart Flash card may be issued entirely blank, that is, with no prestored content or value, with prestored value but no prestored content, with prestored content but no prestored value (the content being provided free) or with both prestored value and prestored content. Thus, for example, a user may purchase a card with stored value but no stored content over the counter at a retailer. The process of Figures 11a and 11b illustrates the registration of a card with neither prestored content nor prestored value. As illustrated the registration process records user registration data in the access control data store 138 of Figure 6 and writes value data onto the blank card.

[0112] At step S10 a smart Flash card is inserted into a content access terminal smart Flash card interface. The system owner web page is then loaded onto the content access terminal and displayed to the user (step S11). User registration data is then entered into the content access terminal (step S12) and transmitted to the system owner (S13). The user registration data may include a user identity, a preferred e-payment system to use and, optionally, a content access PIN or password, and a service level (for example bronze, silver or gold). The optional password may be a password required by the e-payment system for validation of a payment by the user with the card or it may be a password to protect unauthorized access to content on a smart Flash card to protect stored data in the event, for example, of the card being stolen. A single password

may serve both these functions. The content access terminal web browser is configured so that all sensitive data passing between the terminal and the system owner is securely transmitted, for example by using a conventional encryption system such as PKI (Public Key Infrastructure).

5

10

15

20

25

30

[0113] At step S14 a payment request is received from the system owner at the content access terminal and displayed to the user. At step S15 the user enters payment data into the content access terminal and this payment data is transmitted to the system owner, for adding value to the card. This may, for example, be a credit card transaction as is conventionally used for purchase over the internet. Card value data and a card value access code is then received by the content access terminal from the system owner at step S16. The card value corresponds to the payment made by the user and the value access code may be a password entered by the user at step S12 or may comprise a password or PIN created by payment processor 128 or e-payment system 121 as illustrated in Figure 6. In a preferred embodiment, the user pays the system owner and the system owner then directly provides digital signature data representing value to the content access terminal for writing onto the smart Flash card.

[0114] At step S17, card registration data is received from the system owner by the content access terminal and written onto the smart Flash card. This card registration data comprises user identity data, access control data, payment system specifying data, system owner access data, such as a system owner web page address and other dial-up information. At this stage other data may be entered by the user and written onto the card, including, for example, user preference data, retail outlet and CRM data (alternatively user preference data may be captured at step S12). At step S18 the card value data and card value access code received at step S16 is written onto the card and output to the user visually and, optionally, as a printed record. The card is then available for use, at step S19.

[0115] Figure 11b shows the corresponding registration steps performed by the system owner's data supply system 120. At step S20, a request for a smart card registration web page is received from a content access device and, at step S21, transmitted to the device. User registration data is then received, at step S22, from the content access terminal and stored in content access control data store 138. The system owner's computer system then transmits, at step S23, a payment request to the content access terminal and receives, at step S24, payment data in reply, this payment is then authenticated, at step S25, with an e-payment system such as payment system 121 a or b illustrated in Figure 6, and after verification the payment processor 128 of the

computer system transmits, at step S26, value data and a value access code to the content access terminal, for writing onto the smart Flash card. The payment processor then updates the payment record data store 136 with data relating to the transaction (step S27) and, at step S28, retrieves card registration data previously written into the access control data store and transmits this registration data to the content access terminal. At step S29 the transaction is then complete.

5

10

15

20

25

30

Referring now to Figures 12a-c, these illustrate a flow chart for downloading data to a [0116] smart Flash card using a data access terminal. At step S30 the smart Flash card is inserted into the content access terminal and the user then enters, at step S31, their password for gaining access to the functionality of the smart Flash card. At step S32, the content access terminal transmits the password to the smart card for verification and the terminal checks, at step S33, whether access is permitted. If access is not permitted, a warning is displayed by the terminal, at step S34, and an access denied count is implemented. A threshold count is then read from the card together with a count of the total number of times access to the card has been denied (step S35). At step S36 the terminal checks whether the total number of denied accesses is within three of the card threshold, and if it is not, returns to step S31, while if it is, it proceeds to step S37 where the terminal displays a warning that a further denied access is likely to result in erasure of content stored on the card. At step S38 the terminal then checks whether its count of denied accesses is greater than its threshold value, returning to step S31 if not, and displaying an access refused message at step S39 if the total number of permitted accesses has been exceeded. The system then waits at step S39 for removal of the smart Flash card from the content access terminal.

[0117] If access is permitted at step S33, the terminal loads outline CRM data from the card (step S40) and loads retail data, such as targeted advertising, from the retailer LAN/WAN (step S41). At step S42, the terminal then displays a menu of options, retail data such as advertising or CRM-related data and outline CRM data, such as a total number of reward points earned, on the content access terminal. Many options include download content (from a system owner), add monetary value (to the card), check/spend CRM value stored on the card, follow website links, and exit. At step S43, the user inputs a menu option which, in the illustrated flow chart, is the download option. The system thus passes to step S44 and loads the system owner's content access web page onto the content access terminal and displays this to the user.

[0118]At step S45, the user enters a content search request, which is transmitted to the system owner content distributor processor 134. Content search results are received back from the content distribution processor, including a content identifier, a brief description, and content cost data for at least one payment option, and these results are displayed on the user on the content access terminal. The user then selects one or more content items at step S47 and the selection is transmitted to the content distribution processor 134 where further content cost data and purchase option data is retrieved from data store 140. At step S48, this content cost and purchase data (including use rule data) is received from the system owner and displayed to the terminal user. The user then selects, at step S49, a purchase option and confirms a purchase request or, alternatively, selects "exit" to return to the menu display of step S42. After one or more content items have been selected, together with a purchase option, hard value and CRM data is read from the smart Flash card at step S50, and at step S51 a check is made to determine whether the monetary and/or CRM (reward points) value stored on the smart Flash card is sufficient to purchase the selected purchase data items. If the card value is insufficient, a warning is displayed at step S52 and the system returns to the menu display at step S42. If the card value is sufficient, at step S53 the content access terminal transmits a payment request to the smart Flash card.

5

10

15

20

25

30

[0119] Payment for the data item or items requested may either be made directly to the system owner or may be made to an e-payment system such as e-payment systems 121a and 121b of Figure 6, with these systems then forwarding payment confirmation data to the system owner computer system. Alternatively, the content access terminal may transmit data to the card to set up a transaction directly with a content provider who, being the copyright owner, would normally receive the majority of the payment.

[0120] At step S54, payment data for making a payment to the system owner is received from the smart Flash card by the content access terminal and forwarded to an e-payment system such as e-payment system 121 in Figure 6. Payment record data, validating payment by the card to the system owner, is then received back from the e-payment system at step S55 by the content access terminal and forwarded to the card for updating payment data on the card. In alternative embodiments, payment data from the card may be provided directly to the system owner's data supply computer for authentication and, optionally, further validation with an e-payment system by the system owner's computer.

[0121] Distribution of the payment received by the system owner from the card is performed by the system owner's computer system, as described elsewhere. Such payment distribution will normally provide a small percentage of the total payment to a "owner" or operator of the content access terminal, such as a retailer, distributor, or in other embodiments, mobile communications network operator or cable TV network operator.

5

- [0122] In the presently described embodiment, payment record data received in step S55 is transmitted to the system owner to confirm payment by the card and thus it is the content access terminal, in the described embodiment, which authenticates a payment before confirming that the payment has been made to the system owner.
- 10 [0123] In step S56, together with the payment record data, purchase request and card registration data is transmitted to the system owner to identify one or more content data items for purchase and to identify the purchaser. Then, at step S57, the content access terminal sets up a transaction between the system owner data supply computer and the smart Flash card for download of the identified content items requested from the data supplier to the smart Flash card.
- The download is preferably arranged so that there is no permanent storage of downloaded data on the content access terminal (although temporary storage in a disk cache may be permissible), and there is further preferably no temporary storage on the content access terminal of complete data for a content data item. This provides data security and reassurance to the content providers.
- [0124] In the same way as with card registration described with regard to Figure 11, a secure and trusted link is set up between the content access terminal and/or the smart Flash card and the data supply computer in a conventional manner as is well known to those skilled in the art (for example, using public key data encryption). The data transaction may be set up directly between the smart Flash card and the data supply computer, in which case the content access terminal has no access to unencrypted content data, or it may be set up between the content access terminal and the data supply computer, in which case unencrypted data is written by the content access terminal to the smart Flash card. Standard transmission protocols are used to ensure complete transmission of a content data item, for example by re-transmitting blocks of data which are not correctly received.
- 30 **[0125]** Also at step S57, one or more content access rules are received from the system owner data supply computer and written to the smart Flash card so that each content data item has an

associated use rule to specify under what conditions a user of the smart Flash card is allowed access to the content data item.

5

10

15

20

25

30

[0126] At step S58 the content access terminal receives CRM data from the content distribution processor 134 of the system owner, for example specifying a number of reward points earned by downloading the selected content items. This CRM data will normally be written to the smart Flash card (step S59), but may additionally or alternatively be stored in the content access terminal or in a data store of the content access terminal owner so that the reward points are held by the distributor/retailer/cable TV operator. Finally, also at step S59, a complete record of details of the transactions between the smart Flash card and the content access terminal, the smart Flash card and the system owner, the smart Flash card and the e-payment system, and the content access terminal and the e-payment system and/or data supply computer is recorded on the smart Flash card to provide an audit trail. The system then returns to the menu display at step S42.

[0127] The add monetary value menu option provided by the menu operates in a similar manner to that described with regard to steps S15 and S16 of Figure 11a and steps S24 to S27 of Figure 11b. In embodiments of the system in which the smart Flash card operates either in a debit (pre-pay) or credit mode, operating mode data may be loaded from the card together with outlying CRM data at step S40. If the card is operating in a credit mode then, at step S41, the content access terminal reads content use data records from the card and proceeds correspondingly to steps S47 and S48 to determine the value of the content accessed and then proceeds according to steps S15 and S16 of Figure 11a and steps S24 to S27 of Figure 11b to retrieve payment for the accessed content from the card owner. Where enhanced access control features are provided, access control data read from the smart Flash card or entered into the content access terminal at step S31 is used, in step S44, to access the system owner content access webpage and, in some embodiments, to set up a secure connection between the content access terminal and system owner data supply computer at step S44.

[0128] Referring now to Figures 12d and 12e, these show steps in a process implemented on the system owner's data supply computer for providing content data to a content access terminal and thence to a data carrier such as a smart Flash card. At step S60 the system owner's content access web page is requested by a content access terminal and transmitted to the requesting terminal. A search request for searching for a content data item is received, at step S61, from the

content access terminal, and at step S62 content distribution processor 134 of the content supply system searches content access and DRM data store 140 and transmits the search results to the content access terminal. The search results will normally comprise a content item identifier, a content item description, optionally a content item sample, and at least one content item price, for example for a default payment option. The search results may comprise a set of content data items, either selected by type or artist or comprising some predetermined selection in a similar manner to a compilation of tracks on a CD.

[0129] At step S63 content item selection data identifying one or more content items is retrieved from the content access terminal, and at step S64 content item purchase data for the selected content items is retrieved from content access and DRM data store 140. This purchase data will normally include, for each selected content item, one or more prices and purchase options. Purchase option data may simply comprise one of a set of standard options, for example "1" to purchase outright, "2" to rent for a period of time, "3" to rent for a number of plays, and "4" to rent with a final purchase option. The purchase option data may also indicate when a content item is available free.

[0130] At step S65 the content purchase data is transmitted to the content access terminal, and at step S66 payment record data, indicating a payment made from the smart Flash card to the system owner, purchase request data, card registration data and, optionally, access control data, is received from the content access terminal. The payment record data confirms a payment for the requested data items, the purchase request data specifies the payment option selected for the selected content items, and the card registration data provides data for keeping records of the transaction and providing reward points; the access control data may be required for additional data security. At step S67 the payment record data, in the described embodiment of the system, is validated with an e-payment system such as e-payment system 121 of Figure 6. As illustrated in the flow chart, the data supply system computer checks with the e-payment system that a payment has in fact been made to the system owner. In other embodiments of the system, payment may be made directly to the system owner, and either concurrently with the content access and download process, or, at some later stage, payment data received from the smart Flash card may be verified with the e-payment system for reimbursement of the system owner.

**[0131]** At step S68, payment distribution data is read from the content access data store 140. This data will indicate how payment made by the card for the data is to be distributed among

recipients. In one embodiment, recipient's payment fractions are specified in general terms in the content access data store, for example copyright owner 0.90, system owner 0.01, retailer/distributor 0.02, publisher 0.02, creator 0.05. Identification of who is the relevant copyright owner is stored in the data store together with the content item identifier, but may be selected from more than one possible content provider for the data item, and identification of who is the relevant retailer/distributor may be determined from, for example, content access identity information received from the content access terminal when the system owner content access web page is accessed at step S60. At step S69, payments are then distributed in accordance with the payment distribution data, either by direct distribution of value-bearing digital signatures to the relevant parties, or by issuing a payment distribution instruction to e-payment system 121. Preferably the data supply system stores records of individual card payments and, at intervals, combines the payment distribution data for a plurality of individual records to output payment data for distributing the total payment received by the data supply system from a batch of individual payments.

5

10

25

30

15 [0132] At step S70, content access rules for the purchased level of service are read from the content access data store. These rules could, for example, specify that only a predetermined number of accesses to the content are permitted, for example 10 plays. Alternatively, the rules could provide access for, say, one month from the download date. Other rules may provide unlimited plays but only on specified players, for example set top boxes owned by a particular cable TV network (as determined by content access device identification data provided to a smart Flash card from a content access device). A content provider identification for the requested content data is also read from the content access data store at step S70 together with CRM data for issuing reward points.

[0133] At step S71, content access rules for the requested content data items are retrieved from data store 140 and transmitted to the content access terminal. Then, at step S72, DRM processor 130 of the data supply system transmits a transaction request and authentication data to the content provider identified in step S70. This request identifies the system owner data supply system to the content provider in a secure manner, either by means of physical security, such as a dedicated connection from the system owner data supply system to the content provider, or by means of an electronically secure connection such as an encryption connection. Then, at step S73, the content access web server 124 receives protected content from the content provider, comprising the data items requested by the content access terminal, and transmits this protected

content to the content access terminal. The content is preferably protected by data encryption but may be protected in other ways, for example, by digital watermarking or simply by the large number of other transactions taking place at any one time over the internet. The data supply system computer, at this point, essentially acts as a transparent data forwarder, forwarding data from the content provider to the content access terminal, which itself is preferably effectively transparent, using data exchange interface 200c to transmit the protected content data directly to the smart Flash card. As described with regard to Figure 12d, the content download protocol includes error protection and transmission retry protocols to ensure substantially error-free data transmission.

5

20

25

30

10 [0134] Once content has been downloaded to the content access terminal (and, hence, to the smart Flash card) at step S74 a record of the purchase data and content accessed is written to payment record data store 136, to provide an audit trail. Then, at step S75, updated CRM data is written to the content access data store 140, using rules stored in the content access data store, in conjunction with a record of the downloaded data items, to calculate the CRM data (i.e. reward points). The updated CRM data is then also transmitted to the content access terminal, where it can be forwarded to the smart Flash card. Then, at step S76, the process ends.

[0135] Referring now to Figure 13, this shows a flow chart for user access of stored data on a smart Flash card using a data access device such as the MP3 player of Figure 1. At step S77 the smart Flash card is inserted into the player and, at step S78, the user enters a password into the player, which is transmitted to the smart Flash card for validation (this step is optional). If access to stored data on the card is permitted, the process proceeds to step S79 where an index of content data items stored on the card is loaded from the card and displayed together with a menu. The menu provides options including access content, check value (stored on the card), check CRM data (such as reward points) stored on the card, and play options (such as no video, repeat play, random play, and the like). If the user wishes to access content data items stored on the smart Flash card, a user selection of such items is entered into the player at step S80, for example using cursor keys or a pointer; additionally or alternatively a default play option may be provided to, for example, play the most recently downloaded data.

[0136] At step S81 content use status data for the selected content items is loaded from the smart Flash card together with associated content use rules. Then, at step S82, the use rules and present use status for each selected content item are compared and the result is displayed

together with a content play menu. The content play menu may comprise a simple list of the selected content items with items not available for access highlighted in, for example, red. Alternatively, more detailed content access permission data may be displayed such as the purchased contents use for a content data item, the actual use of the data item made so far, and the available remaining use. Then, at step S83, the player determines whether content use is permitted. If use is not permitted, the process returns to step S79 to re-display the menu; if content use is permitted the system proceeds to step S84.

5

10

15

20

25

30

[0137] At step S84 the selected content data items whose use is permitted are retrieved sequentially from the card, decoded as necessary, and the decoded audio and/or video data is made available to the user, for example, by providing audio output at a headphone socket on the player and displaying video output on the player display. Preferably, the player also retrieves supplementary data stored in association with a content data item, such as advertising data, or for a web-enabled player, hot links to web sites for sale of goods or services, particularly those related to the accessed content data item or those identified to appeal to users accessing the data item (such as pop group merchandizing or Harley Davidson (trade mark) motor bikes for rock music/video).

[0138] Preferably, the player is provided with "pause" and "continue" functions and corresponding user controls. When "pause" is selected the process passes to step S85 and writes a record to the smart Flash card comprising data specifying how much use has been made of the accessed content data item. In the case of music or video data, this may comprise start and end time markers or simply a play duration time (the start time being predetermined, for example at the start of the data item). In the case of a game the partial use data may comprise an elapsed play time or a number of lives left. In the case of a data item providing a service such as access to stock and share prices, or weather information, or a share dealing service, the partial use information may comprise a status record indicating the status of an interrupted transaction. When the "continue" function is selected on the player the process returns to step S84.

[0139] To allow for the smart Flash card being removed from the player between pause and continue events, a check may be made at step S78, by reading a partial use status data from the card, to determine whether a content data item was left in a pause state when the card was last used. If such a pause state is determined to exist for a content data item, the process may then

jump directly to step S85 to allow a user to resume or continue with the content data item and proceed directly to step S84.

[0140] Once play is complete the process moves to step S85 where updated content use data is written to the smart Flash card. This updated use data provides a record of the use of a content made in step S84. This record can then be used in steps S81 to S83 to determine, on a subsequent occasion, whether further use of the content data item is permitted. Finally, at step S86, customer reward management reward rules are loaded from the smart Flash card together with CRM data stored on the card. The CRM data is then updated, using the CRM reward rules, to reflect the use of content data items made in step S84 and the updated data is written back to the smart Flash card.

[0141] In one embodiment the CRM reward rules are determined by the content access terminal owner (retailer/distributor/cable or mobile network operator) and are written onto the card when registering the card. The updated CRM data may then be accessed by a content access terminal for spending or other use when the smart Flash card is next inserted into a content access terminal. Once the CRM data has been updated, the process returns to step S79 to display the content index and menu.

[0142] The specific embodiments of the invention described above use communication over the internet and web-based technology but this is not essential, and the invention may be implemented using any electronic communications network, such as a wide area network, local area network, wireless network, or conventional land line network. Likewise, the invention is applicable to the internet, intranets, extranets, and other internet protocol networks.

[0143] The skilled person will understand that many variants to the system are possible and the invention is not limited to the described embodiments but encompasses modifications which lie within the spirit and scope of the present invention.

25

5

10

15

20

## WHAT IS CLAIMED IS:

1	1. A method of providing portable data comprising:
2	providing a portable data storage device including downloaded data storage
3	means and payment validation means;
4	providing a terminal for Internet access;
5	coupling the portable data storage device to the terminal;
5	reading payment information from the payment validation means using the
7	terminal;
3	validating the payment information; and
)	downloading data into the portable storage device from a data supplier.
I	2. A method as claimed in claim 1, further comprising writing updated
2	payment information into the payment validation means.
1	3. A method as claimed in claim 1, further comprising communicating a
2	result of the payment information validating to the data supplier.
1	4. A method as claimed in claim 1, further comprising controlling access by
2	the terminal to data from the data supplier using a control data processing system coupled to the
3	Internet.
<b>l</b> .	5. A method as claimed in claim 4 wherein the control data processing
2	system performs said validating of the payment information.
1	6. A method as claimed according to claim 1 wherein said coupling is
2	performed by a mobile data retrieval device comprising:
3	a removable data storage means;
1	data access means, to access downloaded data on the data storage means;
5	storage interface means adapted to couple the data storage and data access means;
5	and
7	data output means to output data derived from the downloaded data, to a user of
3	the device.

1	7. A method as claimed in claim 1, further comprising:
2	writing into the data storage device data relating to past use made of the
3	downloaded data including at least one of data identifying downloaded data items, data
4	identifying data suppliers used, and characterizing a user spending pattern.
1	8. A method as claimed in claim 1, wherein said portable data storage devices
2	is common in ordinary, wherein said portable data storage device
2	comprises an electronic memory card or smart card.
1	9. A method as claimed in claim 1 wherein the downloaded data comprises at
2	least one of compressed audio data and compressed video data.
1	
1	10. A portable data carrier comprising:
2	a processor operable to execute instructions to generate an interface for reading
3	and writing data from and to the carrier;
4	non-volatile data memory, coupled to the interface, for storing data on the carrier;
5	and
6	non-volatile payment data memory, coupled to the interface, for providing
7	payment data to an external device.
1	
1	11. A portable data carrier as claimed in claim 10, further comprising:
2	a program store storing code implementable by a processor; and
3	a processor, coupled to the content data memory, the payment data memory, the
4	interface and to the program store for implementing code in the program store,
5	wherein the code comprises code to output payment data from the payment data
6	memory to the interface and code to provide external access to the data memory.
1	12. A portable data carrier as claimed in claim 11, further comprising non-
2	volatile use record memory, coupled to the processor, for storing a record of access made to the
3	data memory and code to update the use record memory in response to external access made to
4	the data memory.
•	with the state of
1	13. A portable data carrier as claimed in claim 12, further comprising non-
2	volatile use rule memory, coupled to the processor for storing data use rules,

wherein the code further comprises code for storing at least one data item in the
data memory and at least one corresponding use rule in the use rule memory and code to provide
external access to the data item in accordance with the use rule.

- 14. A portable data carrier as claimed in claim 11, further comprising a non-volatile access control memory coupled to the processor, for storing access control data and wherein said code to provide external access to the data memory includes code to receive access request data from the interface, code to determine access permission using the stored access control data and code to provide external access to the data memory in response to the result of the determination.
- 15. A portable data carrier as claimed in claim 14, further comprising non-volatile access record data memory, coupled to the processor, for storing a record of requests for external access to the data memory and wherein said code further comprises code to compare said access record data and said access request data and to erase stored content data in response to a result of said comparison.
- 16. A portable data carrier as claimed in claim 11, configured for storing supplementary data in said data memory and further comprising code to output the supplementary data from the interface in addition to the stored data, in response to an external request to read the data memory.
- 17. A portable data carrier as claimed in claim 11, further comprising data synthesis code to receive a first portion of data from the interface and to combine the first portion with a second portion of data stored in the data memory and to store the result in the data memory.
- 18. A portable data carrier as claimed in claim 10, further comprising non-volatile communications parameter memory for storing data for accessing a communications network to receive data from the communications network for storage in the data memory.
- 19. A portable data carrier as claimed in claim 10, wherein the data memory is partitioned for access on a block-by-block basis, each block comprising a plurality of data bytes read or written as a set.

1	20. A portable data carrier as claimed in claim 10 wherein said data memory
2	has a capacity of greater than 1 MByte, more preferably greater than 100 MBytes, and most
3	preferably greater than 1 GByte.
1	21. A portable data carrier as claimed in claim 10 substantially configured as
2	an IC card or smart card.
1	22. A method of controlling access to data on a data carrier, the data carrier
2	comprising non-volatile data memory and non-volatile parameter memory storing use status data
3	and use rules, the method comprising:
4	receiving a data access request;
5	reading the use status data and use rules from memory; and
6	
7	evaluating the use status data using the use rules to determine whether access to
,	the stored data is permitted.
1	23. A method as claimed in claim 22 wherein said parameter memory further
2	stores payment data and further comprising selecting a said use rule dependent upon said
3	payment data.
1	24 A commutan contant for a contint data to a late to a late to a
1	24. A computer system for providing data to a data requester, the system
2	comprising:
3	a communication interface;
4	a data access data store for storing records of data items available from the
5	system, each record comprising a data item description and a pointer to a data provider for the
6	data item;
7	a program store storing code implementable by a processor;
8	a processor coupled to the communications interface, to the data access data store,
9	and to the program store for implementing the stored code, the code comprising:
10	code to receive a request for a data item from the requester;
11	code to receive from the communications interface payment data
12	comprising data relating to payment for the requested data item;
13	code responsive to the request and to the received payment data, to read
14	data for the requested data item from a content provider; and

15	code to transmit the read data to the requester over the communications
16	interface.
1 2 3	25. A computer system as claimed in claim 24, wherein said data access data store further comprises payment distribution information indicating to whom payments should be
	made for a data item; and further comprising code to output payment data for a data item for
4	making payments for the item when the item is supplied to a said requester.
1 2	26. A computer system as claimed in claim 24, wherein said data access data store further comprises data item access rule data for output to the requester with said data item.
1 2	27. A computer system as claimed in claim 26, further comprising code to select access rule data for output with a data item in response to said payment data.
1 2	28. A computer system as claimed in claim 27, wherein said data access data store further comprises requester reward data associated with a said data item, and said code
3	further comprises code to update said reward data in response to said payment data.
1	29. A computer system as claimed in claim 24, further comprising an access
2	control data store coupled to said processor for storing access control data comprising a requester
3	identifier, corresponding requester system access data and payment system data for identifying a
4	payment system for use by the requester.
1 2	30. A computer system as claimed in claim 24, further comprising content
3	synthesis code to generate substantially complete item data from partial item data provided from two or more sources.
J	two of more sources.
1	31. A method of providing data to a data requester comprising:
2	receiving a request for a data item from the requester;
3	receiving payment data from the requester relating to payment for the requested
4	data;
5	reading the requested data from a content provider responsive to the received
6	payment data; and
7	transmitting the read data to the requester.

