		•	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.uspto.gov	Trademark Office OR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
95/001,262	11/13/2009	7,187,947	AFF.0004B3US	6569
21906 7590 06/12/2014 TROP, PRUNER & HU, P.C.			EXAMINER	
1616 S. VOSS	ROAD, SUITE 750		LAROSE,	COLIN M .
HOUSTON, TX 77057-2631			ART UNIT	PAPER NUMBER
			3992	· ·
			MAIL DATE	DELIVERY MODE
			06/12/2014	PAPER

## 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.

PTOL-90A (Rev. 04/07)



Find authenticated court documents without watermarks at <u>docketalarm.com</u>.

7

#### UNITED STATES PATENT AND TRADEMARK OFFICE



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

THIRD PARTY REQUESTER'S CORRESPONDENCE ADDRESS NOVAK DRUCE & QUIGG, LLP (NDQ REEXAMINATION GROUP) 1000 LOUISIANA STREET, FIFTY-THIRD FLOOR HOUSTON, TX 77002

Date	:
	MAILED .
	JUN <b>12</b> 2014
CENT	TRAL REEXAMINATION UNIT

#### Transmittal of Communication to Third Party Requester Inter Partes Reexamination

REEXAMINATION CONTROL NO. : 95001262 **+ 90011 2.54** PATENT NO. : 7187947 ART UNIT : 3992

Enclosed is a copy of the latest communication from the United States Patent and Trademark Office in the above-identified reexamination proceeding. 37 CFR 1.903.

Prior to the filing of a Notice of Appeal, each time the patent owner responds to this communication, the third party requester of the inter partes reexamination may once file written comments within a period of 30 days from the date of service of the patent owner's response. This 30-day time period is statutory (35 U.S.C. 314(b)(2)), and, as such, it cannot be extended. See also 37 CFR 1.947.

If an ex parte reexamination has been merged with the inter partes reexamination, no responsive submission by any ex parte third party requester is permitted.

All correspondence relating to this inter partes reexamination proceeding should be directed to the Central Reexamination Unit at the mail, FAX, or hand-carry addresses given at the end of the communication enclosed with this transmittal.

