	Application No. Applicant(s)	
Interview Summary	09/189,626	Hedloy
	Examiner	Group Art Unit
	Crescelle Dela Tor	e 2173
All participants (applicant, applicant's representative, P	TO personnel):	
1) Crescelle Dela Torre	(3)	
2) Carlos Villamar	(4)	
Date of Interview Oct 17, 2000		
Type: Telephonic Mersonal (copy is given to	a⊡plicant ap∭sicant's re	epresentative).
Exhibit shown or demonstration conducted: Yes		
Agreementwas reached W as not reached.		
Claim(s) discussed: 8		
statifi(s) discussed. O		
dentification of prior art discussed:		
<u>[so (U.S. patent 6,085,201); Borovoy et al. (U.S. paten</u>	t 5, 873, 107)	
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Applicant's representative discussed the differences be instance, it was pointed out that in the Tso reference, the present invention, the user does not have to select the After-Final Amendment that amends the independent of	ne user must select the text stri text string to be analyzed. App	ng to be processed, whereas in the
he claims allowable must be attached. Also, where no		
he claims allowable must be attached. Also, where no s available, a summary thereof must be attached.)	copy of the amendents which	would render the claims allowable
the claims allowable must be attached. Also, where no savailable, a summary thereof must be attached.) 1. X, It is not necessary for applicant to provide a se paragraph above has been checked to indic CFFICE ACTION IS NOT WAIVED AND MUST INCLUIT 13 04). If a response to the last Office action has alre	parate record of the substance ate to the contrary, A FORMAL DE THE SUBSTANCE OF THE adv been filed. APPLICANT IS	would render the claims allowable of the interview. WRITTEN RESPONSE TO THE LAS' INTERVIEW. (See MPEP Section GIVEN ONE MONTH FROM THIS
he claims allowable must be attached. Also, where no savailable, a summary thereof must be attached.) 1. It is not necessary for applicant to provide a se Juless the paragraph above has been checked to indic CFFICE ACTION IS NOT WAIVED AND MUST INCLUTE 13 04). If a response to the last Office action has alre NTERVIEW DATE TO FILE A STATEMENT OF THE S	parate record of the substance ate to the contrary, A FORMAL DE THE SUBSTANCE OF THE ady been filed, APPLICANT IS UBSTANCE OF THE INTERVIE (including any attachments) retents that may be present in the is considered to fulfill the response.	would render the claims allowable of the interview. WRITTEN RESPONSE TO THE LAS' INTERVIEW. (See MPEP Section GIVEN ONE MONTH FROM THIS EW. Interview and service to the service action, and since the conse requirements of the last of interview unless box 1 above
the claims allowable must be attached. Also, where no is available, a summary thereof must be attached.) 1. X. It is not necessary for applicant to provide a se Unless the paragraph above has been checked to indic OFFICE ACTION IS NOT WAIVED AND MUST INCLUT 713.04). If a response to the last Office action has alre INTERVIEW DATE TO FILE A STATEMENT OF THE S. 2. Since the Examiner's interview summary above each of the objections, rejections and requirem claims are now allowable, this completed form Office action. Applicant is not relieved from pr	parate record of the substance ate to the contrary, A FORMAL DE THE SUBSTANCE OF THE ady been filed, APPLICANT IS UBSTANCE OF THE INTERVIE (including any attachments) retents that may be present in the is considered to fulfill the response.	of the interview. WRITTEN RESPONSE TO THE LAS' INTERVIEW. (See MPEP Section GIVEN ONE MONTH FROM THIS EW. Ifflects a complete response to It last Office action, and since the Inserequirements of the last Interview unless box 1 above CRESCELLE N. DELA TORRE
each of the objections, rejections and requirem claims are now allowable, this completed form Office action. Applicant is not relieved from pr	parate record of the substance ate to the contrary, A FORMAL DE THE SUBSTANCE OF THE ady been filed, APPLICANT IS UBSTANCE OF THE INTERVIE (including any attachments) retents that may be present in the is considered to fulfill the response.	of the interview. WRITTEN RESPONSE TO THE LAS INTERVIEW. (See MPEP Section GIVEN ONE MONTH FROM THIS EW. effects a complete response to a last Office action, and since the onse requirements of the last interview unless box 1 above