1	32. A method of providing data to a data requester as claimed in claim 31,
2	further comprising:
3	reading payment distribution information from a data store; and
4	outputting payment data to a payment system for distributing the payment for the
5	requested data.
1	33. A method of providing data to a data requester as claimed in claim 31,
2	further comprising:
3	transmitting data access rule data to the requester with the read data.
1	34. A method of providing data to a data requester as claimed in claim 33,
2	further comprising:
3	selecting said access rule data dependent upon said payment data.
1	35. A data access terminal for retrieving data from a data supplier and
2	providing the retrieved data to a data carrier, the terminal comprising:
3	a first interface for communicating with the data supplier;
4	a data carrier interface for interfacing with the data carrier;
5	a program store storing code implementable by a processor; and
6	a processor, coupled to the first interface, to the data carrier interface and to the
7	program store for implementing the stored code, the code comprising:
8	code to read payment data from the data carrier and to forward the
9	payment data to a payment validation system;
10	code to receive payment validation data from the payment validation
11	system;
12	code responsive to the payment validation data to retrieve data from the
13	data supplier and to write the retrieved data into the data carrier.
1	36. A data access terminal as claimed in claim 35, further comprising code to
2	transmit at least a portion of the payment validation data to the data supplier or to a destination
3	received from the data supplier.

1 37. A data access terminal as claimed in claim 35, further comprising code to 2 retrieve from the data supplier and output to a user-stored data identifier data and associated 3 value data and use rule data for a data item available from the data supplier. 1 38. A data access terminal as claimed in claim 37, further comprising code to 2 write use rule data for a data item into the data carrier with the associated data item. 1 39. A data access terminal as claimed in claim 37, further comprising code to 2 read a stored value from the data carrier, code to compare said stored value with said value data; 3 and code to provide a modified output to a user of one or more of said stored data identifier data, said value data and said use rule data, in response to a result of the comparison. 4 1 40. A data access terminal according to claim 35, further comprising code for 2 user input of access control data, code to output the access control data to the data carrier, code 3 to receive access permission data from the card, and code to output data to the user in response to 4 the received access permission data. 1 41. A data access terminal as claimed in claim 40, further comprising code to 2 output a data erasure warning in response to the received access permission data. 1 42. A data access terminal according to claim 35, further comprising code to 2 read reward data from the data carrier and to write modified reward data to the data carrier in 3 response to said retrieval of data from the data supplier. 1 43. A data access terminal according to claim 35, further comprising: 2 code to read identity data from the data carrier; 3 code to transmit the identity data to the data supplier: 4 code to receive user characterizing data from the data supplier; 5 code to retrieve supplementary data in response to said characterizing data; and 6 code to output the supplementary data. 1 44. A data access terminal according to claim 35, further comprising a cash

input device coupled to the processor, to provide cash input value data; and code to update

payment data in the data carrier, in accordance with the cash input value data.

2

3

1	45. A data access terminal according to claim 35 integrated with at least one
2	of a mobile communication device, a personal computer, an audio/video player, and a cable or
3	satellite television interface device.
1	46. A method of providing data from a data supplier to a data carrier, the
2	method comprising:
3	reading payment data from the data carrier;
4	forwarding the payment data to a payment validation system;
5	retrieving data from the data supplier; and
6	writing the retrieved data into the date carrier.
1	47. A method of providing data from a data supplier according to claim 46,
2	further comprising:
3	receiving payment validation data from the payment validation system; and
4	transmitting at least a portion of the payment validation data to the data supplier.
1	48. A method of providing data as claimed in claim 47, wherein the payment
2	validation system comprises a payment processor at the data supplier.
1	49. A method of providing data as claimed in claim 46, further comprising:
2	retrieving from the data supplier a stored data item identifier and associated value
3	data and use rule data; and
4	writing use rule data for the data item into the data carrier.
1	50. A method of providing data as claimed in claim 48, further comprising:
2	reading a stored value from the data carrier;
3	comparing the stored value with said value data; and
4	outputting to a user information indicating the result of said comparing.
1	51. A data access device for retrieving stored data from a data carrier, the
2	device comprising:
3	a user interface;
4	a data carrier interface;
5	a program store storing code implementable by a processor; and

6	a processor coupled to the user interface, to the data carrier interface and to the
7	program store for implementing the stored code, the code comprising:
8	code to retrieve use status data indicating a use status of data stored on the
9	carrier, and use rules data indicating permissible use of data stored on the carrier;
10	code to evaluate the use status data using the use rules data to determine
11	whether access is permitted to the stored data; and
12	code to access the stored data when access is permitted.
1	52. A data access device according to claim 51, further comprising code to
2	write updated use status data to the carrier after user access to the stored data.
1	53. A data access device as claimed in claim 51, further comprising user
2	access control code to input user access data, to transmit the user access data to the carrier, and to
3	receive from the carrier user access permission data.
1	54. A data access device according to claim 53, further comprising code to
2	select the use status and use rules data using the user access data.
1	55. A data access device as claimed in claim 53, further comprising code to
2	retrieve and output supplementary data to the user.
1	56. A data access device according to claim 51 wherein said use rules permit
2	partial use of a data item stored on the carrier and further comprising code to write partial use
3	status data to the data carrier when only part of a stored data item has been accessed.
1	57. A data access device according to claim 51 wherein the device is portable
2	and the data carrier interface is configured for interfacing with a removable data carrier.
1	58. A method of controlling access to data from a data carrier, comprising:
2	retrieving use status data from the data carrier indicating past use of the stored
3	data;
4	retrieving use rules from the data carrier;
5	evaluating the use status data using the use rules to determine whether access to
6	data stored on the carrier is permitted; and

7	permitting access to the data on the data carrier dependent on the result of said
8	evaluating.
1 2	59. A method of controlling access according to claim 58, further comprising writing updated use status data to the carrier after an access attempt.
1	60. A method of controlling access according to claim 59, wherein said use
2	rules permit partial access to a data item and wherein said writing writes a record of what part of
3	the data item has been accessed when only part of the data item has been accessed.
1	61. A method of controlling access according to claim 58, further comprising
2	inputting a user access data;
3	selecting the use rules dependent upon the user access data.
1	62. A data access system, comprising:
2	a data supply computer system for forwarding data from a data provider to a data
3	access terminal;
4	an electronic payment system for confirming an electronic payment;
5	a data access terminal for communicating with the data supply system to write
6	data from the data supply system onto a data carrier; and
7	a data carrier for storing data from the data supply system and payment data;
8	wherein data is forwarded from the data provider to the data carrier on validation of payment
9	data provided from the data carrier to the electronic payment system.
1	63. A data access system according to claim 62, further comprising a paymer
2	distribution store and wherein the electronic payment system makes payments according to data
3	in the payment distribution store associated with the forwarded data on confirmation of the
4	payment and/or provision of the forwarded data to the card.
1	64. A data access system according to claim 63, further comprising a data use
2	rule data store and wherein data use rule data is provided to the data carrier with the forwarded
3	data for controlling user access to the forwarded data.
1	65. A data access system according to claim 64 wherein the data use rule data
2	is selected dependent upon the payment data.

1	66. A portable data carrier comprising:
2	an interface for sending and receiving data from and to the carrier;
3	non-volatile data memory, coupled to the interface, for storing data on the carrier;
4	and
5	a digital rights management processor for controlling access to the stored data.
1	67. A portable data carrier comprising:
2	an interface for sending and receiving data from and to the carrier;
3	non-volatile data memory, coupled to the interface, for storing data on the carrier;
4	and
5	an access control processor;
6	wherein the data memory is partitioned as data blocks and the access control
7	processor controls external access to the data blocks.
•	
1	68. A computer system for providing data to a data requester, the system
2	comprising:
3	a communication interface;
4	a data access data store for storing records of data items available from the
5	system, each record comprising a data item description and a resource locator identifying a data
6	provider for the data item;
7	a program store storing code implementable by a processor;
8	a processor coupled to the communications interface, to the data access data store,
9	and to the program store for implementing the stored code, the code comprising:
10	code to receive a request for a data item from the requester;
11	code to receive from the communications interface payment data
12	comprising data relating to payment for the requested data item;
13	code, responsive to the request and to the received payment data to output
14	the item data to the requester over the communication interface, the data access data store
15	storing payment distribution information indicating to whom payments should be made
16	for a data item; and
17	code to output payment data for a data item for making payments for the
18	item when the item is supplied to a said requester.

1	69. A computer system for providing data to a data requester, the system
2	comprising:
3	a communication interface;
4	a data access data store for storing records of data items available from the
5	system, each record comprising a data item description and location data identifying an
6	electronic address for a provider for the data item;
7	a program store storing code implementable by a processor;
8	a processor coupled to the communications interface, to the data access data store,
9	and to the program store for implementing the stored code, the code comprising:
10	code to receive a request for a data item from the requester;
11	code to receive from the communications interface payment data
12	comprising data relating to payment for the requested data item;
13	code responsive to the request and to the received payment data to output
14	the item data to the requester over the communication interface, the data access data store
15	storing data item access rule data for output to the requester with a said data item; and
16	code to select access rule data for output with a data item in response to
17	said payment data.
1	70. A method of providing data to a data requester comprising:
2	receiving a request for a data item from the requester;
3	receiving payment data from the requester relating to payment for the requested
4	data;
5	transmitting the requested data to the requester;
6	reading payment distribution information from a data store; and
7	outputting payment data to a payment system for distributing the payment for the
8	requested data.
1	71. A method of providing data to a data requester comprising:
2	receiving a request for a data item from the requester;
3	receiving payment data from the requester relating to payment for the requested
4	data;
5	transmitting the requested data to the requester; and
6	transmitting data access rule data to the requester with the read data.

1	72. A method of controlling access to content data on a data carrier, the data
2	carrier comprising non-volatile data memory capable of storing content and non-volatile
3	parameter memory storing use status data and use rules, the method comprising:
4	receiving a data access request from a user for at least one content item of the
5	content data stored in the non-volatile data memory;
6	reading the use status data and use rules from the parameter memory that pertain
7	to use of the at least one requested content item;
8	evaluating the use status data using the use rules to determine whether access to
9	the at least one requested content item stored in the content memory is permitted; and
10	providing the user with a response which enables the user to discern whether
11	access is permitted for each of the at least one requested content item stored in the non-volatile
12	data memory,
13	wherein said parameter memory is further capable of storing payment data and
14	further capable of selecting one of said use rules dependent upon said payment data.
1	73. A data access terminal for retrieving data from a data supplier and
2	providing the retrieved data to a data carrier, the terminal comprising:
3	a first interface for communicating with the data supplier;
4	a data carrier interface for interfacing with the data carrier;
5	a program store storing code; and
6	a processor coupled to the first interface, the data carrier interface, and the
7	program store for implementing the stored code, the code comprising:
8	code to read payment data from the data carrier and to forward the
9	payment data to a payment validation system;
10	code to receive payment validation data from the payment validation
11	system;
12	code responsive to the payment validation data to retrieve data from the
13	data supplier and to write the retrieved data into the data carrier;
14	code responsive to the payment validation data to receive at least one
15	access rule from the data supplier and to write the at least one access rule into the data
16	carrier, the at least one access rule specifying at least one condition for accessing the
17	retrieved data written into the data carrier, the at least one condition being dependent

18	upon the amount of payment associated with the payment data forwarded to the payment
19	validation system; and
20	code to retrieve from the data supplier and output to a user-stored data
21	identifier data and associated value data and use rule data for a data item available from
22	the data supplier.
1	74. A physical data carrier carrying computer program code to, when running:
2	read payment data from the data carrier and to forward the payment data to a
3	payment validation system;
4	receive payment validation data from the payment validation system;
5	responsive to the payment validation data to retrieve data from the data supplier
6	and to write the retrieved data into the data carrier; and
7	responsive to the payment validation data to receive at least one access rule from
8	the data supplier and to write the at least one access rule into the data carrier, the at least one
9	access rule specifying at least one condition for accessing the retrieved data written into the data
10	carrier, the at least one condition being dependent upon the amount of payment associated with
11	the payment data forwarded to the payment validation system; and
12	retrieve from the data supplier and output to a user-stored data identifier data and
13	associated value data and use rule data for a data item available from the data supplier.
1	75. A data access terminal for retrieving data from a data supplier and
2	providing the retrieved data to a data carrier, the terminal comprising:
3	a first interface for communicating with the data supplier;
4	a data carrier interface for interfacing with the data carrier;
5	a program store storing the code of claim 74; and
6	a processor coupled to the first interface, the data carrier interface, and the
7	program store for implementing the stored code.
1	76. A method of controlling access to content data on a data carrier, the data
2	carrier comprising non-volatile data memory storing content memory and non-volatile parameter
3	memory storing use status data and use rules, the method comprising:
4	receiving a data access request from a user for at least one content item of the
5	content data stored in the non-volatile data memory;

6	reading the use status data and use rules from the parameter memory that pertain
7	to use of the at least one requested content item;
8	evaluating the use status data using the use rules to determine whether access to
9	the at least one requested content item stored in the content memory is permitted; and
10	displaying to the user whether access is permitted for each of the at least one
11	requested content item stored in the non-volatile data memory.

Attorney Docket No.: 080379-000120US Client Reference No.: PN759544USC

## ABSTRACT OF THE DISCLOSURE

Data storage and access systems enable downloading and paying for data such as audio and video data, text, software, games and other types of data. A portable data carrier has an interface for sending and receiving data, data memory for storing received content data, and payment validation memory for providing payment validation data to an external device. The carrier may also store a record of access made to the stored content, and content use rules for controlling access to the stored content. Embodiments store further access control data and supplementary data such as hot links to web sites and/or advertising data. A complementary data access terminal, data supply computer system, and data access device are also described. The combination of payment data and stored content data and use rule data helps reduce the risk of unauthorized access to data such as compressed music and video data, especially over the Internet.

I hereby certify that this correspondence is being filed via EFS-Web with the United States Patent and Trademark Office on November 12, 3010

TOWNSEND and TOWNSEND and CREW LLP

By: Jott Jyr

Attorney Docket No.: 080379-000120US Client Reference No.: PN759544USC

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Patrick RACZ, et al.

Application No.: 12/943,872

Filed: November 10, 2010

For: DATA STORAGE AND ACCESS

**SYSTEMS** 

Customer No.: 20350

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Confirmation No.: 4566

Examiner: Not Yet Assigned

Art Unit: 2876

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT UNDER

37 CFR §1.97 and §1.98

#### Commissioner:

The reference cited on attached form PTO/SB/08A is being called to the attention of the Examiner. A copy of the reference is not enclosed. It is respectfully requested that the cited references be expressly considered during the prosecution of this application, and the references be made of record therein and appear among the "references cited" on any patent to issue therefrom.

As provided for by 37 CFR §1.97(g) and (h), no inference should be made that the information and references cited are prior art merely because they are in this statement and no representation is being made that a search has been conducted or that this statement encompasses all the possible relevant information.

Patrick RACZ, et al.

Application No.: 12/943,872

Page 2

Applicant believes that <u>no fee is required</u> for submission of this statement. However, if a fee is required, the Commissioner is authorized to deduct such fee from the

undersigned's Deposit Account No. 20-1430. Please deduct any additional fees from, or credit

any overpayment to, the above-noted Deposit Account.

Respectfully submitted,

Jason D. Lohr Reg. No. 48,163

TOWNSEND and TOWNSEND and CREW LLP Two Embarcadero Center, Eighth Floor

San Francisco, California 94111-3834

Tel: 925-472-5000 Fax: 925-472-8895

JDL:sep 62996109 v1

Substitute	for form 1449/PTO				Complete if Known
				Application Number	12/943,872
INFO	<b>RMATION</b>	DISCLOS	URE	Filing Date	November 10, 2010
STAT	<b>FEMENT</b> B	Y APPLIC	ANT	First Named Inventor	RACZ, Patrick
				Art Unit	2876
	(Use as many shee	ets as necessary)		Examiner Name	
Sheet	1	of	1	Attorney Docket Number	080379-000120US

U.S. PATENT DOCUMENTS								
Examiner Initials*	Cite No.1	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant			
		Number Kind Code <sup>2 (if known)</sup>			Figures Appear			
	AA	US 6,658,568 B1	12-02-2003	Ginter et al.				

FOREIGN PATENT DOCUMENTS										
Examiner Initials*	Cite No.1	Foreign Patent Document			Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages			
		Country Code <sup>3</sup>	Number⁴	Kind Code <sup>5</sup> (if known)	MM-DD-YYYY		or Relevant Figures Appear	T <sup>6</sup>		

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials *	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T <sup>6</sup>

Examiner	Da	ate	
Signature	Co	onsidered	

EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. Applicant's unique citation designation number (optional). See Kind Codes of U.S. Patent Documents at <a href="https://www.uspto.gov">www.uspto.gov</a> or MPEP 901.04. Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. Applicant is to place a check mark here if English language Translation is attached.

62996109 v1

Electronic Acl	knowledgement Receipt
EFS ID:	8831298
Application Number:	12943872
International Application Number:	
Confirmation Number:	4566
Title of Invention:	DATA STORAGE AND ACCESS SYSTEMS
First Named Inventor/Applicant Name:	Patrick RACZ
Customer Number:	20350
Filer:	Jason Donald Lohr/Scott Pugh
Filer Authorized By:	Jason Donald Lohr
Attorney Docket Number:	080379-000120US
Receipt Date:	12-NOV-2010
Filing Date:	
Time Stamp:	19:45:46
Application Type:	Utility under 35 USC 111(a)

# **Payment information:**

## File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Information Disclosure Statement (IDS)	SupplDS_080379_000120US.	97364	no	3
·	Filed (SB/08)	pdf	7706799180129a5c72296ddfcca5521bab5 e6ba0		

## Warnings:

## Information:

This is not an USPTO supplied IDS fillable form		
	Total Files Size (in bytes):	97364

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

#### New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

#### National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

#### New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

	PATE	ENT APPLI		ON FEE DE		TION F	ECOR	D	Applica 12/94	tion or Docket Num 3,872	ber
	APPL	LICATION A	S FILE		umn 2)		SMALL	. ENTITY	OR	OTHEF SMALL	
	FOR NUMBER FILED			D NUMBE	REXTRA	RA	TE(\$)	FEE(\$)	1	RATE(\$)	FEE(\$)
	SIC FEE FR 1.16(a), (b), or (c))	N	/A	<u> </u>	I/A	1	V/A	82	1	N/A	
	RCH FEE FR 1.16(k), (i), or (m))	N	/A	١	I/A	1	V/A	270	1	N/A	
	MINATION FEE FR 1.16(o), (p), or (q))	N	/A	١	I/A	1	V/A	110		N/A	
	AL CLAIMS FR 1.16(i))	76	minus	20= *	56	х	26 =	1456	OR		
	EPENDENT CLAIM FR 1.16(h))	<sup>1S</sup> 20	minus	3 = *	17	x	110 =	1870	1		
FEE	PLICATION SIZE E CFR 1.16(s))	\$130 sheets of p \$260 (\$130 \$130 sheets	oaper, th O for sm or fraction	and drawings en application single entity) for ea on thereof. See 'CFR 1.16(s).	ze fee due is ch additional			0.00			
MUL	TIPLE DEPENDE	NT CLAIM PRE	SENT (3	7 CFR 1.16(j))				0.00	1		
* If ti	he difference in col	lumn 1 is less th	an zero,	enter "0" in colur	mn 2.	TO	DTAL	3788	1	TOTAL	
	APPLIC	(Column 1) CLAIMS	I	(Column 2)	(Column 3)		SMALL	. ENTITY	OR <b>1</b>	OTHEF SMALL	
NT A		REMAINING AFTER AMENDMENT		NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	R/	ATE(\$)	ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)
ME	Total (37 CFR 1.16(i))	*	Minus	**	=	х	=		OR	x =	
AMENDMENT	Independent (37 CFR 1.16(h))	*	Minus	***	=	х	=		OR	x =	
ΑN	Application Size Fee	e (37 CFR 1.16(s))									
	FIRST PRESENTA	TION OF MULTIPI	E DEPEN	IDENT CLAIM (37 C	DFR 1.16(j))				OR		
							OTAL O'L FEE		OR	TOTAL ADD'L FEE	
		(Column 1)		(Column 2)	(Column 3)				_		
NT B		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	R	ATE(\$)	ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)
Ř	Total (37 CFR 1.16(i))	*	Minus	**	=	х	=		OR	х =	
AMENDMENT	Independent (37 CFR 1.16(h))	*	Minus	***	=	х	=		OR	х =	
AM	Application Size Fee	e (37 CFR 1.16(s))			•				]		
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))								OR		
							OTAL D'L FEE		OR	TOTAL ADD'L FEE	
*	* If the entry in col * If the "Highest No * If the "Highest Nun The "Highest Numb	umber Previous mber Previously	ly Paid F Paid For"	or" IN THIS SPÅ IN THIS SPACE i:	CE is less than s less than 3, en	i 20, enter iter "3".		k in column 1.			



## UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION	FILING or	GRP ART				
NUMBER	371(c) DATE	UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS	IND CLAIMS
12/943 872	11/10/2010	2876	3788	080379-000120US	76	20

**CONFIRMATION NO. 4566** 

20350 TOWNSEND AND TOWNSEND AND CREW, LLP TWO EMBARCADERO CENTER EIGHTH FLOOR SAN FRANCISCO. CA 94111-3834

\*OC00000044633036\*

**FILING RECEIPT** 

Date Mailed: 11/23/2010

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

## Applicant(s)

Hermen-ard Hulst, Amsterdam, NETHERLANDS; Patrick Sandor RACZ, Saint Heller, JERSEY;

## **Assignment For Published Patent Application**

Smartflash Technologies Limited, Wickhams' Cay, VIRGIN ISLANDS, BRITISH

Power of Attorney: None

#### Domestic Priority data as claimed by applicant

This application is a CON of 12/014,558 01/15/2008 which is a CON of 11/336,758 01/19/2006 PAT 7,334,720 which is a CON of 10/111,716 09/17/2002 ABN which is a 371 of PCT/GB00/04110 10/25/2000

#### **Foreign Applications**

UNITED KINGDOM 9925227.2 11/25/1999

Request to Retrieve - This application either claims priority to one or more applications filed in an intellectual property Office that participates in the Priority Document Exchange (PDX) program or contains a proper **Request to Retrieve Electronic Priority Application(s)** (PTO/SB/38 or its equivalent). Consequently, the USPTO will attempt to electronically retrieve these priority documents.

If Required, Foreign Filing License Granted: 11/22/2010

The country code and number of your priority application, to be used for filing abroad under the Paris Convention,

is **US 12/943,872** 

**Projected Publication Date:** 03/03/2011

page 1 of 3

Non-Publication Request: No

Early Publication Request: No

\*\* SMALL ENTITY \*\*

**Title** 

DATA STORAGE AND ACCESS SYSTEMS

**Preliminary Class** 

235

#### PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4158).

#### LICENSE FOR FOREIGN FILING UNDER

### Title 35, United States Code, Section 184

#### Title 37, Code of Federal Regulations, 5.11 & 5.15

#### **GRANTED**

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related applications(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

#### **NOT GRANTED**

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" DOES NOT appear on this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).

Attorney Docket No.: 080379-000120US Client Reference No.: PN759544USC

TOWNSEND and TOWNSEND and CREW LLP

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Patrick RACZ, et al.

Application No.: 12/943,872

Filed: November 10, 2010

For: DATA STORAGE AND ACCESS

**SYSTEMS** 

Customer No.: 20350

Confirmation No.: 4566

Examiner:

Not Yet Assigned

Art Unit:

2887

REQUEST FOR CORRECTED FILING

**RECEIPT** 

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## Commissioner:

Attached is a copy of the official Filing Receipt received from the Patent and Trademark Office in the above-noted patent application for which issuance of a corrected filing receipt is respectfully requested.

The filing date of the foreign priority application is listed incorrectly. Please correct as follows:

## UNITED KINGDOM 9925227. 11/25/1999 10/25/1999

The requested corrections are shown on the enclosed copy of the Official Filing Receipt.