Transmittal of Communication to	Control No.	Patent Under Reexamination	
Third Party Requester	95/001,262 and 90/011,254	7,187,947	
Inter Partes Reexamination	Examiner	Art Unit	
	COLIN LAROSE	3992	
The MAILING DATE of this communication app	ears on the cover sheet with th	ne correspondence address.	
(THIRD PARTY REQUESTER'S CORRESPONDENCE A	DDRESS)		
NOVAK DRUCE & QUIGG, LLP (NDQ REEXAMINATION GROUP) 1000 LOUISIANA STREET, FIFTY-THIRD F HOUSTON, TX 77002	FLOOR		
• •			
•			
· · · · · · · · · · · · · · · · · · ·		•	
inclosed is a conv of the latest communication	from the United States Pa	atent and Trademark Offic	
Inclosed is a copy of the latest communication the above-identified reexamination prceeding		atent and Trademark Offic	
	g. 37 CFR 1.903. ne the patent owner respon xamination may once file w e patent owner's response	nds to this communication ritten comments within a . This 30-day time period	
n the above-identified reexamination prceeding Prior to the filing of a Notice of Appeal, each time third party requester of the <i>inter partes</i> rees eriod of 30 days from the date of service of th	g. 37 CFR 1.903. me the patent owner response xamination may once file w e patent owner's response t <u>cannot</u> be extended. See with the <i>inter partes</i> reexa	nds to this communication rritten comments within a . This 30-day time period also 37 CFR 1.947.	
n the above-identified reexamination preceding Prior to the filing of a Notice of Appeal, each tim the third party requester of the <i>inter partes</i> reex eriod of 30 days from the date of service of th tatutory (35 U.S.C. 314(b)(2)), and, as such, it an <i>ex parte</i> reexamination has been merged	g. 37 CFR 1.903. ne the patent owner response xamination may once file w e patent owner's response t <u>cannot</u> be extended. See with the <i>inter partes</i> reexan er is permitted. s reexamination proceedin	nds to this communication ritten comments within a . This 30-day time period also 37 CFR 1.947. mination, no responsive g should be directed to th	
The above-identified reexamination preceding Prior to the filing of a Notice of Appeal, each time the third party requester of the <i>inter partes</i> reex eriod of 30 days from the date of service of the tatutory (35 U.S.C. 314(b)(2)), and, as such, if an <i>ex parte</i> reexamination has been merged ubmission by any <i>ex parte</i> third party requester all correspondence relating to this inter parte central Reexamination Unit at the mail, FAX,	g. 37 CFR 1.903. ne the patent owner response xamination may once file w e patent owner's response t <u>cannot</u> be extended. See with the <i>inter partes</i> reexan er is permitted. s reexamination proceedin	nds to this communication rritten comments within a . This 30-day time period also 37 CFR 1.947. mination, no responsive g should be directed to th	
The above-identified reexamination preceding Prior to the filing of a Notice of Appeal, each time the third party requester of the <i>inter partes</i> reex eriod of 30 days from the date of service of the tatutory (35 U.S.C. 314(b)(2)), and, as such, if an <i>ex parte</i> reexamination has been merged ubmission by any <i>ex parte</i> third party requester all correspondence relating to this inter parte central Reexamination Unit at the mail, FAX,	g. 37 CFR 1.903. ne the patent owner response xamination may once file w e patent owner's response t <u>cannot</u> be extended. See with the <i>inter partes</i> reexan er is permitted. s reexamination proceedin	nds to this communication rritten comments within a . This 30-day time period also 37 CFR 1.947. mination, no responsive g should be directed to th	
The above-identified reexamination preceding Prior to the filing of a Notice of Appeal, each time the third party requester of the <i>inter partes</i> reex eriod of 30 days from the date of service of the tatutory (35 U.S.C. 314(b)(2)), and, as such, if an <i>ex parte</i> reexamination has been merged ubmission by any <i>ex parte</i> third party requester all correspondence relating to this inter parte central Reexamination Unit at the mail, FAX,	g. 37 CFR 1.903. ne the patent owner response xamination may once file w e patent owner's response t <u>cannot</u> be extended. See with the <i>inter partes</i> reexan er is permitted. s reexamination proceedin	nds to this communication rritten comments within a . This 30-day time period also 37 CFR 1.947. mination, no responsive g should be directed to th	
The above-identified reexamination preceding Prior to the filing of a Notice of Appeal, each time the third party requester of the <i>inter partes</i> reex eriod of 30 days from the date of service of the tatutory (35 U.S.C. 314(b)(2)), and, as such, if an <i>ex parte</i> reexamination has been merged ubmission by any <i>ex parte</i> third party requester all correspondence relating to this inter parte central Reexamination Unit at the mail, FAX,	g. 37 CFR 1.903. ne the patent owner response xamination may once file w e patent owner's response t <u>cannot</u> be extended. See with the <i>inter partes</i> reexan er is permitted. s reexamination proceedin	nds to this communication rritten comments within a . This 30-day time period also 37 CFR 1.947. mination, no responsive g should be directed to th	
The above-identified reexamination preceding Prior to the filing of a Notice of Appeal, each time the third party requester of the <i>inter partes</i> reex eriod of 30 days from the date of service of the tatutory (35 U.S.C. 314(b)(2)), and, as such, if an <i>ex parte</i> reexamination has been merged ubmission by any <i>ex parte</i> third party requester all correspondence relating to this inter parte central Reexamination Unit at the mail, FAX,	g. 37 CFR 1.903. ne the patent owner response xamination may once file w e patent owner's response t <u>cannot</u> be extended. See with the <i>inter partes</i> reexan er is permitted. s reexamination proceedin	nds to this communication rritten comments within a . This 30-day time period also 37 CFR 1.947. mination, no responsive g should be directed to th	
The above-identified reexamination preceding Prior to the filing of a Notice of Appeal, each time the third party requester of the <i>inter partes</i> reex eriod of 30 days from the date of service of the tatutory (35 U.S.C. 314(b)(2)), and, as such, if an <i>ex parte</i> reexamination has been merged ubmission by any <i>ex parte</i> third party requester all correspondence relating to this inter parte central Reexamination Unit at the mail, FAX,	g. 37 CFR 1.903. ne the patent owner response xamination may once file w e patent owner's response t <u>cannot</u> be extended. See with the <i>inter partes</i> reexan er is permitted. s reexamination proceedin	nds to this communication rritten comments within a . This 30-day time period also 37 CFR 1.947. mination, no responsive g should be directed to th	
The above-identified reexamination preceding Prior to the filing of a Notice of Appeal, each time the third party requester of the <i>inter partes</i> reex eriod of 30 days from the date of service of the tatutory (35 U.S.C. 314(b)(2)), and, as such, if an <i>ex parte</i> reexamination has been merged ubmission by any <i>ex parte</i> third party requester all correspondence relating to this inter parte central Reexamination Unit at the mail, FAX,	g. 37 CFR 1.903. ne the patent owner response xamination may once file w e patent owner's response t <u>cannot</u> be extended. See with the <i>inter partes</i> reexan er is permitted. s reexamination proceedin	nds to this communication rritten comments within a . This 30-day time period also 37 CFR 1.947. mination, no responsive g should be directed to th	

