---Original Message----

From: AShah@foleylaw.com [mailto:AShah@foleylaw.com]

Sent: Tuesday, October 01, 2002 6:13 PM To: Richard.Weisberger@USPTO.GOV

Subject: Interview Summaries and Reasons for Allowance

Hi Richard:

I await to hear from you regarding the Interview Summaries and language for Reasons for Allowance. I think the deal you proposed during the Interviews was prompt Interview Summaries in exchange for our submissions of Amendments. Please let me know where this stands. Thanks.

-Ankur D. Shah Foley & Lardner (202) 945-6132 ashah@foleylaw.com

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From: Richard. Weisberger@USPTO.GOV Sent: Wednesday, October 02, 2002 11:22 AM

To: AShah@foleylaw.com Cc: Steve Borsand (TT)

Subject: RE: Interview Summaries and Reasons for Allowance

Ankur

The cases have been submitted for allowance. The interview summary records should have been faxed. I'll have each faxed again. As for the reasons for allowance, as discussed, the contents thereof are not of record until the case has been reviewed. Reasons for allowance are generally not subject to negotiation, but you will be granted an opportunity to respond. Your comments should follow the receipt of the notice of allowance and should be submitted no later than the payment of the issue fee. I do not anticipate any problems but should we disagree, you should not expect any further comment on my part. See 37 CFR 1.104(e).

Richard -

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From: Shah, Ankur D. [AShah@foleylaw.com]
Sent: Wednesday, October 02, 2002 12:41 PM
Tax Bishard Wilder and OLISPEO COM

To: Richard. Weisberger@USPTO.GOV

Cc: Steve Borsand (TT)

Subject: RE: Interview Summaries and Reasons for Allowance

Richard:

I just received the fax of the Interview Summaries. Thank you.

The reason I mentioned Reasons for Allowance was not to negotiate, but rather to follow-up on our discussion Friday regarding the withdrawal of the double patenting rejection and the terminal disclaimer in the 09/589,751 case. I believe we had discussed that you would include language either in the Interview Summary or in the Reasons for Allowance to the effect that the double patenting rejection was withdrawn in view of the agreement reached regarding the claim amendments, and that the Terminal Disclaimer was no longer necessary. This will support our filing of a petition to revoke the Term. Discl. and the PTO granting the same.

Also, please let me know what you find out from your supervisors regarding the Terminal Disclaimer and whether we should go ahead and file the petition to revoke it. We don't want to delay matters by making any unnecessary filings.

Thanks.

Best regards.

-Ankur D. Shah Foley & Lardner (202) 945-6132 ashah@foleylaw.com

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From: Steve Borsand (TT) [Steve.Borsand@tradingtechnologies.com]

Sent: Wednesday, March 19, 2003 4:29 PM

To: richard.weisberger@uspto.gov

22. A method of placing a trade order for a commodity on an electronic exchange, using a graphical user interface and a user input device, said method comprising:

setting a preset parameter for the trade order;

displaying the market depth of a commodity traded in a market, through a dynamic display of a plurality of bids and a plurality of asks in the market for the commodity, including the bid and ask quantities of the commodity, aligned with a static display of prices corresponding thereto; and

setting a plurality of additional parameters for the trade order and sending the trade order to the electronic exchange through a single action of the user input device with a pointer of the user input device positioned over an area in said dynamic displays of bids and asks;

Steven F. Borsand
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steve.borsand@tradingtechnologies.com



From: Steve Borsand (TT) [Steve.Borsand@tradingtechnologies.com]

Sent: Wednesday, March 19, 2003 5:46 PM

To: richard.weisberger@uspto.gov

Subject: another claim

41. (New) A method for displaying market information relating to <u>[and facilitating trading of]</u> a commodity being traded in an electronic exchange market having an inside market with a highest bid price and a lowest ask price on a graphical user interface, the method comprising:

dynamically displaying a first indicator in one of a plurality of locations in a bid display region in association with price levels along a common static price axis, the first indicator representing quantity associated with at least one order to buy the commodity at the highest bid price currently available in the market;

dynamically displaying a second indicator in one of a plurality of locations in an ask display region in association with the price levels along the common static price axis, the second indicator representing quantity associated with at least one order to sell the commodity at the lowest ask price currently available in the market; and

displaying the bid and ask display regions in relation to fixed price levels positioned along the common static price axis such that the first and second indicators can move in the bid and ask display regions relative to the common static price axis when the inside market changes;

displaying an order entry region comprising a plurality of locations for receiving commands to send trade orders, each location corresponding to a price level along the common static price axis; and

setting a plurality of parameters for a trade order relating to the commodity and sending the trade order to the electronic exchange through a single action of a user input device which selects a particular location in the order entry region:

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