Application No.: 12/943,872

Page 2

The undersigned believes that no fee is due for correction of the Filing Receipt.

However, if applicable, please charge any additional fees or credit overpayment to Deposit Account No. 20-1430.

Respectfully submitted,

Jason D. Lohr Reg. No. 48,163

## Customer No. 20350

TOWNSEND and TOWNSEND and CREW LLP Two Embarcadero Center, Eighth Floor San Francisco, California 94111-3834

Tel: 925-472-5000 Fax: 415 576-0300

JDL:sep

63032545 v1



## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.C. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION	FILING or	GRP ART				
NUMBER	371(c) DATE	UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS	IND CLAIMS
12/943,872	11/10/2010	2876	3788	080379-000120US	76	20

**CONFIRMATION NO. 4566** 

20350 TOWNSEND AND TOWNSEND AND CREW, LLP TWO EMBARCADERO CENTER EIGHTH FLOOR SAN FRANCISCO, CA 94111-3834

\*OC00000044633036\*

**FILING RECEIPT** 

Date Mailed: 11/23/2010

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

#### Applicant(s)

Hermen-ard Hulst, Amsterdam, NETHERLANDS; Patrick Sandor RACZ, Saint Heller, JERSEY;

### **Assignment For Published Patent Application**

Smartflash Technologies Limited, Wickhams' Cay, VIRGIN ISLANDS, BRITISH

Power of Attorney: None

#### Domestic Priority data as claimed by applicant

This application is a CON of  $12/014,558\ 01/15/2008$  which is a CON of  $11/336,758\ 01/19/2006$  PAT 7,334,720 which is a CON of  $10/111,716\ 09/17/2002$  ABN which is a 371 of PCT/GB00/04110 10/25/2000

#### Foreign Applications

UNITED KINGDOM 9925227.2 11/25/1999 10/25/1999

Request to Retrieve - This application either claims priority to one or more applications filed in an intellectual property Office that participates in the Priority Document Exchange (PDX) program or contains a proper **Request to Retrieve Electronic Priority Application(s)** (PTO/SB/38 or its equivalent). Consequently, the USPTO will attempt to electronically retrieve these priority documents.

If Required, Foreign Filing License Granted: 11/22/2010

The country code and number of your priority application, to be used for filing abroad under the Paris Convention,

is **US 12/943,872** 

Projected Publication Date: 03/03/2011

page 1 of 3

Non-Publication Request: No

Early Publication Request: No
\*\* SMALL ENTITY \*\*
Title

DATA STORAGE AND ACCESS SYSTEMS

**Preliminary Class** 

235

## PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4158).

### LICENSE FOR FOREIGN FILING UNDER

## Title 35, United States Code, Section 184

## Title 37, Code of Federal Regulations, 5.11 & 5.15

#### **GRANTED**

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related applications(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

#### **NOT GRANTED**

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" DOES NOT appear on this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).

Electronic Acl	knowledgement Receipt
EFS ID:	8977180
Application Number:	12943872
International Application Number:	
Confirmation Number:	4566
Title of Invention:	DATA STORAGE AND ACCESS SYSTEMS
First Named Inventor/Applicant Name:	Hermen-ard Hulst
Customer Number:	20350
Filer:	Jason Donald Lohr/Scott Pugh
Filer Authorized By:	Jason Donald Lohr
Attorney Docket Number:	080379-000120US
Receipt Date:	06-DEC-2010
Filing Date:	10-NOV-2010
Time Stamp:	20:03:29
Application Type:	Utility under 35 USC 111(a)

# **Payment information:**

## File Listing:

214553		Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /₊zip	Pages (if appl.)
I I RADIJACT TOT LOTTED FILING RACAINT I '		1	Request for Corrected Filing Receipt	ReqCorrectFR_080379_000230	214553	no	5
US.pdf  US.pdf  3a1ff5b6c1163f1b9f72ca7de45e73281ac2e dce	'	nequestroi corrected ming necespe	US.pdf				

## Warnings:

## Information:

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

#### New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

#### National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

#### New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.



## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 WWW.18910.gov

APPLICATION	FILING or	GRP ART				
NUMBER	371(c) DATE	UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS	IND CLAIMS
12/943 872	11/10/2010	2887	3788	080379-000120US	76	20

20350 TOWNSEND AND TOWNSEND AND CREW, LLP TWO EMBARCADERO CENTER EIGHTH FLOOR SAN FRANCISCO. CA 94111-3834 CONFIRMATION NO. 4566 CORRECTED FILING RECEIPT



Date Mailed: 12/08/2010

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

## Applicant(s)

Hermen-ard Hulst, Amsterdam, NETHERLANDS; Patrick Sandor RACZ, Saint Heller, JERSEY;

#### **Assignment For Published Patent Application**

Smartflash Technologies Limited, Wickhams' Cay, VIRGIN ISLANDS, BRITISH

Power of Attorney: None

#### Domestic Priority data as claimed by applicant

This application is a CON of 12/014,558 01/15/2008 which is a CON of 11/336,758 01/19/2006 PAT 7,334,720 which is a CON of 10/111,716 09/17/2002 ABN which is a 371 of PCT/GB00/04110 10/25/2000

#### **Foreign Applications**

UNITED KINGDOM 9925227.2 10/25/1999

Request to Retrieve - This application either claims priority to one or more applications filed in an intellectual property Office that participates in the Priority Document Exchange (PDX) program or contains a proper **Request to Retrieve Electronic Priority Application(s)** (PTO/SB/38 or its equivalent). Consequently, the USPTO will attempt to electronically retrieve these priority documents.

If Required, Foreign Filing License Granted: 11/22/2010

The country code and number of your priority application, to be used for filing abroad under the Paris Convention,

is **US 12/943,872** 

**Projected Publication Date:** 03/17/2011

page 1 of 3

Non-Publication Request: No

Early Publication Request: No

\*\* SMALL ENTITY \*\*

**Title** 

DATA STORAGE AND ACCESS SYSTEMS

**Preliminary Class** 

235

#### PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4158).

#### LICENSE FOR FOREIGN FILING UNDER

## Title 35, United States Code, Section 184

#### Title 37, Code of Federal Regulations, 5.11 & 5.15

#### **GRANTED**

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related applications(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

#### **NOT GRANTED**

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" DOES NOT appear on this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).

Substitute for form 1449/PTO				Complete if Known		
				Application Number	12/943,872	
INFO	RMATION DIS	CLOS	URE	Filing Date	November 10, 2010	
STAT	STATEMENT BY APPLICANT			First Named Inventor	HULST, Hermen-ard	
				Art Unit	2887	
(Use as many sheets as necessary)				Examiner Name	Thien Minh Le	
Sheet	1	of	1	Attorney Docket Number	080379-000120US	

U.S. PATENT DOCUMENTS					
Examiner Initials*	Cite No.1	Document Number	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant	
		Number Kind Code <sup>2 (if known)</sup>			Figures Appear
	1	US-2003/0168515 A1	09-11-2003	Gray	
	2	US-4,697,073	09-29-1987	Hara	
	3	US-7,000,836 B2	02-21-2006	Saeki	

FOREIGN PATENT DOCUMENTS								
Examiner Initials*	Cite No. <sup>1</sup>	Foreign Patent Docum		5.00	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	T <sup>6</sup>
		Country Code <sup>3</sup> Num	ber* Kind Cod	le <sup>5</sup> ( <i>if known</i> )				Г

NON PATENT LITERATURE DOCUMENTS					
Examiner Initials *	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T <sup>6</sup>		

Examiner	Date	
Signature	Considered	
		I

\*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. <sup>1</sup> Applicant's unique citation designation number (optional), <sup>2</sup> See Kind Codes of U.S. Patent Documents at <a href="https://www.uspto.gov">www.uspto.gov</a> or MPEP 901.04. <sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). <sup>4</sup> For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. <sup>5</sup> Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. <sup>6</sup> Applicant is to place a check mark here if English language Translation is attached.

63120976 v1

Electronic Acknowledgement Receipt				
EFS ID:	9473419			
Application Number:	12943872			
International Application Number:				
Confirmation Number:	4566			
Title of Invention:	DATA STORAGE AND ACCESS SYSTEMS			
First Named Inventor/Applicant Name:	Hermen-ard Hulst			
Customer Number:	20350			
Filer:	Jason Donald Lohr/Linda Lim			
Filer Authorized By:	Jason Donald Lohr			
Attorney Docket Number:	080379-000120US			
Receipt Date:	18-FEB-2011			
Filing Date:	10-NOV-2010			
Time Stamp:	00:55:40			
Application Type:	Utility under 35 USC 111(a)			

# **Payment information:**

Submitted with Payment	no
------------------------	----

# File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		080379_000120US_Supplemen	117484	ves	3
,		tal_IDS.pdf	b7886b1506d8bcfb1ccf932e8eb2761ba86 96aa0	, l	J

Multipart Description/PDF files in .zip description				
Document Description	Start	End		
Transmittal Letter	1	2		
Information Disclosure Statement (IDS) Filed (SB/08)	3	3		

#### Warnings:

#### Information:

mornation.	
Total Files Size (in bytes):	117484

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

#### New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

#### National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

#### New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

<u>PATENT</u>

Attorney Docket No.: 080379-000120US Client Reference No.: PN759544USC

KILPATRICK TOWNSEND & STOCKTON LLP

By: Sinda Sin

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Hermen-ard Hulst, et al.

Application No.: 12/943,872

Filed: November 10, 2010

For: DATA STORAGE AND ACCESS

**SYSTEMS** 

Customer No.: 20350

Confirmation No.: 4566

Examiner: Thien Minh Le

Art Unit: 2887

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT UNDER

37 CFR §1.97 and §1.98

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

#### Commissioner:

The references cited on attached form PTO/SB/08A and PTO/SB/08B are being called to the attention of the Examiner. Copies of the references are not enclosed. It is respectfully requested that the cited references be expressly considered during the prosecution of this application, and the references be made of record therein and appear among the "references cited" on any patent to issue therefrom.

The references cited in this Supplemental IDS were cited in an Office Action mailed on January 13, 2011, in related U.S. Patent Application No. 12/943,847. Copies of the

Hermen-ard Hulst, et al.

Application No.: 12/943,872

Page 2

Office Actions in U.S. Patent Application No. 12/943,847 are available on PAIR and are

believed to be readily accessible to the Examiner.

As provided for by 37 CFR §1.97(g) and (h), no inference should be made that the

information and references cited are prior art merely because they are in this statement and no

representation is being made that a search has been conducted or that this statement encompasses

all the possible relevant information.

Applicant believes that <u>no fee is required</u> for submission of this statement.

However, if a fee is required, the Commissioner is authorized to deduct such fee from the

undersigned's Deposit Account No. 20-1430. Please deduct any additional fees from, or credit

any overpayment to, the above-noted Deposit Account.

Respectfully submitted,

Jason D.\Ldhr Reg. No. 48,163

KILPATRICK TOWNSEND & STOCKTON LLP

Two Embarcadero Center, Eighth Floor San Francisco, California 94111-3834

Tel: 925-472-5000 Fax: 415-576-0300

JDL:lml 63120976 v1



# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NUMBER FILING OR 371(C) DATE FIRST NAMED APPLICANT ATTY. DOCKET NO./TITLE

12/943.872 11/10/2010 Hermen-ard Hulst

080379-000120US **CONFIRMATION NO. 4566** 

PUBLICATION NOTICE

20350 KILPATRICK TOWNSEND & STOCKTON LLP TWO EMBARCADERO CENTER EIGHTH FLOOR SAN FRANCISCO, CA 94111-3834

Title: DATA STORAGE AND ACCESS SYSTEMS

Publication No.US-2011-0066525-A1 Publication Date:03/17/2011

# NOTICE OF PUBLICATION OF APPLICATION

The above-identified application will be electronically published as a patent application publication pursuant to 37 CFR 1.211, et seq. The patent application publication number and publication date are set forth above.

The publication may be accessed through the USPTO's publically available Searchable Databases via the Internet at www.uspto.gov. The direct link to access the publication is currently http://www.uspto.gov/patft/.

The publication process established by the Office does not provide for mailing a copy of the publication to applicant. A copy of the publication may be obtained from the Office upon payment of the appropriate fee set forth in 37 CFR 1.19(a)(1). Orders for copies of patent application publications are handled by the USPTO's Office of Public Records. The Office of Public Records can be reached by telephone at (703) 308-9726 or (800) 972-6382, by facsimile at (703) 305-8759, by mail addressed to the United States Patent and Trademark Office, Office of Public Records, Alexandria, VA 22313-1450 or via the Internet.

In addition, information on the status of the application, including the mailing date of Office actions and the dates of receipt of correspondence filed in the Office, may also be accessed via the Internet through the Patent Electronic Business Center at www.uspto.gov using the public side of the Patent Application Information and Retrieval (PAIR) system. The direct link to access this status information is currently http://pair.uspto.gov/. Prior to publication, such status information is confidential and may only be obtained by applicant using the private side of PAIR.

Further assistance in electronically accessing the publication, or about PAIR, is available by calling the Patent Electronic Business Center at 1-866-217-9197.

Office of Data Managment, Application Assistance Unit (571) 272-4000, or (571) 272-4200, or 1-888-786-0101

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/943,872	11/10/2010	Hermen-ard Hulst	080379-000120US	4566
	7590 03/22/201 TOWNSEND & STOC	EXAMINER		
TWO EMBARO	CADERO CENTER	LE, THIEN MINH		
EIGHTH FLOOR SAN FRANCISCO, CA 94111-3834		ART UNIT PAPER NUMBER		
		2887		
		NOTIFICATION DATE	DELIVERY MODE	
			03/22/2011	ELECTRONIC

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

Docket@kilpatricktownsend.com ipefiling@kilpatricktownsend.com jlhice@kilpatrick.foundationip.com

	Application No.	Applicant(s)					
	12/943,872	HULST ET AL.					
Office Action Summary	Examiner	Art Unit					
	THIEN M. LE	2887					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
2a) ☐ This action is <b>FINAL</b> . 2b) ☐ This 3) ☐ Since this application is in condition for allowan	1) Responsive to communication(s) filed on 2a) This action is <b>FINAL</b> . 2b) This action is non-final.						
Disposition of Claims							
<ul> <li>4) Claim(s) is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrawn from consideration.</li> <li>5) Claim(s) is/are allowed.</li> <li>6) Claim(s) is/are rejected.</li> <li>7) Claim(s) is/are objected to.</li> <li>8) Claim(s) are subject to restriction and/or election requirement.</li> </ul>							
Application Papers							
9) The specification is objected to by the Examiner.  10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>							
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate					

# Election/Restrictions

#### **DETAILED ACTION**

#### Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 1-10, 31-34 and 70-71, drawn to the method for providing data comprising the steps for payment procedures, classified in class 235, subclass 380.
- II. Claims 11-21, 66-67 and 74, drawn to a portable data carrier and its features, classified in class 235, subclass 375.
- III. Claims 22-30, 72 and 76, drawn to method for controlling access including data security procedures, classified in class 235, subclass 382.
- IV. Claims 35-65, 73 and 75 drawn to a reader terminal and its specifics, classified in class 235, subclass 486.
- V. Claims 68-69, drawn to a computer system for handling data payment and security procedures, classified in class 235 subclass 379.

The inventions are distinct, each from the other because of the following reasons:

Inventions I, II, III, IV, V are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct if they do not overlap in scope and are not obvious variants, and if it is shown that at least one subcombination is separately usable. In the instant case, subcombination has separate utility such as they can be used in other systems. See MPEP § 806.05(d).

The examiner has required restriction between subcombinations usable together. Where applicant elects a subcombination and claims thereto are subsequently found allowable, any claim(s) depending from or otherwise requiring all the limitations of the allowable subcombination will be examined for patentability in accordance with 37 CFR 1.104. See MPEP § 821.04(a). Applicant is advised that if any claim presented in a continuation or divisional application is anticipated by, or includes all the limitations of, a claim that is allowable in the present application, such claim may be subject to provisional statutory and/or nonstatutory double patenting rejections over the claims of the instant application.

Restriction for examination purposes as indicated is proper because all these inventions listed in this action are independent or distinct for the reasons given above and there would be a serious search and/or examination burden if restriction were not required because at least the following reason(s) apply:

The non-overlapping features of each subcombination require different fields of search and thus raises serious search burden.

Applicant is advised that the reply to this requirement to be complete <u>must</u> include (i) an election of a invention to be examined even though the requirement may be traversed (37 CFR 1.143) and (ii) identification of the claims encompassing the elected invention.

The election of an invention may be made with or without traverse. To reserve a right to petition, the election must be made with traverse. If the reply does not distinctly and specifically point out supposed errors in the restriction requirement, the election shall be treated as an election without traverse. Traversal must be presented at the time of election in order to be considered timely. Failure to timely traverse the requirement will result in the loss of right to petition under 37 CFR 1.144. If claims are added after the election, applicant must indicate which of these claims are readable upon the elected invention.

Should applicant traverse on the ground that the inventions are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the inventions to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to THIEN M. LE whose telephone number is (571)272-

Application/Control Number: 12/943,872 Page 5

Art Unit: 2887

2396. The examiner can normally be reached on Monday - Friday from 7:30am - 4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steve S. Paik can be reached on (571) 272-2404. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Thien M. Le/ Primary Examiner, Art Unit 2887

# Index of Claims 12943872 Examiner THIEN M LE Applicant(s)/Patent Under Reexamination HULST ET AL. Art Unit 2887

<b>✓</b>	Rejected	-	Cancelled	N	Non-Elected	A	Appeal
=	Allowed	÷	Restricted	I	Interference	0	Objected

	renumbered	T	 				
CLAIM				DATE			
Final	Original	03/13/2011					
	1	÷					
	2	÷					
	3	÷					
	4	÷					
	5	÷					
	6	÷					
	7	÷					
	8	÷					
	9	÷					
	10	÷					
	11	÷					
	12	÷					
	13	÷					
	14	÷					
	15	÷					
	16	÷					
	17	÷					
	18	÷					
	19	÷					
	20	÷					
	21	÷					
	22	÷					
	23	÷					
	24	÷					
	25	÷					
	26	÷					1
	27	÷					1
	28	÷					1
	29	÷					
	30	÷					
	31	÷					
	32	÷					
	33	÷				1	1
	34	÷				1	1
	35	÷				1	1
	36	÷				1	+

# Index of Claims 12943872 Examiner THIEN M LE Applicant(s)/Patent Under Reexamination HULST ET AL. Art Unit 2887

<b>✓</b>	Rejected	-	Cancelled	N	Non-Elected	A	Appeal
=	Allowed	÷	Restricted	I	Interference	0	Objected

		in the same ord	 	 		
CLAIM				DATE		
Final	Original	03/13/2011				
	37	÷				
	38	÷				
	39	÷				
	40	÷				
	41	÷				
	42	÷				
	43	÷				
	44	÷				
	45	÷				
	46	÷				
	47	÷				
	48	÷				
	49	÷				
	50	÷				
	51	÷				
	52	÷				
	53	÷				
	54	÷				
	55	÷				
	56	÷				
	57	÷				
	58	÷				
	59	÷				
	60	÷				
	61	÷				
	62	÷				
	63	÷				
	64	÷				
	65	÷				
	66	÷				
	67	÷				
	68	÷				
	69	÷				
	70	÷				
	71	÷				
	72	÷				

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	12943872	HULST ET AL.
	Examiner	Art Unit
	THIEN M LE	2887

**Non-Elected** 

Cancelled

Rejected

= Allowed		÷	÷ Restricted		I Interference				O Objected				
☐ Claims	☐ Claims renumbered in the same order as presented by applicant ☐ CPA ☐ T.D. ☐ R.1.47												
CL	AIM					DATE							
Final	Original	03/13/2011											
	73	÷											
	74		÷										
	75	÷			•				Ü				

U.S. Patent and Trademark Office Part of Paper No.: 20110313

**Appeal** 

I hereby certify that this correspondence is being filed via United States Patent and Trademark Office

87790-794402 PN759544USC

KILPATRICK TOWNSEND & STOCKTON LLP

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Herman-ard Hulst, et al.

Application No.: 12/943,872

Filed: November 10, 2010

For: Data Storage and Access Systems

Customer No.: 20350

Confirmation No. 4566

Examiner:

Thien Minh Le

Technology Center/Art Unit: 2887

**AMENDMENT** 

# Commissioner:

In response to the Office Action mailed March 22, 2011, please enter the following amendments and remarks:

Amendments to the Claims are reflected in the listing of claims which begins on page 2 of this paper.

Remarks/Arguments begin on page 9 of this paper.

# **Amendments to the Claims:**

This listing of claims will replace all prior versions, and listings of claims in the application:

# **Listing of Claims:**

3

data item.

Claims 1-34. (Canceled)

1 35. (Original) A data access terminal for retrieving data from a data supplier 2 and providing the retrieved data to a data carrier, the terminal comprising: 3 a first interface for communicating with the data supplier; a data carrier interface for interfacing with the data carrier; 4 5 a program store storing code implementable by a processor; and a processor, coupled to the first interface, to the data carrier interface and to the 6 7 program store for implementing the stored code, the code comprising: 8 code to read payment data from the data carrier and to forward the 9 payment data to a payment validation system; code to receive payment validation data from the payment validation 10 11 system; code responsive to the payment validation data to retrieve data from the 12 data supplier and to write the retrieved data into the data carrier. 13 1 36. (Original) A data access terminal as claimed in claim 35, further 2 comprising code to transmit at least a portion of the payment validation data to the data supplier 3 or to a destination received from the data supplier. (Original) A data access terminal as claimed in claim 35, further 1 37. 2 comprising code to retrieve from the data supplier and output to a user-stored data identifier data 3 and associated value data and use rule data for a data item available from the data supplier. 1 38. (Original) A data access terminal as claimed in claim 37, further 2 comprising code to write use rule data for a data item into the data carrier with the associated

l	39. (Original) A data access terminal as claimed in claim 37, further
2	comprising code to read a stored value from the data carrier, code to compare said stored value
3	with said value data; and code to provide a modified output to a user of one or more of said
1	stored data identifier data, said value data and said use rule data, in response to a result of the
5	comparison.
1	40. (Original) A data access terminal according to claim 35, further
2	comprising code for user input of access control data, code to output the access control data to
3	the data carrier, code to receive access permission data from the card, and code to output data to
4	the user in response to the received access permission data.
1	41. (Original) A data access terminal as claimed in claim 40, further
2	comprising code to output a data erasure warning in response to the received access permission
3	data.
1	42. (Original) A data access terminal according to claim 35, further
2	comprising code to read reward data from the data carrier and to write modified reward data to
3	the data carrier in response to said retrieval of data from the data supplier.
1	43. (Original) A data access terminal according to claim 35, further
2	comprising:
3	code to read identity data from the data carrier;
	code to transmit the identity data to the data supplier;
4 -	•
5	code to receive user characterizing data from the data supplier;
6	code to retrieve supplementary data in response to said characterizing data; and
7	code to output the supplementary data.
1	44. (Original) A data access terminal according to claim 35, further
2	comprising a cash input device coupled to the processor, to provide cash input value data; and
3	code to undate payment data in the data carrier, in accordance with the cash input value data.