**DOCKET A L A R M** Find authenticated court documents without watermarks at <u>docketalarm.com</u>.



UNITED STATES PATENT AND TRADEMARK OFFICE

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

#### DO NOT USE IN PALM PRINTER

(THIRD PARTY REQUESTER'S CORRESPONDENCE ADDRESS)

NOVAK DRUCE & QUIGG, LLP (NDQ REEXAMINATION GROUP) 1000 LOUISIANA STREET, FIFTY-THIRD FLOOR HOUSTON, TX 77002

## **EX PARTE REEXAMINATION COMMUNICATION TRANSMITTAL FORM**

REEXAMINATION CONTROL NO. 95/001,262 and 90/011,254.

PATENT NO. <u>7,187,947</u>.

ART UNIT 3992.

Enclosed is a copy of the latest communication from the United States Patent and Trademark Office in the above identified *ex parte* reexamination proceeding (37 CFR 1.550(f)).

Where this copy is supplied after the reply by requester, 37 CFR 1.535, or the time for filing a reply has passed, no submission on behalf of the *ex parte* reexamination requester will be acknowledged or considered (37 CFR 1.550(g)).

PTOL-465 (Rev.07-04)

Find authenticated court documents without watermarks at docketalarm.com.

	Control No.	Patent Under Reexamination
ACTION CLOSING PROSECUTION	95/001,262 & 90/011,254	7,187,947
(37 CFR 1.949)	Examiner	Art Unit
	COLIN LAROSE	3992
The MAILING DATE of this communication appe	ears on the cover sheet with t	he correspondence address
<b>Responsive to the communication(s) filed by:</b> Patent Owner on <u>16 July, 2013</u> Third Party(ies) on		· · ·
Patent owner may once file a submission under 37 Office action. Where a submission is filed, third par 1.951(b) within 30-days (not extendable- 35 U.S.C. submission on the requester. <b>Appeal</b> <u>cannot</u> be ta Right of Appeal Notice under 37 CFR 1.953.	ty requester may file respon § 314(b)(2)) from the date c	sive comments under 37 CFR
All correspondence relating to this inter partes rea Reexamination Unit at the mail, FAX, or hand-carr		
PART I. THE FOLLOWING ATTACHMENT(S) AR	E PART OF THIS ACTION:	
<ol> <li>Notice of References Cited by Examiner, PTC</li> <li>Information Disclosure Citation, PTO/SB/08</li> <li></li></ol>	D-892	
PART II. SUMMARY OF ACTION:		
1a. $\boxtimes$ Claims <u>1-64</u> are subject to reexamination.		
1b. Claims are not subject to reexamination	on.	
2. Claims have been canceled.		
3. Claims are confirmed. [Unamended p		
4. Claims are patentable. [Amended or	new claims]	
5. $\square$ Claims <u>1-50 and 52-64</u> are rejected.		
6. $\square$ Claims <u>51</u> are objected to.	_	
•	acceptable are not a	
8 The drawing correction request filed on		
<ul> <li>9 Acknowledgment is made of the claim for pri</li> <li>been received. not been received.</li> </ul>		a)-(d). The certified copy has: blication/Control No
10. Other_		
	· · · · ·	
		,

U.S. Patent and Trademark Office PTOL-2065 (08/06)

DOCKET A L A R M

R M

Paper No. 20140520

Find authenticated court documents without watermarks at <u>docketalarm.com</u>.

## DOCKET A L A R M



# Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

## **Real-Time Litigation Alerts**



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

## **Advanced Docket Research**



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

## **Analytics At Your Fingertips**



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

## API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

## LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

## FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

## E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.