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JACKSON WALKER LLP

2005

	Application No.	Approximies	-
Notice of Allowability	09/894,637	KEMP ET AL.	
	Examiner	Art Unit	
•	Richard C Weisberger	3624	IMW_
The MAILING DATE of this communication appeared to claims being allowable, PROSECUTION ON THE MERITB IS (correctly for previously mailed), a Notice of Allowance (PTOL-85) of OTICE OF ALLOWABR. ITY IS NOT A GRANT OF PATENT RK is the Office or upon petition by the applicant. See 37 CFR 1.313. This communication is responsive to amendment, terminal. The allowed claim(s) is/are 41-54 and 56-81. The drawings filed on 08/01 are accepted by the Examiner. Acknowledgment is made of a claim for foreign priority und 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 (PCT Rule 17.2(a)). * Certified copies not received:	or other appropriate communication is subject to the application is subject to the application is subject to the application and the application comments have been received in Application comments have been received in the application application has been received in the application to file a rithis application. THIS THRE	ection with drawal from cet to withdrawal fro	pplication from the splication from the splica
7. A SUBSTITUTE OATH OR DECLARATION must be subt INFORMAL PATENT APPLICATION (PTO-152) which gives read 8. CORRECTED DRAWINGS must be submitted.	acidal and an ann a		
(a) I Including dranges required by the Notice of Dranspe	rson's Patent Drawing Review	(PTO-948) attached	
1) [] Norate or 2) [] to Paper No		has been annimed	by the Exeminer.
(b) including changes required by the proposed drawing (c) lactuding changes required by the attached Examine	CONTECUCIT THEM WITH	in the Office action of	Paper No.
identifying Indicia such as the application number (see 27 CFR of each sheet. The drawings should be filed as a separate paper	1.84(c)) should be written on the written and the with a transmittal letter addre	e drawings in the top n ased to the Official Dra	nargin (not the back) (taperson.
9. [] DEPOSIT OF and/or INFORMATION about the department by attached Examiner's comment regarding REQUIREMENT FOR	osit of BIOLOGICAL MATE THE DEPOSIT OF BIOLOGIC	RIAL must be subm CAL MATERIAL	nitled. Note the
Attachmon4(s)	د د د د ا ست		icetion (010-457)
1 Notice of References Cited (PTO-892)		f Informal Patent Appl Summary (PTD-413	L Paper No.
3 Notice of Oraliperson's Patent Drawing Roylow (PTO-948)	80 Exemple	r's Amendment/Comt	nent
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Allowable Subject Matter

1. The following is an examiner's statement of reasons for allowance: The following is an examiner's statement of reasons for allowance: This statement of reasons for allowance includes the major differences in the claims not found in the prior art of record and reasons why that differences are considered to define patentably over the prior art. The statement is not intended to necessarily state all the reasons for allowance or all the details why claims are allowed and should not be relied upon for this purpose. Rather, this statement reflects what the examiner considers important and therefore the primary reasons for the allowance of the claims.

The primary reason for allowance is the limitation directed to the "dynamic display" of a plurality of the quantity of bids and asks aligned with a "static display" of corresponding prices. Here, unlike the prior art, the "static" display of prices is just that, static, and does not move in response to a change in the inside market. With this display of market depth, claimed in each of the independent claims, a trader places a trade order with the pointer in the area of the order entry region of the dynamic market depth region, through a single computer implemented action, see Figures 3 and 4. For example, in figure 3, a click on Bid Q 18 will send an order to the market to sell 17 lots of the commodity at a price of 89.

The closest prior art including US Patent 6,408,282, PCT WO 01/16852 and commonly owned non-patent literature "X Trader" (see, applicant's response to USPTO's request for information) all lack this feature. The PTO also inquired as to the subject matter of alleged infringement referenced in applicant's petition to make special



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in related case SN 09/590,692. The USPTO found no evidence of public use or any printed publication of the system known as J Trader, the subject matter of potential infringement and the applicant's basis for his petition to make special, earlier than November 6, 2000. Therefore, the USPTO has concluded that the system known as J trader is not prior art to the instant application, which has a filing date of June 06, 2000.

Any comments considered necessary by applicant must be submitted no later 2. than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Respectfully	
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Ву,	
Richard Weisberger	

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Feb 17 2004 6:24PM Trading Technologies

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