1		45.	(Original) A data access terminal according to claim 35 integrated with at
2	least one of a	nobile	communication device, a personal computer, an audio/video player, and a
3	cable or satelli	te telev	vision interface device.
1		46.	(Original) A method of providing data from a data supplier to a data
2	carrier, the me		
3			g payment data from the data carrier;
4			rding the payment data to a payment validation system;
5			ving data from the data supplier; and
6			g the retrieved data into the date carrier.
U		WIIIII	g the retrieved data into the date carrier.
1		47.	(Original) A method of providing data from a data supplier according to
2	claim 46, furth	ner con	nprising:
3		receiv	ing payment validation data from the payment validation system; and
4		transn	nitting at least a portion of the payment validation data to the data supplier.
1		48.	(Original) A method of providing data as claimed in claim 47, wherein the
2	navment valid		ystem comprises a payment processor at the data supplier.
_	pw)		y south outsignment of the first of the firs
1		49.	(Original) A method of providing data as claimed in claim 46, further
2	comprising:		
3		retriev	ving from the data supplier a stored data item identifier and associated value
4	data and use r	ule data	a; and
5		writin	g use rule data for the data item into the data carrier.
1		50.	(Original) A method of providing data as claimed in claim 48, further
2	comprising:		
3		readir	ng a stored value from the data carrier;
4		comp	aring the stored value with said value data; and
5		outpu	tting to a user information indicating the result of said comparing.
1		51.	(Original) A data access device for retrieving stored data from a data
2	carrier, the de		
	•		<del>-</del> -

3	a user interface;
4	a data carrier interface;
5	a program store storing code implementable by a processor; and
6	a processor coupled to the user interface, to the data carrier interface and to the
7	program store for implementing the stored code, the code comprising:
8	code to retrieve use status data indicating a use status of data stored on the
9	carrier, and use rules data indicating permissible use of data stored on the carrier;
10	code to evaluate the use status data using the use rules data to determine
11	whether access is permitted to the stored data; and
12	code to access the stored data when access is permitted.
1	52. (Original) A data access device according to claim 51, further comprising
2	code to write updated use status data to the carrier after user access to the stored data.
1	53. (Original) A data access device as claimed in claim 51, further comprising
2	user access control code to input user access data, to transmit the user access data to the carrier,
3	and to receive from the carrier user access permission data.
1	54. (Original) A data access device according to claim 53, further comprising
2	code to select the use status and use rules data using the user access data.
1	55. (Original) A data access device as claimed in claim 53, further comprising
2	code to retrieve and output supplementary data to the user.
1	56. (Original) A data access device according to claim 51 wherein said use
2	rules permit partial use of a data item stored on the carrier and further comprising code to write
3	partial use status data to the data carrier when only part of a stored data item has been accessed.
1	57. (Original) A data access device according to claim 51 wherein the device
2	is portable and the data carrier interface is configured for interfacing with a removable data
3	carrier.
1	58. (Original) A method of controlling access to data from a data carrier,
2	comprising:

Appl. No. 12/943,872 Amdt. dated May 20, 2011 Reply to Office Action of March 22, 2011

2

3	retrieving use status data from the data carrier indicating past use of the stored
4	data;
5	retrieving use rules from the data carrier;
6	evaluating the use status data using the use rules to determine whether access to
7	data stored on the carrier is permitted; and
8	permitting access to the data on the data carrier dependent on the result of said
9	evaluating.
1	59. (Original) A method of controlling access according to claim 58, further
2	comprising:
3	writing updated use status data to the carrier after an access attempt.
1	60. (Original) A method of controlling access according to claim 59, wherein
2	said use rules permit partial access to a data item and wherein said writing writes a record of
3	what part of the data item has been accessed when only part of the data item has been accessed.
1	61. (Original) A method of controlling access according to claim 58, further
2	comprising:
3	inputting a user access data;
4	selecting the use rules dependent upon the user access data.
1	62. (Original) A data access system, comprising:
2	a data supply computer system for forwarding data from a data provider to a data
3	access terminal;
4	an electronic payment system for confirming an electronic payment;
5	a data access terminal for communicating with the data supply system to write
6	data from the data supply system onto a data carrier; and
7	a data carrier for storing data from the data supply system and payment data;
8	wherein data is forwarded from the data provider to the data carrier on validation of payment
9	data provided from the data carrier to the electronic payment system.
1	63. (Original) A data access system according to claim 62, further comprising
2	a payment distribution store and wherein the electronic payment system makes payments

1

1

18

19

validation system; and

- 3 according to data in the payment distribution store associated with the forwarded data on 4 confirmation of the payment and/or provision of the forwarded data to the card.
- 1 64. (Original) A data access system according to claim 63, further comprising 2 a data use rule data store and wherein data use rule data is provided to the data carrier with the 3 forwarded data for controlling user access to the forwarded data.
- 65. (Original) A data access system according to claim 64 wherein the data 2 use rule data is selected dependent upon the payment data.

# Claims 66-72. (Canceled)

1 73. (Original) A data access terminal for retrieving data from a data supplier 2 and providing the retrieved data to a data carrier, the terminal comprising: a first interface for communicating with the data supplier; 3 a data carrier interface for interfacing with the data carrier; 4 5 a program store storing code; and a processor coupled to the first interface, the data carrier interface, and the 6 7 program store for implementing the stored code, the code comprising: 8 code to read payment data from the data carrier and to forward the payment data to a payment validation system; 9 10 code to receive payment validation data from the payment validation 11 system; 12 code responsive to the payment validation data to retrieve data from the data supplier and to write the retrieved data into the data carrier; 13 14 code responsive to the payment validation data to receive at least one access rule from the data supplier and to write the at least one access rule into the data 15 16 carrier, the at least one access rule specifying at least one condition for accessing the retrieved data written into the data carrier, the at least one condition being dependent 17

upon the amount of payment associated with the payment data forwarded to the payment

20	code to retrieve from the data supplier and output to a user-stored data									
21	identifier data and associated value data and use rule data for a data item available from									
22	the data supplier.									
1	74. (Canceled)									
1	75. (Original) A data access terminal for retrieving data from a data supplier									
2	and providing the retrieved data to a data carrier, the terminal comprising:									
3	a first interface for communicating with the data supplier;									
4	a data carrier interface for interfacing with the data carrier;									
5	a program store storing the code of claim 74; and									
6	a processor coupled to the first interface, the data carrier interface, and the									
7	program store for implementing the stored code.									
1	76. (Canceled)									

# **REMARKS/ARGUMENTS**

This Amendment is in response to the Office Action mailed March 22, 2011. Claims 1-76 were pending in the present application. Claims 1-76 are subject to restriction. This Amendment cancels claims 1-34, 66-72, 74, and 76, without adding or amending any claims, leaving pending in the application original claims 35-65, 73, and 75. Consideration of the elected claims is respectfully requested.

### I. Restriction of the Claims.

The claims are subjected to restriction under 35 U.S.C. §121 as being drawn to groups classified as:

Group I: Claims 1-10, 31-34, and 70-71, as being drawn to a method for providing data;

Group II: Claims 11-21, 66-67, and 74, as being drawn to a portable data carrier;

Group III: Claims 22-30, 72, and 76, as being drawn to a method for controlling access;

**Group IV: Claims 35-65, 73, and 75,** as being drawn to a reader terminal and its specifics; and

**Group V: Claims 68-69**, as being drawn to a computer system for handling data payment and security procedures.

Although Applicants do not necessarily agree with these groupings and/or the need for restriction, Applicants hereby elect to prosecute the claims of **Group IV** without traverse. Applicants reserve the right to present the non-elected claims in subsequent continuing applications. Applicants hereby cancel the claims of Groups I, II, III, and V, and request consideration and examination of the claims of Group IV (claims 35-65, 73, and 75).

# **CONCLUSION**

In view of the foregoing, Applicants believe all claims now pending in this Application are in condition for allowance. The issuance of a formal Notice of Allowance at an early date is respectfully requested.

If the Examiner believes a telephone conference would expedite prosecution of this application, please telephone the undersigned at xTTCPhone.

Respectfully submitted,

Jason D. Lohr Reg No. 48 163

KILPATRICK TOWNSEND & STOCKTON LLP

Two Embarcadero Center, Eighth Floor San Francisco, California 94111-3834

Tel: xTTCPhone Fax: 415-576-0300

Attachments

xTTCAuthor Typist Initials

63352713 v1

I hereby certify that this correspondence is being filed via EFS-Web with the United States Patent and Trademark Office on The 
ILPATRICK TOWNSEND & STOCKTON LLP

y Y

Attorney Docket No.: 080379-000120US Client Reference No.: PN759544USC

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Hermen-ard Hulst, et al.

Application No.: 12/943,872

Filed: November 10, 2010

For: DATA STORAGE AND ACCESS

**SYSTEMS** 

Customer No.: 20350

Confirmation No.: 4566

Examiner: Thien Minh Le

Art Unit: 2887

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT UNDER

37 CFR §1.97 and §1.98

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

#### Commissioner:

The references cited on attached form PTO/SB/08A and PTO/SB/08B are being called to the attention of the Examiner. Copies of the references are not enclosed. It is respectfully requested that the cited references be expressly considered during the prosecution of this application, and the references be made of record therein and appear among the "references cited" on any patent to issue therefrom.

As provided for by 37 CFR §1.97(g) and (h), no inference should be made that the information and references cited are prior art merely because they are in this statement and no

Hermen-ard Hulst, et al. Application No.: 12/943,872

Page 2

representation is being made that a search has been conducted or that this statement encompasses all the possible relevant information.

Applicant believes that <u>no fee is required</u> for submission of this statement.

However, if a fee is required, the Commissioner is authorized to deduct such fee from the undersigned's Deposit Account No. 20-1430. Please deduct any additional fees from, or credit any overpayment to, the above-noted Deposit Account.

Respectfully submitted,

Reg. No. 48,163

KILPATRICK TOWNSEND & STOCKTON LLP

Two Embarcadero Center, Eighth Floor San Francisco, California 94111-3834

Tel: 925-472-5000 Fax: 925-472-8895

JDL:a3v 63329897 v1

Subs	stitute f	or form 1449/PTO						Complete	if Kno	ow <i>n</i>		
					Applic	ation	Number	12/94	3.872			
IN	FOI	RMATION DI	SCLO	SURE	Filing	Date				0, 2010		
S	ΓΑΤ	EMENT BY	APPLI	CANT	First N	First Named Inventor			Hermen-ard HULST			
					Art Un	it		2887				
	(	Use as many sheets as	necessary	1)	Exami	ner Na	me	Thien	Minh	Minh Le		
Shee	et	1	of	1	Attorn	ey Doc	ket Numb	er 08037	9-000	120US		
				U.S. PAT	TENT DO	CUME	FNTS					
Examiner Initials*	Cite No.1	Document Num	ber	Publication MM-DD-Y	Date	[	Name of Pa	itentee or ed Document		Pages, Columns, Lines, When Relevant Passages or Relevan		
IIIIuais	Number Kind Code <sup>2</sup> (# known)								Figures Appear			
	AA US-6415156 B1		7-2-20		ļ	Stadelr						
	AB	AB US-6747930 B1		6-8-20	04		Weldon	et al.	_			
							** *					
	<u> </u>								1			
Examiner	Cite	Foreign Patent Docur	nent	FOREIGN F	PATENT Publica			e of Patentee	or	Pages, Columns, Lines,		
Initials*				Date	9				Where Relevant Passages or Relevant Figures Appea			
		Country Code <sup>3</sup> Num	ber⁴ Kin	d Code <sup>5</sup> (if known)						o. resorant against appear		
											+	
			NO	N PATENT L	ITERAT	URE I	OOCUMI	ENTS				
Examin		Cite Include nar	ne of the	author (in CA	PITAL LE	TTER	S), title of	the article	(when	appropriate), title of	_2	
Initials	*	No. <sup>1</sup> the item (be	ook, maga	azine, journal, umber(s), pub	serial, sy disher cit	mposi v and/	ium, catal or countn	og, etc.), d , where pu	ate, pa hlisher	nge(s), volume-issue	T <sup>2</sup>	
			11	urriber(3), pub	morior, or	yarıdı	or courting	Where pu	Olionice	4.		
											П	
	-				<del></del>		7	loto.				
Examine	r						l D	ate				

Considered

63329897 v1

Signature

<sup>\*</sup>EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

1 Applicant's unique citation designation number (optional). Applicant is to place a check mark here if English language Translation is attached.

PETI	TION FOR EXTENSION OF TIME UNDER 37 C	FR 1.136(a)	Docket Number (Optional	) .
	FY 2009 (Fees pursuant to the Consolidated Appropriations Act, 2005 (H.	l.R. 4818).)	87790-794402	
Applic	ation Number 12/943,872		Filed November 10, 2	010
For [	DATA STORAGE AND ACCESS SYSTEMS			
Art Un	nit 2887		Examiner Thien Minh	Le
This is	s a request under the provisions of 37 CFR 1.136(a) to ation.	extend the per	riod for filing a reply in the	e above identified
The re	equested extension and fee are as follows (check time	period desired	and enter the appropriat	e fee below):
		<u>Fee</u>	<b>Small Entity Fee</b>	
	One month (37 CFR 1.17(a)(1))	\$130	\$65	\$_65
	Two months (37 CFR 1.17(a)(2))	\$490	\$245	\$
	Three months (37 CFR 1.17(a)(3))	\$1110	\$555	\$
	Four months (37 CFR 1.17(a)(4))	\$1730	\$865	\$
	Five months (37 CFR 1.17(a)(5))	\$2350	\$1175	\$
$\boxtimes$	Applicant claims small entity status. See 37 CFR 1.2	7.		
	A check in the amount of the fee is enclosed.			
	Payment by credit card. Form PTO-2038 is attached	<b>!.</b>		
$\boxtimes$	The Director has already been authorized to charge for	ees in this appl	ication to a Deposit Acco	unt.
	The Director is hereby authorized to charge any fees Deposit Account Number 20-1430	which may be i	required, or credit any ov	erpayment, to
	WARNING: Information on this form may become public. C Provide credit card information and authorization on PTO-2	redit card inform	ation should not be include	d on this form.
lam	a the applicant/inventor.			
	assignee of record of the entire inter			
	Statement under 37 CFR 3.73(b	•	•	
	attorney or agent of record. Registr		48,163	The state of the s
	attorney or agent under 37 CFR 1.3- Registratton number if acting under 3			
	On normal of			
_	Signature	<del></del>	May 20, Date	
_	Jason D. Loh/, Reg. No. 48,163 Typed or printed name	<del></del>	Telephone	Number
NOTE: \$	Signatures of all the inventors or assignees of record of the entire inte	erest or their repres	entative(s) are required. Submit	multiple forms if more than
one sign	nature is required, see below.			
· ∐∐ T	otal of forms are subm	ıitted.		

63355596 v1

Electronic Patent /	<b>App</b>	lication Fee	Transm	ittal	
Application Number:	129	943872			
Filing Date:	10-	Nov-2010			
Title of Invention:	DA	TA STORAGE AND A	ACCESS SYSTE <i>l</i>	ИS	
First Named Inventor/Applicant Name:	He	rmen-ard Hulst			
Filer:	Jas	on Donald Lohr/Ev	elyn Gomez		
Attorney Docket Number:	080	0379-000120US			
Filed as Small Entity					
Utility under 35 USC 111(a) Filing Fees					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Extension-of-Time:					
Extension - 1 month with \$0 paid		2251	1	65	65

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
	Total in USD (\$)		65	

Electronic Ack	knowledgement Receipt
EFS ID:	10139726
Application Number:	12943872
International Application Number:	
Confirmation Number:	4566
Title of Invention:	DATA STORAGE AND ACCESS SYSTEMS
First Named Inventor/Applicant Name:	Hermen-ard Hulst
Customer Number:	20350
Filer:	Jason Donald Lohr/Evelyn Gomez
Filer Authorized By:	Jason Donald Lohr
Attorney Docket Number:	080379-000120US
Receipt Date:	20-MAY-2011
Filing Date:	10-NOV-2010
Time Stamp:	17:12:48
Application Type:	Utility under 35 USC 111(a)
Payment information:	

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$65
RAM confirmation Number	3976
Deposit Account	
Authorized User	

File Listin	g:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest		Pages (if appl.)
				Page 001	42

		Total Files Size (in bytes)	. 60	0368			
Information:							
Warnings:							
4	Fee Worksheet (PTO-875)	fee-info.pdf	30281 652ed296fb7b83d63a5d1beac57fa5663d5f 386b	no	2		
Information:			20004				
Warnings:							
	Extension of fine	EXTERSION_7 94402.pdf	dac8edf170d7d09c0aac9821720c7a54beff 1da0				
3	Extension of Time	EXTENSION_794402.pdf	53915	no	1		
Information:							
Warnings:	mornation disclosure states						
-	Information Disclosure Stater	3		5			
	Transmittal	1		2			
	Document Des	Start	End				
	Multipart Description/PDF files in .zip description						
			3a39ed526185258741a9446cd4b14084ecc ac0ef	,			
2		IDS_794402.pdf	223073	yes	5		
nformation:							
	Applicant Arguments/Remarks	Made in an Amendment	9	10			
-	Claims	2		8			
	Response to Election /	1	1				
	Document Des	scription	Start	E	nd		
	Multip	art Description/PDF files in	zip description				
1		RESTRICTION_794402.pdf	2cd2d17415b6aa43f68cbbeb3694f028edd 7ae09	yes	10		
		DESTRUCTION TO A 400 MS	383099				

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

#### New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

#### National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

#### New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875							Application or Docket Number 12/943,872		Filing Date 11/10/2010		To be Mailed
APPLICATION AS FILED – PART I (Column 1) (Column 2)							SMALL ENTITY 🛛				HER THAN ALL ENTITY
FOR NUMBER FILED NUMBER EXTRA							RATE (\$)	FEE (\$)		RATE (\$)	FEE (\$)
	BASIC FEE (37 CFR 1.16(a), (b),	or (c))	N/A		N/A	1	N/A		1	N/A	
	SEARCH FEE (37 CFR 1.16(k), (i), (ii)		N/A		N/A		N/A		1	N/A	
	EXAMINATION FE (37 CFR 1.16(o), (p),	E	N/A		N/A		N/A		1	N/A	
	AL CLAIMS CFR 1.16(i))		mir	us 20 = *		1	X \$ =		OR	X \$ =	
	EPENDENT CLAIM CFR 1.16(h))	IS	m	nus 3 = *			X \$ =		1	X \$ =	
	APPLICATION SIZE 37 CFR 1.16(s))	shee is \$2 addi	ts of pap 50 (\$125 ional 50 :	ation and drawing er, the applicatio for small entity) sheets or fraction a)(1)(G) and 37	n size fee due for each n thereof. See						
	MULTIPLE DEPEN	IDENT CLAIM PF	ESENT (3	7 CFR 1.16(j))							
* If t	he difference in colu	umn 1 is less than	zero, ente	r "0" in column 2.			TOTAL			TOTAL	
	APP	(Column 1)	AMENE	DED — PART II (Column 2)	(Column 3)	_	OTHER THE SMALL ENTITY OR SMALL E			ER THAN ALL ENTITY	
AMENDMENT	05/20/2011	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
)ME	Total (37 CFR 1.16(i))	* 34	Minus	** 76	= 0		X \$26 =	0	OR	X \$ =	
	Independent (37 CFR 1.16(h))	* 6	Minus	***20	= 0		X \$110 =	0	OR	X \$ =	
ΑMI	Application S	ize Fee (37 CFR	.16(s))								
,	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))								OR		
							TOTAL ADD'L FEE	0	OR	TOTAL ADD'L FEE	
		(Column 1)		(Column 2)	(Column 3)						
_		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		OR	X \$ =	
ENDMENT	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		OR	X \$ =	
EN	Application S	ize Fee (37 CFR	.16(s))								
FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))									OR		
* lf 1	he entry in column	1 is less than the	entry in col	umn 2, write "0" in	column 3.		TOTAL ADD'L FEE	oatrumost C	OR (omin	TOTAL ADD'L FEE	
** If *** I	* If the entry in column 1 is less than the entry in column 2, write "0" in column 3.  Legal Instrument Examiner:  /GYZELL JOHNSON SMITH/  *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3".  The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.										

This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS

ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

I hereby certify that this correspondence is being filed via EFS-Web with the United States Patent and Trademark Office on TIAIt. 19.2011.

Attorney Docket No.: 87790-794402 (000120US)

Client Ref. No.: PN759544USC

TOWNSEND and TOWNSEND and CREW LLP

By: Lamesha Roberton

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Hermen-ard HULST, et al.

Application No.: 12/943,872

Filed: November 10, 2010

For: DATA STORAGE AND ACCESS

**SYSTEMS** 

Customer No.: 20350

Confirmation No.: 4566

Examiner:

Le, Thien Minh

Art Unit:

2887

PETITION TO CHANGE ORDER OF NAMES OF JOINT INVENTORS IN THE HEADING OF THE PATENT APPLICATION UNDER 37 CFR 1.182

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

#### Commissioner:

Applicants respectfully request that the order of names of joint inventors in the above-captioned patent application be changed to reflect inventor Patrick Racz as the first-named inventor. Both inventors are listed on the most recent filing receipt and, based on the pending claims, should be listed as inventors in the present application. Only the order of the inventors should be changed. The corrected order of inventor names is listed below:

Patrick S. Racz, a citizen of the United Kingdom, residing at 19 Royal Street Saint Heller, JE1 4WA Jersey Hermen-ard HULST, et al. Application No.: 12/943,872

Page 2

Hermen-ard Hulst, a citizen of Netherlands, residing at

Van Tuyll van Serooskerweg 75hs

Amsterdam, 1076 JG Netherlands

It is respectfully requested that this change be reflected on all subsequent correspondence from the United States Patent and Trademark Office directed to this application and that any patent issuing from this application, or a continuation thereof, names the inventors in the order listed above.

A copy of the initial Application Data Sheet, filed November 10, 2010, showing the correct order of inventor names for inventors Patrick Racz and Hermen-ard Hulst is attached.

The Commissioner is hereby authorized to deduct the required fee of \$400 pursuant to 37 CFR 1.17(f) from the undersigned's Deposit Account No. 20-1430. Pleased deduct any additional fees from, or credit any overpayment to, the above-noted deposit account.

If it is believed that a telephone conference would be helpful, please telephone the undersigned at 925-472-5000.

Respectfully submitted,

Reg. No. 48,163

KILPATRICK TOWNSEND & STOCKTON LLP Two Embarcadero Center, Eighth Floor San Francisco, California 94111-3834

Tel: 925-472-5000 Fax: 415-576-0300

Attachment JDL:j31 63399039 v1

#### **Application Data Sheet**

#### **Application Information**

Application number::

Not Yet Assigned

Filing Date::

11/10/2010

Application Type::

Regular

Subject Matter::

Utility

Title::

DATA STORAGE AND ACCESS SYSTEMS

Attorney Docket Number::

080379-000120US

Request for Early Publication::

No

Request for Non-Publication::

No

Suggested Drawing Figure::

**Total Drawing Sheets::** 

17

Small Entity?::

Yes

Petition included?::

No

Secrecy Order in Parent Appl.::

No

### **Applicant Information**

Applicant Authority Type::

Inventor

Primary Citizenship Country::

**United Kingdom** 

Status::

**Full Capacity** 

Given Name

**Patrick** 

Middle Name::

Family Name::

**RACZ** 

Name Suffix::

City of Residence::

Saint Heller

State or Province of Residence::

Country of Residence::

Jersey

Street of Mailing Address::

19 Royal Street

City of Mailing Address::

Saint Heller

Page 1

Initial 11/10/10

State or Province of mailing address::

Country of mailing address::

Jersey

Postal or Zip Code of mailing address:: JE1 4WA

Applicant Authority Type::

Inventor

Primary Citizenship Country::

Netherlands

Status::

**Full Capacity** 

Given Name::

Hermen-ard

Middle Name::

Family Name::

Hulst

Name Suffix::

City of Residence::

Amsterdam

State or Province of Residence::

Country of Residence::

Netherlands

Street of Mailing Address::

Van Tuyll van Serooskerweg 75hs

City of Mailing Address::

Amsterdam

State or Province of mailing address::

Country of mailing address::

Netherlands

Postal or Zip Code of mailing address::

1076 JG

#### **Correspondence Information**

Correspondence Customer Number::

20350

#### Representative Information

Representative Customer Number::

20350

### **Domestic Priority Information**

Application::

Continuity Type::

Parent Application:: Parent Filing Date::

This Application

Continuation of

12/014,558

01/15/08

12/014,558 11/336,758 Continuation of Continuation of 11/336,758 10/111,716 01/19/06 09/17/02

Page 2

Initial 11/10/10

# Foreign Priority Information

Country::

Application number::

Filing Date::

**PCT** 

GB00104110

10/25/00

United Kingdom

9925227.2

10/25/99

#### **Assignee Information**

Assignee Name::

Smartflash Technologies Limited

Street of mailing address::

1070908 Palm Grove House, P.O. Box 438

City of mailing address::

Wickhams' Cay, Road Town

State or Province of mailing address::

Tortola

Country of mailing address::

British Virgin Islands

Postal or Zip Code of mailing address::

Submitted by:

Printed Name

Signature

Jason D. Lohr

Date

Registration Number

48 163

Electronic Patent A	App	olication Fee	Transmi	ttal	
Application Number:	12	943872			
Filing Date:	10-Nov-2010				
Title of Invention:	DATA STORAGE AND ACCESS SYSTEMS				
First Named Inventor/Applicant Name:	He	rmen-ard Hulst			
Filer:	Jas	on Donald Lohr/Lai	nesha Roberts	on	
Attorney Docket Number:	08	0379-000120US			
Filed as Large Entity					
Utility under 35 USC 111(a) Filing Fees					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:					
Petition fee- 37 CFR 1.17(f) (Group I)		1462	1	400	400
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Extension-of-Time:					

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
	Total in USD (\$)			400

Electronic Acknowledgement Receipt						
EFS ID:	10549844					
Application Number:	12943872					
International Application Number:						
Confirmation Number:	4566					
Title of Invention:	DATA STORAGE AND ACCESS SYSTEMS					
First Named Inventor/Applicant Name:	Hermen-ard Hulst					
Customer Number:	20350					
Filer:	Jason Donald Lohr/Lamesha Robertson					
Filer Authorized By:	Jason Donald Lohr					
Attorney Docket Number:	080379-000120US					
Receipt Date:	19-JUL-2011					
Filing Date:	10-NOV-2010					
Time Stamp:	14:01:22					
Application Type:	Utility under 35 USC 111(a)					
Payment information:						

# Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$400
RAM confirmation Number	283
Deposit Account	
Authorized User	
	·

File Listin	g:	,			
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest		Pages (if appl.)
				Page 001	53

		Total Files Size (in bytes)	16	53023	
Information:					
Warnings:					
_	(223)	083dba5b9732f3f2e80a37bdc878ad9f8a6d 70fa			
2	Fee Worksheet (SB06)	fee-info.pdf	30412	no	2
Information:					
Warnings:			<u>,                                      </u>		
	Application Da	3		5	
	Petition for review by the	1		2	
	Document Des	scription	Start		
	Multip	art Description/PDF files in .	zip description		
·		_11.pdf	7500c03e1d8ee78851e9390f195c8a75586 b2dff	yes	
1		87790-794402_Petition_07_19	132611	yes	5

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

#### New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

#### National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

#### New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.			
12/943,872	11/10/2010	Hermen-ard Hulst	080379-000120US	4566			
	7590 07/29/201 TOWNSEND & STO	EXAMINER					
TWO EMBARO	CADERO CENTER	LE, THIEN MINH					
EIGHTH FLOO SAN FRANCIS	SCO, CA 94111-3834	ART UNIT					
			2887				
			NOTIFICATION DATE	DELIVERY MODE			
			07/29/2011	ELECTRONIC			

#### Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

Docket@kilpatricktownsend.com ipefiling@kilpatricktownsend.com jlhice@kilpatrick.foundationip.com

	Application No.	Applicant(s)					
Office Action Occurs as an	12/943,872	HULST ET AL.					
Office Action Summary	Examiner	Art Unit					
	THIEN M. LE	2887					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION  16(a). In no event, however, may a reply be tim  iill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	l. ely filed  he mailing date of this communication.  (35 U.S.C. § 133).					
Status							
<ol> <li>Responsive to communication(s) filed on <u>20 M</u>.</li> <li>This action is <b>FINAL</b>.</li> <li>Since this application is in condition for allowant closed in accordance with the practice under E</li> </ol>	action is non-final. ice except for formal matters, pro						
Disposition of Claims							
4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) <u>35-65,73 and 75</u> is/are rejected. 7) ☐ Claim(s) is/are objected to.	6)⊠ Claim(s) 35-65,73 and 75 is/are rejected.						
··· _							
10) The drawing(s) filed on 10 November 2010 is/an Applicant may not request that any objection to the correction Replacement drawing sheet(s) including the correction	<ul> <li>9) ☐ The specification is objected to by the Examiner.</li> <li>10) ☒ The drawing(s) filed on 10 November 2010 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).</li> <li>11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.</li> </ul>						
Priority under 35 U.S.C. § 119							
Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)	4)	te					
Paper No(s)/Mail Date <u>11/10/2010; 11/12/2010; 2/18/2011; 5/20/</u>	<u>′2011</u> . 6)						

Art Unit: 2887

#### **DETAILED ACTION**

The election filed on 5/20/2011 has been entered. Claims 1-34, 66-72, 74 and 76 have been canceled. Claims 35-65, 73 and 75 remain for examination. The information disclosure statements filed on 11/10/2010; 11/12/2010; 2/18/2011; and 5/20/2011 have been entered.

#### Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory

Art Unit: 2887

double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 35-55, 57-59, 62, 73 and 75 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims of U.S. Patent No. 7,334,720. Although the conflicting claims are not identical, they are not patentably distinct from each other because essentially reciting the same limitations.

Claims 35, 73 and 75 are rejected in view of claim 3 of the '720 patent in that it recites:

- 3. A data access terminal for retrieving data from a data supplier and providing the retrieved data to a data carrier, the terminal comprising:
- a first interface for communicating with the data supplier;
- a data carrier interface for interfacing with the data carrier;
- a program store storing code;

and a processor coupled to the first interface, the data carrier interface, and the program store for implementing the stored code, the code comprising:

code to read payment data from the data carrier and to forward the payment data to a payment <u>validation</u> system;

code to receive payment <u>validation</u> data from the payment <u>validation</u> system;

code responsive to the payment <u>validation</u> data to retrieve data from the data supplier and to write the retrieved data into the data carrier;

and code responsive to the payment <u>validation</u> data to receive at least one access rule from the data supplier and to write the at least one access rule into the data carrier, the at least one access rule specifying at least one condition for accessing the retrieved data written into the

Art Unit: 2887

data carrier, the at least one condition being dependent upon the amount of payment associated with the payment data forwarded to the payment <u>validation</u> system.

As can be seen, though the claim languages are not identical, they are reciting the same essential limitations. Thus, the patent protections have been granted to the earlier filed patent application.

Claim 36 is rejected in view of claim 4 of the '720 patent in that it recites:

2. A method as claimed in claim 1 wherein said parameter memory further stores payment data and further comprising selecting one of said use rules dependent upon said payment data.

Claim 37 is rejected in view of claim 5 of the '720 patent.

Claim 38 is rejected in view of claim 6 of the '720 patent.

Claim 39 is rejected in view of claim 7 of the '720 patent.

Claim 40 is rejected in view of claim 8 of the '720 patent.

Claim 41 is rejected in view of claim 9 of the '720 patent.

Claim 42 is rejected in view of claim 10 of the '720 patent.

Claim 43 is rejected in view of claim 11 of the '720 patent.

Claim 44 is rejected in view of claim 12 of the '720 patent.

Claim 45 is rejected in view of claim 13 of the '720 patent.

Claim 46 is rejected in view of claim 14 of the '720 patent.

Claim 47 is rejected in view of claim 15 of the '720 patent.

Claim 48 is rejected in view of claim 16 of the '720 patent.

Claim 49 is rejected in view of claim 18 of the '720 patent.

Page 4

Application/Control Number: 12/943,872

Art Unit: 2887

Claim 51 is rejected in view of claims 1 and 3 of the '720 patent.

Claim 52 is rejected in view of claim 12 of the '720 patent.

Claim 50 is rejected in view of claim 17 of the '720 patent.

Claim 53 is rejected in view of claim 8 of the '720 patent.

Claim 54 is rejected in view of claim 1 of the '720 patent.

Claim 55 is rejected in view of claim 11 of the '720 patent.

Claims 57-18 are rejected in view of claims 1 and 3 of the '720 patent.

Claim 59 is rejected in view of claim 12 of the '720 patent.

Claim 62 is rejected in view of claim 3 of the '720 patent.

Claims 63-65 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims of U.S. Patent No. 7,334,720 in view of the claims of U.S. Patent No. 7,942,317. Although the conflicting claims are not identical, they are not patentably distinct from each other because essentially reciting the same limitations.

Claims 63-65 are rejected in view of claims 1 and 3 of the '720 patent as cited above view of claims 2, 13, 16, 17, 18 of the '317 patent in that they further recite:

1. A computer system for providing data to a data requester, the system comprising: a communication interface; a data access data store for storing records of data items available from the system, each record comprising a data item description and a pointer to a data provider for the data item; a program store storing code implementable by a processor; a processor coupled to the communications interface, to the data access data store, and to the program store for implementing the stored code, the code comprising: code to receive a request for a data item from the requester; code to receive from the communications interface payment data comprising data relating to payment for the requested data item; code responsive to the request and to the received payment data, to read data for the requested data item from a content provider; and code to transmit the read data to the requester over the communications

Page 5

Art Unit: 2887

interface.

2. A computer system as claimed in claim 1, wherein said data access data store further comprises payment distribution information indicating to whom payments should be made for a data item; and further comprising code to output payment data for a data item for making payments for the item when the item is supplied to a said requester.

- 13. A data access system according to claim 12 further comprising a payment distribution store and wherein the electronic payment system makes payments according to data in the payment distribution store associated with the forwarded data on confirmation of the payment and/or provision of the forwarded data to the card.
- 16. A computer system for providing data to a data requester, the system comprising: a communication interface: a data access data store for storing records of data items available from the system, each record comprising a data item description and a resource locator identifying a data provider for the data item; a program store storing code implementable by a processor; a processor coupled to the communications interface, to the data access data store, and to the program store for implementing the stored code, the code comprising: code to receive a request for a data item from the requester; code to receive from the communications interface payment data comprising data relating to payment for the requested data item; code, responsive to the request and to the received payment data to output the item data to the requester over the communication interface; wherein said data access data store further comprises payment distribution information indicating to whom payments should be made for a data item; and further comprising code to output payment data for a data item for making payments for the item when the item is supplied to a said requester.
- 17. A computer system for providing data to a data requester, the system comprising: a communication interface; a data access data store for storing records of data items available from the system, each record comprising a data item description and location data identifying an electronic address for a provider for the data item; a program store storing code implementable by a processor; a processor coupled to the communications interface, to the data access data store, and to the program store for implementing the stored code, the code comprising: code to receive a request for a data item from the requester:, code to receive from the communications interface payment data comprising data relating to payment for the requested data item; code responsive to the request and to the received payment data to output the item data to the requester over the communication interface; wherein said data access data store further comprises data item access rule data for output to the requester with a said data item; and further comprising code to select access rule data for output with a data item in response to said payment data.
- 18. A method of providing data to a data requester comprising: receiving a request for a data item from the requester; receiving payment data from the requester relating to payment for the requested data; transmitting the

Application/Control Number: 12/943,872

Art Unit: 2887

requested data to the requester; reading payment distribution information from a data store; and outputting payment data to a payment system for distributing the payment for the requested data.

As can be seen, though the claim languages are not identical, they are reciting the same essential limitations. Thus, the patent protections have been granted to the earlier filed patent application.

The entire set of claims of the '720 patent is herein presented for further reviews:

- 1. A method of controlling access to content data on a data carrier, the data carrier comprising non-volatile data memory storing content memory and non-volatile parameter memory storing use status data and use rules, the method comprising: receiving a data access request from a user for at least one content item of the content data stored in the non-volatile data memory; reading the use status data and use rules from the parameter memory that pertain to use of the at least one requested content item; evaluating the use status data using the use rules to determine whether access to the at least one requested content item stored in the content memory is permitted; and displaying to the user whether access is permitted for each of the at least one requested content item stored in the non-volatile data memory.
- 2. A method as claimed in claim 1 wherein said parameter memory further stores payment data and further comprising selecting one of said use rules dependent upon said payment data.
- 3. A data access terminal for retrieving data from a data supplier and providing the retrieved data to a data carrier, the terminal comprising: a first interface for communicating with the data supplier; a data carrier interface for interfacing with the data carrier; a program store storing code; and a processor coupled to the first interface, the data carrier interface, and the program store for implementing the stored code, the code comprising: code to read payment data from the data carrier and to forward the payment data to a payment validation system; code to receive payment validation data from the payment validation system; code responsive to the payment validation data to retrieve data from the data supplier and to write the retrieved data into the data carrier; and code responsive to the payment validation data to receive at least one access rule from the data supplier and to write the at least one access rule into the data carrier, the at least one access rule specifying at least one condition for accessing the retrieved data written into the data carrier, the at least one condition being dependent upon the amount of payment associated with the payment data forwarded to the payment validation system.
- 4. A data access terminal as claimed in claim 3 further comprising code to transmit at least a portion of the payment <u>validation</u> data to the data supplier or to a destination received from the data supplier.

Page 7

Art Unit: 2887

5. A data access terminal as claimed in claim 3 further comprising code to retrieve from the data supplier and output to a user stored data identifier data and associated value data and use rule data for a data item available from the data supplier.

- 6. A data access terminal as claimed in claim 5 further comprising code to write use rule data for a data item into the data carrier with the associated data item.
- 7. A data access terminal as claimed in claim 5 further comprising code to read a stored value from the data carrier, code to compare said stored value with said value data, and code to provide a modified output to a user of one or more of said stored data identifier data, said value data and said use rule data, in response to a result of the comparison.
- 8. A data access terminal according to claim 3 further comprising code for user input of access control data, code to output the access control data to the data carrier, and code to receive access permission data and output data to the user in response to the received access permission data.
- 9. A data access terminal as claimed in claim 8 further comprising code to output a data erasure warning in response to the received access permission data.
- 10. A data access terminal according to claim 3 further comprising code to read reward data from the data carrier and to write modified reward data to the data carrier in response to said retrieval of data from the data supplier.
- 11. A data access terminal according to claim 3 further comprising: code to read identity data from the data carrier; code to transmit the identity data to the data supplier; code to receive user characterizing data from the data supplier; code to retrieve supplementary data in response to said characterizing data; and code to output the supplementary data.
- 12. A data access terminal according to claim 3 further comprising a cash input device coupled to the processor, to provide cash input value data; and code to update payment data in the data carrier, in accordance with the cash input value data.
- 13. A data access terminal according to claim 3 integrated with a mobile communication device, a personal computer, an audio/video player, and/or a cable or satellite television interface device.
- 14. A method of providing data from a data supplier to a data carrier, the method comprising: reading payment data from the data carrier; forwarding the payment data to a payment <u>validation</u> system; retrieving data from the data supplier; writing the retrieved data into the data carrier; receiving at least one access rule from the data supplier; and writing the at least one access rule into the data carrier, the at least one access rule specifying at least one condition for accessing the retrieved data written into the data carrier, the at least one condition being dependent upon the amount of payment associated with the payment data forwarded to the payment <u>validation</u> system.

Art Unit: 2887

15. A method of providing data from a data supplier according to claim 14 further comprising: receiving payment <u>validation</u> data from the payment <u>validation</u> system; and transmitting at least a portion of the payment <u>validation</u> data to the data supplier.

- 16. A method of providing data as claimed in claim 15, wherein the payment validation system comprises a payment processor at the data supplier.
- 17. A method of providing data as claimed in claim 16, further comprising: reading a stored value from the data carrier; comparing the stored value with said value data; and outputting to a user information indicating the result of said comparing.
- 18. A method of providing data as claimed in claim 14, further comprising: retrieving from the data supplier a stored data item identifier and associated value data; and writing the stored second data item identifier and associated value data for the data item into the data carrier.

#### Allowable Subject Matter

Claims 56, 60, 61 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter: The prior art fails to disclose a storage and access system having the limitations as taught in claim 51 and further comprising the accessing rules as recited in claims 56, 60 and 61.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to THIEN M. LE whose telephone number is (571)272-

Art Unit: 2887

2396. The examiner can normally be reached on Monday - Friday from 7:30am - 4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steve S. Paik can be reached on (571) 272-2404. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/THIEN M LE/ Primary Examiner, Art Unit 2887

Notice of References Cited			Application/Control No. 12/943,872	Applicant(s) Reexaminal HULST ET	tion	nt Under				
			choes oned		Examiner Art Unit					
				THIEN M. LE	2887	2887 Page 1 of				
	U.S. PATENT DOCUMENTS									
*		Document Number Country Code-Number-Kind Code	Date MM-YYYY		Name Classification					

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-7,942,317	05-2011	Racz et al.	235/380
*	В	US-7,334,720	02-2008	Hulst et al.	235/380
	O	US-			
	D	US-			
	ш	US-			
	F	US-			
	G	US-			
	Н	US-			
	- 1	US-			
	J	US-			
	K	US-			_
	L	US-			_
	М	US-			

#### FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
	0					
	Р					
	Q					
	R					
	s					
	Т					

#### **NON-PATENT DOCUMENTS**

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
	U	
	<b>V</b>	
	w	
	х	

\*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).)

Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

U.S. Patent and Trademark Office PTO-892 (Rev. 01-2001)

# Index of Claims 12943872 Examiner THIEN M LE Application/Control No. Applicant(s)/Patent Under Reexamination HULST ET AL. Art Unit 2887

<b>✓</b>	Rejected	-	Cancelled	N	Non-Elected	Α	Appeal
=	Allowed	÷	Restricted	I	Interference	0	Objected

Claims	renumbered	in the same	order as pre	esented by	applicant		☐ CPA	П Т.	D. 🗆	R.1.47
CL	AIM		DATE							
Final	Original	03/13/2011	07/25/2011							
	1	÷	-							
	2	÷	-							
	3	÷	-							
	4	÷	-							
	5	÷	-							
	6	÷	-							
	7	÷	-							
	8	÷	-							
	9	÷	-							
	10	÷	-							
	11	÷	-							
	12	÷	-							
	13	÷	-							
	14	÷	-							
	15	÷	-							
	16	÷	-							
	17	÷	-							
	18	÷	-							
	19	÷	-							
	20	÷	-							
	21	÷	-							
	22	÷	-							
	23	÷	-							
	24	÷	-							
	25	÷	-							
	26	÷	-							
	27	÷	-							
	28	÷	-							
	29	÷	-							
	30	÷	-							
	31	÷	-							
	32	÷	-							
	33	÷	-							
	34	÷	-							
	35	÷	<b>√</b>							
	36	÷	<b>√</b>							1

U.S. Patent and Trademark Office

# Index of Claims 12943872 Examiner THIEN M LE Application/Control No. Applicant(s)/Patent Under Reexamination HULST ET AL. Art Unit 2887

✓	Rejected	-	Cancelled	N	Non-Elected	A	Appeal
=	Allowed	÷	Restricted	I	Interference	0	Objected

CL	ΔIM				DATE	:			
	_	00/40/0044	07/05/0044	<u> </u>	DAIL	· 	1	Ι	_
Final	Original	1	07/25/2011						+
	37	÷	<b>√</b>						4
	38	÷	<b>✓</b>						+
	39	÷	<b>✓</b>						+
	40	÷	<b>√</b>						
	41	÷	<b>√</b>						
	42	÷	<b>√</b>						
	43	÷	✓						
	44	÷	✓						
	45	÷	✓						
	46	÷	✓						
	47	÷	✓						
	48	÷	✓						
	49	÷	✓						
	50	÷	✓						
	51	÷	✓						
	52	÷	✓						
	53	÷	✓						
	54	÷	✓						
	55	÷	✓						
	56	÷	<b>√</b>						
	57	÷	<b>√</b>						
	58	÷	<b>√</b>						1
	59	÷	<b>√</b>						+
	60	÷	<b>√</b>						+
	61	÷	<b>√</b>						+
	62	÷	<b>√</b>						+
	63	÷	<b>√</b>			1			+
	64	÷	<b>✓</b>						+
	65	÷	<b>√</b>						+
	66	÷	-						+
	67	÷	-						+
	68		-						+
	69	÷	-						+
	70	÷				+			+
		÷	-						+
	71 72	÷	-						

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	12943872	HULST ET AL.
	Examiner	Art Unit
	THIEN M LE	2887

<b>✓</b>	✓ Rejected		- Can	celled	N	N Non-Elected			A	Αŗ	peal
= Allowed			+ Res	tricted	I	I Interference		nterference O		Obj	jected
☐ Claim	☐ Claims renumbered in the same order as presented by applicant ☐ CPA ☐ T.D. ☐ R.1.47										
C	CLAIM DATE										
Final Original		03/13/201	1 07/25/2011								
	73	÷	✓								

74 75

76

✓

-

U.S. Patent and Trademark Office Part of Paper No.: 20110725

# Search Notes

Application/Control No.	Applicant(s)/Patent Under Reexamination
12943872	HULST ET AL.
Examiner	Art Unit
THIEN M LE	2887

	SEARCHED									
Class	Subclass	Date	Examiner							
235	380, 382, 492, 451	7/25/2011	LTM							
711	100, 101, 103	7/25/2011	LTM							

SEARCH NOTES		
Search Notes	Date	Examiner
EAST, Review parent applications for double patenting	7/25/2011	LTM

	INTERFERENCE SEA	RCH	
Class	Subclass	Date	Examiner



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

# **BIB DATA SHEET**

#### **CONFIRMATION NO. 4566**

SERIAL NUM	BER	FILING or			CLASS	GR	OUP ART	UNIT	ATTO	RNEY DOCKET
12/943,87	2	11/10/2			235		2887		080	379-000120US
		RULE	<b>=</b>							
	ard Huls	st, Amsterdam RACZ, Saint H			DS;					
whi whi	ication i ich is a ich is a	s a CON of 1	2/014,558 36,758 01, 11,716 09,	01/15 /19/20 /17/20						
** FOREIGN AF UNITED F		<b>ATIONS</b> ****** OM 9925227.			*					
** <b>IF REQUIRE</b> 11/22/201	•	REIGN FILING	LICENS	E GRA	ANTED ** ** SMA	LL E	NTITY **			
Foreign Priority claime 35 USC 119(a-d) cond	ditions met		☐ Met af Allowa	ter ince	STATE OR COUNTRY	_	HEETS WINGS	TOT/ CLAII		INDEPENDENT CLAIMS
Verified and / Acknowledged	Thien M. I Examiner's	Le / Signature	Initials		NETHERLANDS		17	76		20
ADDRESS										•
TWO EMI EIGHTH I	BARCA FLOOR NCISC	O, CA 94111	ER	ON LLI	<b>-</b>					
TITLE										
DATA ST	ORAGE	E AND ACCE	SS SYST	EMS			Γ			
							☐ All Fe	es		
FILING FEE	FEES:	Authority has	been give	en in P	aper		☐ 1.16 F	`		
RECEIVED	No	to	charge/cre	edit DE	EPOSIT ACCOUN	NT				ing Ext. of time)
3788	No	for	following	:			☐ 1.18 F		sue)	
							Other			
							☐ Credit	[		

# **EAST Search History**

# **EAST Search History (Prior Art)**

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S1	2	(("7942317") or ("7334720")).PN.	US-PGPUB; USPAT	OR	OFF	2011/07/25 07:20
\$2	2	S1 and validation. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 07:28
S3	10	bishop.in. and 235/380.ccls.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 09:11
S4	4147	"I1" and status.clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 10:56
S5	2	(("7942317") or ("7334720")).PN.	US-PGPUB; USPAT	OR	OFF	2011/07/25 10:56
<b>S</b> 6	2	S5 and validation. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 10:56
S7	10	bishop.in. and 235/380.ccls.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 10:56
\$8	1	S5 and status.clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 10:56

<b>S9</b>	0	S5 and portable. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 11:24
S10	0	S5 and removable. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 11:24
S11	1	S5 and distribution. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 11:53

# **EAST Search History (Interference)**

< This search history is empty>

7/25/2011 1:48:01 PM

 $C:\ Documents\ and\ Settings\ TLe4\ My\ Documents\ EAST\ Workspaces\ 12493872.wsp$ 

# **EAST Search History**

# **EAST Search History (Prior Art)**

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S1	2	(("7942317") or ("7334720")).PN.	US-PGPUB; USPAT	OR	OFF	2011/07/25 07:20
\$2	2	S1 and validation. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 07:28
83	10	bishop.in. and 235/380.ccls.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 09:11
S4	4147	"I1" and status.clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 10:56
S5	2	(("7942317") or ("7334720")).PN.	US-PGPUB; USPAT	OR	OFF	2011/07/25 10:56
<b>S</b> 6	2	S5 and validation. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 10:56
<b>S</b> 7	10	bishop.in. and 235/380.ccls.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 10:56
S8	1	S5 and status.clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 10:56

<b>S</b> 9	0	S5 and portable. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 11:24
S10	0	S5 and removable. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 11:24
S11	1	S5 and distribution. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 11:53

# **EAST Search History (Interference)**

< This search history is empty>

7/25/2011 2:03:49 PM

 $C:\ Documents\ and\ Settings\ TLe4\ My\ Documents\ EAST\ Workspaces\ 12493872.wsp$ 

12943872 - GAU: 2887

PTO/SB/08A&B (07-09)

Substitute	for form 1449/PTO			Complete if Known			
				Application Number	12/943,872		
INFO	RMATION DIS	CLOS	URE	Filing Date	November 10, 2010		
STAT	<b>TEMENT BY A</b>	PPLIC	ANT	First Named Inventor	HULST, Hermen-ard		
				Art Unit	2887		
	(Use as many sheets as r	necessary)		Examiner Name	Thien Minh Le		
Sheet	1	of	1	Attorney Docket Number	080379-000120US		

U.S. PATENT DOCUMENTS							
Examiner Initials*	Cite No.1	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant		
		Number Kind Code <sup>2 (if known)</sup>			Figures Appear		
	1	US-2003/0168515 A1	09-11-2003	Gray			
	2	US-4,697,073	09-29-1987	Hara			
	3	US-7,000,836 B2	02-21-2006	Saeki			

	FOREIGN PATENT DOCUMENTS									
Examiner Initials*	Cite No.1	Foreign Patent Documer	t	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	<del></del> 6			
		Country Code <sup>3</sup> Number	Kind Code <sup>5</sup> (if known)	MM-DD-YYYY		or Relevant Figures Appear				

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials *	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T <sup>6</sup>

Examiner Signature	/Thien Le/	Date Considered	07/25/2011
		ł	

\*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> See Kind Codes of U.S. Patent Documents at <a href="https://www.uspto.gov">www.uspto.gov</a> or MPEP 901.04. <sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). <sup>4</sup> For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. <sup>5</sup> Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. <sup>6</sup> Applicant is to place a check mark here if English language Translation is attached.

63120976 v1

12943872 - GAU: 2887

PTO/SB/08a (07-09)

Substitute	for form 1449/PTO	)		C	Complete if Known
				Application Number	12/943,872
INFO	RMATION	DISCLOS	SURE	Filing Date	November 10, 2010
STA	STATEMENT BY APPLICANT			First Named Inventor	Hermen-ard HULST
				Art Unit	2887
	(Use as many she	eets as necessary)		Examiner Name	Thien Minh Le
Sheet	1	of	1	Attorney Docket Number	080379-000120US

	U.S. PATENT DOCUMENTS							
Examiner Initials*	Cite No.1	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant			
		Number Kind Code <sup>2 (if known)</sup>			Figures Appear			
	AA	US-6415156 B1	7-2-2002	Stadelmann				
	AB	US-6747930 B1	6-8-2004	Weldon et al.				
· · · · · · · · · · · · · · · · · · ·								
	1	<u> </u>						

FOREIGN PATENT DOCUMENTS									
Examiner Initials*	Cite No. <sup>1</sup>	Foreign Patent Document  Country Code <sup>3</sup> Number <sup>4</sup> Kind Code <sup>5</sup> (if knot	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	Т			
		Country Code Number Fund Code (if And	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			Ę			

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials *	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T <sup>2</sup>

Examiner Signature	/Thien Le/	Date Considered	07/25/2011

63329897 v1

<sup>\*</sup>EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

Applicant's unique citation designation number (optional). Applicant is to place a check mark here if English language Translation is attached.

Receipt date: 11/10/2010

PTO/SB/08a (07-09)

Subs	stitute for form 1449/PTO			Complete if Known		
				Application Number	12/943,872	
INI	FORMATION DIS		CUDE	Filing Date	11/10/2010	
	FORMATION DIS			First Named Inventor	RACZ, Patrick	
31				Art Unit	2887	
	(Use as many sheets as ne	cessar	y)	Examiner Name	Le, Thien	
Sheet	1	of	3	Attorney Docket Number	080379-000120US	

Examiner Initials*	Cite No. <sup>1</sup>	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant
		Number Kind Code <sup>2 (if known)</sup>			Figures Appear
	AA	US 4,341,951	07-1982	Benton	
	AB	US 5,226,145	07-06-1993	Moronaga et al.	
	AC	US 5,367,150	11-22-1994	Kitta et al.	
	AD	US 5,406,619	04-11-1995	Akhteruzzaman et al.	
	AE	US 5,457,746	10-10-1995	Dolphin	
	AF	US 5,532,466	07-02-1996	Konno et al.	
	AG	US 5,588,146	12-24-1996	Leroux	
	AH	US 5,677,953	10-14-1997	Dolphin	
	Al	US 5,703,951	12-30-1997	Dolphin	
	AJ	US 5,740,369	04-14-1998	Yokozawa et al.	
	AK	US 5,744,787	04-28-1998	Teicher	
	AL	US 5,754,654	05-19-1998	Hiroya et al.	
	AM	US 5,794,202	08-11-1998	Kim	
	AN	US 5,809,241	09-15-1998	Hanel et al.	
	AO	US 5,845,281 A	12-01-1998	Benson et al.	
	AP	US 5,847,372	12-08-1998	Kreft	
	AQ	US 5,889,860	03-30-1999	Eller et al.	
	AR	US 5,901,330	05-04-1999	Sun et al.	
	AS	US 5,918,213	06-29-1999	Bernard et al.	
	ΑT	US 5,923,884	07-13-1999	Peyret et al.	
	AU	US 5,933,498 A	08-03-1999	Schneck et al.	
	AV	US 5,936,220	08-10-1999	Hoshino et al.	
	AW	US 6,012,634	01-11-2000	Brogan et al.	
	AX	US 6,018,720 A	01-25-2000	Fujimoto	Corresponds to JP 11-53184
	AY	US 6,078,917	06-20-2000	Paulsen et al.	
	AZ	US 6,119,945	09-19-2000	Muller et al.	
	BA	US 6,142,369	11-2000	Jonstromer	
	ВВ	US 6,202,056	03-13-2001	Nuttall	
	вс	US 6,385,731	05-07-2002	Ananda	
	BD	US 6,424,975	07-23-2002	Walter et al.	
	BE	US 6,442,570	08-27-2002	Wu	
	BF	US 6,473,829	10-29-2002	Dahman et al.	
	BG	US 6,510,236	01-21-2003	Crane et al.	
	вн	US 6,553,413	04-22-2003	Leighton et al.	
	ВІ	US 6,554,192	04-29-2003	Tingl	
xaminer lignature		/Thien Le/		Date Considered	07/25/2011

EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> See Kind Codes of U.S. Patent Documents at <a href="www.uspto.gov">www.uspto.gov</a> or MPEP 901.04. <sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). <sup>4</sup> For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. <sup>5</sup> Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. <sup>6</sup> Applicant is to place a check mark here if English language Translation is attached.

Receipt date: 11/10/2010

PTO/SB/08a (07-09)

Subs	titute for form 1449/PTO			Complete if Known		
				Application Number	12/943,872	
INI	EODMATION DISA		CHDE	Filing Date	11/10/2010	
	FORMATION DISC			First Named Inventor	RACZ, Patrick	
3	TATEMENT BY AP	PLI	CANI	Art Unit	2887	
	(Use as many sheets as ne	cessar	y)	Examiner Name	Le, Thien	
Sheet	2	of	3	Attorney Docket Number	080379-000120US	

Examiner Initials*	Cite No.1	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant
		Number Kind Code <sup>2 (if known)</sup>		7 ppinearit of Orton Boodifforit	Figures Appear
	BJ	US 6,574,643	06-03-2003	Walter et al.	
	вк	US 6,993,507	01-31-2006	Meyer et al.	
	BL	US 6,999,936	02-14-2006	Sehr	
	ВМ	US 7,044,362	05-16-2006	Yu	
	BN	US 7,083,081	08-01-2006	McGee et al.	
	во	US 7,334,720	02-26-2008	Hulst et al.	
	ВР	US 7,677,446	03-16-2010	Wise	
	BQ	US-2006/0249570	11-09-2006	Seifert et al.	
	BR	US-2008/0041938	02-21-2008	Wise	
	BS	US 4,341,951	07-1982	Benton	
	ВТ	US 5,226,145	07-06-1993	Moronaga et al.	

				FOREIGN I	PATENT DOCU	JMENTS		
Examiner Initials*	Cite No.1	Foreign Patent Document			Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	T <sup>6</sup>
		Country Code <sup>3</sup>	Number⁴	Kind Code <sup>5</sup> (if known)			arrana iganaa ippaa	
	BU	EP	0 195 098		10-03-1990	FPDC, Inc.		
	BV	EP	0 542 298		04-22-1998	Hitachi, Ltd.		
	BW	EP	0 713 198	A2	05-22-1996	Nederland PTT		
	вх	EP	0 823 694	A1	02-11-1998	Citibank NA		
	BY	EP	0 843 449	A2	05-07-1998	Sunhawk Corp. Inc.		
	BZ	EP	0 914 001	A1	05-06-1999	Canal Plus SA		
	CA	JP	10-269291	А	10-09-1998	Sony Corp.		
	СВ	JP	11-212785	А	08-06-1999	Casio Comput. Co. Ltd.		
	СС	JP	11-213010	А	08-06-1999	Planet Computer:KK		
	CD	JP	11-272762	А	10-08-1999	Hitachi Ltd.		
	CE	JP	11-53184	А	02-26-1999	Seta:KK	Corresponds to US 6,018,720	
	CF	wo	98/19237	A1	05-07-1998	Schulumberger Technologies, Inc.		
	CG	wo	98/33343		07-30-1998	Sonera OY et al.		
	СН	wo	98/37526		08-27-1998	Mondex Int. Ltd.		

Examiner Signature	/Thien Le/		Date Considered	07/25/2011
		i		

EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> See Kind Codes of U.S. Patent Documents at <a href="https://www.uspto.gov">www.uspto.gov</a> or MPEP 901.04. <sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). <sup>4</sup> For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. <sup>5</sup> Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. <sup>6</sup> Applicant is to place a check mark here if English language Translation is attached.

Receipt date: 11/10/2010

12943872 - GAU: 2887

PTO/SB/08b (07-09)

Substitute for form 1449/PTO				Complete if Known		
·				Application Number	12/943,872	
INFO	RMATION	I DISCLOS	SURE	Filing Date	11/10/2010	
STATEMENT BY APPLICANT			ANT	First Named Inventor	RACZ, Patrick	
				Art Unit	2887	
(Use as many sheets as necessary)				Examiner Name	Le. Thien	
Sheet	3	of	3	Attorney Docket Number		

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials *	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T <sup>2</sup>
	CI		

Examiner Signature	/Thien Le/	Date Considered	07/25/2011	

62991826 v1

EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

Applicant's unique citation designation number (optional). Applicant is to place a check mark here if English language Translation is attached.

12943872 - GAU: 2887

PTO/SB/08A&B (07-09)

Substitute	for form 1449/PTC	)		Complete if Known		
				Application Number	12/943,872	
INFO	RMATION	I DISCLOS	SURE	Filing Date	November 10, 2010	
STAT	<b>TEMENT I</b>	<b>3Y APPLIC</b>	CANT	First Named Inventor	RACZ, Patrick	
				Art Unit	2876	
(Use as many sheets as necessary)				Examiner Name	Le, Thien	
Sheet	1	of	1	Attorney Docket Number	080379-000120US	

	U.S. PATENT DOCUMENTS					
Examiner Initials*	Cite No. <sup>1</sup>	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	
		Number Kind Code <sup>2 (if known)</sup>			Figures Appear	
	AA	US 6,658,568 B1	12-02-2003	Ginter et al.		

				FOREIGN I	PATENT DOCL	JMENTS		
Examiner Initials*	Cite No.1	Foreign Patent	Document		Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	
		Country Code <sup>3</sup>	Number⁴	Kind Code <sup>5</sup> ( <i>if known</i> )	MM-DD-YYYY		or Relevant Figures Appear	T <sup>t</sup>

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials *	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T <sup>6</sup>

Examiner		Date	
Signature	/Thien Le/	Considered	07/25/2011

\*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. Applicant's unique citation designation number (optional). See Kind Codes of U.S. Patent Documents at <a href="https://www.uspto.gov">www.uspto.gov</a> or MPEP 901.04. Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. Applicant is to place a check mark here if English language Translation is attached.

62996109 v1

POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO							
***************************************	***************************************		***************************************	n in the application identified	·····		
37 CFR 3	3.73(b).						
I hereby a	appoint:				**********		
⊠ Prac	ctitioners associated v	vith the Customer N	vumber:	20350			
OR			:		••••••••••		
Prac	bitioner(s) named bal	ow (if more than ter	n patent po	actitioners are to be named, then a	a custom	ner number must	be used):
	***************************************	me	R	egistration	Name	******	Registration
: .	***************************************	***************************************		Number		***************************************	Number
-	••••						
ļ	******************************	N		······			
<b></b>	***************************************	************************					
ļ	***************************************	NANANANANANANANANANANANANANANANANANANA					
L	620m			ne United States Patent and Trader			
any and ail attached to Under 37 C	patent applications as this form in accordant	signed <u>only</u> to the u se with 37 CFR 3.73 lersigned's behalf to	indersigned 3(b). I furth a centify the	I according to the USPTO assignment or authorize any of the above-ident chain of title and establish the und	ent recor	rds or assignmen otitioners to exec	it documents ute a Statement
*******	***************************************			n identified in the attached statems		- 27 CCD 2 79/5	••••••••••••••••••••••••••••••••••••••
i idaaa ona	ilde tile ivvi iesho: igei	ice accress for the	i augundudu }	The similed in the agacied stateme	are ande	1 a7 Grit 3.73(b	) 10:
⊠ Th	e address associated	I with Customer Nu	mber;	20350			
	m or lividual Name				************		
City			o popular propinski p	Siate		Zip	
Country				***************************************			
Telepho	ne -	***************************************		I Email			
	<u></u>						
Assignee N	ame and Address:	***************************************	***************************************	*******************************	**********	*******************	**************************
		107	0908 Palm Wickha	th Technologies Limited Grove House, P.O. Box 438 ims' Cay, Road Town Tortola tish Virgin Islands			:
filed in ea the practi	ch application in v tioners appointed	vhich this form i in this form if th	s used. R e appoint	37 CFR 3.73(b) (Form PTO/Si The statement under 37 CFR : ted practitioner is authorized tr of Attorney is to be filed.	3.73(b)	may be comp	leted by one of
		Si	GNATURI	E of Assignes of Record applied below is authorized to act o	on behalf	of the assignee	
Souguire	······································		Section of the		Date	14.01	2011
***************************************	MAURICE	Walley .	200.00	The state of the s	-	······································	
dame	the same and a transfer and	and a supply	100000	THE STATE OF THE PARTY OF THE PROPERTY OF THE PARTY OF TH	I Serier	nonna krz	ツー エッつつり

For and on behalf of Kestrel S.A., setting in its capacity as corporate director and some of the setting in its capacity as a corporate director.

or Or - Every Box

Title \$3097047 v1 Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

STATEMENT UNDER 37	CFR 3.73(b)
Applicant/Patent Owner: Smartflash Technologies Limited	
	ed/Issue Date: November 10, 2010
Titled: DATA STORAGE AND ACCESS SYSTEMS	
Smartflash Technologies Limited , a corporation	
(Name of Assignee) (Type of Assig	nee, e.g., corporation, partnership, university, government agency, etc.
states that it is:	
1. X the assignee of the entire right, title, and interest in;	
2. an assignee of less than the entire right, title, and interest in (The extent (by percentage) of its ownership interest is	%); or
3. the assignee of an undivided interest in the entirety of (a comple	ete assignment from one of the joint inventors was made)
the patent application/patent identified above, by virtue of either:	
A. An assignment from the inventor(s) of the patent application/pathe United States Patent and Trademark Office at Reel 013583 copy therefore is attached.	tent identified above. The assignment was recorded in , Frame 0554 , or for which a
B. A chain of title from the inventor(s), of the patent application/pat	ent identified above, to the current assignee as follows:
	To:
The document was recorded in the United States Pat	ent and Trademark Office at, or for which a copy thereof is attached.
2. From:	To:
The document was recorded in the United States Pat	
Reel, Frame	or for which a copy thereof is attached.
3. From:	To:
The document was recorded in the United States Pat	ent and Trademark Office at
Reel, Frame	, or for which a copy thereof is attached.
Additional documents in the chain of title are listed on a supple	mental sheet(s).
As required by 37 CFR 3.73(b)(1)(i), the documentary evidence of to or concurrently is being, submitted for recordation pursuant to 37 CF	
[NOTE: A separate copy (i.e., a true copy of the original assignment accordance with 37 CFR Part 3, to record the assignment in the record	at document(s)) must be submitted to Assignment Division in ords of the USPTO. <u>See</u> MPEP 302.08]
The undersigned (whose title is supplied below) is authorized to act on beh	alf of the assignee. August 5, 2011
Signature	Date
Jason D. Lohr, Reg. No. 48,163	Attorney Representing Client
Printed or Typed Name	Title

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.** 

Electronic Acl	Electronic Acknowledgement Receipt				
EFS ID:	10680950				
Application Number:	12943872				
International Application Number:					
Confirmation Number:	4566				
Title of Invention:	DATA STORAGE AND ACCESS SYSTEMS				
First Named Inventor/Applicant Name:	Hermen-ard Hulst				
Customer Number:	20350				
Filer:	Jason Donald Lohr/Heather Armstrong				
Filer Authorized By:	Jason Donald Lohr				
Attorney Docket Number:	87790-794402 (000120US)				
Receipt Date:	05-AUG-2011				
Filing Date:	10-NOV-2010				
Time Stamp:	19:10:57				
Application Type:	Utility under 35 USC 111(a)				

# **Payment information:**

Submitted with Payment	no
------------------------	----

# File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		2011-08-05- POA_373B-87790-794402.pdf	172464	ves	2
			770f5d4c785986c9d39d119e558c413c4f33 0bf6	1 1	

Multipart Description/PDF files in .zip description		
Document Description	Start	End
Power of Attorney	1	1
Assignee showing of ownership per 37 CFR 3.73(b).	2	2

#### Warnings:

#### Information:

Total Files Size (in bytes):	172464

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

#### New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

#### National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

#### New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.



# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS PO. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NUMBER

SAN FRANCISCO, CA 94111-3834

12/943,872

FILING OR 371(C) DATE 11/10/2010

FIRST NAMED APPLICANT Hermen-ard Hulst

ATTY. DOCKET NO./TITLE 87790-794402 (000120US)

**CONFIRMATION NO. 4566** POA ACCEPTANCE LETTER

20350 KILPATRICK TOWNSEND & STOCKTON LLP TWO EMBARCADERO CENTER **EIGHTH FLOOR** 

Date Mailed: 08/16/2011

#### NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 08/05/2011.

The Power of Attorney in this application is accepted. Correspondence in this application will be mailed to the above address as provided by 37 CFR 1.33.

/ddinh/						
				(571) 070		

Office of Data Management, Application Assistance Unit (571) 272-4000, or (571) 272-4200, or 1-888-786-0101

I hereby certify that this correspondence is being filed via EFS-Web with the United States Patent and Trademark Office Jugust 16, 2011

Attorney Docket No.: 87790-794402 (000120US)

Client Ref. No.: PN759544USC

PATENT

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Patrick RACZ, et al.

Application No.: 12/943,872

Filed: November 10, 2010

For: DATA STORAGE AND ACCESS

**SYSTEMS** 

Customer No.: 20350

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Confirmation No. 4566

Examiner:

Thien Minh Le

Technology Center/Art Unit: 2887

**AMENDMENT** 

#### Commissioner:

In response to the Office Action mailed July 29, 2011, please enter the following amendments and remarks:

Amendments to the Claims are reflected in the listing of claims which begins on page 2 of this paper.

Remarks/Arguments begin on page 9 of this paper.

#### **Amendments to the Claims:**

This listing of claims will replace all prior versions, and listings of claims in the application:

#### **Listing of Claims:**

Claims 1-34. (Canceled)

1 35. (Original) A data access terminal for retrieving data from a data supplier 2 and providing the retrieved data to a data carrier, the terminal comprising: 3 a first interface for communicating with the data supplier; 4 a data carrier interface for interfacing with the data carrier; 5 a program store storing code implementable by a processor; and 6 a processor, coupled to the first interface, to the data carrier interface and to the 7 program store for implementing the stored code, the code comprising: 8 code to read payment data from the data carrier and to forward the 9 payment data to a payment validation system; 10 code to receive payment validation data from the payment validation 11 system; 12 code responsive to the payment validation data to retrieve data from the 13 data supplier and to write the retrieved data into the data carrier. 1 36. (Original) A data access terminal as claimed in claim 35, further 2 comprising code to transmit at least a portion of the payment validation data to the data supplier 3 or to a destination received from the data supplier. 1 37. (Original) A data access terminal as claimed in claim 35, further 2 comprising code to retrieve from the data supplier and output to a user-stored data identifier data 3 and associated value data and use rule data for a data item available from the data supplier. 1 38. (Original) A data access terminal as claimed in claim 37, further 2 comprising code to write use rule data for a data item into the data carrier with the associated 3 data item.

I	39. (Original) A data access terminal as claimed in claim 37, further			
2	comprising code to read a stored value from the data carrier, code to compare said stored value			
3	with said value data; and code to provide a modified output to a user of one or more of said			
4	stored data identifier data, said value data and said use rule data, in response to a result of the			
5	comparison.			
1	40. (Original) A data access terminal according to claim 35, further			
2	comprising code for user input of access control data, code to output the access control data to			
3	the data carrier, code to receive access permission data from the card, and code to output data to			
4	the user in response to the received access permission data.			
	,			
1	41. (Original) A data access terminal as claimed in claim 40, further			
2	comprising code to output a data erasure warning in response to the received access permission			
3	data.			
1	42. (Original) A data access terminal according to claim 35, further			
2	comprising code to read reward data from the data carrier and to write modified reward data to			
3	the data carrier in response to said retrieval of data from the data supplier.			
_				
1	43. (Original) A data access terminal according to claim 35, further			
2	comprising:			
3	code to read identity data from the data carrier;			
4	code to transmit the identity data to the data supplier;			
5	code to receive user characterizing data from the data supplier;			
6	code to retrieve supplementary data in response to said characterizing data; and			
7	code to output the supplementary data.			
1	44. (Original) A data access terminal according to claim 35, further			
2	comprising a cash input device coupled to the processor, to provide cash input value data; and			
3	code to update payment data in the data carrier, in accordance with the cash input value data.			
	of the specific data in the data current, in decordance with the cash input value data.			

1		45.	(Original) A data access terminal according to claim 35 integrated with at
2	least one of a	mobile	communication device, a personal computer, an audio/video player, and a
3	cable or satell	ite telev	vision interface device.
1		46.	(Original) A method of providing data from a data supplier to a data
2	carrier, the me		
3	carrier, me me		
			g payment data from the data carrier;
4			rding the payment data to a payment validation system;
5		retriev	ring data from the data supplier; and
6		writin	g the retrieved data into the date carrier.
1		47.	(Original) A method of providing data from a data supplier according to
2	claim 46, furt	her com	prising:
3		receiv	ing payment validation data from the payment validation system; and
4		transn	nitting at least a portion of the payment validation data to the data supplier.
1		48.	(Original) A method of providing data as claimed in claim 47, wherein the
2	payment valid	lation s	ystem comprises a payment processor at the data supplier.
1		49.	(Original) A method of providing data as claimed in claim 46, further
2	comprising:		
3		retriev	ving from the data supplier a stored data item identifier and associated value
4	data and use r	ule data	a; and
5		writin	g use rule data for the data item into the data carrier.
1		50.	(Original) A method of providing data as claimed in claim 48, further
2	comprising:		
3		readin	g a stored value from the data carrier;
4		compa	aring the stored value with said value data; and
5		output	tting to a user information indicating the result of said comparing.
1		51.	(Original) A data access device for retrieving stored data from a data
2	carrier, the de	vice co	mprising:

3	a user interface;			
4	a data carrier interface;			
5	a program store storing code implementable by a processor; and			
6	a processor coupled to the user interface, to the data carrier interface and to the			
7	program store for implementing the stored code, the code comprising:			
8	code to retrieve use status data indicating a use status of data stored on the			
9	carrier, and use rules data indicating permissible use of data stored on the carrier;			
10	code to evaluate the use status data using the use rules data to determine			
11	whether access is permitted to the stored data; and			
12	code to access the stored data when access is permitted.			
1	52. (Original) A data access device according to claim 51, further comprising			
2	code to write updated use status data to the carrier after user access to the stored data.			
1	53. (Original) A data access device as claimed in claim 51, further comprising			
2	user access control code to input user access data, to transmit the user access data to the carrier,			
3	and to receive from the carrier user access permission data.			
1	54. (Original) A data access device according to claim 53, further comprising			
2	code to select the use status and use rules data using the user access data.			
1	55. (Original) A data access device as claimed in claim 53, further comprising			
2	code to retrieve and output supplementary data to the user.			
1	56. (Original) A data access device according to claim 51 wherein said use			
2	rules permit partial use of a data item stored on the carrier and further comprising code to write			
3	partial use status data to the data carrier when only part of a stored data item has been accessed.			
1	57. (Original) A data access device according to claim 51 wherein the device			
2	is portable and the data carrier interface is configured for interfacing with a removable data			
3	carrier.			
1	58. (Original) A method of controlling access to data from a data carrier,			
2	comprising:			

3		retrieving use status data from the data carrier indicating past use of the stored
4	data;	
5		retrieving use rules from the data carrier;
6		evaluating the use status data using the use rules to determine whether access to
7	data stored or	the carrier is permitted; and
8		permitting access to the data on the data carrier dependent on the result of said
9	evaluating.	
1		59. (Original) A method of controlling access according to claim 58, further
2	comprising:	55. (Original) 11 method of condoming access according to claim 58, further
3	comprising.	writing updated use status data to the carrier after an access attempt.
1		60. (Original) A method of controlling access according to claim 59, wherein
2	said use rules	permit partial access to a data item and wherein said writing writes a record of
3	what part of t	he data item has been accessed when only part of the data item has been accessed.
1		61. (Original) A method of controlling access according to claim 58, further
2	comprising:	
3		inputting a user access data;
4		selecting the use rules dependent upon the user access data.
1		62. (Original) A data access system, comprising:
2		a data supply computer system for forwarding data from a data provider to a data
3	access termin	al;
4		an electronic payment system for confirming an electronic payment;
5		a data access terminal for communicating with the data supply system to write
6	data from the	data supply system onto a data carrier; and
7		a data carrier for storing data from the data supply system and payment data;
8	wherein data	is forwarded from the data provider to the data carrier on validation of payment
9	data provided	from the data carrier to the electronic payment system.
1		63. (Original) A data access system according to claim 62, further comprising
2	a payment dis	stribution store and wherein the electronic payment system makes payments

3	according to data in the payment distribution store associated with the forwarded data on
4	confirmation of the payment and/or provision of the forwarded data to the card.

- 1 64. (Original) A data access system according to claim 63, further comprising 2 a data use rule data store and wherein data use rule data is provided to the data carrier with the 3 forwarded data for controlling user access to the forwarded data.
- 1 65. (Original) A data access system according to claim 64 wherein the data 2 use rule data is selected dependent upon the payment data.

#### Claims 66-72. (Canceled)

1

1

2

- 73. (Original) A data access terminal for retrieving data from a data supplier and providing the retrieved data to a data carrier, the terminal comprising:
- a first interface for communicating with the data supplier;
- 4 a data carrier interface for interfacing with the data carrier;
- 5 a program store storing code; and
- a processor coupled to the first interface, the data carrier interface, and the program store for implementing the stored code, the code comprising:
- 8 code to read payment data from the data carrier and to forward the 9 payment data to a payment validation system;
- 10 code to receive payment validation data from the payment validation 11 system;
- 12 code responsive to the payment validation data to retrieve data from the 13 data supplier and to write the retrieved data into the data carrier;
- 14 code responsive to the payment validation data to receive at least one
  15 access rule from the data supplier and to write the at least one access rule into the data
  16 carrier, the at least one access rule specifying at least one condition for accessing the
  17 retrieved data written into the data carrier, the at least one condition being dependent
  18 upon the amount of payment associated with the payment data forwarded to the payment
  19 validation system; and

20	code to retrieve from the data supplier and output to a user-stored data
21	identifier data and associated value data and use rule data for a data item available from
22	the data supplier.
1	74. (Canceled)
1	75. (Original) A data access terminal for retrieving data from a data supplier
2	and providing the retrieved data to a data carrier, the terminal comprising:
3	a first interface for communicating with the data supplier;
4	a data carrier interface for interfacing with the data carrier;
5	a program store storing the code of claim 74; and
6	a processor coupled to the first interface, the data carrier interface, and the
7	program store for implementing the stored code.
1	76. (Canceled)

Appl. No. 12/943,872 Amdt. dated August 16, 2011 Reply to Office Action of July 29, 2011

#### **REMARKS/ARGUMENTS**

This Amendment is in response to the Office Action mailed July 29, 2011. Claims 35-65, 73, and 75 were pending in the present application. This Amendment does not add, amend, or cancel any claims, leaving pending in the application claims 35-65, 73 and 75. Reconsideration of the rejected claims is respectfully requested.

## I. Double Patenting Rejection

Claims 35-55, 57-59, 63-65, 73, and 75 are rejected under the judicially created doctrine of double patenting. Although Applicants do not necessarily agree with the rejection, a timely filed terminal disclaimer in compliance with 37 CFR 1.321(b) accompanies this Amendment, in order to expedite issuance of the pending claims. A Power of Attorney and a Statement under 37 CFR 3.73(b) were filed on August 5, 2011, in the present case to clearly set forth that the undersigned attorney is an attorney of record in the present case and able to sign the terminal disclaimer. As such, Applicants respectfully submit that the accompanying terminal disclaimer overcomes the rejection and request that the rejection with respect to claims 35-55, 57-59, 63-65, 73, and 75 be withdrawn and the claims allowed.

#### II. Objections to the Claims

Claims 56, 60, and 61 are objected to as being dependent upon a rejected base claim. It is respectfully submitted that the timely filed terminal disclaimer places the independent claims, from which these claims depend, in condition for allowance, such that these claims are also in condition for allowance. Applicants therefore respectfully request that all claims pending herein be allowed.

#### **CONCLUSION**

In view of the foregoing, Applicants believe all claims now pending in this Application are in condition for allowance. The issuance of a formal Notice of Allowance at an early date is respectfully requested.

If the Examiner believes a telephone conference would expedite prosecution of this application, please telephone the undersigned at 925-472-5000.

Respectfully submitted,

Jason D. Lohr Reg No. 48 M

KILPATRICK TOWNSEND & STOCKTON LLP

Two Embarcadero Center, Eighth Floor San Francisco, California 94111-3834

Tel: 925-472-5000 Fax: 415-576-0300 Attachments

JDL:hsa 63652833 v1 Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

TERMINIAL DISCLAUMED TO OBVIATE A BOURLE DATEMENT

REJECTION OVER A "PRIOR" PATENT	87790-794402 (000120US)
In re Application of: Patrick Racz, et al.	
Application No.: 12/943,872	
Filed: November 10, 2011	
For: DATA STORAGE AND ACCESS SYSTEMS	
except as provided below, the terminal part of the statutory term of any patent granted on the instant at the expiration date of the full statutory term <b>prior patent</b> No. <u>7,334,720</u> as the term of said and 173, and as the term of said <b>prior patent</b> is presently shortened by any terminal disclaimer. The granted on the instant application shall be enforceable only for and during such period that it and the pagreement runs with any patent granted on the instant application and is binding upon the grantee, its such making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent	I prior patent is defined in 35 U.S.C. 154 owner hereby agrees that any patent so prior patent are commonly owned. This successors or assigns.
would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the patent is presently shortened by any terminal disclaimer," in the event that said prior patent later: expires for failure to pay a maintenance fee; is held unenforceable; is found invalid by a court of competent jurisdiction; is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321; has all claims canceled by a reexamination certificate; is reissued; or is in any manner terminated prior to the expiration of its full statutory term as presently shortened	e prior patent, "as the term of said prior
Check either box 1 or 2 below, if appropriate.  1. For submissions on behalf of a business/organization (e.g., corporation, partnership, university etc.), the undersigned is empowered to act on behalf of the business/organization.	y, government agency,
I hereby declare that all statements made herein of my own knowledge are true and that a belief are belie ved to be true; a nd further that these statements were made with the knowledge that made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Statements may jeopardize the validity of the application or any patent issued thereon.	willful false statements and the like so
2. The undersigned is an attorney or agent of record. Reg. No. 48,163	
Signature	August 16, 2011 Date
Jason D. Lohr	
Typed or printed name	
	(925) 472-5000 Telephone Number
✓ Terminal disclaimer fee under 37 CFR 1.20(d) included.	
WARNING: Information on this form may become public. Credit card inform be included on this form. Provide credit card information and authorization	ation should not on PTO-2038.
*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.	
This collection of information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit by	the public which is to file (and by the USPTO

Inis collection of information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Electronic Patent Application Fee Transmittal						
Application Number:	12943872					
Filing Date:	10-Nov-2010					
Title of Invention:		DATA STORAGE AND ACCESS SYSTEMS				
First Named Inventor/Applicant Name:	First Named Inventor/Applicant Name: Hermen-ard Hulst					
Filer:	Jason Donald Lohr/Heather Armstrong					
Attorney Docket Number:	Attorney Docket Number: 87790-794402 (000120US)					
Filed as Small Entity						
Utility under 35 USC 111(a) Filing Fees						
Description				Sub-Total in USD(\$)		
Basic Filing:						
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						
Post-Allowance-and-Post-Issuance:						
Extension-of-Time:						

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Statutory or terminal disclaimer	2814	1	70	70
	Tot	al in USD	(\$)	70

Electronic Acknowledgement Receipt				
EFS ID:	10746519			
Application Number:	12943872			
International Application Number:				
Confirmation Number:	4566			
Title of Invention:	DATA STORAGE AND ACCESS SYSTEMS			
First Named Inventor/Applicant Name:	Hermen-ard Hulst			
Customer Number:	20350			
Filer:	Jason Donald Lohr/Heather Armstrong			
Filer Authorized By:	Jason Donald Lohr			
Attorney Docket Number:	87790-794402 (000120US)			
Receipt Date:	16-AUG-2011			
Filing Date:	10-NOV-2010			
Time Stamp:	14:27:23			
Application Type:	Utility under 35 USC 111(a)			
Payment information:				

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$70
RAM confirmation Number	785
Deposit Account	
Authorized User	

File Listin	g:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest		Pages (if appl.)
				Page 002	00

		Total Files Size (in bytes)	467	'621	
Information:					
Warnings:					
_	. cc mananeet (aboo)	ice ino.pu.	55eaf4bb3de50fda8336c556cafeabff3abb3 c28		
2	Fee Worksheet (SB06)	fee-info.pdf	29925	no	2
nformation:					
Warnings:					
	Terminal Disclai	mer Filed	11	1	11
	Applicant Arguments/Remarks	9	1	10	
	Claims	2		8	
	Amendment/Req. Reconsiderati	1		1	
	Document Des	scription	Start	E	nd
	Multip	art Description/PDF files in	zip description		
		pdf	25bba26b5e9f93f1c4ccb979eff58529d34b 5c5b	ye3	''
1		2011-08-16- Response_OA-87790-794402.	437696	yes	11

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

#### New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

#### National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

#### New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875						А		Docket Number -3,872		ing Date 10/2010	To be Mailed
	А	PPLICATION	I AS FILE		(Column 2)		SMALL	ENTITY 🛛	OR		HER THAN
	FOR		NUMBER FIL		NUMBER EXTRA		RATE (\$)	FEE (\$)		RATE (\$)	FEE (\$)
	BASIC FEE (37 CFR 1.16(a), (b),	or (c))	N/A N/A			N/A		1	N/A	,	
	SEARCH FEE (37 CFR 1.16(k), (i),		N/A		N/A		N/A		1	N/A	
	EXAMINATION FE (37 CFR 1.16(o), (p),	E	N/A		N/A		N/A			N/A	
	TAL CLAIMS CFR 1.16(i))	S. (4//	mir	nus 20 = *			X \$ =		OR	X \$ =	
IND	EPENDENT CLAIM CFR 1.16(h))	1S	m	inus 3 = *			X \$ =			X \$ =	
	APPLICATION SIZE 37 CFR 1.16(s))	FEE she is s	ets of pap 3250 (\$125 ditional 50	er, the applica for small enti sheets or frac	wings exceed 100 ation size fee due ity) for each ction thereof. See 37 CFR 1.16(s).						
	MULTIPLE DEPEN	NDENT CLAIM F	RESENT (3	7 CFR 1.16(j))							
* If t	he difference in col	umn 1 is less tha	ın zero, ente	r "0" in column	2.		TOTAL			TOTAL	
	APP	LICATION A	S AMENE	OED — PAR1 (Column 2)			SMAL	L ENTITY	OR		ER THAN ALL ENTITY
AMENDMENT	08/16/2011	CLAIMS REMAINING AFTER AMENDMEN	г	HIGHEST NUMBER PREVIOUSL PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
)ME	Total (37 CFR 1.16(i))	* 33	Minus	** 76	= 0		X \$26 =	0	OR	X \$ =	
III I	Independent (37 CFR 1.16(h))	* 5	Minus	***20	= 0		X \$110 =	0	OR	X \$ =	
4ME	Application S	ize Fee (37 CFF	1.16(s))								
	FIRST PRESE	NTATION OF MUL	TIPLE DEPEN	DENT CLAIM (37	7 CFR 1.16(j))				OR		
							TOTAL ADD'L FEE	0	OR	TOTAL ADD'L FEE	
		(Column 1)		(Column 2)	) (Column 3)						
		CLAIMS REMAINING AFTER AMENDMEN		HIGHEST NUMBER PREVIOUSI PAID FOR	PRESENT LY EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
DMENT	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		OR	X \$ =	
DM	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		OR	X \$ =	
EN	Application S	ize Fee (37 CFF	1.16(s))						]		
FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))							OR				
							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
** If ***	* If the entry in column 1 is less than the entry in column 2, write "0" in column 3.  ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20".  *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3".  The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.										

This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS

ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.



### United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 WWW.18910.gov

APPLICATION	FILING or	GRP ART				
NUMBER	371(c) DATE	UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS	IND CLAIMS
12/943 872	11/10/2010	2887	3788	87790-794402 (000120US)	76	20

20350 KILPATRICK TOWNSEND & STOCKTON LLP TWO EMBARCADERO CENTER EIGHTH FLOOR SAN FRANCISCO. CA 94111-3834 CONFIRMATION NO. 4566 CORRECTED FILING RECEIPT



Date Mailed: 08/18/2011

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

#### Applicant(s)

Patrick Sandor Racz, Saint Heller, JERSEY; Hermen-ard Hulst, Amsterdam, NETHERLANDS;

#### **Assignment For Published Patent Application**

Smartflash Technologies Limited, Wickhams' Cay, VIRGIN ISLANDS, BRITISH

**Power of Attorney:** The patent practitioners associated with Customer Number 20350

#### Domestic Priority data as claimed by applicant

This application is a CON of 12/014,558 01/15/2008 PAT 7,942,317 which is a CON of 11/336,758 01/19/2006 PAT 7,334,720 which is a CON of 10/111,716 09/17/2002 ABN which is a 371 of PCT/GB00/04110 10/25/2000

**Foreign Applications** (You may be eligible to benefit from the **Patent Prosecution Highway** program at the USPTO. Please see <a href="http://www.uspto.gov">http://www.uspto.gov</a> for more information.)
UNITED KINGDOM 9925227.2 10/25/1999

Request to Retrieve - This application either claims priority to one or more applications filed in an intellectual property Office that participates in the Priority Document Exchange (PDX) program or contains a proper **Request to Retrieve Electronic Priority Application(s)** (PTO/SB/38 or its equivalent). Consequently, the USPTO will attempt to electronically retrieve these priority documents.

If Required, Foreign Filing License Granted: 11/22/2010

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 12/943,872** 

page 1 of 3

Projected Publication Date: Not Applicable

Non-Publication Request: No

Early Publication Request: No

\*\* SMALL ENTITY \*\*

Title

DATA STORAGE AND ACCESS SYSTEMS

**Preliminary Class** 

235

#### PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4158).

#### LICENSE FOR FOREIGN FILING UNDER

#### Title 35, United States Code, Section 184

#### Title 37, Code of Federal Regulations, 5.11 & 5.15

#### **GRANTED**

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related applications(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

#### **NOT GRANTED**

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" DOES NOT appear on this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).



Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450 www.uspto.gov

KILPATRICK TOWNSEND & STOCKTON LLP TWO EMBARCADERO CENTER EIGHTH FLOOR SAN FRANCISCO CA 94111-3834

MAILED AUG 19 2011

OFFICE OF PETITIONS

In re Application of

Racz, et al.

Application No. 12/943,872

Filed: November 10, 2010

Attorney Docket No. 87790-794402

(000120US)

**DECISION ON PETITION** 

This is a decision on the petition under 37 CFR 1.182, filed July 19, 2011, to change the order of the names of the inventors.

The petition is **GRANTED**.

Office records have been corrected to reflect the change in the order of the named inventors. A corrected Filing Receipt, which sets forth the desired order of the named inventors, accompanies this decision on petition.

As authorized, the \$400 fee for the petition under 37 CFR 1.182 has been assessed to petitioners' credit card.

This application is being referred to Technology Center AU 2887 for consideration of the amendment and terminal disclaimer filed on August 16, 2011.

Telephone inquiries regarding this decision should be directed to the undersigned at (571) 272-3230.

Shuene Willis Brankley
Shirene Willis Brankley Senior Petitions Attorney

Office of Petitions

ATTACHMENT: Corrected Filing Receipt



#### United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 149 Alexandria, Vuginia 22313-1450 www.uspto.gov

1	APPLICATION	FILING or	GRP ART			1	
	NUMBER	371(c) DATE	UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS	IND CLAIMS
	12/943 872	11/10/2010	2887	3788	87790-794402 (000120US)	76	20

CONFIRMATION NO. 4566
CORRECTED FILING RECEIPT

20350 KILPATRICK TOWNSEND & STOCKTON LLP TWO EMBARCADERO CENTER EIGHTH FLOOR SAN FRANCISCO, CA 94111-3834

Date Mailed: 08/18/2011

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

#### Applicant(s)

Patrick Sandor Racz, Saint Heller, JERSEY; Hermen-ard Hulst, Amsterdam, NETHERLANDS;

#### **Assignment For Published Patent Application**

Smartflash Technologies Limited, Wickhams' Cay, VIRGIN ISLANDS, BRITISH

Power of Attorney: The patent practitioners associated with Customer Number 20350

#### Domestic Priority data as claimed by applicant

This application is a CON of 12/014,558 01/15/2008 PAT 7,942,317 which is a CON of 11/336,758 01/19/2006 PAT 7,334,720 which is a CON of 10/111,716 09/17/2002 ABN which is a 371 of PCT/GB00/04110 10/25/2000

**Foreign Applications** (You may be eligible to benefit from the **Patent Prosecution Highway** program at the USPTO. Please see <a href="http://www.uspto.gov">http://www.uspto.gov</a> for more information.)
UNITED KINGDOM 9925227.2 10/25/1999

Request to Retrieve - This application either claims priority to one or more applications filed in an intellectual property Office that participates in the Priority Document Exchange (PDX) program or contains a proper **Request to Retrieve Electronic Priority Application(s)** (PTO/SB/38 or its equivalent). Consequently, the USPTO will attempt to electronically retrieve these priority documents.

If Required, Foreign Filing License Granted: 11/22/2010

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 12/943,872** 

page 1 of 3

Projected Publication Date: Not Applicable

Non-Publication Request: No

Early Publication Request: No

\*\* SMALL ENTITY \*\*

Title

DATA STORAGE AND ACCESS SYSTEMS

**Preliminary Class** 

235

#### PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4158).

#### LICENSE FOR FOREIGN FILING UNDER

#### Title 35, United States Code, Section 184

#### Title 37, Code of Federal Regulations, 5.11 & 5.15

#### **GRANTED**

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related applications(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

#### **NOT GRANTED**

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" DOES NOT appear on this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).



# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS PO. Box 1450 Alexandria, Vignia 22313-1450 www.uspto.gov

# 

**Bib Data Sheet** 

**CONFIRMATION NO. 4566** 

<b>SERIAL NUMB</b> I 12/943,872	ER	FILING OR 371(c)	(	<b>CLASS</b> 235	GRO	GROUP ART UNIT 2887		D 8	ATTORNEY OCKET NO. 7790-794402 (000120US)
Patrick Sandor Racz, Saint Heller, JERSEY; Hermen-ard Hulst, Amsterdam, NETHERLANDS;  *** CONTINUING DATA ************************  This application is a CON of 12/014,558 01/15/2008 PAT 7,942,317 which is a CON of 11/336,758 01/19/2006 PAT 7,334,720 which is a CON of 10/111,716 09/17/2002 ABN which is a 371 of PCT/GB00/04110 10/25/2000  *** FOREIGN APPLICATIONS ************************************									
Foreign Priority claime 35 USC 119 (a-d) condition met Verified and Acknowledged ADDRESS	Foreign Priority claimed  35 USC 119 (a-d) conditions yes no Met after met  Verified and Acknowledged Examiner's Signature Initials  STATE OR COUNTRY JERSEY  SHEETS DRAWING  CLAIMS  76  TOTAL CLAIMS  76  CLAIMS  20								
20350 TITLE DATA STORAGE	AND	ACCESS SYSTEMS							
FILING FEE RECEIVED 3788  FEES: Authority has been given in Paper No to charge/credit DEPOSIT ACCOUNT No for following:    All Fees   1.16 Fees (Filing )   1.17 Fees (Processing Ext. of time )   1.18 Fees (Issue )   1.18 Fees (Issue )   1.18 Fees (Issue )   1.19 Fees							essing Ext. of		

Application Number	12/943,872	Re	oplicant(s)/Patent eexamination ACZ ET AL.	under
Document Code - DISQ		Internal Doc	cument – DC	NOT MAIL
TERMINAL DISCLAIMER		ΞD	☐ DISAPP	ROVED
Date Filed : 16 AUG 2011	This patent is subject to a Terminal Disclaimer			
Approved/Disapproved	d by:			
В				

U.S. Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

#### NOTICE OF ALLOWANCE AND FEE(S) DUE

XILPATRICK TOWNSEND & STOCKTON LLP TWO EMBARCADERO CENTER EIGHTH FLOOR SAN FRANCISCO, CA 94111-3834 EXAMINER

LE, THIEN MINH

ART UNIT PAPER NUMBER

2887

DATE MAILED: 10/25/2011

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/943,872	11/10/2010	Patrick Sandor Racz	87790-794402 (000120US)	4566

TITLE OF INVENTION: DATA STORAGE AND ACCESS SYSTEMS

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$870	\$300	\$0	\$1170	01/25/2012

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED.</u> SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

#### HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown above

B. If the status above is to be removed, check box 5b on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.

II. PART B - FEE(S) TRANSMITTAL, or its equivalent, must be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted. If an equivalent of Part B is filed, a request to reapply a previously paid issue fee must be clearly made, and delays in processing may occur due to the difficulty in recognizing the paper as an equivalent of Part B.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

#### PART B - FEE(S) TRANSMITTAL

#### Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE

Commissioner for Patents P.O. Box 1450

Alexandria, Virginia 22313-1450 (571)-273-2885

or <u>Fax</u>

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications. Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address) have its own certificate of mailing or transmission. 10/25/2011 Certificate of Mailing or Transmission KILPATRICK TOWNSEND & STOCKTON LLP I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below. TWO EMBARCADERO CENTER EIGHTH FLOOR SAN FRANCISCO, CA 94111-3834 (Depositor's name (Signature (Date APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 12/943.872 11/10/2010 Patrick Sandor Racz 87790-794402 (000120US) 4566 TITLE OF INVENTION: DATA STORAGE AND ACCESS SYSTEMS DATE DUE PUBLICATION FEE DUE PREV. PAID ISSUE FEE TOTAL FEE(S) DUE APPLN, TYPE SMALL ENTITY ISSUE FEE DUE 01/25/2012 YES \$870 \$300 \$0 \$1170 nonprovisional **EXAMINER** ART UNIT CLASS-SUBCLASS LE, THIEN MINH 235-380000 2887 1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363). 2. For printing on the patent front page, list (1) the names of up to 3 registered patent attorneys or agents OR, alternatively, ☐ Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. (2) the name of a single firm (having as a member a registered attorney or agent) and the names of up to "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required. 2 registered patent attorneys or agents. If no name is listed, no name will be printed. 3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type) PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document has been filed for recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for filing an assignment. (B) RESIDENCE: (CITY and STATE OR COUNTRY) (A) NAME OF ASSIGNEE Please check the appropriate assignee category or categories (will not be printed on the patent):  $\square$  Individual  $\square$  Corporation or other private group entity  $\square$  Government 4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above) 4a. The following fee(s) are submitted: lssue Fee A check is enclosed. ☐ Publication Fee (No small entity discount permitted) Payment by credit card. Form PTO-2038 is attached. The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any overpayment, to Deposit Account Number \_\_\_\_\_\_ (enclose an extra copy of this fo Advance Order - # of Copies \_ (enclose an extra copy of this form). 5. Change in Entity Status (from status indicated above) ☐ b. Applicant is no longer claiming SMALL ENTITY status. See 37 CFR 1.27(g)(2). a. Applicant claims SMALL ENTITY status. See 37 CFR 1.27. NOTE: The Issue Fee and Publication Fee (if required) will not be accepted from anyone other than the applicant; a registered attorney or agent; or the assignee or other party in interest as shown by the records of the United States Patent and Trademark Office. Authorized Signature Date Typed or printed name Registration No. This collection of information is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process)

an application. Confidentiality is governed by 37 C.F.R. 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.



## UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS

P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/943,872	11/10/2010	Patrick Sandor Racz	87790-794402 (000120US)	4566
20350 75	90 10/25/2011		EXAM	INER
	OWNSEND & STO	CKTON LLP	LE, THIE	N MINH
TWO EMBARCAI	DERO CENTER		ART UNIT	PAPER NUMBER
EIGHTH FLOOR			ART ONT	TATER NUMBER
SAN FRANCISCO	), CA 94111-3834		2887	

DATE MAILED: 10/25/2011

## Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 0 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 0 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

### **Privacy Act Statement**

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- 1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

	Application No.	Applicant(s)
	Application No.	
Notice of Allowability	12/943,872 <b>Examiner</b>	RACZ ET AL. Art Unit
	LXammer	Art offic
	THIEN M. LE	2887
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI	(OR REMAINS) CLOSED in this ag or other appropriate communicatio GHTS. This application is subject and MPEP 1308.	oplication. If not included on will be mailed in due course. <b>THIS</b>
1. A This communication is responsive to <u>an amendment and a </u>	<u>TD filed on 8/16/2011</u> .	
<ol> <li>An election was made by the applicant in response to a rest requirement and election have been incorporated into this a</li> </ol>		the interview on; the restriction
3. ☑ The allowed claim(s) is/are <u>35-65, 73 and 75</u> .		
4. ☐ Acknowledgment is made of a claim for foreign priority under a) ☐ All b) ☐ Some* c) ☐ None of the:  1. ☐ Certified copies of the priority documents have 2. ☐ Certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)).  * Certified copies not received:  Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.  5. ☐ A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give (a) ☐ including changes required by the Notice of Draftspers 1) ☐ hereto or 2) ☐ to Paper No./Mail Date  (b) ☐ including changes required by the attached Examiner's Paper No./Mail Date  Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in the attached Examiner's comment regarding REQUIREMENT FOR attached Exami	been received.  been received in Application No cuments have been received in this  of this communication to file a reply lENT of this application.  ted. Note the attached EXAMINER as reason(s) why the oath or declar be submitted.  on's Patent Drawing Review ( PTC)  s Amendment / Comment or in the second of the second o	complying with the requirements  C'S AMENDMENT or NOTICE OF ration is deficient.  O-948) attached  Office action of rings in the front (not the back) of (d).  ubmitted. Note the
Attachment(s)  1. ☐ Notice of References Cited (PTO-892)  2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)  3. ☐ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date  4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	5. Notice of Informal 6. Interview Summary Paper No./Mail Da 7. Examiner's Amend 8. Examiner's Statem 9. Other	y (PTO-413), ate

The amendment and a TD filed on 8/16/2011 have been entered. Claims 1-34, 66-72, 74 and 76 have been canceled. Claims 35-65, 73 and 75 remain for examination.

Allowable Subject Matter

Claims 35-65, 73 and 75 are allowed.

The following is a statement of reasons for the indication of allowable subject matter: The amendment and the TD filed on 8/16/2011 have vacated the obvious double patenting grounds of rejection on the claims. Accordingly, the prior art fails to disclose a data access terminal comprising the interface, the data carrier, the processor and the program store for storing the codes in the manner as recited in claim 35. The prior art also fails to disclose the limitations of claims 46, 51, 58, 62 and 73.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to THIEN M. LE whose telephone number is (571)272-2396. The examiner can normally be reached on Monday - Friday from 7:30am - 4:00pm.

Application/Control Number: 12/943,872 Page 3

Art Unit: 2887

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steve S. Paik can be reached on (571) 272-2404. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/THIEN M LE/ Primary Examiner, Art Unit 2887



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

#### **BIB DATA SHEET**

#### **CONFIRMATION NO. 4566**

SERIAL NUM	BER	FILING or DATI	371(c)		CLASS	GRO	OUP ART	UNIT	ATTO	DRNEY DOCKET NO.		
12/943,87	2	11/10/2			235		2887			7790-794402		
		RULI										(000120US)
APPLICANTS Patrick Sandor Racz, Saint Heller, JERSEY; Hermen-ard Hulst, Amsterdam, NETHERLANDS;  ** CONTINUING DATA ***************************** This application is a CON of 12/014,558 01/15/2008 PAT 7,942,317 which is a CON of 11/336,758 01/19/2006 PAT 7,334,720 which is a CON of 10/111,716 09/17/2002 ABN which is a 371 of PCT/GB00/04110 10/25/2000  ** FOREIGN APPLICATIONS ************************************												
** IF REQUIRE	UNITED KINGDOM 9925227.2 10/25/1999  ** IF REQUIRED, FOREIGN FILING LICENSE GRANTED ** ** SMALL ENTITY ** 11/22/2010											
35 USC 119(a-d) cond Verified and	B5 USC 119(a-d) conditions met  Yes  No											
ADDRESS  KILPATRICK TOWNSEND & STOCKTON LLP  TWO EMBARCADERO CENTER  EIGHTH FLOOR  SAN FRANCISCO, CA 94111-3834  UNITED STATES												
TITLE		- 110 100=	00.000	<b>-1.10</b>								
DATASI	OHAGE	E AND ACCE	SS SYS1	⊨MS			<u> </u>					
FEES: Authority has been given in Paper No to charge/credit DEPOSIT ACCOUNT No for following:    All Fees     1.16 Fees (Filing)     1.17 Fees (Processing Ext. of time)     1.18 Fees (Issue)     Other     Credit					ing Ext. of time)							

#### **EAST Search History**

#### **EAST Search History (Prior Art)**

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	2	(("7942317") or ("7334720")).PN.	US-PGPUB; USPAT	OR	OFF	2011/10/17 11:04
L2	2	L1 and validation. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/10/17 11:04
L3	11	bishop.in. and 235/380.ccls.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/10/17 11:04
L4	4246	"I1" and status.clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/10/17 11:04
L5	2	(("7942317") or ("7334720")).PN.	US-PGPUB; USPAT	OR	OFF	2011/10/17 11:04
L6	2	L5 and validation. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/10/17 11:04
L7	11	bishop.in. and 235/380.ccls.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/10/17 11:04
L8	1	L5 and status.clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/10/17 11:04

L9	0	L5 and portable. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/10/17 11:04
L10	0	L5 and removable. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/10/17 11:04
L11	1	L5 and distribution. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/10/17 11:04
S1	2	(("7942317") or ("7334720")).PN.	US-PGPUB; USPAT	OR	OFF	2011/07/25 07:20
S2	2	S1 and validation. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 07:28
S3	10	bishop.in. and 235/380.ccls.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 09:11
\$4	4147	"I1" and status.clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 10:56
S5	2	(("7942317") or ("7334720")).PN.	US-PGPUB; USPAT	OR	OFF	2011/07/25 10:56
S6	2	S5 and validation. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 10:56

S7	10	bishop.in. and 235/380.ccls.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 10:56
S8	1	S5 and status.clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 10:56
S9	0	S5 and portable. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	COOFF	2011/07/25 11:24
S10	0	S5 and removable. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 11:24
S11	1	S5 and distribution. clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/07/25 11:53

#### **EAST Search History (Interference)**

Ref#	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L12	4280	"I1" and status. clm.	US-PGPUB; USPAT; UPAD	OR	OFF	2011/10/17 11:05
L13	562	"L5" and status. clm.	US-PGPUB; USPAT; UPAD	OR	OFF	2011/10/17 11:05
L14	931	"L5" and distribution.clm.	US-PGPUB; USPAT; UPAD	OR	OFF	2011/10/17 11:05
L15	11	bishop.in. and 235/380.ccls.	US-PGPUB; USPAT; UPAD	OR	OFF	2011/10/17 11:05

10/ 17/ 2011 11:06:22 AM C:\ Documents and Settings\ TLe4\ My Documents\ EAST\ Workspaces\ 12493872.wsp

#### Search Notes



Applica Reexa

12943872

Applicant(s)/Patent Under Reexamination
HULST ET AL.

Examiner

Art Unit

THIEN M LE

2887

#### **SEARCHED**

Class	Subclass	Date	Examiner
235	380, 382, 492, 451	7/25/2011	LTM
711	100, 101, 103	7/25/2011	LTM
updated	same as above	10/17/2011	LTM

SEARCH NOTES	

Search Notes	Date	Examiner
EAST, Review parent applications for double patenting	7/25/2011	LTM
updated	7/17/2011	LTM

#### **INTERFERENCE SEARCH**

Class	Subclass	Date	Examiner
235	380, 382	10/17/2011	LTM

### Issue Classification

Application/Control No.	Applicant(s)/Patent Under Reexamination
12943872	RACZ ET AL.
Examiner	Art Unit
THIEN M LE	2887

		ORIGI	NAL			INTERNATIONAL CLASSIFICATION									
	CLASS			SUBCLASS		CLAIMED			Π	NON-CLAIMED			AIMED		
235			380			G	0	6	К	5 / 00 (2006.01.01)					
	CF	ROSS REF	ERENCE(	S)											
CLASS SUBCLASS (ONE SUBCLASS PER BLOCK)			CK)						t						
235	382														
											_				
											-				
											-				
											1				
										<u> </u>					
											_				

	Claims re	enumbere	d in the s	ame orde	r as prese	ented by a	pplicant	nt □ CPA ⊠ T.D. □ R.1.47							
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original
1	35	17	51	33	75										
2	36	18	52												
3	37	19	53												
4	38	20	54												
5	39	21	55												
6	40	22	56												
7	41	23	57												
8	42	24	58												
9	43	25	59												
10	44	26	60												
11	45	27	61												
12	46	28	62												
13	47	29	63												
14	48	30	64												
16	49	31	65												
15	50	32	73												

NONE	Total Claims Allowed:				
(Assistant Examiner)	(Date)	33			
/THIEN M LE/ Primary Examiner.Art Unit 2887	10/17/2011	O.G. Print Claim(s)	O.G. Print Figure		
(Primary Examiner)	(Date)	1	5		

# Index of Claims 12943872 Examiner THIEN M LE Applicant(s)/Patent Under Reexamination HULST ET AL. Art Unit 2887

<b>✓</b>	Rejected	-	Cancelled	N	Non-Elected	Α	Appeal
=	Allowed	÷	Restricted	ı	Interference	0	Objected

<u> </u>	A IRA				DATE			
CL	AIM				DATE			
inal	Original	03/13/2011	07/25/2011	10/17/2011				
	1	÷	-	-				
	2	÷	-	-				
	3	÷	-	-				
	4	÷	-	-				
	5	÷	-	-				
	6	÷	-	-				
	7	÷	-	-				
	8	÷	-	-				
	9	÷	-	-				
	10	÷	-	-				
	11	÷	-	-				
	12	÷	-	-				
	13	÷	-	-				
	14	÷	-	-				
	15	÷	-	-				
	16	÷	-	-				
	17	÷	-	-				
	18	÷	-	-				
	19	÷	-	-				
	20	÷	-	-				
	21	÷	-	-				
	22	÷	-	-				
	23	÷	-	-				
	24	÷	-	-				
	25	÷	-	-				
	26	÷	-	-				
	27	÷	-	-				
	28	÷	-	-				
	29	÷	-	-				
	30	÷	-	-			1	
	31	÷	-	-			1	1
	32	÷	-	-				1
	33	÷	-	-			1	
	34	÷	-	-			+	+
1	35	÷	<b>√</b>	=		<del>                                     </del>	+	+

U.S. Patent and Trademark Office

# Index of Claims 12943872 Examiner THIEN M LE Applicant(s)/Patent Under Reexamination HULST ET AL. Art Unit 2887

✓	Rejected	-	Cancelled	N	Non-Elected	4	Α	Appeal
=	Allowed	÷	Restricted	I	Interference	(	0	Objected

CL.	AIM					DATE					
Final	Original	02/12/2011	07/25/2011	10/17/2011	1	DAIL	1			Т	
3	37		07/25/2011 √								
	38	÷	<b>V</b> ✓	=						1	
4	_	÷	<b>√</b>	=							
5	39	÷	<b>√</b>	=							
6 7	40	÷	<b>V</b> ✓	=							
	41	÷		=							
8	42	÷	<b>√</b>	=							
9	43	÷	<b>√</b>	=						<u> </u>	
10	44	÷	<b>✓</b>	=							
11	45	÷	<b>√</b>	=							
12	46	÷	<b>√</b>	=						1	
13	47	÷	<b>√</b>	=						1	
14	48	÷	<b>√</b>	=							
16	49	÷	✓	=							
15	50	÷	✓	=							
17	51	÷	✓	=							
18	52	÷	✓	=							
19	53	÷	✓	=							
20	54	÷	✓	=							
21	55	÷	✓	=							
22	56	÷	✓	=							
23	57	÷	✓	=							
24	58	÷	✓	=							
25	59	÷	✓	=							
26	60	÷	✓	=							
27	61	÷	<b>√</b>	=							
28	62	÷	✓	=							
29	63	÷	✓	=							
30	64	÷	<b>√</b>	=							
31	65	÷	<b>√</b>	=						1	
	66	÷	-	-							
	67	÷	-	-						<u> </u>	
	68	÷	-	-						†	
	69	÷	_	-							
	70	÷	-	-						+	
	71	÷	_	-						+	
	72	÷	-	<u> </u>			-			+	

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	12943872	HULST ET AL.
	Examiner	Art Unit
	THIEN M LE	2887

<b>✓</b>	Rejected	-	- Cancelled		Non-Elected		A	Appeal	
=	Allowed	÷	Restricted	ı	Interference		0	Objected	
☐ Claims renumbered in the same order as presented by applicant ☐ CPA ☒ T.D. ☐ R.1.47									

☐ Claims r	enumbered	in the same	order as pr	esented by a	applicant		□ СРА	⊠ T.E	D. 🗆	R.1.47	
CLA	ИM					DATE					
Final	Original	03/13/2011	07/25/2011	10/17/2011							
32	73	÷	<b>√</b>	=							
	74	÷	-	-							
33	75	÷	✓	=							
	76	÷	-	-	·						

U.S. Patent and Trademark Office Part of Paper No.: 20111017

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.				
12/943,872	11/10/2010	Patrick Sandor Racz	87790-794402 (000120US) 4566					
	7590 12/09/201 TOWNSEND & STO		EXAM	IINER				
	CADERO CENTER		LE, THIEN MINH					
EIGHTH FLOO SAN FRANCIS	SCO, CA 94111-3834		ART UNIT	PAPER NUMBER				
			2887					
			NOTIFICATION DATE	DELIVERY MODE				
			12/09/2011	ELECTRONIC				

#### Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

Docket@kilpatricktownsend.com ipefiling@kilpatricktownsend.com jlhice@kilpatrick.foundationip.com

Su	pplemental	
Notice	of Allowability	y

Application No.	Applicant(s)	
12/943,872	RACZ ET AL.	
Examiner	Art Unit	
THIEN M. LE	2887	

	THIEN M. LE	2887	
The MAILING DATE of this communication appe All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this apport of the communication GHTS. This application is subject to	olication. If not include will be mailed in due	ed course. <b>THIS</b>
1. $igtimes$ This communication is responsive to <u>an amendment and a <math>ar{a}</math> </u>	<u> TD both filed on 8/16/2011</u> .		
2. $\square$ An election was made by the applicant in response to a rest requirement and election have been incorporated into this action.	riction requirement set forth during t	he interview on	; the restriction
3. ☑ The allowed claim(s) is/are <u>35-65,73 and 75</u> .			
<ul> <li>4. Acknowledgment is made of a claim for foreign priority unde</li> <li>a) All b) Some* c) None of the:</li> <li>1. Certified copies of the priority documents have</li> <li>2. Certified copies of the priority documents have</li> <li>3. Copies of the certified copies of the priority documents</li> </ul>	been received. been received in Application No		tion from the
International Bureau (PCT Rule 17.2(a)).	samente nave been received in time	national olago applica	
* Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DATE" on noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		complying with the red	quirements
<ol> <li>A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give</li> </ol>			OTICE OF
6. ☐ CORRECTED DRAWINGS ( as "replacement sheets") must	be submitted.		
(a) $\square$ including changes required by the Notice of Draftspers	on's Patent Drawing Review ( PTO-	948) attached	
1) 🗌 hereto or 2) 🔲 to Paper No./Mail Date			
(b) ☐ including changes required by the attached Examiner's Paper No./Mail Date			
Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the			back) of
7. DEPOSIT OF and/or INFORMATION about the deposit of B attached Examiner's comment regarding REQUIREMENT FC	IOLOGICAL MATERIAL must be su	bmitted. Note the	
Attachment(s)			
1. Notice of References Cited (PTO-892)	5. Notice of Informal P		
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. ☐ Interview Summary Paper No./Mail Dat		
<ol> <li>Information Disclosure Statements (PTO/SB/08),</li> <li>Paper No./Mail Date</li> </ol>	7. 🛛 Examiner's Amendr	nent/Comment	
<ol> <li>Examiner's Comment Regarding Requirement for Deposit of Biological Material</li> </ol>	8. 🛛 Examiner's Stateme	ent of Reasons for Allo	wance
or Biological Material	9.		

U.S. Patent and Trademark Office PTOL-37 (Rev. 03-11)

Notice of Allowability

Part of Paper No./Mail Date 20111203

#### SUPPLEMENTAL DETAILED ACTION

The amendment and a TD filed on 8/16/2011 have been entered. Claims 1-34, 66-72, 74 and 76 have been canceled. Claims 35-65, 73 and 75 remain for examination.

This Office Action is needed to correct the dependency of claim 75 which is reciting cancel claim 74 in line 5. The correct supports are found in claim 73.

#### **EXAMINER'S AMENDMENT**

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Mr. Babak Kusha (Reg. 51,095) on 12/2/2011.

The application has been amended as follows:

In the claims,

Claim 75, line 5, replace "claim 74" with - - claim 73 - -.

The correct claim should read as follows:

75. (currently amended) A data access terminal for retrieving data from a data supplier and providing the retrieved data to a data carrier, the terminal comprising:

a first interface for communicating with the data supplier;

a data carrier interface for interfacing with the data carrier;

a program store storing the code of claim 73; and

a processor coupled to the first interface, the data carrier interface, and the program store for implementing the stored code.

#### Allowable Subject Matter

Claims 35-65, 73 and 75 are allowed.

The following is a statement of reasons for the indication of allowable subject matter: The amendment and the TD filed on 8/16/2011 have vacated the obvious double patenting grounds of rejection on the claims. Accordingly, the prior art fails to disclose a data access terminal comprising the interface, the data carrier, the processor and the program store for storing the codes in the manner as recited in claim 35. The prior art also fails to disclose the limitations of claims 46, 51, 58, 62 and 73.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to THIEN M. LE whose telephone number is (571)272-

Application/Control Number: 12/943,872 Page 4

Art Unit: 2887

2396. The examiner can normally be reached on Monday - Friday from 7:30am - 4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steve S. Paik can be reached on (571) 272-2404. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/THIEN M LE/ Primary Examiner, Art Unit 2887

#### PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

or <u>Fax</u> (571)-273-2885

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for

maintenance fee notifications. CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address)

20350

7590

10/25/2011

KILPATRICK TOWNSEND & STOCKTON LLP TWO EMBARCADERO CENTER EIGHTH FLOOR SAN FRANCISCO, CA 94111-3834

Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission.

Certificate of Mailing or Transmission

I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below.

(Depositor's name)	William Chinn	
(Signature)	will	
(Date)	January 10, 2012	

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/943,872	11/10/2010	Patrick Sandor Racz	87790-794402 (000120US)	4566

TITLE OF INVENTION: DATA STORAGE AND ACCESS SYSTEMS

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$870	\$300	\$0	\$1170	01/25/2012
EXAN	MINER	ART UNIT	CLASS-SUBCLASS	]		
LE, THII	EN MINH	2887	235-380000	•		
CFR 1.363).  Change of corresp Address form PTO/S  "Fee Address" ind	ence address or indication condence address (or Cha B/122) attached. lication (or "Fee Address o2 or more recent) attach	ange of Correspondence	or agents OR, alternative (2) the name of a single registered attorney or a	3 registered patent attornively, e firm (having as a memb igent) and the names of up rneys or agents. If no nam	era 2	ck Townsend ckton LLP
(A) NAME OF ASSI	GNEE sh Technolo	ogies Limit	ed Wic	and STATE OR COUNT	<sub>RY)</sub> British Vi	irgin Island
Please check the appropr	riate assignee category or	categories (will not be p	rinted on the patent):	IndividualXX Corporati	on or other private group	entity Government
	are submitted: No small entity discount p	permitted)	b. Payment of Fee(s): (Plea A check is enclosed. Represent by credit car The Director is hereby overpayment, to Depo	d. Form PTO-2038 is attac	ched.	·
5. Change in Entity Sta	tus (from status indicate	d above)				
a. Applicant claim	s SMALL ENTITY state	ıs. See 37 CFR 1.27.	b. Applicant is no long	ger claiming SMALL ENT	TITY status. See 37 CFR	. 1.27(g)(2).
NOTE: The Issue Fee an interest as shown by the	d Publication Fee (if req records of the United Sta	uired) will not be accepte tes Patent and Trademarl	d from anyone other than the Office.	ne applicant; a registered a	ttorney or agent; or the	assignee or other party in
Authorized Signature		me per	ha	Date <b>Ja</b>	nuary 10,	2012
Typed or printed nam	<sub>e</sub> Babak	Kusha		Registration No	51,095	

This collection of information is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

Electronic Patent A	\pp	olication Fee	Transm	ittal	
Application Number:	12943872				
Filing Date:	10-	-Nov-2010			
Title of Invention:	DATA STORAGE AND ACCESS SYSTEMS				
First Named Inventor/Applicant Name:	Patrick Sandor Racz				
Filer:	Babak Kusha/William Chinn				
Attorney Docket Number:	87	790-794402 (000120	OUS)		
Filed as Small Entity					
Utility under 35 USC 111(a) Filing Fees					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Utility Appl issue fee		2501	1	870	870
Publ. Fee- early, voluntary, or normal		1504	1	300	300

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
Total in USD (\$)			1170	

Electronic Acknowledgement Receipt				
EFS ID:	11804816			
Application Number:	12943872			
International Application Number:				
Confirmation Number:	4566			
Title of Invention:	DATA STORAGE AND ACCESS SYSTEMS			
First Named Inventor/Applicant Name:	Patrick Sandor Racz			
Customer Number:	20350			
Filer:	Babak Kusha/William Chinn			
Filer Authorized By:	Babak Kusha			
Attorney Docket Number:	87790-794402 (000120US)			
Receipt Date:	10-JAN-2012			
Filing Date:	10-NOV-2010			
Time Stamp:	18:15:22			
Application Type:	Utility under 35 USC 111(a)			

#### **Payment information:**

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$1170
RAM confirmation Number	5678
Deposit Account	201430
Authorized User	KILPATRICK TOWNSEND & STOCKTON, LLP

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

Charge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Issue Fee Payment (PTO-85B)	2012_01_10_ISSUEFEE_87790-	105489	no	1
'	issue ree rayment (r 10-03b)	794402.PDF	92c1e22d82396fa0cb69cde26610a4377fc9 f567	110	'
Warnings:					
Information:					
	5 - W - L L (CD0C)	6 - 1 6 - 16	32025		-
2	Fee Worksheet (SB06)	fee-info.pdf	e0bb057c9a7e2afdf8ead65b69183d2d3c2 e9ef2	no	2
Warnings:				•	
Information:					
		Total Files Size (in bytes)	13	37514	

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

#### New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

#### National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

#### New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.



#### United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450

Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	ISSUE DATE	PATENT NO.	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/943,872	02/21/2012	8118221	87790-794402 (000120US)	4566

7590

02/01/2012

KILPATRICK TOWNSEND & STOCKTON LLP TWO EMBARCADERO CENTER EIGHTH FLOOR SAN FRANCISCO, CA 94111-3834

#### ISSUE NOTIFICATION

The projected patent number and issue date are specified above.

#### **Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)**

(application filed on or after May 29, 2000)

The Patent Term Adjustment is 0 day(s). Any patent to issue from the above-identified application will include an indication of the adjustment on the front page.

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Application Assistance Unit (AAU) of the Office of Data Management (ODM) at (571)-272-4200.

APPLICANT(s) (Please see PAIR WEB site http://pair.uspto.gov for additional applicants):

Patrick Sandor Racz, Saint Heller, JERSEY; Hermen-ard Hulst, Amsterdam, NETHERLANDS; AO 120 (Rev. 08/10)

TO:

## Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

## REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Complianc			1116 you are hereby advised that a court action has been ict of Texas Tyler Division on the following	
	Patents. (  the patent action			
DOCKET NO. 6:13-cv-448	DATE FILED 5/29/2013	U.S. DISTRICT COURT Eastern District of Texas Tyler Division		
PLAINTIFF	<u> </u>		DEFENDANT	
Smartflash LLC and Smartflash Technologies Limite			Samsung Electronics Co., Ltd., Samsung Electronics America, Inc., Samsung Telecommunications America, LLC, HTC Corporation, HTC America, Inc., Exedea, Inc. and Game Circus LLC	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK		
1 7,334,720	2/26/2008	Smartflash LLC		
2 7,942,317	5/17/2011	Smartflash LLC		
3 8,033,458	10/11/2011	Smartflash LLC		
4 8,061,598	11/22/2011	Smartflash LLC		
5 8,118,221	2/21/2012	Smartflash LLC		
DATE INCLUDED	In the above—entitled case, the fo	ollowing	patent(s)/ trademark(s) have been included:	
	☐ Amend	dment	☐ Answer ☐ Cross Bill ☐ Other Pleading	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK		
1 8,3%,772				
2				
3				
4				
5				
In the abov	e—entitled case, the following de	ecision ha	s been rendered or judgement issued:	
DECISION/JUDGEMENT				
CLERK (BY) DEPUTY CLERK DATE				

AO 120 (Rev. 08/10)

TO:

### Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450

P.O. Box 1450 Alexandria, VA 22313-1450

#### REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Compliance			\$ 1116 you are hereby advised that a court acrict of Texas Tyler Division	ction has been		
	Patents. (  the patent action			on the following		
DOCKET NO. 6:13-cv-447	DATE FILED 5/29/2013	U.S. DI	J.S. DISTRICT COURT  Eastern District of Texas Tyler Division			
PLAINTIFF			DEFENDANT			
Smartflash LLC and Smartflash Technologies Limite			Apple Inc., Robot Entertainment, Inc., Inc. and Game Circus LLC	KingsIsle Entertainment,		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK				
1 7,334,720	2/26/2008	Sma	Smartflash LLC			
2 7,942,317	5/17/2011	Sma	Smartflash LLC			
3 8,033,458	10/11/2011	Sma	artflash LLC			
4 8,061,598	11/22/2011	Sma	Smartflash LLC			
5 8,118,221	2/21/2012	Sma	Smartflash LLC			
	In the above—entitled case, the	following	g patent(s)/ trademark(s) have been included:			
DATE INCLUDED	D INCLUDED BY  Amendment Answer Cross Bill Other Pleading					
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK			
1 8,336,772						
2						
3						
4						
5						
In the abov	e—entitled case, the following d	ecision h	as been rendered or judgement issued:			
DECISION/JUDGEMENT						
CLERK (BY)		DEPUTY	CLERK	DATE		
				1		

Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director Copy 2—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy