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June 6, 2013

CERTIFICATE OF ELECTRONIC TRANSMISSION

I hereby certify that this correspondence is being electronically transmitted to the United States Patent and Trademark Office on June 6, 2013
/Jessica Brown/
Jessica Brown

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

Re: U.S. Continuation Patent Application
Attorney Docket No. 77580-196(VRNK1CP3CNFT10)
SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL
FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
Subject: Transmitting Patent Application for Track I Prioritized Examination

Dear Sir/Madam:

We enclose for filing the patent application for Track I Prioritized Examination of:

Inventors: Victor Larson (Fairfax, VA); Robert Dunham Short III (Lexington, VA);
Edmond Colby Munger (Tarpon Springs, FL); Michael Williamson (South
Riding, VA)

Applicant: VIRNETX, INC.

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK
PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

This patent application is a continuation of U.S. Application No. 13/903,788, filed May 28, 2013, which is a continuation of U.S. Application 13/336,790, filed December 23, 2011, issuing on June 4, 2013 as U.S. Patent No. 8,458,341, which is a continuation of U.S. Application No. 13/049,552, filed March 16, 2011, now U.S. Patent No. 8,458,341, which is a continuation of U.S. Application No. 11/840,560, filed August 17, 2007, now U.S. Patent No. 7,921,211, issued April 5, 2011, which is a continuation of U.S. Application No. 10/714,849, filed November 18, 2003, now U.S. Patent No. 7,418,504, issued August 26, 2008, which is a continuation of U.S. Application No. 09/558,210, filed April 26, 2000, now abandoned, which is a continuation-in-part of U.S. Application No. 09/504,783, filed on February 15, 2000, now U.S. Patent No. 6,502,135, issued December 31, 2002, which is a continuation-in-part of U.S. Application No. 09/429,643, filed October 29, 1999, now U.S. Patent No. 7,010,604, issued March 07, 2006, which derives from U.S. Provisional Application Nos. 60/106,261, filed

U.S. practice conducted through McDermott Will & Emery LLP.

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DM_US 43089361-1.077580.0196

Petitioner Apple Inc. - Ex. 1004, p. 1

October 30, 1998, and 60/137,704, filed June 7, 1999, and includes:

- Certification and Request for Prioritized Examination (Track I)
- Ninety-three (93) pages of specification, claims, and abstract;
- Forty (40) sheets of drawings (Figs. 1-37);
- Application Data Sheet (8 pages);
- Declaration (37 CFR 1.63)
- Power of Attorney and Statement under 37 CFR 3.73(b)

The filing fee has been calculated as shown below:

	NO. OF CLAIMS		EXTRA CLAIMS	UN-DISCOUNTED RATE	AMOUNT
Total Claims	25	-20	5	\$80	\$400
Independent Claims	2	-3	0	\$400	\$0
Multiple Dependent Claim(s)					\$0
Basic Filing Fee					\$280
Search Fee					\$600
Examination Fee					\$720
Utility Application Size Fee for 50 additional sheets that exceed 100 sheets					\$0
Publication Fee					\$300
Prioritized Examination Fee (Track I) under 37 C.F.R. 1.17(c)					\$4000
Processing Fee 37 C.F.R. 1.17(i)					\$130
Total of Above Calculations					\$6430
Total Fee Due					\$6430

- Please charge my Deposit Account No. 501133 in the amount of **\$6430.00**. Please reference attorney docket no. 77580-196(VR NK1CP3CNFT10).
- The Commissioner is hereby authorized to charge payment of the following fees associated with this communication or credit any overpayment to Deposit Account No. 501133.
 - Any additional filing fees required under 37 CFR 1.16.
- The Commissioner is hereby authorized to charge payment of the following fees during the pendency of this application or credit any overpayment to Deposit Account No. 501133.
 - Any patent application processing fees under 37 CFR 1.17.
 - Any filing fees under 37 CFR 1.16 for presentation of extra claims.

Commissioner for Patents

June 6, 2013

Page 3

Please return the Official Filing Receipt to the undersigned.

Respectfully submitted,
McDERMOTT WILL & EMERY LLP
CUSTOMER NUMBER 23630

/Toby H. Kusmer/

Toby H. Kusmer, P.C., Reg. No. 26,418

The McDermott Building
500 North Capitol Street, N.W.
Washington, DC 20001
Telephone: (617) 535-4000
Facsimile: (617) 535-3800
Date: June 6, 2013

**CERTIFICATION AND REQUEST FOR PRIORITIZED EXAMINATION
 UNDER 37 CFR 1.102(e)** (Page 1 of 1)

First Named Inventor:	LARSON, Victor	Nonprovisional Application Number (if known):	filed herewith
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES		

APPLICANT HEREBY CERTIFIES THE FOLLOWING AND REQUESTS PRIORITIZED EXAMINATION FOR THE ABOVE-IDENTIFIED APPLICATION.

1. The processing fee set forth in 37 CFR 1.17(i)(1), the prioritized examination fee set forth in 37 CFR 1.17(c), and if not already paid, the publication fee set forth in 37 CFR 1.18(d) have been filed with the request. The basic filing fee, search fee, examination fee, and any required excess claims and application size fees are filed with the request or have been already been paid.
2. The application contains or is amended to contain no more than four independent claims and no more than thirty total claims, and no multiple dependent claims.
3. The applicable box is checked below:

I. Original Application (Track One) - Prioritized Examination under § 1.102(e)(1)

- i. (a) The application is an original nonprovisional utility application filed under 35 U.S.C. 111(a). This certification and request is being filed with the utility application via EFS-Web.
 ---OR---
 (b) The application is an original nonprovisional plant application filed under 35 U.S.C. 111(a). This certification and request is being filed with the plant application in paper.
- ii. The executed inventor's oath or declaration is filed with the application. (37 CFR 1.63 and 1.64)

II. Request for Continued Examination - Prioritized Examination under § 1.102(e)(2)

- i. A request for continued examination has been filed with, or prior to, this form.
- ii. If the application is a utility application, this certification and request is being filed via EFS-Web.
- iii. The application is an original nonprovisional utility application filed under 35 U.S.C. 111(a), or is a national stage entry under 35 U.S.C. 371.
- iv. This certification and request is being filed prior to the mailing of a first Office action responsive to the request for continued examination.
- v. No prior request for continued examination has been granted prioritized examination status under 37 CFR 1.102(e)(2).

Signature /Toby H. Kusmer/	Date June 6, 2013
Name (Print/Typed) Toby H.Kusmer, P.C.	Practitioner Registration Number 26418

Note: This form must be signed in accordance with 37 CFR 1.33. See 37 CFR 1.4(d) for signature requirements and certifications. Submit multiple forms if more than one signature is required.*

*Total of 1 forms are submitted.

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.

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

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	77580-196(VR NK1CP3CNFT10)
		Application Number	
Title of Invention	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES		
The application data sheet is part of the provisional or nonprovisional application for which it is being submitted. The following form contains the bibliographic data arranged in a format specified by the United States Patent and Trademark Office as outlined in 37 CFR 1.76. This document may be completed electronically and submitted to the Office in electronic format using the Electronic Filing System (EFS) or the document may be printed and included in a paper filed application.			

Secrecy Order 37 CFR 5.2

<input type="checkbox"/>	Portions or all of the application associated with this Application Data Sheet may fall under a Secrecy Order pursuant to 37 CFR 5.2 (Paper filers only. Applications that fall under Secrecy Order may not be filed electronically.)
--------------------------	---

Inventor Information:

Inventor 1					<input type="button" value="Remove"/>
Legal Name					
Prefix	Given Name	Middle Name	Family Name	Suffix	
	Victor		Larson		
Residence Information (Select One) <input checked="" type="radio"/> US Residency <input type="radio"/> Non US Residency <input type="radio"/> Active US Military Service					
City	Fairfax	State/Province	VA	Country of Residence i	US

Mailing Address of Inventor:

Address 1	12026 Lisa Marie Court				
Address 2					
City	Fairfax	State/Province	VA		
Postal Code	22033	Country i	US		

Inventor 2					<input type="button" value="Remove"/>
Legal Name					
Prefix	Given Name	Middle Name	Family Name	Suffix	
	Robert	Dunham	Short	III	
Residence Information (Select One) <input checked="" type="radio"/> US Residency <input type="radio"/> Non US Residency <input type="radio"/> Active US Military Service					
City	Lexington	State/Province	VA	Country of Residence i	US

Mailing Address of Inventor:

Address 1	1172 Still House Drive				
Address 2					
City	Lexington	State/Province	VA		
Postal Code	24450	Country i	US		

Inventor 3					<input type="button" value="Remove"/>
Legal Name					
Prefix	Given Name	Middle Name	Family Name	Suffix	
	Edmund	Colby	Munger		
Residence Information (Select One) <input checked="" type="radio"/> US Residency <input type="radio"/> Non US Residency <input type="radio"/> Active US Military Service					

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

Application Data Sheet 37 CFR 1.76	Attorney Docket Number	77580-196(VR NK1CP3CNFT10)
	Application Number	
Title of Invention	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES	

City	Tarpon Springs	State/Province	FL	Country of Residence i	US
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Mailing Address of Inventor:

Address 1	1447 Meyer Lane				
Address 2					
City	Tarpon Springs	State/Province	FL		
Postal Code	34688	Country i	US		

Inventor 4

Remove

Legal Name

Prefix	Given Name	Middle Name	Family Name	Suffix
	Michael		Williamson	

Residence Information (Select One) US Residency Non US Residency Active US Military Service

City	South Riding	State/Province	VA	Country of Residence i	US
-------------	--------------	-----------------------	----	-------------------------------	----

Mailing Address of Inventor:

Address 1	26203 Ocala Circle				
Address 2					
City	South Riding	State/Province	VA		
Postal Code	20152	Country i	US		

All Inventors Must Be Listed - Additional Inventor Information blocks may be generated within this form by selecting the **Add** button.

Add

Correspondence Information:Enter either Customer Number or complete the Correspondence Information section below.
For further information see 37 CFR 1.33(a). An Address is being provided for the correspondence information of this application.

Customer Number	23630		
Email Address	mweipdocket@mwe.com	Add Email	Remove Email
Email Address	bostonipdocket@mwe.com	Add Email	Remove Email

Application Information:

Title of the Invention	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES		
Attorney Docket Number	77580-196(VR NK1CP3CNFT10)	Small Entity Status Claimed <input type="checkbox"/>	
Application Type	Nonprovisional		
Subject Matter	Utility		
Total Number of Drawing Sheets (if any)	40	Suggested Figure for Publication (if any)	

Application Data Sheet 37 CFR 1.76	Attorney Docket Number	77580-196(VR NK1CP3CNFT10)
	Application Number	
Title of Invention	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES	

Publication Information:

<input type="checkbox"/>	Request Early Publication (Fee required at time of Request 37 CFR 1.219)
<input type="checkbox"/>	Request Not to Publish. I hereby request that the attached application not be published under 35 U.S.C. 122(b) and certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing.

Representative Information:

Representative information should be provided for all practitioners having a power of attorney in the application. Providing this information in the Application Data Sheet does not constitute a power of attorney in the application (see 37 CFR 1.32). Either enter Customer Number or complete the Representative Name section below. If both sections are completed the customer Number will be used for the Representative Information during processing.

Please Select One:	<input checked="" type="radio"/> Customer Number	<input type="radio"/> US Patent Practitioner	<input type="radio"/> Limited Recognition (37 CFR 11.9)
Customer Number	23630		

Domestic Benefit/National Stage Information:

This section allows for the applicant to either claim benefit under 35 U.S.C. 119(e), 120, 121, or 365(c) or indicate National Stage entry from a PCT application. Providing this information in the application data sheet constitutes the specific reference required by 35 U.S.C. 119(e) or 120, and 37 CFR 1.78.

Prior Application Status	Pending		Remove		
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)		
	Continuation of	13/903788	2013-05-28		
Prior Application Status	Pending		Remove		
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)		
13/903788	Continuation of	13/336790	2011-12-23		
Prior Application Status	Patented		Remove		
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Patent Number	Issue Date (YYYY-MM-DD)
13/336790	Continuation of	13/049552	2011-03-16	8458341	2013-06-04
Prior Application Status	Patented		Remove		
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Patent Number	Issue Date (YYYY-MM-DD)
13/049552	Continuation of	11/840560	2007-08-17	7921211	2011-04-05
Prior Application Status	Patented		Remove		

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

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	77580-196(VR NK1CP3CNFT10)		
		Application Number			
Title of Invention	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES				
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Patent Number	Issue Date (YYYY-MM-DD)
11/840560	Continuation of	10/714849	2003-11-18	7418504	2008-08-26
Prior Application Status	Abandoned		<input type="button" value="Remove"/>		
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)		
10/714849	Continuation of	09/558210	2000-04-26		
Prior Application Status	Patented		<input type="button" value="Remove"/>		
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Patent Number	Issue Date (YYYY-MM-DD)
09/558210	Continuation in part of	09/504783	2000-02-15	6502135	2002-12-31
Prior Application Status	Patented		<input type="button" value="Remove"/>		
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Patent Number	Issue Date (YYYY-MM-DD)
09/504783	Continuation in part of	09/429643	1999-10-29	7010604	2006-03-07
Prior Application Status	Expired		<input type="button" value="Remove"/>		
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)		
09/429643	non provisional of	60/106261	1998-10-30		
Prior Application Status	Expired		<input type="button" value="Remove"/>		
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)		
09/429643	non provisional of	60/137704	1999-06-07		
Additional Domestic Benefit/National Stage Data may be generated within this form by selecting the Add button.					<input type="button" value="Add"/>

Foreign Priority Information:

<p>This section allows for the applicant to claim priority to a foreign application. Providing this information in the application data sheet constitutes the claim for priority as required by 35 U.S.C. 119(b) and 37 CFR 1.55(d). When priority is claimed to a foreign application that is eligible for retrieval under the priority document exchange program (PDX) the information will be used by the Office to automatically attempt retrieval pursuant to 37 CFR 1.55(h)(1) and (2). Under the PDX program, applicant bears the ultimate responsibility for ensuring that a copy of the foreign application is received by the Office from the participating foreign intellectual property office, or a certified copy of the foreign priority application is filed, within the time period specified in 37 CFR 1.55(g)(1).</p>			
<input type="button" value="Remove"/>			
Application Number	Country ⁱ	Filing Date (YYYY-MM-DD)	Access Code ^l (if applicable)
Additional Foreign Priority Data may be generated within this form by selecting the Add button.			
<input type="button" value="Add"/>			

Application Data Sheet 37 CFR 1.76	Attorney Docket Number	77580-196(VR NK1CP3CNFT10)
	Application Number	
Title of Invention	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES	

Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications

This application (1) claims priority to or the benefit of an application filed before March 16, 2013 and (2) also contains, or contained at any time, a claim to a claimed invention that has an effective filing date on or after March 16, 2013.

Authorization to Permit Access:

Authorization to Permit Access to the Instant Application by the Participating Offices

If checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO), the Japan Patent Office (JPO), the Korean Intellectual Property Office (KIPO), the World Intellectual Property Office (WIPO), and any other intellectual property offices in which a foreign application claiming priority to the instant patent application is filed access to the instant patent application. See 37 CFR 1.14(c) and (h). This box should not be checked if the applicant does not wish the EPO, JPO, KIPO, WIPO, or other intellectual property office in which a foreign application claiming priority to the instant patent application is filed to have access to the instant patent application.

In accordance with 37 CFR 1.14(h)(3), access will be provided to a copy of the instant patent application with respect to: 1) the instant patent application-as-filed; 2) any foreign application to which the instant patent application claims priority under 35 U.S.C. 119(a)-(d) if a copy of the foreign application that satisfies the certified copy requirement of 37 CFR 1.55 has been filed in the instant patent application; and 3) any U.S. application-as-filed from which benefit is sought in the instant patent application.

In accordance with 37 CFR 1.14(c), access may be provided to information concerning the date of filing this Authorization.

Applicant Information:

Providing assignment information in this section does not substitute for compliance with any requirement of part 3 of Title 37 of CFR to have an assignment recorded by the Office.

Applicant 1

If the applicant is the inventor (or the remaining joint inventor or inventors under 37 CFR 1.45), this section should not be completed. The information to be provided in this section is the name and address of the legal representative who is the applicant under 37 CFR 1.43; or the name and address of the assignee, person to whom the inventor is under an obligation to assign the invention, or person who otherwise shows sufficient proprietary interest in the matter who is the applicant under 37 CFR 1.46. If the applicant is an applicant under 37 CFR 1.46 (assignee, person to whom the inventor is obligated to assign, or person who otherwise shows sufficient proprietary interest) together with one or more joint inventors, then the joint inventor or inventors who are also the applicant should be identified in this section.

Assignee Legal Representative under 35 U.S.C. 117 Joint Inventor

Person to whom the inventor is obligated to assign. Person who shows sufficient proprietary interest

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

Application Data Sheet 37 CFR 1.76	Attorney Docket Number	77580-196(VR NK1CP3CNFT10)
	Application Number	
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If applicant is the legal representative, indicate the authority to file the patent application, the inventor is:

Name of the Deceased or Legally Incapacitated Inventor :

If the Applicant is an Organization check here.

Organization Name VIRNETX, INC.

Mailing Address Information:

Address 1	P.O. Box 439		
Address 2			
City	Zephyr Cove	State/Province	NV
Country	US	Postal Code	89448
Phone Number	---	Fax Number	---
Email Address	---		

Additional Applicant Data may be generated within this form by selecting the Add button.

Non-Applicant Assignee Information:

Providing assignment information in this section does not substitute for compliance with any requirement of part 3 of Title 37 of CFR to have an assignment recorded by the Office.

Assignee 1

Complete this section only if non-applicant assignee information is desired to be included on the patent application publication in accordance with 37 CFR 1.215(b). Do not include in this section an applicant under 37 CFR 1.46 (assignee, person to whom the inventor is obligated to assign, or person who otherwise shows sufficient proprietary interest), as the patent application publication will include the name of the applicant(s).

If the Assignee is an Organization check here.

Prefix	Given Name	Middle Name	Family Name	Suffix

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

Application Data Sheet 37 CFR 1.76	Attorney Docket Number	77580-196(VR NK1CP3CNFT10)
	Application Number	
Title of Invention	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES	

Mailing Address Information:			
Address 1			
Address 2			
City		State/Province	
Country i		Postal Code	
Phone Number		Fax Number	
Email Address			
Additional Assignee Data may be generated within this form by selecting the Add button.			<input type="button" value="Add"/>

Signature:

NOTE: This form must be signed in accordance with 37 CFR 1.33. See 37 CFR 1.4 for signature requirements and certifications					
Signature	/Toby H. Kusmer/			Date (YYYY-MM-DD)	2013-06-06
First Name	Toby H.	Last Name	Kusmer, P.C.	Registration Number	26418
Additional Signature may be generated within this form by selecting the Add button.					<input type="button" value="Add"/>

This collection of information is required by 37 CFR 1.76. 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 23 minutes to complete, including gathering, preparing, and submitting the completed application data sheet 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.**

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.

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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 inspections 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.

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DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)


Title of Invention	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
<p>As the below named inventor, I hereby declare that:</p> <p>This declaration is directed to: <input checked="" type="checkbox"/> The attached application, or <input type="checkbox"/> United States application or PCT international application number _____ filed on _____.</p> <p>The above-identified application was made or authorized to be made by me.</p> <p>I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.</p> <p>I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.</p> <p style="text-align: center;">WARNING:</p> <p>Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.</p>	
<p>LEGAL NAME OF INVENTOR</p> <p>Inventor: <u>Victor Larson</u> Date (Optional): <u>5/28/2013</u></p> <p>Signature: <u>Victor Larson</u></p>	
<p><small>Note: An application data sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must accompany this form or must have been previously filed. Use an additional PTO/AIA/01 form for each additional inventor.</small></p>	

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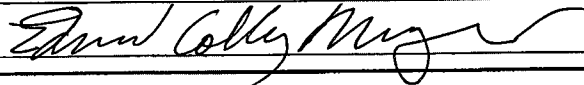
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LEGAL NAME OF INVENTOR	
Inventor: <u>Robert Dunham Short III</u> Date (Optional): <u>5/28/2015</u>	
Signature: <u></u>	
<p>Note: An application data sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must accompany this form or must have been previously filed. Use an additional PTO/AIA/01 form for each additional inventor.</p>	

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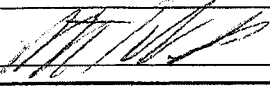
DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

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<p>LEGAL NAME OF INVENTOR</p> <p>Inventor: <u>Edmund Colby Munger</u> Date (Optional) : _____</p> <p>Signature: </p>	
<p><small>Note: An application data sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must accompany this form or must have been previously filed. Use an additional PTO/AIA/01 form for each additional inventor.</small></p>	

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<p>LEGAL NAME OF INVENTOR</p> <p>Inventor: <u>Michael Williamson</u> Date (Optional): <u>2/5/2013</u></p> <p>Signature: </p>	
<p>Note: An application data sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must accompany this form or must have been previously filed. Use an additional PTO/AIA/01 form for each additional inventor.</p>	

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**SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR
SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES**

CROSS-REFERENCE TO RELATED APPLICATIONS

[0001] This application claims priority from U.S. Application No. 13/903,788, filed May 28, 2013, which claims priority from and is a continuation of co-pending U.S. Application No. 13/336,790, filed December 23, 2011, now U.S. Patent No. 8,458,341, which claims priority from and is a continuation of co-pending U.S. Application No. 13/049,552, filed March 16, 2011, which is a continuation of U.S. Application No. 11/840,560, filed August 17, 2007, now U.S. Patent No. 7,921,211, which is a continuation of U.S. Application No. 10/714,849, filed November 18, 2003, now U.S. Patent No. 7,418,504, which is a continuation of U.S. Application No. 09/558,210, filed April 26, 2000, now abandoned, which is a continuation-in-part of U.S. Application No. 09/504,783, filed on February 15, 2000, now U.S. Patent No. 6,502,135, issued December 31, 2002, which claims priority from and is a continuation-in-part patent application of previously-filed U.S. Application No. 09/429,643, filed on October 29, 1999, now U.S. Patent No. 7,010,604, issued March 07, 2006. The subject matter of U.S. application serial number 09/429,643, which is bodily incorporated herein, derives from provisional U.S. Application Nos. 60/106,261 (filed October 30, 1998) and 60/137,704 (filed June 7, 1999). The present application is also related to U.S. application serial number 09/558,209, filed April 26, 2000, now abandoned, and which is incorporated by reference herein. Each of the above-mentioned applications is incorporated herein by reference in its entirety as though fully set forth herein.

BACKGROUND OF THE INVENTION

[0002] A tremendous variety of methods have been proposed and implemented to provide security and anonymity for communications over the Internet. The variety stems, in part, from the different needs of different Internet users. A basic heuristic framework to aid in discussing these different security techniques is illustrated in FIG. 1. Two terminals, an originating terminal 100 and a destination terminal 110 are in communication over the Internet. It is desired for the communications to be secure, that is, immune to eavesdropping. For example, terminal 100 may transmit secret information to terminal 110 over the Internet 107. Also, it may be desired to prevent an eavesdropper from discovering that terminal 100 is in

communication with terminal 110. For example, if terminal 100 is a user and terminal 110 hosts a web site, terminal 100's user may not want anyone in the intervening networks to know what web sites he is "visiting." Anonymity would thus be an issue, for example, for companies that want to keep their market research interests private and thus would prefer to prevent outsiders from knowing which websites or other Internet resources they are "visiting." These two security issues may be called data security and anonymity, respectively.

[0003] Data security is usually tackled using some form of data encryption. An encryption key k is known at both the originating and terminating terminals 100 and 110. The keys may be private and public at the originating and destination terminals 100 and 110, respectively or they may be symmetrical keys (the same key is used by both parties to encrypt and decrypt). Many encryption methods are known and usable in this context.

[0004] To hide traffic from a local administrator or ISP, a user can employ a local proxy server in communicating over an encrypted channel with an outside proxy such that the local administrator or ISP only sees the encrypted traffic. Proxy servers prevent destination servers from determining the identities of the originating clients. This system employs an intermediate server interposed between client and destination server. The destination server sees only the Internet Protocol (IP) address of the proxy server and not the originating client. The target server only sees the address of the outside proxy. This scheme relies on a trusted outside proxy server. Also, proxy schemes are vulnerable to traffic analysis methods of determining identities of transmitters and receivers. Another important limitation of proxy servers is that the server knows the identities of both calling and called parties. In many instances, an originating terminal, such as terminal A, would prefer to keep its identity concealed from the proxy, for example, if the proxy server is provided by an Internet service provider (ISP).

[0005] To defeat traffic analysis, a scheme called Chaum's mixes employs a proxy server that transmits and receives fixed length messages, including dummy messages. Multiple originating terminals are connected through a mix (a server) to multiple target servers. It is difficult to tell which of the originating terminals are communicating to which of the connected target servers, and the dummy messages confuse eavesdroppers' efforts to detect communicating pairs by analyzing traffic. A drawback is that there is a risk that the mix server could be

compromised. One way to deal with this risk is to spread the trust among multiple mixes. If one mix is compromised, the identities of the originating and target terminals may remain concealed. This strategy requires a number of alternative mixes so that the intermediate servers interposed between the originating and target terminals are not determinable except by compromising more than one mix. The strategy wraps the message with multiple layers of encrypted addresses. The first mix in a sequence can decrypt only the outer layer of the message to reveal the next destination mix in sequence. The second mix can decrypt the message to reveal the next mix and so on. The target server receives the message and, optionally, a multi-layer encrypted payload containing return information to send data back in the same fashion. The only way to defeat such a mix scheme is to collude among mixes. If the packets are all fixed-length and intermixed with dummy packets, there is no way to do any kind of traffic analysis.

[0006] Still another anonymity technique, called ‘crowds,’ protects the identity of the originating terminal from the intermediate proxies by providing that originating terminals belong to groups of proxies called crowds. The crowd proxies are interposed between originating and target terminals. Each proxy through which the message is sent is randomly chosen by an upstream proxy. Each intermediate proxy can send the message either to another randomly chosen proxy in the “crowd” or to the destination. Thus, even crowd members cannot determine if a preceding proxy is the originator of the message or if it was simply passed from another proxy.

[0007] ZKS (Zero-Knowledge Systems) Anonymous IP Protocol allows users to select up to any of five different pseudonyms, while desktop software encrypts outgoing traffic and wraps it in User Datagram Protocol (UDP) packets. The first server in a 2+-hop system gets the UDP packets, strips off one layer of encryption to add another, then sends the traffic to the next server, which strips off yet another layer of encryption and adds a new one. The user is permitted to control the number of hops. At the final server, traffic is decrypted with an untraceable IP address. The technique is called onion-routing. This method can be defeated using traffic analysis. For a simple example, bursts of packets from a user during low-duty periods can reveal the identities of sender and receiver.

[0008] Firewalls attempt to protect LANs from unauthorized access and hostile exploitation or damage to computers connected to the LAN. Firewalls provide a server through which all access to the LAN must pass. Firewalls are centralized systems that require administrative overhead to maintain. They can be compromised by virtual-machine applications (“applets”). They instill a false sense of security that leads to security breaches for example by users sending sensitive information to servers outside the firewall or encouraging use of modems to sidestep the firewall security. Firewalls are not useful for distributed systems such as business travelers, extranets, small teams, etc.

SUMMARY OF THE INVENTION

[0009] A secure mechanism for communicating over the internet, including a protocol referred to as the Tunneled Agile Routing Protocol (TARP), uses a unique two-layer encryption format and special TARP routers. TARP routers are similar in function to regular IP routers. Each TARP router has one or more IP addresses and uses normal IP protocol to send IP packet messages (“packets” or “datagrams”). The IP packets exchanged between TARP terminals via TARP routers are actually encrypted packets whose true destination address is concealed except to TARP routers and servers. The normal or “clear” or “outside” IP header attached to TARP IP packets contains only the address of a next hop router or destination server. That is, instead of indicating a final destination in the destination field of the IP header, the TARP packet’s IP header always points to a next-hop in a series of TARP router hops, or to the final destination. This means there is no overt indication from an intercepted TARP packet of the true destination of the TARP packet since the destination could always be next-hop TARP router as well as the final destination.

[0010] Each TARP packet’s true destination is concealed behind a layer of encryption generated using a link key. The link key is the encryption key used for encrypted communication between the hops intervening between an originating TARP terminal and a destination TARP terminal. Each TARP router can remove the outer layer of encryption to reveal the destination router for each TARP packet. To identify the link key needed to decrypt the outer layer of encryption of a TARP packet, a receiving TARP or routing terminal may identify the transmitting terminal by the sender/receiver IP numbers in the cleartext IP header.

[0011] Once the outer layer of encryption is removed, the TARP router determines the final destination. Each TARP packet undergoes a minimum number of hops to help foil traffic analysis. The hops may be chosen at random or by a fixed value. As a result, each TARP packet may make random trips among a number of geographically disparate routers before reaching its destination. Each trip is highly likely to be different for each packet composing a given message because each trip is independently randomly determined. This feature is called *agile routing*. The fact that different packets take different routes provides distinct advantages by making it difficult for an interloper to obtain all the packets forming an entire multi-packet message. The associated advantages have to do with the inner layer of encryption discussed below. Agile routing is combined with another feature that furthers this purpose; a feature that ensures that any message is broken into multiple packets.

[0012] The IP address of a TARP router can be changed, a feature called *IP agility*. Each TARP router, independently or under direction from another TARP terminal or router, can change its IP address. A separate, unchangeable identifier or address is also defined. This address, called the TARP address, is known only to TARP routers and terminals and may be correlated at any time by a TARP router or a TARP terminal using a Lookup Table (LUT). When a TARP router or terminal changes its IP address, it updates the other TARP routers and terminals which in turn update their respective LUTs.

[0013] The message payload is hidden behind an inner layer of encryption in the TARP packet that can only be unlocked using a session key. The session key is not available to any of the intervening TARP routers. The session key is used to decrypt the payloads of the TARP packets permitting the data stream to be reconstructed.

[0014] Communication may be made private using link and session keys, which in turn may be shared and used according to any desired method. For example, public/private keys or symmetric keys may be used.

[0015] To transmit a data stream, a TARP originating terminal constructs a series of TARP packets from a series of IP packets generated by a network (IP) layer process. (Note that the terms “network layer,” “data link layer,” “application layer,” etc. used in this specification

correspond to the Open Systems Interconnection (OSI) network terminology.) The payloads of these packets are assembled into a block and chain-block encrypted using the session key. This assumes, of course, that all the IP packets are destined for the same TARP terminal. The block is then interleaved and the interleaved encrypted block is broken into a series of payloads, one for each TARP packet to be generated. Special TARP headers IP_T are then added to each payload using the IP headers from the data stream packets. The TARP headers can be identical to normal IP headers or customized in some way. They should contain a formula or data for deinterleaving the data at the destination TARP terminal, a time-to-live (TTL) parameter to indicate the number of hops still to be executed, a data type identifier which indicates whether the payload contains, for example, TCP or UDP data, the sender's TARP address, the destination TARP address, and an indicator as to whether the packet contains real or decoy data or a formula for filtering out decoy data if decoy data is spread in some way through the TARP payload data.

[0016] Note that although chain-block encryption is discussed here with reference to the session key, any encryption method may be used. Preferably, as in chain block encryption, a method should be used that makes unauthorized decryption difficult without an entire result of the encryption process. Thus, by separating the encrypted block among multiple packets and making it difficult for an interloper to obtain access to all of such packets, the contents of the communications are provided an extra layer of security.

[0017] Decoy or dummy data can be added to a stream to help foil traffic analysis by reducing the peak-to-average network load. It may be desirable to provide the TARP process with an ability to respond to the time of day or other criteria to generate more decoy data during low traffic periods so that communication bursts at one point in the Internet cannot be tied to communication bursts at another point to reveal the communicating endpoints.

[0018] Dummy data also helps to break the data into a larger number of inconspicuously-sized packets permitting the interleave window size to be increased while maintaining a reasonable size for each packet. (The packet size can be a single standard size or selected from a fixed range of sizes.) One primary reason for desiring for each message to be broken into multiple packets is apparent if a chain block encryption scheme is used to form the

first encryption layer prior to interleaving. A single block encryption may be applied to a portion, or entirety, of a message, and that portion or entirety then interleaved into a number of separate packets. Considering the agile IP routing of the packets, and the attendant difficulty of reconstructing an entire sequence of packets to form a single block-encrypted message element, decoy packets can significantly increase the difficulty of reconstructing an entire data stream.

[0019] The above scheme may be implemented entirely by processes operating between the data link layer and the network layer of each server or terminal participating in the TARP system. Because the encryption system described above is insertable between the data link and network layers, the processes involved in supporting the encrypted communication may be completely transparent to processes at the IP (network) layer and above. The TARP processes may also be completely transparent to the data link layer processes as well. Thus, no operations at or above the Network layer, or at or below the data link layer, are affected by the insertion of the TARP stack. This provides additional security to all processes at or above the network layer, since the difficulty of unauthorized penetration of the network layer (by, for example, a hacker) is increased substantially. Even newly developed servers running at the session layer leave all processes below the session layer vulnerable to attack. Note that in this architecture, security is distributed. That is, notebook computers used by executives on the road, for example, can communicate over the Internet without any compromise in security.

[0020] IP address changes made by TARP terminals and routers can be done at regular intervals, at random intervals, or upon detection of “attacks.” The variation of IP addresses hinders traffic analysis that might reveal which computers are communicating, and also provides a degree of immunity from attack. The level of immunity from attack is roughly proportional to the rate at which the IP address of the host is changing.

[0021] As mentioned, IP addresses may be changed in response to attacks. An attack may be revealed, for example, by a regular series of messages indicating that a router is being probed in some way. Upon detection of an attack, the TARP layer process may respond to this event by changing its IP address. In addition, it may create a subprocess that maintains the original IP address and continues interacting with the attacker in some manner.

[0022] Decoy packets may be generated by each TARP terminal on some basis determined by an algorithm. For example, the algorithm may be a random one which calls for the generation of a packet on a random basis when the terminal is idle. Alternatively, the algorithm may be responsive to time of day or detection of low traffic to generate more decoy packets during low traffic times. Note that packets are preferably generated in groups, rather than one by one, the groups being sized to simulate real messages. In addition, so that decoy packets may be inserted in normal TARP message streams, the background loop may have a latch that makes it more likely to insert decoy packets when a message stream is being received. Alternatively, if a large number of decoy packets is received along with regular TARP packets, the algorithm may increase the rate of dropping of decoy packets rather than forwarding them. The result of dropping and generating decoy packets in this way is to make the apparent incoming message size different from the apparent outgoing message size to help foil traffic analysis.

[0023] In various other embodiments of the invention, a scalable version of the system may be constructed in which a plurality of IP addresses are preassigned to each pair of communicating nodes in the network. Each pair of nodes agrees upon an algorithm for “hopping” between IP addresses (both sending and receiving), such that an eavesdropper sees apparently continuously random IP address pairs (source and destination) for packets transmitted between the pair. Overlapping or “reusable” IP addresses may be allocated to different users on the same subnet, since each node merely verifies that a particular packet includes a valid source/destination pair from the agreed-upon algorithm. Source/destination pairs are preferably not reused between any two nodes during any given end-to-end session, though limited IP block sizes or lengthy sessions might require it.

[0024] Further improvements described in this continuation-in-part application include: (1) a load balancer that distributes packets across different transmission paths according to transmission path quality; (2) a DNS proxy server that transparently creates a virtual private network in response to a domain name inquiry; (3) a large-to-small link bandwidth management feature that prevents denial-of service attacks at system chokepoints; (4) a traffic limiter that regulates incoming packets by limiting the rate at which a transmitter can be synchronized with a

receiver; and (5) a signaling synchronizer that allows a large number of nodes to communicate with a central node by partitioning the communication function between two separate entities.

[0025] The present invention provides key technologies for implementing a secure virtual Internet by using a new agile network protocol that is built on top of the existing Internet protocol (IP). The secure virtual Internet works over the existing Internet infrastructure, and interfaces with client applications the same way as the existing Internet. The key technologies provided by the present invention that support the secure virtual Internet include a “one-click” and “no-click” technique to become part of the secure virtual Internet, a secure domain name service (SDNS) for the secure virtual Internet, and a new approach for interfacing specific client applications onto the secure virtual Internet. According to the invention, the secure domain name service interfaces with existing applications, in addition to providing a way to register and serve domain names and addresses.

[0026] According to one aspect of the present invention, a user can conveniently establish a VPN using a “one-click” or a “no-click” technique without being required to enter user identification information, a password and/or an encryption key for establishing a VPN. The advantages of the present invention are provided by a method for establishing a secure communication link between a first computer and a second computer over a computer network, such as the Internet. In one embodiment, a secure communication mode is enabled at a first computer without a user entering any cryptographic information for establishing the secure communication mode of communication, preferably by merely selecting an icon displayed on the first computer. Alternatively, the secure communication mode of communication can be enabled by entering a command into the first computer. Then, a secure communication link is established between the first computer and a second computer over a computer network based on the enabled secure communication mode of communication. According to the invention, it is determined whether a secure communication software module is stored on the first computer in response to the step of enabling the secure communication mode of communication. A predetermined computer network address is then accessed for loading the secure communication software module when the software module is not stored on the first computer. Subsequently, the proxy software module is stored in the first computer. The secure communication link is a virtual

private network communication link over the computer network. Preferably, the virtual private network can be based on inserting into each data packet one or more data values that vary according to a pseudo-random sequence. Alternatively, the virtual private network can be based on a computer network address hopping regime that is used to pseudorandomly change computer network addresses or other data values in packets transmitted between the first computer and the second computer, such that the second computer compares the data values in each data packet transmitted between the first computer and the second computer to a moving window of valid values. Yet another alternative provides that the virtual private network can be based on a comparison between a discriminator field in each data packet to a table of valid discriminator fields maintained for the first computer.

[0027] According to another aspect of the invention, a command is entered to define a setup parameter associated with the secure communication link mode of communication. Consequently, the secure communication mode is automatically established when a communication link is established over the computer network.

[0028] The present invention also provides a computer system having a communication link to a computer network, and a display showing a hyperlink for establishing a virtual private network through the computer network. When the hyperlink for establishing the virtual private network is selected, a virtual private network is established over the computer network. A non-standard top-level domain name is then sent over the virtual private network communication to a predetermined computer network address, such as a computer network address for a secure domain name service (SDNS).

[0029] The present invention provides a domain name service that provides secure computer network addresses for secure, non-standard top-level domain names. The advantages of the present invention are provided by a secure domain name service for a computer network that includes a portal connected to a computer network, such as the Internet, and a domain name database connected to the computer network through the portal. According to the invention, the portal authenticates a query for a secure computer network address, and the domain name database stores secure computer network addresses for the computer network. Each secure

service, the indication including the requested network address of the second network device and provisioning information for a secure communication link; (c) connect to the second network device over the secure communication link, using the received network address of the second network device and the provisioning information for the secure communication link; and (d) communicate at least one of video data and audio data with the second network device using the secure communications service via the secure communication link.

In accordance with another aspect of the invention, a method executed by a first network device for communicating with a second network device. The method comprises: (a) sending a request to look up a network address of a second network device based on an identifier associated with the second network device; (b) receiving an indication that the second network device is available for a secure communications service, the indication including the requested network address of the second network device and provisioning information for a secure communication link; (c) connecting to the second network device over the secure communication link, using the received network address of the second network device and the provisioning information for the secure communication link; and (d) communicating at least one of video data and audio data with the second network device using the secure communications service via the secure communication link.

BRIEF DESCRIPTION OF THE DRAWINGS

[0032] FIG. 1 is an illustration of secure communications over the Internet according to a prior art embodiment.

[0033] FIG. 2 is an illustration of secure communications over the Internet according to an embodiment of the invention.

[0034] FIG. 3a is an illustration of a process of forming a tunneled IP packet according to an embodiment of the invention.

[0035] FIG. 3b is an illustration of a process of forming a tunneled IP packet according to another embodiment of the invention.

[0036] FIG. 4 is an illustration of an OSI layer location of processes that may be used to implement the invention.

[0037] FIG. 5 is a flow chart illustrating a process for routing a tunneled packet according to an embodiment of the invention.

[0038] FIG. 6 is a flow chart illustrating a process for forming a tunneled packet according to an embodiment of the invention.

[0039] FIG. 7 is a flow chart illustrating a process for receiving a tunneled packet according to an embodiment of the invention.

[0040] FIG. 8 shows how a secure session is established and synchronized between a client and a TARP router.

[0041] FIG. 9 shows an IP address hopping scheme between a client computer and TARP router using transmit and receive tables in each computer.

[0042] FIG. 10 shows physical link redundancy among three Internet Service Providers (ISPs) and a client computer.

[0043] FIG. 11 shows how multiple IP packets can be embedded into a single “frame” such as an Ethernet frame, and further shows the use of a discriminator field to camouflage true packet recipients.

[0044] FIG. 12A shows a system that employs hopped hardware addresses, hopped IP addresses, and hopped discriminator fields.

[0045] FIG. 12B shows several different approaches for hopping hardware addresses, IP addresses, and discriminator fields in combination.

[0046] FIG. 13 shows a technique for automatically re-establishing synchronization between sender and receiver through the use of a partially public sync value.

[0047] FIG. 14 shows a “checkpoint” scheme for regaining synchronization between a sender and recipient.

[0048] FIG. 15 shows further details of the checkpoint scheme of FIG. 14.

[0049] FIG. 16 shows how two addresses can be decomposed into a plurality of segments for comparison with presence vectors.

[0050] FIG. 17 shows a storage array for a receiver’s active addresses.

[0051] FIG. 18 shows the receiver’s storage array after receiving a sync request.

[0052] FIG. 19 shows the receiver’s storage array after new addresses have been generated.

[0053] FIG. 20 shows a system employing distributed transmission paths.

[0054] FIG. 21 shows a plurality of link transmission tables that can be used to route packets in the system of FIG. 20.

[0055] FIG. 22A shows a flowchart for adjusting weight value distributions associated with a plurality of transmission links.

[0056] FIG. 22B shows a flowchart for setting a weight value to zero if a transmitter turns off.

[0057] FIG. 23 shows a system employing distributed transmission paths with adjusted weight value distributions for each path.

[0058] FIG. 24 shows an example using the system of FIG. 23.

[0059] FIG. 25 shows a conventional domain-name look-up service.

[0060] FIG. 26 shows a system employing a DNS proxy server with transparent VPN creation.

[0061] FIG. 27 shows steps that can be carried out to implement transparent VPN creation based on a DNS look-up function.

[0062] FIG. 28 shows a system including a link guard function that prevents packet overloading on a low-bandwidth link LOW BW.

[0063] FIG. 29 shows one embodiment of a system employing the principles of FIG. 28.

[0064] FIG. 30 shows a system that regulates packet transmission rates by throttling the rate at which synchronizations are performed.

[0065] FIG. 31 shows a signaling server 3101 and a transport server 3102 used to establish a VPN with a client computer.

[0066] FIG. 32 shows message flows relating to synchronization protocols of FIG. 31.

[0067] FIG. 33 shows a system block diagram of a computer network in which the “one-click” secure communication link of the present invention is suitable for use.

[0068] FIG. 34 shows a flow diagram for installing and establishing a “one-click” secure communication link over a computer network according to the present invention.

[0069] FIG. 35 shows a flow diagram for registering a secure domain name according to the present invention.

[0070] FIG. 36 shows a system block diagram of a computer network in which a private connection according to the present invention can be configured to more easily traverse a firewall between two computer networks.

[0071] FIG. 37 shows a flow diagram for establishing a virtual private connection that is encapsulated using an existing network protocol.

DETAILED DESCRIPTION OF THE INVENTION

[0072] Referring to FIG. 2, a secure mechanism for communicating over the internet employs a number of special routers or servers, called TARP routers 122-127 that are similar to regular IP routers 128-132 in that each has one or more IP addresses and uses normal IP protocol to send normal-looking IP packet messages, called TARP packets 140. TARP packets 140 are identical to normal IP packet messages that are routed by regular IP routers 128-132 because each TARP packet 140 contains a destination address as in a normal IP packet. However, instead of indicating a final destination in the destination field of the IP header, the TARP packet's 140 IP header always points to a next-hop in a series of TARP router hops, or the final destination, TARP terminal 110. Because the header of the TARP packet contains only the next-hop destination, there is no overt indication from an intercepted TARP packet of the true destination of the TARP packet 140 since the destination could always be the next-hop TARP router as well as the final destination, TARP terminal 110.

[0073] Each TARP packet's true destination is concealed behind an outer layer of encryption generated using a link key 146. The link key 146 is the encryption key used for encrypted communication between the end points (TARP terminals or TARP routers) of a single link in the chain of hops connecting the originating TARP terminal 100 and the destination TARP terminal 110. Each TARP router 122-127, using the link key 146 it uses to communicate with the previous hop in a chain, can use the link key to reveal the true destination of a TARP packet. To identify the link key needed to decrypt the outer layer of encryption of a TARP packet, a receiving TARP or routing terminal may identify the transmitting terminal (which may indicate the link key used) by the sender field of the clear IP header. Alternatively, this identity may be hidden behind another layer of encryption in available bits in the clear IP header. Each TARP router, upon receiving a TARP message, determines if the message is a TARP message by using authentication data in the TARP packet. This could be recorded in available bytes in the TARP packet's IP header. Alternatively, TARP packets could be authenticated by attempting to decrypt using the link key 146 and determining if the results are as expected. The former may have computational advantages because it does not involve a decryption process.

[0074] Once the outer layer of decryption is completed by a TARP router 122-127, the TARP router determines the final destination. The system is preferably designed to cause

each TARP packet 140 to undergo a minimum number of hops to help foil traffic analysis. The time to live counter in the IP header of the TARP message may be used to indicate a number of TARP router hops yet to be completed. Each TARP router then would decrement the counter and determine from that whether it should forward the TARP packet 140 to another TARP router 122-127 or to the destination TARP terminal 110. If the time to live counter is zero or below zero after decrementing, for an example of usage, the TARP router receiving the TARP packet 140 may forward the TARP packet 140 to the destination TARP terminal 110. If the time to live counter is above zero after decrementing, for an example of usage, the TARP router receiving the TARP packet 140 may forward the TARP packet 140 to a TARP router 122-127 that the current TARP terminal chooses at random. As a result, each TARP packet 140 is routed through some minimum number of hops of TARP routers 122-127 which are chosen at random.

[0075] Thus, each TARP packet, irrespective of the traditional factors determining traffic in the Internet, makes random trips among a number of geographically disparate routers before reaching its destination and each trip is highly likely to be different for each packet composing a given message because each trip is independently randomly determined as described above. This feature is called *agile routing*. For reasons that will become clear shortly, the fact that different packets take different routes provides distinct advantages by making it difficult for an interloper to obtain all the packets forming an entire multi-packet message. Agile routing is combined with another feature that furthers this purpose, a feature that ensures that any message is broken into multiple packets.

[0076] A TARP router receives a TARP packet when an IP address used by the TARP router coincides with the IP address in the TARP packet's IP header IP_c. The IP address of a TARP router, however, may not remain constant. To avoid and manage attacks, each TARP router, independently or under direction from another TARP terminal or router, may change its IP address. A separate, unchangeable identifier or address is also defined. This address, called the TARP address, is known only to TARP routers and terminals and may be correlated at any time by a TARP router or a TARP terminal using a Lookup Table (LUT). When a TARP router or terminal changes its IP address, it updates the other TARP routers and terminals which in turn update their respective LUTs. In reality, whenever a TARP router looks up the address of a

destination in the encrypted header, it must convert a TARP address to a real IP address using its LUT.

[0077] While every TARP router receiving a TARP packet has the ability to determine the packet's final destination, the message payload is embedded behind an inner layer of encryption in the TARP packet that can only be unlocked using a session key. The session key is not available to any of the TARP routers 122-127 intervening between the originating 100 and destination 110 TARP terminals. The session key is used to decrypt the payloads of the TARP packets 140 permitting an entire message to be reconstructed.

[0078] In one embodiment, communication may be made private using link and session keys, which in turn may be shared and used according any desired method. For example, a public key or symmetric keys may be communicated between link or session endpoints using a public key method. Any of a variety of other mechanisms for securing data to ensure that only authorized computers can have access to the private information in the TARP packets 140 may be used as desired.

[0079] Referring to FIG. 3a, to construct a series of TARP packets, a data stream 300 of IP packets 207a, 207b, 207c, etc., such series of packets being formed by a network (IP) layer process, is broken into a series of small sized segments. In the present example, equal-sized segments 1-9 are defined and used to construct a set of interleaved data packets A, B, and C. Here it is assumed that the number of interleaved packets A, B, and C formed is three and that the number of IP packets 207a-207c used to form the three interleaved packets A, B, and C is exactly three. Of course, the number of IP packets spread over a group of interleaved packets may be any convenient number as may be the number of interleaved packets over which the incoming data stream is spread. The latter, the number of interleaved packets over which the data stream is spread, is called the *interleave window*.

[0080] To create a packet, the transmitting software interleaves the normal IP packets 207a *et. seq.* to form a new set of interleaved payload data 320. This payload data 320 is then encrypted using a session key to form a set of session-key-encrypted payload data 330, each of which, A, B, and C, will form the payload of a TARP packet. Using the IP header data, from the

original packets 207a-207c, new TARP headers IPT are formed. The TARP headers IPT can be identical to normal IP headers or customized in some way. In a preferred embodiment, the TARP headers IPT are IP headers with added data providing the following information required for routing and reconstruction of messages, some of which data is ordinarily, or capable of being, contained in normal IP headers:

1. A window sequence number — an identifier that indicates where the packet belongs in the original message sequence.
2. An interleave sequence number — an identifier that indicates the interleaving sequence used to form the packet so that the packet can be deinterleaved along with other packets in the interleave window.
3. A time-to-live (TTL) datum — indicates the number of TARP-router-hops to be executed before the packet reaches its destination. Note that the TTL parameter may provide a datum to be used in a probabilistic formula for determining whether to route the packet to the destination or to another hop.
4. Data type identifier — indicates whether the payload contains, for example, TCP or UDP data.
5. Sender's address — indicates the sender's address in the TARP network.
6. Destination address — indicates the destination terminal's address in the TARP network.
7. Decoy/Real — an indicator of whether the packet contains real message data or dummy decoy data or a combination.

[0081] Obviously, the packets going into a single interleave window must include only packets with a common destination. Thus, it is assumed in the depicted example that the IP headers of IP packets 207a-207c all contain the same destination address or at least will be received by the same terminal so that they can be deinterleaved. Note that dummy or decoy data or packets can be added to form a larger interleave window than would otherwise be required by

the size of a given message. Decoy or dummy data can be added to a stream to help foil traffic analysis by leveling the load on the network. Thus, it may be desirable to provide the TARP process with an ability to respond to the time of day or other criteria to generate more decoy data during low traffic periods so that communication bursts at one point in the Internet cannot be tied to communication bursts at another point to reveal the communicating endpoints.

[0082] Dummy data also helps to break the data into a larger number of inconspicuously-sized packets permitting the interleave window size to be increased while maintaining a reasonable size for each packet. (The packet size can be a single standard size or selected from a fixed range of sizes.) One primary reason for desiring for each message to be broken into multiple packets is apparent if a chain block encryption scheme is used to form the first encryption layer prior to interleaving. A single block encryption may be applied to a portion, or the entirety, of a message, and that portion or entirety then interleaved into a number of separate packets.

[0083] Referring to FIG. 3b, in an alternative mode of TARP packet construction, a series of IP packets are accumulated to make up a predefined interleave window. The payloads of the packets are used to construct a single block 520 for chain block encryption using the session key. The payloads used to form the block are presumed to be destined for the same terminal. The block size may coincide with the interleave window as depicted in the example embodiment of FIG. 3b. After encryption, the encrypted block is broken into separate payloads and segments which are interleaved as in the embodiment of Fig 3a. The resulting interleaved packets A, B, and C, are then packaged as TARP packets with TARP headers as in the Example of FIG. 3a. The remaining process is as shown in, and discussed with reference to, FIG. 3a.

[0084] Once the TARP packets 340 are formed, each entire TARP packet 340, including the TARP header IPT, is encrypted using the link key for communication with the first-hop-TARP router. The first hop TARP router is randomly chosen. A final unencrypted IP header IPc is added to each encrypted TARP packet 340 to form a normal IP packet 360 that can be transmitted to a TARP router. Note that the process of constructing the TARP packet 360 does not have to be done in stages as described. The above description is just a useful heuristic for describing the final product, namely, the TARP packet.

[0085] Note that, TARP header IP_T could be a completely custom header configuration with no similarity to a normal IP header except that it contain the information identified above. This is so since this header is interpreted by only TARP routers.

[0086] The above scheme may be implemented entirely by processes operating between the data link layer and the network layer of each server or terminal participating in the TARP system. Referring to FIG. 4, a TARP transceiver 405 can be an originating terminal 100, a destination terminal 110, or a TARP router 122-127. In each TARP Transceiver 405, a transmitting process is generated to receive normal packets from the Network (IP) layer and generate TARP packets for communication over the network. A receiving process is generated to receive normal IP packets containing TARP packets and generate from these normal IP packets which are “passed up” to the Network (IP) layer. Note that where the TARP Transceiver 405 is a router, the received TARP packets 140 are not processed into a stream of IP packets 415 because they need only be authenticated as proper TARP packets and then passed to another TARP router or a TARP destination terminal 110. The intervening process, a “TARP Layer” 420, could be combined with either the data link layer 430 or the Network layer 410. In either case, it would intervene between the data link layer 430 so that the process would receive regular IP packets containing embedded TARP packets and “hand up” a series of reassembled IP packets to the Network layer 410. As an example of combining the TARP layer 420 with the data link layer 430, a program may augment the normal processes running a communications card, for example, an Ethernet card. Alternatively, the TARP layer processes may form part of a dynamically loadable module that is loaded and executed to support communications between the network and data link layers.

[0087] Because the encryption system described above can be inserted between the data link and network layers, the processes involved in supporting the encrypted communication may be completely transparent to processes at the IP (network) layer and above. The TARP processes may also be completely transparent to the data link layer processes as well. Thus, no operations at or above the network layer, or at or below the data link layer, are affected by the insertion of the TARP stack. This provides additional security to all processes at or above the network layer, since the difficulty of unauthorized penetration of the network layer (by, for

example, a hacker) is increased substantially. Even newly developed servers running at the session layer leave all processes below the session layer vulnerable to attack. Note that in this architecture, security is distributed. That is, notebook computers used by executives on the road, for example, can communicate over the Internet without any compromise in security.

[0088] Note that IP address changes made by TARP terminals and routers can be done at regular intervals, at random intervals, or upon detection of “attacks.” The variation of IP addresses hinders traffic analysis that might reveal which computers are communicating, and also provides a degree of immunity from attack. The level of immunity from attack is roughly proportional to the rate at which the IP address of the host is changing.

[0089] As mentioned, IP addresses may be changed in response to attacks. An attack may be revealed, for example, by a regular series of messages indicates that a router is being probed in some way. Upon detection of an attack, the TARP layer process may respond to this event by changing its IP address. To accomplish this, the TARP process will construct a TARP-formatted message, in the style of Internet Control Message Protocol (ICMP) datagrams as an example; this message will contain the machine’s TARP address, its previous IP address, and its new IP address. The TARP layer will transmit this packet to at least one known TARP router; then upon receipt and validation of the message, the TARP router will update its LUT with the new IP address for the stated TARP address. The TARP router will then format a similar message, and broadcast it to the other TARP routers so that they may update their LUTs. Since the total number of TARP routers on any given subnet is expected to be relatively small, this process of updating the LUTs should be relatively fast. It may not, however, work as well when there is a relatively large number of TARP routers and/or a relatively large number of clients; this has motivated a refinement of this architecture to provide scalability; this refinement has led to a second embodiment, which is discussed below.

[0090] Upon detection of an attack, the TARP process may also create a subprocess that maintains the original IP address and continues interacting with the attacker. The latter may provide an opportunity to trace the attacker or study the attacker’s methods (called “fishbowling” drawing upon the analogy of a small fish in a fish bowl that “thinks” it is in the ocean but is actually under captive observation). A history of the communication between the attacker and the

abandoned (fishbowed) IP address can be recorded or transmitted for human analysis or further synthesized for purposes of responding in some way.

[0091] As mentioned above, decoy or dummy data or packets can be added to outgoing data streams by TARP terminals or routers. In addition to making it convenient to spread data over a larger number of separate packets, such decoy packets can also help to level the load on inactive portions of the Internet to help foil traffic analysis efforts.

[0092] Decoy packets may be generated by each TARP terminal 100, 110 or each router 122-127 on some basis determined by an algorithm. For example, the algorithm may be a random one which calls for the generation of a packet on a random basis when the terminal is idle. Alternatively, the algorithm may be responsive to time of day or detection of low traffic to generate more decoy packets during low traffic times. Note that packets are preferably generated in groups, rather than one by one, the groups being sized to simulate real messages. In addition, so that decoy packets may be inserted in normal TARP message streams, the background loop may have a latch that makes it more likely to insert decoy packets when a message stream is being received. That is, when a series of messages are received, the decoy packet generation rate may be increased. Alternatively, if a large number of decoy packets is received along with regular TARP packets, the algorithm may increase the rate of dropping of decoy packets rather than forwarding them. The result of dropping and generating decoy packets in this way is to make the apparent incoming message size different from the apparent outgoing message size to help foil traffic analysis. The rate of reception of packets, decoy or otherwise, may be indicated to the decoy packet dropping and generating processes through perishable decoy and regular packet counters. (A perishable counter is one that resets or decrements its value in response to time so that it contains a high value when it is incremented in rapid succession and a small value when incremented either slowly or a small number of times in rapid succession.) Note that destination TARP terminal 110 may generate decoy packets equal in number and size to those TARP packets received to make it appear it is merely routing packets and is therefore not the destination terminal.

[0093] Referring to FIG. 5, the following particular steps may be employed in the above- described method for routing TARP packets.

- S0. A background loop operation is performed which applies an algorithm which determines the generation of decoy IP packets. The loop is interrupted when an encrypted TARP packet is received.
- S2. The TARP packet may be probed in some way to authenticate the packet before attempting to decrypt it using the link key. That is, the router may determine that the packet is an authentic TARP packet by performing a selected operation on some data included with the clear IP header attached to the encrypted TARP packet contained in the payload. This makes it possible to avoid performing decryption on packets that are not authentic TARP packets.
- S3. The TARP packet is decrypted to expose the destination TARP address and an indication of whether the packet is a decoy packet or part of a real message.
- S4. If the packet is a decoy packet, the perishable decoy counter is incremented.
- S5. Based on the decoy generation/dropping algorithm and the perishable decoy counter value, if the packet is a decoy packet, the router may choose to throw it away. If the received packet is a decoy packet and it is determined that it should be thrown away (S6), control returns to step S0.
- S7. The TTL parameter of the TARP header is decremented and it is determined if the TTL parameter is greater than zero.
- S8. If the TTL parameter is greater than zero, a TARP address is randomly chosen from a list of TARP addresses maintained by the router and the link key and IP address corresponding to that TARP address memorized for use in creating a new IP packet containing the TARP packet.
- S9. If the TTL parameter is zero or less, the link key and IP address corresponding to the TARP address of the destination are memorized for use in creating the new IP packet containing the TARP packet.
- S 10. The TARP packet is encrypted using the memorized link key.

- S 11. An IP header is added to the packet that contains the stored IP address, the encrypted TARP packet wrapped with an IP header, and the completed packet transmitted to the next hop or destination.

[0094] Referring to FIG. 6, the following particular steps may be employed in the above- described method for generating TARP packets.

- S20. A background loop operation applies an algorithm that determines the generation of decoy IP packets. The loop is interrupted when a data stream containing IP packets is received for transmission.
- S21. The received IP packets are grouped into a set consisting of messages with a constant IP destination address. The set is further broken down to coincide with a maximum size of an interleave window. The set is encrypted, and interleaved into a set of payloads destined to become TARP packets.
- S22. The TARP address corresponding to the IP address is determined from a lookup table and stored to generate the TARP header. An initial TTL count is generated and stored in the header. The TTL count may be random with minimum and maximum values or it may be fixed or determined by some other parameter.
- S23. The window sequence numbers and interleave sequence numbers are recorded in the TARP headers of each packet.
- S24. One TARP router address is randomly chosen for each TARP packet and the IP address corresponding to it stored for use in the clear IP header. The link key corresponding to this router is identified and used to encrypt TARP packets containing interleaved and encrypted data and TARP headers.
- S25. A clear IP header with the first hop router's real IP address is generated and added to each of the encrypted TARP packets and the resulting packets.

[0095] Referring to FIG. 7, the following particular steps may be employed in the above- described method for receiving TARP packets.

- S40. A background loop operation is performed which applies an algorithm which determines the generation of decoy IP packets. The loop is interrupted when an encrypted TARP packet is received.
- S42. The TARP packet may be probed to authenticate the packet before attempting to decrypt it using the link key.
- S43. The TARP packet is decrypted with the appropriate link key to expose the destination TARP address and an indication of whether the packet is a decoy packet or part of a real message.
- S44. If the packet is a decoy packet, the perishable decoy counter is incremented.
- S45. Based on the decoy generation/dropping algorithm and the perishable decoy counter value, if the packet is a decoy packet, the receiver may choose to throw it away.
- S46. The TARP packets are cached until all packets forming an interleave window are received.
- S47. Once all packets of an interleave window are received, the packets are deinterleaved.
- S48. The packets block of combined packets defining the interleave window is then decrypted using the session key.
- S49. The decrypted block is then divided using the window sequence data and the IP_T headers are converted into normal IP_C headers. The window sequence numbers are integrated in the IP_C headers.
- S50. The packets are then handed up to the IP layer processes.

1. SCALABILITY ENHANCEMENTS

[0096] The IP agility feature described above relies on the ability to transmit IP address changes to all TARP routers. The embodiments including this feature will be referred to as “boutique” embodiments due to potential limitations in scaling these features up for a large

network, such as the Internet. (The “boutique” embodiments would, however, be robust for use in smaller networks, such as small virtual private networks, for example). One problem with the boutique embodiments is that if IP address changes are to occur frequently, the message traffic required to update all routers sufficiently quickly creates a serious burden on the Internet when the TARP router and/or client population gets large. The bandwidth burden added to the networks, for example in ICMP packets, that would be used to update all the TARP routers could overwhelm the Internet for a large scale implementation that approached the scale of the Internet. In other words, the boutique system’s scalability is limited.

[0097] A system can be constructed which trades some of the features of the above embodiments to provide the benefits of IP agility without the additional messaging burden. This is accomplished by IP address-hopping according to shared algorithms that govern IP addresses used between links participating in communications sessions between nodes such as TARP nodes. (Note that the IP hopping technique is also applicable to the boutique embodiment.) The IP agility feature discussed with respect to the boutique system can be modified so that it becomes decentralized under this scalable regime and governed by the above-described shared algorithm. Other features of the boutique system may be combined with this new type of IP-agility.

[0098] The new embodiment has the advantage of providing IP agility governed by a local algorithm and set of IP addresses exchanged by each communicating pair of nodes. This local governance is session-independent in that it may govern communications between a pair of nodes, irrespective of the session or end points being transferred between the directly communicating pair of nodes.

[0099] In the scalable embodiments, blocks of IP addresses are allocated to each node in the network. (This scalability will increase in the future, when Internet Protocol addresses are increased to 128-bit fields, vastly increasing the number of distinctly addressable nodes). Each node can thus use any of the IP addresses assigned to that node to communicate with other nodes in the network. Indeed, each pair of communicating nodes can use a plurality of source IP addresses and destination IP addresses for communicating with each other.

[00100] Each communicating pair of nodes in a chain participating in any session stores two blocks of IP addresses, called netblocks, and an algorithm and randomization seed for selecting, from each netblock, the next pair of source/destination IP addresses that will be used to transmit the next message. In other words, the algorithm governs the sequential selection of IP-address pairs, one sender and one receiver IP address, from each netblock. The combination of algorithm, seed, and netblock (IP address block) will be called a “hopblock.” A router issues separate transmit and receive hopblocks to its clients. The send address and the receive address of the IP header of each outgoing packet sent by the client are filled with the send and receive IP addresses generated by the algorithm. The algorithm is “clocked” (indexed) by a counter so that each time a pair is used, the algorithm turns out a new transmit pair for the next packet to be sent.

[00101] The router’s receive hopblock is identical to the client’s transmit hopblock. The router uses the receive hopblock to predict what the send and receive IP address pair for the next expected packet from that client will be. Since packets can be received out of order, it is not possible for the router to predict with certainty what IP address pair will be on the next sequential packet. To account for this problem, the router generates a range of predictions encompassing the number of possible transmitted packet send/receive addresses, of which the next packet received could leap ahead. Thus, if there is a vanishingly small probability that a given packet will arrive at the router ahead of 5 packets transmitted by the client before the given packet, then the router can generate a series of 6 send/receive IP address pairs (or “hop window”) to compare with the next received packet. When a packet is received, it is marked in the hop window as such, so that a second packet with the same IP address pair will be discarded. If an out-of-sequence packet does not arrive within a predetermined timeout period, it can be requested for retransmission or simply discarded from the receive table, depending upon the protocol in use for that communications session, or possibly by convention.

[00102] When the router receives the client’s packet, it compares the send and receive IP addresses of the packet with the next N predicted send and receive IP address pairs and rejects the packet if it is not a member of this set. Received packets that do not have the predicted source/destination IP addresses falling within the window are rejected, thus thwarting possible hackers. (With the number of possible combinations, even a fairly large window would be hard

to fall into at random.) If it is a member of this set, the router accepts the packet and processes it further. This link-based IP-hopping strategy, referred to as “IHOP,” is a network element that stands on its own and is not necessarily accompanied by elements of the boutique system described above. If the routing agility feature described in connection with the boutique embodiment is combined with this link-based IP-hopping strategy, the router’s next step would be to decrypt the TARP header to determine the destination TARP router for the packet and determine what should be the next hop for the packet. The TARP router would then forward the packet to a random TARP router or the destination TARP router with which the source TARP router has a link-based IP hopping communication established.

[00103] Figure 8 shows how a client computer 801 and a TARP router 811 can establish a secure session. When client 801 seeks to establish an IHOP session with TARP router 811, the client 801 sends “secure synchronization” request (“SSYN”) packet 821 to the TARP router 811. This SYN packet 821 contains the client’s 801 authentication token, and may be sent to the router 811 in an encrypted format. The source and destination IP numbers on the packet 821 are the client’s 801 current fixed IP address, and a “known” fixed IP address for the router 811. (For security purposes, it may be desirable to reject any packets from outside of the local network that are destined for the router’s known fixed IP address.) Upon receipt and validation of the client’s 801 SSYN packet 821, the router 811 responds by sending an encrypted “secure synchronization acknowledgment” (“SSYN ACK”) 822 to the client 801. This SSYN ACK 822 will contain the transmit and receive hopblocks that the client 801 will use when communicating with the TARP router 811. The client 801 will acknowledge the TARP router’s 811 response packet 822 by generating an encrypted SSYN ACK ACK packet 823 which will be sent from the client’s 801 fixed IP address and to the TARP router’s 811 known fixed IP address. The client 801 will simultaneously generate a SSYN ACK ACK packet; this SSYN ACK packet, referred to as the Secure Session Initiation (SSI) packet 824, will be sent with the first {sender, receiver} IP pair in the client’s transmit table 921 (FIG. 9), as specified in the transmit hopblock provided by the TARP router 811 in the SSYN ACK packet 822. The TARP router 811 will respond to the SSI packet 824 with an SSI ACK packet 825, which will be sent with the first {sender, receiver} IP pair in the TARP router’s transmit table 923. Once these packets have been successfully exchanged, the secure communications session is established, and all further secure

communications between the client 801 and the TARP router 811 will be conducted via this secure session, as long as synchronization is maintained. If synchronization is lost, then the client 801 and TARP router 802 may re-establish the secure session by the procedure outlined in Figure 8 and described above.

[00104] While the secure session is active, both the client 901 and TARP router 911 (FIG. 9) will maintain their respective transmit tables 921, 923 and receive tables 922, 924, as provided by the TARP router during session synchronization 822. It is important that the sequence of IP pairs in the client's transmit table 921 be identical to those in the TARP router's receive table 924; similarly, the sequence of IP pairs in the client's receive table 922 must be identical to those in the router's transmit table 923. This is required for the session synchronization to be maintained. The client 901 need maintain only one transmit table 921 and one receive table 922 during the course of the secure session. Each sequential packet sent by the client 901 will employ the next {send, receive} IP address pair in the transmit table, regardless of TCP or UDP session. The TARP router 911 will expect each packet arriving from the client 901 to bear the next IP address pair shown in its receive table.

[00105] Since packets can arrive out of order, however, the router 911 can maintain a "look ahead" buffer in its receive table, and will mark previously-received IP pairs as invalid for future packets; any future packet containing an IP pair that is in the look-ahead buffer but is marked as previously received will be discarded. Communications from the TARP router 911 to the client 901 are maintained in an identical manner; in particular, the router 911 will select the next IP address pair from its transmit table 923 when constructing a packet to send to the client 901, and the client 901 will maintain a look-ahead buffer of expected IP pairs on packets that it is receiving. Each TARP router will maintain separate pairs of transmit and receive tables for each client that is currently engaged in a secure session with or through that TARP router.

[00106] While clients receive their hopblocks from the first server linking them to the Internet, routers exchange hopblocks. When a router establishes a link-based IP-hopping communication regime with another router, each router of the pair exchanges its transmit hopblock. The transmit hopblock of each router becomes the receive hopblock of the other

router. The communication between routers is governed as described by the example of a client sending a packet to the first router.

[00107] While the above strategy works fine in the IP milieu, many local networks that are connected to the Internet are Ethernet systems. In Ethernet, the IP addresses of the destination devices must be translated into hardware addresses, and vice versa, using known processes (“address resolution protocol,” and “reverse address resolution protocol”). However, if the link-based IP-hopping strategy is employed, the correlation process would become explosive and burdensome. An alternative to the link-based IP hopping strategy may be employed within an Ethernet network. The solution is to provide that the node linking the Internet to the Ethernet (call it the border node) use the link-based IP-hopping communication regime to communicate with nodes outside the Ethernet LAN. Within the Ethernet LAN, each TARP node would have a single IP address which would be addressed in the conventional way. Instead of comparing the {sender, receiver} IP address pairs to authenticate a packet, the intra-LAN TARP node would use one of the IP header extension fields to do so. Thus, the border node uses an algorithm shared by the intra-LAN TARP node to generate a symbol that is stored in the free field in the IP header, and the intra-LAN TARP node generates a range of symbols based on its prediction of the next expected packet to be received from that particular source IP address. The packet is rejected if it does not fall into the set of predicted symbols (for example, numerical values) or is accepted if it does. Communications from the intra-LAN TARP node to the border node are accomplished in the same manner, though the algorithm will necessarily be different for security reasons. Thus, each of the communicating nodes will generate transmit and receive tables in a similar manner to that of Figure 9; the intra-LAN TARP nodes transmit table will be identical to the border node’s receive table, and the intra-LAN TARP node’s receive table will be identical to the border node’s transmit table.

[00108] The algorithm used for IP address-hopping can be any desired algorithm. For example, the algorithm can be a given pseudo-random number generator that generates numbers of the range covering the allowed IP addresses with a given seed. Alternatively, the session participants can assume a certain type of algorithm and specify simply a parameter for applying

the algorithm. For example the assumed algorithm could be a particular pseudo-random number generator and the session participants could simply exchange seed values.

[00109] Note that there is no permanent physical distinction between the originating and destination terminal nodes. Either device at either end point can initiate a synchronization of the pair. Note also that the authentication/synchronization-request (and acknowledgment) and hopblock-exchange may all be served by a single message so that separate message exchanges may not be required.

[00110] As another extension to the stated architecture, multiple physical paths can be used by a client, in order to provide link redundancy and further thwart attempts at denial of service and traffic monitoring. As shown in Figure 10, for example, client 1001 can establish three simultaneous sessions with each of three TARP routers provided by different ISPs 1011, 1012, 1013. As an example, the client 1001 can use three different telephone lines 1021, 1022, 1023 to connect to the ISPs, or two telephone lines and a cable modem, etc. In this scheme, transmitted packets will be sent in a random fashion among the different physical paths. This architecture provides a high degree of communications redundancy, with improved immunity from denial-of- service attacks and traffic monitoring.

2. FURTHER EXTENSIONS

[00111] The following describes various extensions to the techniques, systems, and methods described above. As described above, the security of communications occurring between computers in a computer network (such as the Internet, an Ethernet, or others) can be enhanced by using seemingly random source and destination Internet Protocol (IP) addresses for data packets transmitted over the network. This feature prevents eavesdroppers from determining which computers in the network are communicating with each other while permitting the two communicating computers to easily recognize whether a given received data packet is legitimate or not. In one embodiment of the above-described systems, an IP header extension field is used to authenticate incoming packets on an Ethernet.

[00112] Various extensions to the previously described techniques described herein include: (1) use of hopped hardware or “MAC” addresses in broadcast type network; (2) a self

synchronization technique that permits a computer to automatically regain synchronization with a sender; (3) synchronization algorithms that allow transmitting and receiving computers to quickly re-establish synchronization in the event of lost packets or other events; and (4) a fast-packet rejection mechanism for rejecting invalid packets. Any or all of these extensions can be combined with the features described above in any of various ways.

A. Hardware Address Hopping

[00113] Internet protocol-based communications techniques on a LAN—or across any dedicated physical medium—typically embed the IP packets within lower-level packets, often referred to as “frames.” As shown in FIG. 11, for example, a first Ethernet frame 1150 comprises a frame header 1101 and two embedded IP packets IP1 and IP2, while a second Ethernet frame 1160 comprises a different frame header 1104 and a single IP packet IP3. Each frame header generally includes a source hardware address 1101 A and a destination hardware address 1101 B; other well-known fields in frame headers are omitted from FIG. 11 for clarity. Two hardware nodes communicating over a physical communication channel insert appropriate source and destination hardware addresses to indicate which nodes on the channel or network should receive the frame.

[00114] It may be possible for a nefarious listener to acquire information about the contents of a frame and/or its communicants by examining frames on a local network rather than (or in addition to) the IP packets themselves. This is especially true in broadcast media, such as Ethernet, where it is necessary to insert into the frame header the hardware address of the machine that generated the frame and the hardware address of the machine to which frame is being sent. All nodes on the network can potentially “see” all packets transmitted across the network. This can be a problem for secure communications, especially in cases where the communicants do not want for any third party to be able to identify who is engaging in the information exchange. One way to address this problem is to push the address-hopping scheme down to the hardware layer. In accordance with various embodiments of the invention, hardware addresses are “hopped” in a manner similar to that used to change IP addresses, such that a listener cannot determine which hardware node generated a particular message nor which node is the intended recipient.

[00115] FIG. 12A shows a system in which Media Access Control (“MAC”) hardware addresses are “hopped” in order to increase security over a network such as an Ethernet. While the description refers to the exemplary case of an Ethernet environment, the inventive principles are equally applicable to other types of communications media. In the Ethernet case, the MAC address of the sender and receiver are inserted into the Ethernet frame and can be observed by anyone on the LAN who is within the broadcast range for that frame. For secure communications, it becomes desirable to generate frames with MAC addresses that are not attributable to any specific sender or receiver.

[00116] As shown in FIG. 12A, two computer nodes 1201 and 1202 communicate over a communication channel such as an Ethernet. Each node executes one or more application programs 1203 and 1218 that communicate by transmitting packets through communication software 1204 and 1217, respectively. Examples of application programs include video conferencing, e-mail, word processing programs, telephony, and the like. Communication software 1204 and 1217 can comprise, for example, an OSI layered architecture or “stack” that standardizes various services provided at different levels of functionality.

[00117] The lowest levels of communication software 1204 and 1217 communicate with hardware components 1206 and 1214 respectively, each of which can include one or more registers 1207 and 1215 that allow the hardware to be reconfigured or controlled in accordance with various communication protocols. The hardware components (an Ethernet network interface card, for example) communicate with each other over the communication medium. Each hardware component is typically pre-assigned a fixed hardware address or MAC number that identifies the hardware component to other nodes on the network. One or more interface drivers control the operation of each card and can, for example, be configured to accept or reject packets from certain hardware addresses. As will be described in more detail below, various embodiments of the inventive principles provide for “hopping” different addresses using one or more algorithms and one or more moving windows that track a range of valid addresses to validate received packets. Packets transmitted according to one or more of the inventive principles will be generally referred to as “secure” packets or “secure communications” to

differentiate them from ordinary data packets that are transmitted in the clear using ordinary, machine-correlated addresses.

[00118] One straightforward method of generating non-attributable MAC addresses is an extension of the IP hopping scheme. In this scenario, two machines on the same LAN that desire to communicate in a secure fashion exchange random-number generators and seeds, and create sequences of quasi-random MAC addresses for synchronized hopping. The implementation and synchronization issues are then similar to that of IP hopping.

[00119] This approach, however, runs the risk of using MAC addresses that are currently active on the LAN—which, in turn, could interrupt communications for those machines. Since an Ethernet MAC address is at present 48 bits in length, the chance of randomly misusing an active MAC address is actually quite small. However, if that figure is multiplied by a large number of nodes (as would be found on an extensive LAN), by a large number of frames (as might be the case with packet voice or streaming video), and by a large number of concurrent Virtual Private Networks (VPNs), then the chance that a non-secure machine's MAC address could be used in an address-hopped frame can become non-trivial. In short, any scheme that runs even a small risk of interrupting communications for other machines on the LAN is bound to receive resistance from prospective system administrators. Nevertheless, it is technically feasible, and can be implemented without risk on a LAN on which there is a small number of machines, or if all of the machines on the LAN are engaging in MAC-hopped communications.

[00120] Synchronized MAC address hopping may incur some overhead in the course of session establishment, especially if there are multiple sessions or multiple nodes involved in the communications. A simpler method of randomizing MAC addresses is to allow each node to receive and process every incident frame on the network. Typically, each network interface driver will check the destination MAC address in the header of every incident frame to see if it matches that machine's MAC address; if there is no match, then the frame is discarded. In one embodiment, however, these checks can be disabled, and every incident packet is passed to the TARP stack for processing. This will be referred to as "promiscuous" mode, since every incident frame is processed. Promiscuous mode allows the sender to use completely random, unsynchronized MAC addresses, since the destination machine is guaranteed to process the

frame. The decision as to whether the packet was truly intended for that machine is handled by the TARP stack, which checks the source and destination IP addresses for a match in its IP synchronization tables. If no match is found, the packet is discarded; if there is a match, the packet is unwrapped, the inner header is evaluated, and if the inner header indicates that the packet is destined for that machine then the packet is forwarded to the IP stack—otherwise it is discarded.

[00121] One disadvantage of purely-random MAC address hopping is its impact on processing overhead; that is, since every incident frame must be processed, the machine's CPU is engaged considerably more often than if the network interface driver is discriminating and rejecting packets unilaterally. A compromise approach is to select either a single fixed MAC address or a small number of MAC addresses (e.g., one for each virtual private network on an Ethernet) to use for MAC-hopped communications, regardless of the actual recipient for which the message is intended. In this mode, the network interface driver can check each incident frame against one (or a few) pre-established MAC addresses, thereby freeing the CPU from the task of physical-layer packet discrimination. This scheme does not betray any useful information to an interloper on the LAN; in particular, every secure packet can already be identified by a unique packet type in the outer header. However, since all machines engaged in secure communications would either be using the same MAC address, or be selecting from a small pool of predetermined MAC addresses, the association between a specific machine and a specific MAC address is effectively broken.

[00122] In this scheme, the CPU will be engaged more often than it would be in non-secure communications (or in synchronized MAC address hopping), since the network interface driver cannot always unilaterally discriminate between secure packets that are destined for that machine, and secure packets from other VPNs. However, the non-secure traffic is easily eliminated at the network interface, thereby reducing the amount of processing required of the CPU. There are boundary conditions where these statements would not hold, of course—e.g., if all of the traffic on the LAN is secure traffic, then the CPU would be engaged to the same degree as it is in the purely-random address hopping case; alternatively, if each VPN on the LAN uses a different MAC address, then the network interface can perfectly discriminate secure frames

destined for the local machine from those constituting other VPNs. These are engineering tradeoffs that might be best handled by providing administrative options for the users when installing the software and/or establishing VPNs.

[00123] Even in this scenario, however, there still remains a slight risk of selecting MAC addresses that are being used by one or more nodes on the LAN. One solution to this problem is to formally assign one address or a range of addresses for use in MAC-hopped communications. This is typically done via an assigned numbers registration authority; e.g., in the case of Ethernet, MAC address ranges are assigned to vendors by the Institute of Electrical and Electronics Engineers (IEEE). A formally-assigned range of addresses would ensure that secure frames do not conflict with any properly-configured and properly-functioning machines on the LAN.

[00124] Reference will now be made to FIGS. 12A and 12B in order to describe the many combinations and features that follow the inventive principles. As explained above, two computer nodes 1201 and 1202 are assumed to be communicating over a network or communication medium such as an Ethernet. A communication protocol in each node (1204 and 1217, respectively) contains a modified element 1205 and 1216 that performs certain functions that deviate from the standard communication protocols. In particular, computer node 1201 implements a first “hop” algorithm 1208X that selects seemingly random source and destination IP addresses (and, in one embodiment, seemingly random IP header discriminator fields) in order to transmit each packet to the other computer node. For example, node 1201 maintains a transmit table 1208 containing triplets of source (S), destination (D), and discriminator fields (DS) that are inserted into outgoing IP packet headers. The table is generated through the use of an appropriate algorithm (e.g., a random number generator that is seeded with an appropriate seed) that is known to the recipient node 1202. As each new IP packet is formed, the next sequential entry out of the sender’s transmit table 1208 is used to populate the IP source, IP destination, and IP header extension field (e.g., discriminator field). It will be appreciated that the transmit table need not be created in advance but could instead be created on-the-fly by executing the algorithm when each packet is formed.

[00125] At the receiving node 1202, the same IP hop algorithm 1222X is maintained and used to generate a receive table 1222 that lists valid triplets of source IP address, destination IP address, and discriminator field. This is shown by virtue of the first five entries of transmit table 1208 matching the second five entries of receive table 1222. (The tables may be slightly offset at any particular time due to lost packets, misordered packets, or transmission delays). Additionally, node 1202 maintains a receive window W3 that represents a list of valid IP source, IP destination, and discriminator fields that will be accepted when received as part of an incoming IP packet. As packets are received, window W3 slides down the list of valid entries, such that the possible valid entries change over time. Two packets that arrive out of order but are nevertheless matched to entries within window W3 will be accepted; those falling outside of window W3 will be rejected as invalid. The length of window W3 can be adjusted as necessary to reflect network delays or other factors.

[00126] Node 1202 maintains a similar transmit table 1221 for creating IP packets and frames destined for node 1201 using a potentially different hopping algorithm 1221 X, and node 1201 maintains a matching receive table 1209 using the same algorithm 1209X. As node 1202 transmits packets to node 1201 using seemingly random IP source, IP destination, and/or discriminator fields, node 1201 matches the incoming packet values to those falling within window WI maintained in its receive table. In effect, transmit table 1208 of node 1201 is synchronized (i.e., entries are selected in the same order) to receive table 1222 of receiving node 1202. Similarly, transmit table 1221 of node 1202 is synchronized to receive table 1209 of node 1201. It will be appreciated that although a common algorithm is shown for the source, destination and discriminator fields in FIG. 12A (using, e.g., a different seed for each of the three fields), an entirely different algorithm could in fact be used to establish values for each of these fields. It will also be appreciated that one or two of the fields can be “hopped” rather than all three as illustrated.

[00127] In accordance with another aspect of the invention, hardware or “MAC” addresses are hopped instead of or in addition to IP addresses and/or the discriminator field in order to improve security in a local area or broadcast-type network. To that end, node 1201 further maintains a transmit table 1210 using a transmit algorithm 1210X to generate source and

destination hardware addresses that are inserted into frame headers (e.g., fields 1101A and 1101 B in FIG. 11) that are synchronized to a corresponding receive table 1224 at node 1202. Similarly, node 1202 maintains a different transmit table 1223 containing source and destination hardware addresses that is synchronized with a corresponding receive table 1211 at node 1201. In this manner, outgoing hardware frames appear to be originating from and going to completely random nodes on the network, even though each recipient can determine whether a given packet is intended for it or not. It will be appreciated that the hardware hopping feature can be implemented at a different level in the communications protocol than the IP hopping feature (e.g., in a card driver or in a hardware card itself to improve performance).

[00128] FIG. 12B shows three different embodiments or modes that can be employed using the aforementioned principles. In a first mode referred to as “promiscuous” mode, a common hardware address (e.g., a fixed address for source and another for destination) or else a completely random hardware address is used by all nodes on the network, such that a particular packet cannot be attributed to any one node. Each node must initially accept all packets containing the common (or random) hardware address and inspect the IP addresses or discriminator field to determine whether the packet is intended for that node. In this regard, either the IP addresses or the discriminator field or both can be varied in accordance with an algorithm as described above. As explained previously, this may increase each node’s overhead since additional processing is involved to determine whether a given packet has valid source and destination hardware addresses.

[00129] In a second mode referred to as “promiscuous per VPN” mode, a small set of fixed hardware addresses are used, with a fixed source/destination hardware address used for all nodes communicating over a virtual private network. For example, if there are six nodes on an Ethernet, and the network is to be split up into two private virtual networks such that nodes on one VPN can communicate with only the other two nodes on its own VPN, then two sets of hardware addresses could be used: one set for the first VPN and a second set for the second VPN. This would reduce the amount of overhead involved in checking for valid frames since only packets arriving from the designated VPN would need to be checked. IP addresses and one or more discriminator fields could still be hopped as before for secure communication within the

VPN. Of course, this solution compromises the anonymity of the VPNs (i.e., an outsider can easily tell what traffic belongs in which VPN, though he cannot correlate it to a specific machine/person). It also requires the use of a discriminator field to mitigate the vulnerability to certain types of DoS attacks, (For example, without the discriminator field, an attacker on the LAN could stream frames containing the MAC addresses being used by the VPN; rejecting those frames could lead to excessive processing overhead. The discriminator field would provide a low-overhead means of rejecting the false packets.)

[00130] In a third mode referred to as “hardware hopping” mode, hardware addresses are varied as illustrated in FIG. 12A, such that hardware source and destination addresses are changed constantly in order to provide non-attributable addressing. Variations on these embodiments are of course possible, and the invention is not intended to be limited in any respect by these illustrative examples.

B. Extending the Address Space

[00131] Address hopping provides security and privacy. However, the level of protection is limited by the number of addresses in the blocks being hopped. A hopblock denotes a field or fields modulated on a packet-wise basis for the purpose of providing a VPN. For instance, if two nodes communicate with IP address hopping using hopblocks of 4 addresses (2 bits) each, there would be 16 possible address-pair combinations. A window of size 16 would result in most address pairs being accepted as valid most of the time. This limitation can be overcome by using a discriminator field in addition to or instead of the hopped address fields. The discriminator field would be hopped in exactly the same fashion as the address fields and it would be used to determine whether a packet should be processed by a receiver.

[00132] Suppose that two clients, each using four-bit hopblocks, would like the same level of protection afforded to clients communicating via IP hopping between two A blocks (24 address bits eligible for hopping). A discriminator field of 20 bits, used in conjunction with the 4 address bits eligible for hopping in the IP address field, provides this level of protection. A 24-bit discriminator field would provide a similar level of protection if the address fields were not hopped or ignored. Using a discriminator field offers the following advantages: (1) an arbitrarily

high level of protection can be provided, and (2) address hopping is unnecessary to provide protection. This may be important in environments where address hopping would cause routing problems.

C. Synchronization Techniques

[00133] It is generally assumed that once a sending node and receiving node have exchanged algorithms and seeds (or similar information sufficient to generate quasi-random source and destination tables), subsequent communication between the two nodes will proceed smoothly. Realistically, however, two nodes may lose synchronization due to network delays or outages, or other problems. Consequently, it is desirable to provide means for re-establishing synchronization between nodes in a network that have lost synchronization.

[00134] One possible technique is to require that each node provide an acknowledgment upon successful receipt of each packet and, if no acknowledgment is received within a certain period of time, to re-send the unacknowledged packet. This approach, however, drives up overhead costs and may be prohibitive in high-throughput environments such as streaming video or audio, for example.

[00135] A different approach is to employ an automatic synchronizing technique that will be referred to herein as “self-synchronization.” In this approach, synchronization information is embedded into each packet, thereby enabling the receiver to re-synchronize itself upon receipt of a single packet if it determines that it has lost synchronization with the sender. (If communications are already in progress, and the receiver determines that it is still in sync with the sender, then there is no need to re-synchronize.) A receiver could detect that it was out of synchronization by, for example, employing a “dead-man” timer that expires after a certain period of time, wherein the timer is reset with each valid packet. A time stamp could be hashed into the public sync field (see below) to preclude packet-retry attacks.

[00136] In one embodiment, a “sync field” is added to the header of each packet sent out by the sender. This sync field could appear in the clear or as part of an encrypted portion of the packet. Assuming that a sender and receiver have selected a random-number generator (RNG) and seed value, this combination of RNG and seed can be used to generate a random-

number sequence (RNS). The RNS is then used to generate a sequence of source/destination IP pairs (and, if desired, discriminator fields and hardware source and destination addresses), as described above. It is not necessary, however, to generate the entire sequence (or the first N-1 values) in order to generate the Nth random number in the sequence; if the sequence index N is known, the random value corresponding to that index can be directly generated (see below). Different RNGs (and seeds) with different fundamental periods could be used to generate the source and destination IP sequences, but the basic concepts would still apply. For the sake of simplicity, the following discussion will assume that IP source and destination address pairs (only) are hopped using a single RNG sequencing mechanism.

[00137] In accordance with a “self-synchronization” feature, a sync field in each packet header provides an index (i.e., a sequence number) into the RNS that is being used to generate IP pairs. Plugging this index into the RNG that is being used to generate the RNS yields a specific random number value, which in turn yields a specific IP pair. That is, an IP pair can be generated directly from knowledge of the RNG, seed, and index number; it is not necessary, in this scheme, to generate the entire sequence of random numbers that precede the sequence value associated with the index number provided.

[00138] Since the communicants have presumably previously exchanged RNGs and seeds, the only new information that must be provided in order to generate an IP pair is the sequence number. If this number is provided by the sender in the packet header, then the receiver need only plug this number into the RNG in order to generate an IP pair — and thus verify that the IP pair appearing in the header of the packet is valid. In this scheme, if the sender and receiver lose synchronization, the receiver can immediately re-synchronize upon receipt of a single packet by simply comparing the IP pair in the packet header to the IP pair generated from the index number. Thus, synchronized communications can be resumed upon receipt of a single packet, making this scheme ideal for multicast communications. Taken to the extreme, it could obviate the need for synchronization tables entirely; that is, the sender and receiver could simply rely on the index number in the sync field to validate the IP pair on each packet, and thereby eliminate the tables entirely.

[00139] The aforementioned scheme may have some inherent security issues associated with it — namely, the placement of the sync field. If the field is placed in the outer header, then an interloper could observe the values of the field and their relationship to the IP stream. This could potentially compromise the algorithm that is being used to generate the IP-address sequence, which would compromise the security of the communications. If, however, the value is placed in the inner header, then the sender must decrypt the inner header before it can extract the sync value and validate the IP pair; this opens up the receiver to certain types of denial-of-service (DoS) attacks, such as packet replay. That is, if the receiver must decrypt a packet before it can validate the IP pair, then it could potentially be forced to expend a significant amount of processing on decryption if an attacker simply retransmits previously valid packets. Other attack methodologies are possible in this scenario.

[00140] A possible compromise between algorithm security and processing speed is to split up the sync value between an inner (encrypted) and outer (unencrypted) header. That is, if the sync value is sufficiently long, it could potentially be split into a rapidly-changing part that can be viewed in the clear, and a fixed (or very slowly changing) part that must be protected. The part that can be viewed in the clear will be called the “public sync” portion and the part that must be protected will be called the “private sync” portion.

[00141] Both the public sync and private sync portions are needed to generate the complete sync value. The private portion, however, can be selected such that it is fixed or will change only occasionally. Thus, the private sync value can be stored by the recipient, thereby obviating the need to decrypt the header in order to retrieve it. If the sender and receiver have previously agreed upon the frequency with which the private part of the sync will change, then the receiver can selectively decrypt a single header in order to extract the new private sync if the communications gap that has led to lost synchronization has exceeded the lifetime of the previous private sync. This should not represent a burdensome amount of decryption, and thus should not open up the receiver to denial-of-service attack simply based on the need to occasionally decrypt a single header.

[00142] One implementation of this is to use a hashing function with a one-to-one mapping to generate the private and public sync portions from the sync value. This

implementation is shown in FIG. 13, where (for example) a first ISP 1302 is the sender and a second ISP 1303 is the receiver. (Other alternatives are possible from FIG. 13.) A transmitted packet comprises a public or “outer” header 1305 that is not encrypted, and a private or “inner” header 1306 that is encrypted using for example a link key. Outer header 1305 includes a public sync portion while inner header 1306 contains the private sync portion. A receiving node decrypts the inner header using a decryption function 1307 in order to extract the private sync portion. This step is necessary only if the lifetime of the currently buffered private sync has expired. (If the currently-buffered private sync is still valid, then it is simply extracted from memory and “added” (which could be an inverse hash) to the public sync, as shown in step 1308.) The public and decrypted private sync portions are combined in function 1308 in order to generate the combined sync 1309. The combined sync (1309) is then fed into the RNG (1310) and compared to the IP address pair (1311) to validate or reject the packet.

[00143] An important consideration in this architecture is the concept of “future” and “past” where the public sync values are concerned. Though the sync values, themselves, should be random to prevent spoofing attacks, it may be important that the receiver be able to quickly identify a sync value that has already been sent — even if the packet containing that sync value was never actually received by the receiver. One solution is to hash a time stamp or sequence number into the public sync portion, which could be quickly extracted, checked, and discarded, thereby validating the public sync portion itself.

[00144] In one embodiment, packets can be checked by comparing the source/destination IP pair generated by the sync field with the pair appearing in the packet header. If (1) they match, (2) the time stamp is valid, and (3) the dead-man timer has expired, then re-synchronization occurs; otherwise, the packet is rejected. If enough processing power is available, the dead-man timer and synchronization tables can be avoided altogether, and the receiver would simply resynchronize (e.g., validate) on every packet.

[00145] The foregoing scheme may require large-integer (e.g., 160-bit) math, which may affect its implementation. Without such large-integer registers, processing throughput would be affected, thus potentially affecting security from a denial-of-service standpoint. Nevertheless,

as large integer math processing features become more prevalent, the costs of implementing such a feature will be reduced.

D. Other Synchronization Schemes

[00146] As explained above, if W or more consecutive packets are lost between a transmitter and receiver in a VPN (where W is the window size), the receiver's window will not have been updated and the transmitter will be transmitting packets not in the receiver's window. The sender and receiver will not recover synchronization until perhaps the random pairs in the window are repeated by chance. Therefore, there is a need to keep a transmitter and receiver in synchronization whenever possible and to re-establish synchronization whenever it is lost.

[00147] A "checkpoint" scheme can be used to regain synchronization between a sender and a receiver that have fallen out of synchronization. In this scheme, a checkpoint message comprising a random IP address pair is used for communicating synchronization information. In one embodiment, two messages are used to communicate synchronization information between a sender and a recipient:

1. SYNC_REQ is a message used by the sender to indicate that it wants to synchronize; and
2. SYNC_ACK is a message used by the receiver to inform the transmitter that it has been synchronized.

[00148] According to one variation of this approach, both the transmitter and receiver maintain three checkpoints (see FIG. 14):

1. In the transmitter, ckpt_o ("checkpoint old") is the IP pair that was used to re-send the last SYNC_REQ packet to the receiver. In the receiver, ckpt_o ("checkpoint old") is the IP pair that receives repeated SYNC_REQ packets from the transmitter.
2. In the transmitter, ckpt_n ("checkpoint new") is the IP pair that will be used to send the next SYNC_REQ packet to the receiver. In the receiver, ckpt_n ("checkpoint new") is the IP pair that receives a new SYNC_REQ packet from the transmitter and which causes the

receiver's window to be re-aligned, ckpt_o set to ckpt_n, a new ckpt_n to be generated and a new ckpt_r to be generated.

3. In the transmitter, ckpt_r is the IP pair that will be used to send the next SYNC_ACK packet to the receiver. In the receiver, ckpt_r is the IP pair that receives a new SYNC_ACK packet from the transmitter and which causes a new ckpt_n to be generated. Since SYNC_ACK is transmitted from the receiver ISP to the sender ISP, the transmitter ckpt_r refers to the ckpt_r of the receiver and the receiver ckpt_r refers to the ckpt_r of the transmitter (see FIG. 14).

When a transmitter initiates synchronization, the IP pair it will use to transmit the next data packet is set to a predetermined value and when a receiver first receives a SYNC_REQ, the receiver window is updated to be centered on the transmitter's next IP pair. This is the primary mechanism for checkpoint synchronization.

[00149] Synchronization can be initiated by a packet counter (e.g., after every N packets transmitted, initiate a synchronization) or by a timer (every S seconds, initiate a synchronization) or a combination of both. See FIG. 15. From the transmitter's perspective, this technique operates as follows: (1) Each transmitter periodically transmits a "sync request" message to the receiver to make sure that it is in sync. (2) If the receiver is still in sync, it sends back a "sync ack" message. (If this works, no further action is necessary). (3) If no "sync ack" has been received within a period of time, the transmitter retransmits the sync request again. If the transmitter reaches the next checkpoint without receiving a "sync ack" response, then synchronization is broken, and the transmitter should stop transmitting. The transmitter will continue to send sync_reqs until it receives a sync_ack, at which point transmission is reestablished.

[00150] From the receiver's perspective, the scheme operates as follows: (1) when it receives a "sync request" request from the transmitter, it advances its window to the next checkpoint position (even skipping pairs if necessary), and sends a "sync ack" message to the transmitter. If sync was never lost, then the "jump ahead" really just advances to the next available pair of addresses in the table (i.e., normal advancement).

[00151] If an interloper intercepts the “sync request” messages and tries to interfere with communication by sending new ones, it will be ignored if the synchronization has been established or it will actually help to re-establish synchronization.

[00152] A window is realigned whenever a re-synchronization occurs. This realignment entails updating the receiver’s window to straddle the address pairs used by the packet transmitted immediately after the transmission of the SYNC_REQ packet. Normally, the transmitter and receiver are in synchronization with one another. However, when network events occur, the receiver’s window may have to be advanced by many steps during resynchronization. In this case, it is desirable to move the window ahead without having to step through the intervening random numbers sequentially. (This feature is also desirable for the auto-sync approach discussed above).

E. Random Number Generator with a Jump-Ahead capability

[00153] An attractive method for generating randomly hopped addresses is to use identical random number generators in the transmitter and receiver and advance them as packets are transmitted and received. There are many random number generation algorithms that could be used. Each one has strengths and weaknesses for address hopping applications.

[00154] Linear congruential random number generators (LCRs) are fast, simple and well characterized random number generators that can be made to jump ahead n steps efficiently. An LCR generates random numbers $X_1, X_2, X_3 \dots X_k$ starting with seed X_0 using a recurrence

$$X_i = (a X_{i-1} + b) \text{ mod } c, \quad (1)$$

where a, b and c define a particular LCR. Another expression for X_i ,

$$X_i = ((a^i(X_0 + b) - b) / (a - 1)) \text{ mod } c \quad (2)$$

enables the jump-ahead capability. The factor a^i can grow very large even for modest i if left unfettered. Therefore some special properties of the modulo operation can be used to control the size and processing time required to compute (2). (2) can be rewritten as:

$$X_i = (a^i(X_0(a-1)+b)-b)/(a-1) \bmod c. \quad (3)$$

It can be shown that:

$$\begin{aligned} & (a^i(X_0(a-1)+b)-b)/(a-1) \bmod c = \\ & ((a^i \bmod ((a-1)c)(X_0(a-1)+b) - b)/(a-1)) \bmod c \end{aligned} \quad (4).$$

[00155] $(X_0(a-1)+b)$ can be stored as $(X_0(a-1)+b) \bmod c$, b as $b \bmod c$ and compute $a^i \bmod ((a-1)c)$ (this requires $O(\log(i))$ steps).

[00156] A practical implementation of this algorithm would jump a fixed distance, n , between synchronizations; this is tantamount to synchronizing every n packets. The window would commence n IP pairs from the start of the previous window. Using X_j^w , the random number at the j^{th} checkpoint, as X_0 and n as i , a node can store $a^n \bmod ((a-1)c)$ once per LCR and set

$$\mathbf{[00157]} \quad X_{j+1}^w = X_{n(j+1)} = ((a^n \bmod ((a-1)c) (X_j^w (a-1)+b)-b)/(a-1)) \bmod c, \quad (5)$$

to generate the random number for the $j+1^{\text{th}}$ synchronization. Using this construction, a node could jump ahead an arbitrary (but fixed) distance between synchronizations in a constant amount of time (independent of n).

[00158] Pseudo-random number generators, in general, and LCRs, in particular, will eventually repeat their cycles. This repetition may present vulnerability in the IP hopping scheme. An adversary would simply have to wait for a repeat to predict future sequences. One way of coping with this vulnerability is to create a random number generator with a known long cycle. A random sequence can be replaced by a new random number generator before it repeats. LCRs can be constructed with known long cycles. This is not currently true of many random number generators.

[00159] Random number generators can be cryptographically insecure. An adversary can derive the RNG parameters by examining the output or part of the output. This is true of

LCGs. This vulnerability can be mitigated by incorporating an encryptor, designed to scramble the output as part of the random number generator. The random number generator prevents an adversary from mounting an attack—e.g., a known plaintext attack—against the encryptor.

F. Random Number Generator Example

[00160] Consider a RNG where $a=31, b=4$ and $c=15$. For this case equation (1) becomes:

$$X_i = (31 X_{i-1} + 4) \text{ mod } 15. \quad (6)$$

If one sets $X_0=1$, equation (6) will produce the sequence 1, 5, 9, 13, 2, 6, 10, 14, 3, 7, 11, 0, 4, 8, 12. This sequence will repeat indefinitely. For a jump ahead of 3 numbers in this sequence $a^n = 31^3 = 29791$, $c*(a-1) = 15*30 = 450$ and $a^n \text{ mod } ((a-1)c) = 31^3 \text{ mod } (15*30) = 29791 \text{ mod } (450) = 91$. Equation (5) becomes:

$$((91 (X_i * 30 + 4) - 4) / 30) \text{ mod } 15 \quad (7).$$

Table 1 shows the jump ahead calculations from (7) . The calculations start at 5 and jump ahead 3.

TABLE 1

I	X_i	$(X_i * 30 + 4)$	$91 (X_i * 30 + 4) - 4$	$((91 (X_i * 30 + 4) - 4) / 30)$	X_{i+3}
1	5	154	14010	467	2
4	2	64	5820	194	14
7	14	424	38580	1286	11
10	11	334	30390	1013	8
13	8	244	22200	740	5

G. Fast Packet Filter

[00161] Address hopping VPNs must rapidly determine whether a packet has a valid header and thus requires further processing, or has an invalid header (a hostile packet) and should be immediately rejected. Such rapid determinations will be referred to as “fast packet filtering.” This capability protects the VPN from attacks by an adversary who streams hostile packets at the receiver at a high rate of speed in the hope of saturating the receiver’s processor (a so-called “denial of service” attack). Fast packet filtering is an important feature for implementing VPNs on shared media such as Ethernet.

[00162] Assuming that all participants in a VPN share an unassigned “A” block of addresses, one possibility is to use an experimental “A” block that will never be assigned to any machine that is not address hopping on the shared medium. “A” blocks have a 24 bits of address that can be hopped as opposed to the 8 bits in “C” blocks. In this case a hopblock will be the “A” block. The use of the experimental “A” block is a likely option on an Ethernet because:

1. The addresses have no validity outside of the Ethernet and will not be routed out to a valid outside destination by a gateway.
2. There are 2^{24} (~16 million) addresses that can be hopped within each “A” block. This yields >280 trillion possible address pairs making it very unlikely that an adversary would guess a valid address. It also provides acceptably low probability of collision between separate VPNs (all VPNs on a shared medium independently generate random address pairs from the same “A” block).
3. The packets will not be received by someone on the Ethernet who is not on a VPN (unless the machine is in promiscuous mode) minimizing impact on non-VPN computers.

[00163] The Ethernet example will be used to describe one implementation of fast packet filtering. The ideal algorithm would quickly examine a packet header, determine whether the packet is hostile, and reject any hostile packets or determine which active IP pair the packet header matches. The problem is a classical associative memory problem. A variety of techniques

have been developed to solve this problem (hashing, B—trees etc). Each of these approaches has its strengths and weaknesses. For instance, hash tables can be made to operate quite fast in a statistical sense, but can occasionally degenerate into a much slower algorithm. This slowness can persist for a period of time. Since there is a need to discard hostile packets quickly at all times, hashing would be unacceptable.

H. Presence Vector Algorithm

[00164] A presence vector is a bit vector of length 2^n that can be indexed by n -bit numbers (each ranging from 0 to $2^n - 1$). One can indicate the presence of k n -bit numbers (not necessarily unique), by setting the bits in the presence vector indexed by each number to 1. Otherwise, the bits in the presence vector are 0. An n -bit number, x , is one of the k numbers if and only if the x^{th} bit of the presence vector is 1. A fast packet filter can be implemented by indexing the presence vector and looking for a 1, which will be referred to as the “test.”

[00165] For example, suppose one wanted to represent the number 135 using a presence vector. The 135th bit of the vector would be set. Consequently, one could very quickly determine whether an address of 135 was valid by checking only one bit: the 135th bit. The presence vectors could be created in advance corresponding to the table entries for the IP addresses. In effect, the incoming addresses can be used as indices into a long vector, making comparisons very fast. As each RNG generates a new address, the presence vector is updated to reflect the information. As the window moves, the presence vector is updated to zero out addresses that are no longer valid.

[00166] There is a trade-off between efficiency of the test and the amount of memory required for storing the presence vector(s). For instance, if one were to use the 48 bits of hopping addresses as an index, the presence vector would have to be 35 terabytes. Clearly, this is too large for practical purposes. Instead, the 48 bits can be divided into several smaller fields. For instance, one could subdivide the 48 bits into four 12-bit fields (see FIG. 16). This reduces the storage requirement to 2048 bytes at the expense of occasionally having to process a hostile packet. In effect, instead of one long presence vector, the decomposed address portions must match all four shorter presence vectors before further processing is allowed. (If the first part of

the address portion doesn't match the first presence vector, there is no need to check the remaining three presence vectors).

[00167] A presence vector will have a 1 in the y^{th} bit if and only if one or more addresses with a corresponding field of y are active. An address is active only if each presence vector indexed by the appropriate sub-field of the address is 1.

[00168] Consider a window of 32 active addresses and 3 checkpoints. A hostile packet will be rejected by the indexing of one presence vector more than 99% of the time. A hostile packet will be rejected by the indexing of all 4 presence vectors more than 99.9999995% of the time. On average, hostile packets will be rejected in less than 1.02 presence vector index operations.

[00169] The small percentage of hostile packets that pass the fast packet filter will be rejected when matching pairs are not found in the active window or are active checkpoints. Hostile packets that serendipitously match a header will be rejected when the VPN software attempts to decrypt the header. However, these cases will be extremely rare. There are many other ways this method can be configured to arbitrate the space/speed tradeoffs.

I. Further Synchronization Enhancements

[00170] A slightly modified form of the synchronization techniques described above can be employed. The basic principles of the previously described checkpoint synchronization scheme remain unchanged. The actions resulting from the reception of the checkpoints are, however, slightly different. In this variation, the receiver will maintain between OoO ("Out of Order") and $2 \times \text{WINDOW_SIZE} + \text{OoO}$ active addresses ($1 \leq \text{OoO} \leq \text{WINDOW_SIZE}$ and $\text{WINDOW_SIZE} \geq 1$). OoO and WINDOW_SIZE are engineerable parameters, where OoO is the minimum number of addresses needed to accommodate lost packets due to events in the network or out of order arrivals and WINDOW_SIZE is the number of packets transmitted before a SYNC_REQ is issued. FIG. 17 depicts a storage array for a receiver's active addresses.

[00171] The receiver starts with the first $2 \times \text{WINDOW_SIZE}$ addresses loaded and active (ready to receive data). As packets are received, the corresponding entries are marked as

“used” and are no longer eligible to receive packets. The transmitter maintains a packet counter, initially set to 0, containing the number of data packets transmitted since the last *initial* transmission of a SYNC_REQ for which SYNC_ACK has been received. When the transmitter packet counter equals WINDOW_SIZE, the transmitter generates a SYNC_REQ and does its initial transmission. When the receiver receives a SYNC_REQ corresponding to its current CKPT_N, it generates the next WINDOW_SIZE addresses and starts loading them in order starting at the first location after the last active address wrapping around to the beginning of the array after the end of the array has been reached. The receiver’s array might look like FIG. 18 when a SYNC_REQ has been received. In this case a couple of packets have been either lost or will be received out of order when the SYNC_REQ is received.

[00172] FIG. 19 shows the receiver’s array after the new addresses have been generated. If the transmitter does not receive a SYNC_ACK, it will re-issue the SYNC_REQ at regular intervals. When the transmitter receives a SYNC_ACK, the packet counter is decremented by WINDOW_SIZE. If the packet counter reaches $2 \times \text{WINDOW_SIZE}$ — OoO then the transmitter ceases sending data packets until the appropriate SYNC_ACK is finally received. The transmitter then resumes sending data packets. Future behavior is essentially a repetition of this initial cycle. The advantages of this approach are:

1. There is no need for an efficient jump ahead in the random number generator,
2. No packet is ever transmitted that does not have a corresponding entry in the receiver side
3. No timer based re-synchronization is necessary. This is a consequence of 2.
4. The receiver will always have the ability to accept data messages transmitted within OoO messages of the most recently transmitted message.

J. Distributed Transmission Path Variant

[00173] Another embodiment incorporating various inventive principles is shown in FIG. 20. In this embodiment, a message transmission system includes a first computer 2001 in communication with a second computer 2002 through a network 2011 of intermediary

computers. In one variant of this embodiment, the network includes two edge routers 2003 and 2004 each of which is linked to a plurality of Internet Service Providers (ISPs) 2005 through 2010. Each ISP is coupled to a plurality of other ISPs in an arrangement as shown in FIG. 20, which is a representative configuration only and is not intended to be limiting. Each connection between ISPs is labeled in FIG. 20 to indicate a specific physical transmission path (e.g., AD is a physical path that links ISP A (element 2005) to ISP D (element 2008)). Packets arriving at each edge router are selectively transmitted to one of the ISPs to which the router is attached on the basis of a randomly or quasi-randomly selected basis.

[00174] As shown in FIG. 21, computer 2001 or edge router 2003 incorporates a plurality of link transmission tables 2100 that identify, for each potential transmission path through the network, valid sets of IP addresses that can be used to transmit the packet. For example, AD table 2101 contains a plurality of IP source/destination pairs that are randomly or quasi-randomly generated. When a packet is to be transmitted from first computer 2001 to second computer 2002, one of the link tables is randomly (or quasi-randomly) selected, and the next valid source/destination address pair from that table is used to transmit the packet through the network. If path AD is randomly selected, for example, the next source/destination IP address pair (which is pre-determined to transmit between ISP A (element 2005) and ISP B (element 2008)) is used to transmit the packet. If one of the transmission paths becomes degraded or inoperative, that link table can be set to a “down” condition as shown in table 2105, thus preventing addresses from being selected from that table. Other transmission paths would be unaffected by this broken link.

3. CONTINUATION-IN-PART IMPROVEMENTS

[00175] The following describes various improvements and features that can be applied to the embodiments described above. The improvements include: (1) a load balancer that distributes packets across different transmission paths according to transmission path quality; (2) a DNS proxy server that transparently creates a virtual private network in response to a domain name inquiry; (3) a large-to-small link bandwidth management feature that prevents denial-of-service attacks at system chokepoints; (4) a traffic limiter that regulates incoming packets by limiting the rate at which a transmitter can be synchronized with a receiver; and (5) a signaling

synchronizer that allows a large number of nodes to communicate with a central node by partitioning the communication function between two separate entities. Each is discussed separately below.

A. Load Balancer

[00176] Various embodiments described above include a system in which a transmitting node and a receiving node are coupled through a plurality of transmission paths, and wherein successive packets are distributed quasi-randomly over the plurality of paths. See, for example, FIGS. 20 and 21 and accompanying description. The improvement extends this basic concept to encompass distributing packets across different paths in such a manner that the loads on the paths are generally balanced according to transmission link quality.

[00177] In one embodiment, a system includes a transmitting node and a receiving node that are linked via a plurality of transmission paths having potentially varying transmission quality. Successive packets are transmitted over the paths based on a weight value distribution function for each path. The rate that packets will be transmitted over a given path can be different for each path. The relative “health” of each transmission path is monitored in order to identify paths that have become degraded. In one embodiment, the health of each path is monitored in the transmitter by comparing the number of packets transmitted to the number of packet acknowledgements received. Each transmission path may comprise a physically separate path (e.g., via dial-up phone line, computer network, router, bridge, or the like), or may comprise logically separate paths contained within a broadband communication medium (e.g., separate channels in an FDM, TDM, CDMA, or other type of modulated or unmodulated transmission link).

[00178] When the transmission quality of a path falls below a predetermined threshold and there are other paths that can transmit packets, the transmitter changes the weight value used for that path, making it less likely that a given packet will be transmitted over that path. The weight will preferably be set no lower than a minimum value that keeps nominal traffic on the path. The weights of the other available paths are altered to compensate for the change in the affected path. When the quality of a path degrades to where the transmitter is turned off by the

synchronization function (i.e., no packets are arriving at the destination), the weight is set to zero. If all transmitters are turned off, no packets are sent.

[00179] Conventional TCP/IP protocols include a “throttling” feature that reduces the transmission rate of packets when it is determined that delays or errors are occurring in transmission. In this respect, timers are sometimes used to determine whether packets have been received. These conventional techniques for limiting transmission of packets, however, do not involve multiple transmission paths between two nodes wherein transmission across a particular path relative to the others is changed based on link quality.

[00180] According to certain embodiments, in order to damp oscillations that might otherwise occur if weight distributions are changed drastically (e.g., according to a step function), a linear or an exponential decay formula can be applied to gradually decrease the weight value over time that a degrading path will be used. Similarly, if the health of a degraded path improves, the weight value for that path is gradually increased.

[00181] Transmission link health can be evaluated by comparing the number of packets that are acknowledged within the transmission window (see embodiments discussed above) to the number of packets transmitted within that window and by the state of the transmitter (i.e., on or off). In other words, rather than accumulating general transmission statistics over time for a path, one specific implementation uses the “windowing” concepts described above to evaluate transmission path health.

[00182] The same scheme can be used to shift virtual circuit paths from an “unhealthy” path to a “healthy” one, and to select a path for a new virtual circuit.

[00183] FIG. 22A shows a flowchart for adjusting weight values associated with a plurality of transmission links. It is assumed that software executing in one or more computer nodes executes the steps shown in FIG. 22A. It is also assumed that the software can be stored on a computer-readable medium such as a magnetic or optical disk for execution by a computer.

[00184] Beginning in step 2201, the transmission quality of a given transmission path is measured. As described above, this measurement can be based on a comparison between the

number of packets transmitted over a particular link to the number of packet acknowledgements received over the link (e.g., per unit time, or in absolute terms). Alternatively, the quality can be evaluated by comparing the number of packets that are acknowledged within the transmission window to the number of packets that were transmitted within that window. In yet another variation, the number of missed synchronization messages can be used to indicate link quality. Many other variations are of course possible.

[00185] In step 2202, a check is made to determine whether more than one transmitter (e.g., transmission path) is turned on. If not, the process is terminated and resumes at step 2201.

[00186] In step 2203, the link quality is compared to a given threshold (e.g., 50%, or any arbitrary number). If the quality falls below the threshold, then in step 2207 a check is made to determine whether the weight is above a minimum level (e.g., 1%). If not, then in step 2209 the weight is set to the minimum level and processing resumes at step 2201. If the weight is above the minimum level, then in step 2208 the weight is gradually decreased for the path, then in step 2206 the weights for the remaining paths are adjusted accordingly to compensate (e.g., they are increased).

[00187] If in step 2203 the quality of the path was greater than or equal to the threshold, then in step 2204 a check is made to determine whether the weight is less than a steady-state value for that path. If so, then in step 2205 the weight is increased toward the steady-state value, and in step 2206 the weights for the remaining paths are adjusted accordingly to compensate (e.g., they are decreased). If in step 2204 the weight is not less than the steady-state value, then processing resumes at step 2201 without adjusting the weights.

[00188] The weights can be adjusted incrementally according to various functions, preferably by changing the value gradually. In one embodiment, a linearly decreasing function is used to adjust the weights; according to another embodiment, an exponential decay function is used. Gradually changing the weights helps to damp oscillators that might otherwise occur if the probabilities were abruptly.

[00189] Although not explicitly shown in FIG. 22A the process can be performed only periodically (e.g., according to a time schedule), or it can be continuously run, such as in a background mode of operation. In one embodiment, the combined weights of all potential paths should add up to unity (e.g., when the weighting for one path is decreased, the corresponding weights that the other paths will be selected will increase).

[00190] Adjustments to weight values for other paths can be prorated. For example, a decrease of 10% in weight value for one path could result in an evenly distributed increase in the weights for the remaining paths. Alternatively, weightings could be adjusted according to a weighted formula as desired (e.g., favoring healthy paths over less healthy paths). In yet another variation, the difference in weight value can be amortized over the remaining links in a manner that is proportional to their traffic weighting.

[00191] FIG. 22B shows steps that can be executed to shut down transmission links where a transmitter turns off. In step 2210, a transmitter shut-down event occurs. In step 2211, a test is made to determine whether at least one transmitter is still turned on. If not, then in step 2215 all packets are dropped until a transmitter turns on. If in step 2211 at least one transmitter is turned on, then in step 2212 the weight for the path is set to zero, and the weights for the remaining paths are adjusted accordingly.

[00192] FIG. 23 shows a computer node 2301 employing various principles of the above-described embodiments. It is assumed that two computer nodes of the type shown in FIG. 23 communicate over a plurality of separate physical transmission paths. As shown in FIG. 23, four transmission paths X1 through X4 are defined for communicating between the two nodes. Each node includes a packet transmitter 2302 that operates in accordance with a transmit table 2308 as described above. (The packet transmitter could also operate without using the IP-hopping features described above, but the following description assumes that some form of hopping is employed in conjunction with the path selection mechanism.). The computer node also includes a packet receiver 2303 that operates in accordance with a receive table 2309, including a moving window W that moves as valid packets are received. Invalid packets having source and destination addresses that do not fall within window W are rejected.

[00193] As each packet is readied for transmission, source and destination IP addresses (or other discriminator values) are selected from transmit table 2308 according to any of the various algorithms described above, and packets containing these source/destination address pairs, which correspond to the node to which the four transmission paths are linked, are generated to a transmission path switch 2307. Switch 2307, which can comprise a software function, selects from one of the available transmission paths according to a weight distribution table 2306. For example, if the weight for path X1 is 0.2, then every fifth packet will be transmitted on path X1. A similar regime holds true for the other paths as shown. Initially, each link's weight value can be set such that it is proportional to its bandwidth, which will be referred to as its "steady-state" value.

[00194] Packet receiver 2303 generates an output to a link quality measurement function 2304 that operates as described above to determine the quality of each transmission path. (The input to packet receiver 2303 for receiving incoming packets is omitted for clarity). Link quality measurement function 2304 compares the link quality to a threshold for each transmission link and, if necessary, generates an output to weight adjustment function 2305. If a weight adjustment is required, then the weights in table 2306 are adjusted accordingly, preferably according to a gradual (e.g., linearly or exponentially declining) function. In one embodiment, the weight values for all available paths are initially set to the same value, and only when paths degrade in quality are the weights changed to reflect differences.

[00195] Link quality measurement function 2304 can be made to operate as part of a synchronizer function as described above. That is, if resynchronization occurs and the receiver detects that synchronization has been lost (e.g., resulting in the synchronization window W being advanced out of sequence), that fact can be used to drive link quality measurement function 2304. According to one embodiment, load balancing is performed using information garnered during the normal synchronization, augmented slightly to communicate link health from the receiver to the transmitter. The receiver maintains a count, MESS_R(W), of the messages received in synchronization window W. When it receives a synchronization request (SYNC_REQ) corresponding to the end of window W, the receiver includes counter MESS_R in the resulting synchronization acknowledgement (SYNC_ACK) sent back to the transmitter. This

allows the transmitter to compare messages sent to messages received in order to assess the health of the link.

[00196] If synchronization is completely lost, weight adjustment function 2305 decreases the weight value on the affected path to zero. When synchronization is regained, the weight value for the affected path is gradually increased to its original value. Alternatively, link quality can be measured by evaluating the length of time required for the receiver to acknowledge a synchronization request. In one embodiment, separate transmit and receive tables are used for each transmission path.

[00197] When the transmitter receives a SYNC_ACK, the MESS_R is compared with the number of messages transmitted in a window (MESS_T). When the transmitter receives a SYNC_ACK, the traffic probabilities will be examined and adjusted if necessary. MESS_R is compared with the number of messages transmitted in a window (MESS_T). There are two possibilities:

1. If MESS_R is less than a threshold value, THRESH, then the link will be deemed to be unhealthy. If the transmitter was turned off, the transmitter is turned on and the weight P for that link will be set to a minimum value MIN. This will keep a trickle of traffic on the link for monitoring purposes until it recovers. If the transmitter was turned on, the weight P for that link will be set to:

$$P' = \alpha \times \text{MIN} + (1 - \alpha) \times P \quad (1)$$

Equation 1 will exponentially damp the traffic weight value to MIN during sustained periods of degraded service.

2. If MESS_R for a link is greater than or equal to THRESH, the link will be deemed healthy. If the weight P for that link is greater than or equal to the steady state value S for that link, then P is left unaltered. If the weight P for that link is less than THRESH then P will be set to:

$$P' = \beta \times S + (1 - \beta) \times P \quad (2)$$

where β is a parameter such that $0 \leq \beta \leq 1$ that determines the damping rate of P.

[00198] Equation 2 will increase the traffic weight to S during sustained periods of acceptable service in a damped exponential fashion.

[00199] A detailed example will now be provided with reference to FIG. 24. As shown in FIG. 24, a first computer 2401 communicates with a second computer 2402 through two routers 2403 and 2404. Each router is coupled to the other router through three transmission links. As described above, these may be physically diverse links or logical links (including virtual private networks).

[00200] Suppose that a first link L1 can sustain a transmission bandwidth of 100 Mb/s and has a window size of 32; link L2 can sustain 75 Mb/s and has a window size of 24; and link L3 can sustain 25 Mb/s and has a window size of 8. The combined links can thus sustain 200Mb/s. The steady state traffic weights are 0.5 for link L1; 0.375 for link L2, and 0.125 for link L3. MIN=1Mb/s, THRESH =0.8 MESS_T for each link, $\alpha=.75$ and $\beta=.5$. These traffic weights will remain stable until a link stops for synchronization or reports a number of packets received less than its THRESH. Consider the following sequence of events:

1. Link L1 receives a SYNC_ACK containing a MESS_R of 24, indicating that only 75% of the MESS_T (32) messages transmitted in the last window were successfully received. Link 1 would be below THRESH (0.8). Consequently, link L1's traffic weight value would be reduced to 0.12825, while link L2's traffic weight value would be increased to 0.65812 and link L3's traffic weight value would be increased to 0.217938.

2. Link L2 and L3 remained healthy and link L1 stopped to synchronize. Then link L1's traffic weight value would be set to 0, link L2's traffic weight value would be set to 0.75, and link L3's traffic weight value would be set to 0.25.

3. Link L1 finally received a SYNC_ACK containing a MESS_R of 0 indicating that none of the MESS_T (32) messages transmitted in the last window were successfully received. Link L1 would be below THRESH. Link L1's traffic weight value would be increased to .005,

link L2's traffic weight value would be decreased to 0.74625, and link L3's traffic weight value would be decreased to 0.24875.

4. Link L1 received a SYNC_ACK containing a MESS_R of 32 indicating that 100% of the MESS_T (32) messages transmitted in the last window were successfully received. Link L1 would be above THRESH. Link L1's traffic weight value would be increased to 0.2525, while link L2's traffic weight value would be decreased to 0.560625 and link L3's traffic weight value would be decreased to .186875.

5. Link L1 received a SYNC_ACK containing a MESS_R of 32 indicating that 100% of the MESS_T (32) messages transmitted in the last window were successfully received. Link L1 would be above THRESH. Link L1's traffic weight value would be increased to 0.37625; link L2's traffic weight value would be decreased to 0.4678125, and link L3's traffic weight value would be decreased to 0.1559375.

6. Link L1 remains healthy and the traffic probabilities approach their steady state traffic probabilities.

B. Use of a DNS Proxy to Transparently Create Virtual Private Networks

[00201] A second improvement concerns the automatic creation of a virtual private network (VPN) in response to a domain-name server look-up function.

[00202] Conventional Domain Name Servers (DNSs) provide a look-up function that returns the IP address of a requested computer or host. For example, when a computer user types in the web name "Yahoo.com," the user's web browser transmits a request to a DNS, which converts the name into a four-part IP address that is returned to the user's browser and then used by the browser to contact the destination web site.

[00203] This conventional scheme is shown in FIG. 25. A user's computer 2501 includes a client application 2504 (for example, a web browser) and an IP protocol stack 2505. When the user enters the name of a destination host, a request DNS REQ is made (through IP protocol stack 2505) to a DNS 2502 to look up the IP address associated with the name. The DNS returns the IP address DNS RESP to client application 2504, which is then able to use the

IP address to communicate with the host 2503 through separate transactions such as PAGE REQ and PAGE RESP.

[00204] In the conventional architecture shown in FIG. 25, nefarious listeners on the Internet could intercept the DNS REQ and DNS RESP packets and thus learn what IP addresses the user was contacting. For example, if a user wanted to set up a secure communication path with a web site having the name “Target.com,” when the user’s browser contacted a DNS to find the IP address for that web site, the true IP address of that web site would be revealed over the Internet as part of the DNS inquiry. This would hamper anonymous communications on the Internet.

[00205] One conventional scheme that provides secure virtual private networks over the Internet provides the DNS server with the public keys of the machines that the DNS server has the addresses for. This allows hosts to retrieve automatically the public keys of a host that the host is to communicate with so that the host can set up a VPN without having the user enter the public key of the destination host. One implementation of this standard is presently being developed as part of the FreeS/WAN project(RFC 2535).

[00206] The conventional scheme suffers from certain drawbacks. For example, any user can perform a DNS request. Moreover, DNS requests resolve to the same value for all users.

[00207] According to certain aspects of the invention, a specialized DNS server traps DNS requests and, if the request is from a special type of user (e.g., one for which secure communication services are defined), the server does not return the true IP address of the target node, but instead automatically sets up a virtual private network between the target node and the user. The VPN is preferably implemented using the IP address “hopping” features of the basic invention described above, such that the true identity of the two nodes cannot be determined even if packets during the communication are intercepted. For DNS requests that are determined to not require secure services (e.g., an unregistered user), the DNS server transparently “passes through” the request to provide a normal look-up function and return the IP address of the target web server, provided that the requesting host has permissions to resolve unsecured sites. Different users who make an identical DNS request could be provided with different results.

[00208] FIG. 26 shows a system employing various principles summarized above. A user's computer 2601 includes a conventional client (e.g., a web browser) 2605 and an IP protocol stack 2606 that preferably operates in accordance with an IP hopping function 2607 as outlined above. A modified DNS server 2602 includes a conventional DNS server function 2609 and a DNS proxy 2610. A gatekeeper server 2603 is interposed between the modified DNS server and a secure target site 2704. An "unsecure" target site 2611 is also accessible via conventional IP protocols.

[00209] According to one embodiment, DNS proxy 2610 intercepts all DNS lookup functions from client 2605 and determines whether access to a secure site has been requested. If access to a secure site has been requested (as determined, for example, by a domain name extension, or by reference to an internal table of such sites), DNS proxy 2610 determines whether the user has sufficient security privileges to access the site. If so, DNS proxy 2610 transmits a message to gatekeeper 2603 requesting that a virtual private network be created between user computer 2601 and secure target site 2604. In one embodiment, gatekeeper 2603 creates "hopblocks" to be used by computer 2601 and secure target site 2604 for secure communication. Then, gatekeeper 2603 communicates these to user computer 2601. Thereafter, DNS proxy 2610 returns to user computer 2601 the resolved address passed to it by the gatekeeper (this address could be different from the actual target computer) 2604, preferably using a secure administrative VPN. The address that is returned need not be the actual address of the destination computer.

[00210] Had the user requested lookup of a non-secure web site such as site 2611, DNS proxy would merely pass through to conventional DNS server 2609 the look-up request, which would be handled in a conventional manner, returning the IP address of non-secure web site 2611. If the user had requested lookup of a secure web site but lacked credentials to create such a connection, DNS proxy 2610 would return a "host unknown" error to the user. In this manner, different users requesting access to the same DNS name could be provided with different look-up results.

[00211] Gatekeeper 2603 can be implemented on a separate computer (as shown in FIG. 26) or as a function within modified DNS server 2602. In general, it is anticipated that

gatekeeper 2703 facilitates the allocation and exchange of information needed to communicate securely, such as using “hopped” IP addresses. Secure hosts such as site 2604 are assumed to be equipped with a secure communication function such as an IP hopping function 2608.

[00212] It will be appreciated that the functions of DNS proxy 2610 and DNS server 2609 can be combined into a single server for convenience. Moreover, although element 2602 is shown as combining the functions of two servers, the two servers can be made to operate independently.

[00213] FIG. 27 shows steps that can be executed by DNS proxy server 2610 to handle requests for DNS look-up for secure hosts. In step 2701, a DNS look-up request is received for a target host. In step 2702, a check is made to determine whether access to a secure host was requested. If not, then in step 2703 the DNS request is passed to conventional DNS server 2609, which looks up the IP address of the target site and returns it to the user’s application for further processing.

[00214] In step 2702, if access to a secure host was requested, then in step 2704 a further check is made to determine whether the user is authorized to connect to the secure host. Such a check can be made with reference to an internally stored list of authorized IP addresses, or can be made by communicating with gatekeeper 2603 (e.g., over an “administrative” VPN that is secure). It will be appreciated that different levels of security can also be provided for different categories of hosts. For example, some sites may be designated as having a certain security level, and the security level of the user requesting access must match that security level. The user’s security level can also be determined by transmitting a request message back to the user’s computer requiring that it prove that it has sufficient privileges.

[00215] If the user is not authorized to access the secure site, then a “host unknown” message is returned (step 2705). If the user has sufficient security privileges, then in step 2706 a secure VPN is established between the user’s computer and the secure target site. As described above, this is preferably done by allocating a hopping regime that will be carried out between the user’s computer and the secure target site, and is preferably performed transparently to the user (i.e., the user need not be involved in creating the secure link). As described in various

embodiments of this application, any of various fields can be “hopped” (e.g., IP source/destination addresses; a field in the header; etc.) in order to communicate securely.

[00216] Some or all of the security functions can be embedded in gatekeeper 2603, such that it handles all requests to connect to secure sites. In this embodiment, DNS proxy 2610 communicates with gatekeeper 2603 to determine (preferably over a secure administrative VPN) whether the user has access to a particular web site. Various scenarios for implementing these features are described by way of example below:

[00217] Scenario #1: Client has permission to access target computer, and gatekeeper has a rule to make a VPN for the client. In this scenario, the client’s DNS request would be received by the DNS proxy server 2610, which would forward the request to gatekeeper 2603. The gatekeeper would establish a VPN between the client and the requested target. The gatekeeper would provide the address of the destination to the DNS proxy, which would then return the resolved name as a result. The resolved address can be transmitted back to the client in a secure administrative VPN.

[00218] Scenario #2: Client does not have permission to access target computer. In this scenario, the client’s DNS request would be received by the DNS proxy server 2610, which would forward the request to gatekeeper 2603. The gatekeeper would reject the request, informing DNS proxy server 2610 that it was unable to find the target computer. The DNS proxy 2610 would then return a “host unknown” error message to the client.

[00219] Scenario #3: Client has permission to connect using a normal non-VPN link, and the gatekeeper does not have a rule to set up a VPN for the client to the target site. In this scenario, the client’s DNS request is received by DNS proxy server 2610, which would check its rules and determine that no VPN is needed. Gatekeeper 2603 would then inform the DNS proxy server to forward the request to conventional DNS server 2609, which would resolve the request and return the result to the DNS proxy server and then back to the client.

[00220] Scenario #4: Client does not have permission to establish a normal/non-VPN link, and the gatekeeper does not have a rule to make a VPN for the client to the target site. In

this scenario, the DNS proxy server would receive the client's DNS request and forward it to gatekeeper 2603. Gatekeeper 2603 would determine that no special VPN was needed, but that the client is not authorized to communicate with non-VPN members. The gatekeeper would reject the request, causing DNS proxy server 2610 to return an error message to the client.

C. Large Link to Small Link Bandwidth Management

[00221] One feature of the basic architecture is the ability to prevent so-called "denial of service" attacks that can occur if a computer hacker floods a known Internet node with packets, thus preventing the node from communicating with other nodes. Because IP addresses or other fields are "hopped" and packets arriving with invalid addresses are quickly discarded, Internet nodes are protected against flooding targeted at a single IP address.

[00222] In a system in which a computer is coupled through a link having a limited bandwidth (e.g., an edge router) to a node that can support a much higher-bandwidth link (e.g., an Internet Service Provider), a potential weakness could be exploited by a determined hacker. Referring to FIG. 28, suppose that a first host computer 2801 is communicating with a second host computer 2804 using the IP address hopping principles described above. The first host computer is coupled through an edge router 2802 to an Internet Service Provider (ISP) 2803 through a low bandwidth link (LOW BW), and is in turn coupled to second host computer 2804 through parts of the Internet through a high bandwidth link (HIGH BW). In this architecture, the ISP is able to support a high bandwidth to the internet, but a much lower bandwidth to the edge router 2802.

[00223] Suppose that a computer hacker is able to transmit a large quantity of dummy packets addressed to first host computer 2801 across high bandwidth link HIGH BW. Normally, host computer 2801 would be able to quickly reject the packets since they would not fall within the acceptance window permitted by the IP address hopping scheme. However, because the packets must travel across low bandwidth link LOW BW, the packets overwhelm the lower bandwidth link before they are received by host computer 2801. Consequently, the link to host computer 2801 is effectively flooded before the packets can be discarded.

[00224] According to one inventive improvement, a “link guard” function 2805 is inserted into the high-bandwidth node (e.g., ISP 2803) that quickly discards packets destined for a low- bandwidth target node if they are not valid packets. Each packet destined for a low-bandwidth node is cryptographically authenticated to determine whether it belongs to a VPN. If it is not a valid VPN packet, the packet is discarded at the high-bandwidth node. If the packet is authenticated as belonging to a VPN, the packet is passed with high preference. If the packet is a valid non-VPN packet, it is passed with a lower quality of service (e.g., lower priority).

[00225] In one embodiment, the ISP distinguishes between VPN and non-VPN packets using the protocol of the packet. In the case of IPSEC [rfc 2401], the packets have IP protocols 420 and 421. In the case of the TARP VPN, the packets will have an IP protocol that is not yet defined. The ISP’s link guard, 2805, maintains a table of valid VPNs which it uses to validate whether VPN packets are cryptographically valid. According to one embodiment, packets that do not fall within any hop windows used by nodes on the low-bandwidth link are rejected, or are sent with a lower quality of service. One approach for doing this is to provide a copy of the IP hopping tables used by the low-bandwidth nodes to the high-bandwidth node, such that both the high-bandwidth and low-bandwidth nodes track hopped packets (e.g., the high-bandwidth node moves its hopping window as valid packets are received). In such a scenario, the high-bandwidth node discards packets that do not fall within the hopping window before they are transmitted over the low-bandwidth link. Thus, for example, ISP 2903 maintains a copy 2910 of the receive table used by host computer 2901. Incoming packets that do not fall within this receive table are discarded. According to a different embodiment, link guard 2805 validates each VPN packet using a keyed hashed message authentication code (HMAC) [rfc 2104].

[00226] According to another embodiment, separate VPNs (using, for example, hopblocks) can be established for communicating between the low-bandwidth node and the high-bandwidth node (i.e., packets arriving at the high-bandwidth node are converted into different packets before being transmitted to the low-bandwidth node).

[00227] As shown in FIG. 29, for example, suppose that a first host computer 2900 is communicating with a second host computer 2902 over the Internet, and the path includes a high

bandwidth link HIGH BW to an ISP 2901 and a low bandwidth link LOW BW through an edge router 2904. In accordance with the basic architecture described above, first host computer 2900 and second host computer 2902 would exchange hopblocks (or a hopblock algorithm) and would be able to create matching transmit and receive tables 2905, 2906, 2912 and 2913. Then in accordance with the basic architecture, the two computers would transmit packets having seemingly random IP source and destination addresses, and each would move a corresponding hopping window in its receive table as valid packets were received.

[00228] Suppose that a nefarious computer hacker 2903 was able to deduce that packets having a certain range of IP addresses (e.g., addresses 100 to 200 for the sake of simplicity) are being transmitted to ISP 2901, and that these packets are being forwarded over a low-bandwidth link. Hacker computer 2903 could thus “flood” packets having addresses falling into the range 100 to 200, expecting that they would be forwarded along low bandwidth link LOW BW, thus causing the low bandwidth link to become overwhelmed. The fast packet reject mechanism in first host computer 3000 would be of little use in rejecting these packets, since the low bandwidth link was effectively jammed before the packets could be rejected. In accordance with one aspect of the improvement, however, VPN link guard 2911 would prevent the attack from impacting the performance of VPN traffic because the packets would either be rejected as invalid VPN packets or given a lower quality of service than VPN traffic over the lower bandwidth link. A denial-of- service flood attack could, however, still disrupt non-VPN traffic.

[00229] According to one embodiment of the improvement, ISP 2901 maintains a separate VPN with first host computer 2900, and thus translates packets arriving at the ISP into packets having a different IP header before they are transmitted to host computer 2900. The cryptographic keys used to authenticate VPN packets at the link guard 2911 and the cryptographic keys used to encrypt and decrypt the VPN packets at host 2902 and host 2901 can be different, so that link guard 2911 does not have access to the private host data; it only has the capability to authenticate those packets.

[00230] According to yet a third embodiment, the low-bandwidth node can transmit a special message to the high-bandwidth node instructing it to shut down all transmissions on a particular IP address, such that only hopped packets will pass through to the low-bandwidth

node. This embodiment would prevent a hacker from flooding packets using a single IP address. According to yet a fourth embodiment, the high-bandwidth node can be configured to discard packets transmitted to the low-bandwidth node if the transmission rate exceeds a certain predetermined threshold for any given IP address; this would allow hopped packets to go through. In this respect, link guard 2911 can be used to detect that the rate of packets on a given IP address are exceeding a threshold rate; further packets addressed to that same IP address would be dropped or transmitted at a lower priority (e.g., delayed).

D. Traffic Limiter

[00231] In a system in which multiple nodes are communicating using “hopping” technology, a treasonous insider could internally flood the system with packets. In order to prevent this possibility, one inventive improvement involves setting up “contracts” between nodes in the system, such that a receiver can impose a bandwidth limitation on each packet sender. One technique for doing this is to delay acceptance of a checkpoint synchronization request from a sender until a certain time period (e.g., one minute) has elapsed. Each receiver can effectively control the rate at which its hopping window moves by delaying “SYNC_ACK” responses to “SYNC_REQ” messages.

[00232] A simple modification to the checkpoint synchronizer will serve to protect a receiver from accidental or deliberate overload from an internally treasonous client. This modification is based on the observation that a receiver will not update its tables until a SYNC_REQ is received on hopped address CKPT_N. It is a simple matter of deferring the generation of a new CKPT_N until an appropriate interval after previous checkpoints.

[00233] Suppose a receiver wished to restrict reception from a transmitter to 100 packets a second, and that checkpoint synchronization messages were triggered every 50 packets, A compliant transmitter would not issue new SYNC_REQ messages more often than every 0.5 seconds. The receiver could delay a non-compliant transmitter from synchronizing by delaying the issuance of CKPT_N for 0.5 second after the last SYNC_REQ was accepted.

[00234] In general, if M receivers need to restrict N transmitters issuing new SYNC_REQ messages after every W messages to sending R messages a second in aggregate,

each receiver could defer issuing a new CKPT_N until $MxNxW/R$ seconds have elapsed since the last SYNC_REQ has been received and accepted. If the transmitter exceeds this rate between a pair of checkpoints, it will issue the new checkpoint before the receiver is ready to receive it, and the SYNC_REQ will be discarded by the receiver. After this, the transmitter will re-issue the SYNC_REQ every T1 seconds until it receives a SYNC_ACK. The receiver will eventually update CKPT_N and the SYNC_REQ will be acknowledged. If the transmission rate greatly exceeds the allowed rate, the transmitter will stop until it is compliant. If the transmitter exceeds the allowed rate by a little, it will eventually stop after several rounds of delayed synchronization until it is in compliance. Hacking the transmitter's code to not shut off only permits the transmitter to lose the acceptance window. In this case it can recover the window and proceed only after it is compliant again.

[00235] Two practical issues should be considered when implementing the above scheme:

1. The receiver rate should be slightly higher than the permitted rate in order to allow for statistical fluctuations in traffic arrival times and non-uniform load balancing.

2. Since a transmitter will rightfully continue to transmit for a period after a SYNC_REQ is transmitted, the algorithm above can artificially reduce the transmitter's bandwidth. If events prevent a compliant transmitter from synchronizing for a period (e.g. the network dropping a SYNC_REQ or a SYNC_ACK) a SYNC_REQ will be accepted later than expected. After this, the transmitter will transmit fewer than expected messages before encountering the next checkpoint. The new checkpoint will not have been activated and the transmitter will have to retransmit the SYNC_REQ. This will appear to the receiver as if the transmitter is not compliant. Therefore, the next checkpoint will be accepted late from the transmitter's perspective. This has the effect of reducing the transmitter's allowed packet rate until the transmitter transmits at a packet rate below the agreed upon rate for a period of time.

[00236] To guard against this, the receiver should keep track of the times that the last C SYNC_REQs were received and accepted and use the minimum of $MxNxW/R$ seconds after the last SYNC_REQ has been received and accepted, $2xMxNxW/R$ seconds after next to the last

SYNC_REQ has been received and accepted, $CxMxNxW/R$ seconds after $(C-1)^{th}$ to the last SYNC_REQ has been received, as the time to activate CKPT_N. This prevents the receiver from inappropriately limiting the transmitter's packet rate if at least one out of the last C SYNC_REQs was processed on the first attempt.

[00237] FIG. 30 shows a system employing the above-described principles. In FIG. 30, two computers 3000 and 3001 are assumed to be communicating over a network N in accordance with the "hopping" principles described above (e.g., hopped IP addresses, discriminator values, etc.). For the sake of simplicity, computer 3000 will be referred to as the receiving computer and computer 3001 will be referred to as the transmitting computer, although full duplex operation is of course contemplated. Moreover, although only a single transmitter is shown, multiple transmitters can transmit to receiver 3000.

[00238] As described above, receiving computer 3000 maintains a receive table 3002 including a window W that defines valid IP address pairs that will be accepted when appearing in incoming data packets. Transmitting computer 3001 maintains a transmit table 3003 from which the next IP address pairs will be selected when transmitting a packet to receiving computer 3000. (For the sake of illustration, window W is also illustrated with reference to transmit table 3003). As transmitting computer moves through its table, it will eventually generate a SYNC_REQ message as illustrated in function 3010. This is a request to receiver 3000 to synchronize the receive table 3002, from which transmitter 3001 expects a response in the form of a CKPT_N (included as part of a SYNC_ACK message). If transmitting computer 3001 transmits more messages than its allotment, it will prematurely generate the SYNC_REQ message. (If it has been altered to remove the SYNC_REQ message generation altogether, it will fall out of synchronization since receiver 3000 will quickly reject packets that fall outside of window W, and the extra packets generated by transmitter 3001 will be discarded).

[00239] In accordance with the improvements described above, receiving computer 3000 performs certain steps when a SYNC_REQ message is received, as illustrated in FIG. 30. In step 3004, receiving computer 3000 receives the SYNC_REQ message. In step 3005, a check is made to determine whether the request is a duplicate. If so, it is discarded in step 3006. In step 3007, a check is made to determine whether the SYNC_REQ received from transmitter 3001 was

received at a rate that exceeds the allowable rate R (i.e., the period between the time of the last SYNC_REQ message). The value R can be a constant, or it can be made to fluctuate as desired. If the rate exceeds R , then in step 3008 the next activation of the next CKPT_N hopping table entry is delayed by W/R seconds after the last SYNC_REQ has been accepted.

[00240] Otherwise, if the rate has not been exceeded, then in step 3109 the next CKPT_N value is calculated and inserted into the receiver's hopping table prior to the next SYNC_REQ from the transmitter 3101. Transmitter 3101 then processes the SYNC_REQ in the normal manner.

E. Signaling Synchronizer

[00241] In a system in which a large number of users communicate with a central node using secure hopping technology, a large amount of memory must be set aside for hopping tables and their supporting data structures. For example, if one million subscribers to a web site occasionally communicate with the web site, the site must maintain one million hopping tables, thus using up valuable computer resources, even though only a small percentage of the users may actually be using the system at any one time. A desirable solution would be a system that permits a certain maximum number of simultaneous links to be maintained, but which would "recognize" millions of registered users at any one time. In other words, out of a population of a million registered users, a few thousand at a time could simultaneously communicate with a central server, without requiring that the server maintain one million hopping tables of appreciable size.

[00242] One solution is to partition the central node into two nodes: a signaling server that performs session initiation for user log-on and log-off (and requires only minimally sized tables), and a transport server that contains larger hopping tables for the users. The signaling server listens for the millions of known users and performs a fast-packet reject of other (bogus) packets. When a packet is received from a known user, the signaling server activates a virtual private link (VPL) between the user and the transport server, where hopping tables are allocated and maintained. When the user logs onto the signaling server, the user's computer is provided with hop tables for communicating with the transport server, thus activating the VPL. The VPLs can be torn down when they become inactive for a time period, or they can be torn down upon

user log-out. Communication with the signaling server to allow user log-on and log-off can be accomplished using a specialized version of the checkpoint scheme described above.

[00243] FIG. 31 shows a system employing certain of the above-described principles. In FIG. 31, a signaling server 3101 and a transport server 3102 communicate over a link. Signaling server 3101 contains a large number of small tables 3106 and 3107 that contain enough information to authenticate a communication request with one or more clients 3103 and 3104. As described in more detail below, these small tables may advantageously be constructed as a special case of the synchronizing checkpoint tables described previously. Transport server 3102, which is preferably a separate computer in communication with signaling server 3101, contains a smaller number of larger hopping tables 3108, 3109, and 3110 that can be allocated to create a VPN with one of the client computers.

[00244] According to one embodiment, a client that has previously registered with the system (e.g., via a system administration function, a user registration procedure, or some other method) transmits a request for information from a computer (e.g., a web site). In one variation, the request is made using a “hopped” packet, such that signaling server 3101 will quickly reject invalid packets from unauthorized computers such as hacker computer 3105. An “administrative” VPN can be established between all of the clients and the signaling server in order to ensure that a hacker cannot flood signaling server 3101 with bogus packets. Details of this scheme are provided below.

[00245] Signaling server 3101 receives the request 3111 and uses it to determine that client 3103 is a validly registered user. Next, signaling server 3101 issues a request to transport server 3102 to allocate a hopping table (or hopping algorithm or other regime) for the purpose of creating a VPN with client 3103. The allocated hopping parameters are returned to signaling server 3101 (path 3113), which then supplies the hopping parameters to client 3103 via path 3114, preferably in encrypted form.

[00246] Thereafter, client 3103 communicates with transport server 3102 using the normal hopping techniques described above. It will be appreciated that although signaling server 3101 and transport server 3102 are illustrated as being two separate computers, they could of

course be combined into a single computer and their functions performed on the single computer. Alternatively, it is possible to partition the functions shown in FIG. 31 differently from as shown without departing from the inventive principles.

[00247] One advantage of the above-described architecture is that signaling server 3101 need only maintain a small amount of information on a large number of potential users, yet it retains the capability of quickly rejecting packets from unauthorized users such as hacker computer 3105. Larger data tables needed to perform the hopping and synchronization functions are instead maintained in a transport server 3102, and a smaller number of these tables are needed since they are only allocated for “active” links. After a VPN has become inactive for a certain time period (e.g., one hour), the VPN can be automatically torn down by transport server 3102 or signaling server 3101.

[00248] A more detailed description will now be provided regarding how a special case of the checkpoint synchronization feature can be used to implement the signaling scheme described above.

[00249] The signaling synchronizer may be required to support many (millions) of standing, low bandwidth connections. It therefore should minimize per-VPL memory usage while providing the security offered by hopping technology. In order to reduce memory usage in the signaling server, the data hopping tables can be completely eliminated and data can be carried as part of the SYNC_REQ message. The table used by the server side (receiver) and client side (transmitter) is shown schematically as element 3106 in FIG. 31.

[00250] The meaning and behaviors of CKPT_N, CKPT_O and CKPT_R remain the same from the previous description, except that CKPT_N can receive a combined data and SYNC_REQ message or a SYNC_REQ message without the data.

[00251] The protocol is a straightforward extension of the earlier synchronizer. Assume that a client transmitter is on and the tables are synchronized. The initial tables can be generated “out of band.” For example, a client can log into a web server to establish an account

over the Internet. The client will receive keys etc encrypted over the Internet. Meanwhile, the server will set up the signaling VPN on the signaling server.

[00252] Assuming that a client application wishes to send a packet to the server on the client's standing signaling VPL:

1. The client sends the message marked as a data message on the inner header using the transmitter's CKPT_N address. It turns the transmitter off and starts a timer T1 noting CKPT_O. Messages can be one of three types: DATA, SYNC_REQ and SYNC_ACK. In the normal algorithm, some potential problems can be prevented by identifying each message type as part of the encrypted inner header field. In this algorithm, it is important to distinguish a data packet and a SYNC_REQ in the signaling synchronizer since the data and the SYNC_REQ come in on the same address.

2. When the server receives a data message on its CKPT_N, it verifies the message and passes it up the stack. The message can be verified by checking message type and other information (i.e., user credentials) contained in the inner header. It replaces its CKPT_O with CKPT_N and generates the next CKPT_N. It updates its transmitter side CKPT_R to correspond to the client's receiver side CKPT_R and transmits a SYNC_ACK containing CKPT_O in its payload.

3. When the client side receiver receives a SYNC_ACK on its CKPT_R with a payload matching its transmitter side CKPT_O and the transmitter is off, the transmitter is turned on and the receiver side CKPT_R is updated. If the SYNC_ACK's payload does not match the transmitter side CKPT_O or the transmitter is on, the SYNC_ACK is simply discarded.

4. T1 expires: If the transmitter is off and the client's transmitter side CKPT_O matches the CKPT_O associated with the timer, it starts timer T1 noting CKPT_O again, and a SYNC_REQ is sent using the transmitter's CKPT_O address. Otherwise, no action is taken.

5. When the server receives a SYNC_REQ on its CKPT_N, it replaces its CKPT_O with CKPT_N and generates the next CKPT_N. It updates its transmitter side CKPT_R to

correspond to the client's receiver side CKPT_R and transmits a SYNC_ACK containing CKPT_O in its payload.

6. When the server receives a SYNC_REQ on its CKPT_O, it updates its transmitter side CKPT_R to correspond to the client's receiver side CKPT_R and transmits a SYNC_ACK containing CKPT_O in its payload.

[00253] FIG. 32 shows message flows to highlight the protocol. Reading from top to bottom, the client sends data to the server using its transmitter side CKPT_N. The client side transmitter is turned off and a retry timer is turned off. The transmitter will not transmit messages as long as the transmitter is turned off. The client side transmitter then loads CKPT_N into CKPT_O and updates CKPT_N. This message is successfully received and is passed up the stack. It also synchronizes the receiver i.e., the server loads CKPT_N into CKPT_O and generates a new CKPT_N, it generates a new CKPT_R in the server side transmitter and transmits a SYNC_ACK containing the server side receiver's CKPT_O to the server. The SYNC_ACK is successfully received at the client. The client side receiver's CKPT_R is updated, the transmitter is turned on and the retry timer is killed. The client side transmitter is ready to transmit a new data message.

[00254] Next, the client sends data to the server using its transmitter side CKPT_N. The client side transmitter is turned off and a retry timer is turned off. The transmitter will not transmit messages as long as the transmitter is turned off. The client side transmitter then loads CKPT_N into CKPT_O and updates CKPT_N. This message is lost. The client side timer expires and as a result a SYNC_REQ is transmitted on the client side transmitter's CKPT_O (this will keep happening until the SYNC_ACK has been received at the client). The SYNC_REQ is successfully received at the server. It synchronizes the receiver i.e., the server loads CKPT_N into CKPT_O and generates a new CKPT_N, it generates a new CKPT_R in the server side transmitter and transmits a SYNC_ACK containing the server side receiver's CKPT_O to the server. The SYNC_ACK is successfully received at the client. The client side receiver's CKPT_R is updated, the transmitter is turned off and the retry timer is killed. The client side transmitter is ready to transmit a new data message.

[00255] There are numerous other scenarios that follow this flow. For example, the SYNC_ACK could be lost. The transmitter would continue to re-send the SYNC_REQ until the receiver synchronizes and responds.

[00256] The above-described procedures allow a client to be authenticated at signaling server 3201 while maintaining the ability of signaling server 3201 to quickly reject invalid packets, such as might be generated by hacker computer 3205. In various embodiments, the signaling synchronizer is really a derivative of the synchronizer. It provides the same protection as the hopping protocol, and it does so for a large number of low bandwidth connections.

F. One-Click Secure On-line Communications and Secure Domain Name Service

[00257] The present invention provides a technique for establishing a secure communication link between a first computer and a second computer over a computer network. Preferably, a user enables a secure communication link using a single click of a mouse, or a corresponding minimal input from another input device, such as a keystroke entered on a keyboard or a click entered through a trackball. Alternatively, the secure link is automatically established as a default setting at boot-up of the computer (i.e., no click). FIG. 33 shows a system block diagram 3300 of a computer network in which the one-click secure communication method of the present invention is suitable. In FIG. 33, a computer terminal or client computer 3301, such as a personal computer (PC), is connected to a computer network 3302, such as the Internet, through an ISP 3303. Alternatively, computer 3301 can be connected to computer network 3302 through an edge router. Computer 3301 includes an input device, such as a keyboard and/or mouse, and a display device, such as a monitor. Computer 3301 can communicate conventionally with another computer 3304 connected to computer network 3302 over a communication link 3305 using a browser 3306 that is installed and operates on computer 3301 in a well-known manner.

[00258] Computer 3304 can be, for example, a server computer that is used for conducting e-commerce. In the situation when computer network 3302 is the Internet, computer 3304 typically will have a standard top-level domain name such as .com, .net, .org, .edu, .mil or .gov.

[00259] FIG. 34 shows a flow diagram 3400 for installing and establishing a “one-click” secure communication link over a computer network according to the present invention. At step 3401, computer 3301 is connected to server computer 3304 over a non-VPN communication link 3305. Web browser 3306 displays a web page associated with server 3304 in a well-known manner. According to one variation of the invention, the display of computer 3301 contains a hyperlink, or an icon representing a hyperlink, for selecting a virtual private network (VPN) communication link (“go secure” hyperlink) through computer network 3302 between terminal 3301 and server 3304. Preferably, the “go secure” hyperlink is displayed as part of the web page downloaded from server computer 3304, thereby indicating that the entity providing server 3304 also provides VPN capability.

[00260] By displaying the “go secure” hyperlink, a user at computer 3301 is informed that the current communication link between computer 3301 and server computer 3304 is a non-secure, non-VPN communication link. At step 3402, it is determined whether a user of computer 3301 has selected the “go secure” hyperlink. If not, processing resumes using a non-secure (conventional) communication method (not shown). If, at step 3402, it is determined that the user has selected the “go secure” hyperlink, flow continues to step 3403 where an object associated with the hyperlink determines whether a VPN communication software module has already been installed on computer 3301. Alternatively, a user can enter a command into computer 3301 to “go secure.”

[00261] If, at step 3403, the object determines that the software module has been installed, flow continues to step 3407. If, at step 3403, the object determines that the software module has not been installed, flow continues to step 3404 where a non-VPN communication link 3307 is launched between computer 3301 and a website 3308 over computer network 3302 in a well-known manner. Website 3308 is accessible by all computer terminals connected to computer network 3302 through a non-VPN communication link. Once connected to website 3308, a software module for establishing a secure communication link over computer network 3302 can be downloaded and installed. Flow continues to step 3405 where, after computer 3301 connects to website 3308, the software module for establishing a communication link is downloaded and installed in a well-known manner on computer terminal 3301 as software

module 3309. At step 3405, a user can optionally select parameters for the software module, such as enabling a secure communication link mode of communication for all communication links over computer network 3302. At step 3406, the communication link between computer 3301 and website 3308 is then terminated in a well-known manner.

[00262] By clicking on the “go secure” hyperlink, a user at computer 3301 has enabled a secure communication mode of communication between computer 3301 and server computer 3304. According to one variation of the invention, the user is not required to do anything more than merely click the “go secure” hyperlink. The user does not need to enter any user identification information, passwords or encryption keys for establishing a secure communication link. All procedures required for establishing a secure communication link between computer 3301 and server computer 3304 are performed transparently to a user at computer 3301.

[00263] At step 3407, a secure VPN communications mode of operation has been enabled and software module 3309 begins to establish a VPN communication link. In one embodiment, software module 3309 automatically replaces the top-level domain name for server 3304 within browser 3406 with a secure top-level domain name for server computer 3304. For example, if the top-level domain name for server 3304 is .com, software module 3309 replaces the .com top-level domain name with a .scom top-level domain name, where the “s” stands for secure. Alternatively, software module 3409 can replace the top-level domain name of server 3304 with any other non-standard top-level domain name.

[00264] Because the secure top-level domain name is a non-standard domain name, a query to a standard domain name service (DNS) will return a message indicating that the universal resource locator (URL) is unknown. According to the invention, software module 3409 contains the URL for querying a secure domain name service (SDNS) for obtaining the URL for a secure top-level domain name. In this regard, software module 3309 accesses a secure portal 3310 that interfaces a secure network 3311 to computer network 3302. Secure network 3311 includes an internal router 3312, a secure domain name service (SDNS) 3313, a VPN gatekeeper 3314 and a secure proxy 3315. The secure network can include other network services, such as e-mail 3316, a plurality of chatrooms (of which only one chatroom 3317 is shown), and a standard

domain name service (STD DNS) 3318. Of course, secure network 3311 can include other resources and services that are not shown in FIG. 33.

[00265] When software module 3309 replaces the standard top-level domain name for server 3304 with the secure top-level domain name, software module 3309 sends a query to SDNS 3313 at step 3408 through secure portal 3310 preferably using an administrative VPN communication link 3319. In this configuration, secure portal 3310 can only be accessed using a VPN communication link. Preferably, such a VPN communication link can be based on a technique of inserting a source and destination IP address pair into each data packet that is selected according to a pseudo-random sequence; an IP address hopping regime that pseudorandomly changes IP addresses in packets transmitted between a client computer and a secure target computer; periodically changing at least one field in a series of data packets according to a known sequence; an Internet Protocol (IP) address in a header of each data packet that is compared to a table of valid IP addresses maintained in a table in the second computer; and/or a comparison of the IP address in the header of each data packet to a moving window of valid IP addresses, and rejecting data packets having IP addresses that do not fall within the moving window. Other types of VPNs can alternatively be used. Secure portal 3310 authenticates the query from software module 3309 based on the particular information hopping technique used for VPN communication link 3319.

[00266] SDNS 3313 contains a cross-reference database of secure domain names and corresponding secure network addresses. That is, for each secure domain name, SDNS 3313 stores a computer network address corresponding to the secure domain name. An entity can register a secure domain name in SDNS 3313 so that a user who desires a secure communication link to the website of the entity can automatically obtain the secure computer network address for the secure website. Moreover, an entity can register several secure domain names, with each respective secure domain name representing a different priority level of access in a hierarchy of access levels to a secure website. For example, a securities trading website can provide users secure access so that a denial of service attack on the website will be ineffectual with respect to users subscribing to the secure website service. Different levels of subscription can be arranged based on, for example, an escalating fee, so that a user can select a desired level of guarantee for

connecting to the secure securities trading website. When a user queries SDNS 3313 for the secure computer network address for the securities trading website, SDNS 3313 determines the particular secure computer network address based on the user's identity and the user's subscription level.

[00267] At step 3409, SDNS 3313 accesses VPN gatekeeper 3314 for establishing a VPN communication link between software module 3309 and secure server 3320. Server 3320 can only be accessed through a VPN communication link. VPN gatekeeper 3314 provisions computer 3301 and secure web server computer 3320, or a secure edge router for server computer 3320, thereby creating the VPN. Secure server computer 3320 can be a separate server computer from server computer 3304, or can be the same server computer having both non-VPN and VPN communication link capability, such as shown by server computer 3322. Returning to FIG. 34, in step 3410, SDNS 3313 returns a secure URL to software module 3309 for the .com server address for a secure server 3320 corresponding to server 3304.

[00268] Alternatively, SDNS 3313 can be accessed through secure portal 3310 "in the clear", that is, without using an administrative VPN communication link. In this situation, secure portal 3310 preferably authenticates the query using any well-known technique, such as a cryptographic technique, before allowing the query to proceed to SDNS 3313. Because the initial communication link in this situation is not a VPN communication link, the reply to the query can be "in the clear." The querying computer can use the clear reply for establishing a VPN link to the desired domain name. Alternatively, the query to SDNS 3313 can be in the clear, and SDNS 3313 and gatekeeper 3314 can operate to establish a VPN communication link to the querying computer for sending the reply.

[00269] At step 3411, software module 3309 accesses secure server 3320 through VPN communication link 3321 based on the VPN resources allocated by VPN gatekeeper 3314. At step 3412, web browser 3306 displays a secure icon indicating that the current communication link to server 3320 is a secure VPN communication link. Further communication between computers 3301 and 3320 occurs via the VPN, e.g., using a "hopping" regime as discussed above. When VPN link 3321 is terminated at step 3413, flow continues to step 3414 where software module 3309 automatically replaces the secure top-level domain name with the

corresponding non-secure top-level domain name for server 3304. Browser 3306 accesses a standard DNS 3325 for obtaining the non-secure URL for server 3304. Browser 3306 then connects to server 3304 in a well-known manner. At step 3415, browser 3306 displays the “go secure” hyperlink or icon for selecting a VPN communication link between terminal 3301 and server 3304. By again displaying the “go secure” hyperlink, a user is informed that the current communication link is a non-secure, non-VPN communication link.

[00270] When software module 3309 is being installed or when the user is off-line, the user can optionally specify that all communication links established over computer network 3302 are secure communication links. Thus, anytime that a communication link is established, the link is a VPN link. Consequently, software module 3309 transparently accesses SDNS 3313 for obtaining the URL for a selected secure website. In other words, in one embodiment, the user need not “click” on the secure option each time secure communication is to be effected.

[00271] Additionally, a user at computer 3301 can optionally select a secure communication link through proxy computer 3315. Accordingly, computer 3301 can establish a VPN communication link 3323 with secure server computer 3320 through proxy computer 3315. Alternatively, computer 3301 can establish a non-VPN communication link 3324 to a non-secure website, such as non-secure server computer 3304.

[00272] FIG. 35 shows a flow diagram 3500 for registering a secure domain name according to the present invention. At step 3501, a requester accesses website 3308 and logs into a secure domain name registry service that is available through website 3308. At step 3502, the requestor completes an online registration form for registering a secure domain name having a top-level domain name, such as .com, .net, .org, .edu, .mil or .gov. Of course, other secure top-level domain names can also be used. Preferably, the requestor must have previously registered a non-secure domain name corresponding to the equivalent secure domain name that is being requested. For example, a requester attempting to register secure domain name “website.com” must have previously registered the corresponding non-secure domain name “website.com”.

[00273] At step 3503, the secure domain name registry service at website 3308 queries a non-secure domain name server database, such as standard DNS 3322, using, for example, a

whois query, for determining ownership information relating to the non-secure domain name corresponding to the requested secure domain name. At step 3504, the secure domain name registry service at website 3308 receives a reply from standard DNS 3322 and at step 3505 determines whether there is conflicting ownership information for the corresponding non-secure domain name. If there is no conflicting ownership information, flow continues to step 3507, otherwise flow continues to step 3506 where the requestor is informed of the conflicting ownership information. Flow returns to step 3502.

[00274] When there is no conflicting ownership information at step 3505, the secure domain name registry service (website 3308) informs the requestor that there is no conflicting ownership information and prompts the requestor to verify the information entered into the online form and select an approved form of payment. After confirmation of the entered information and appropriate payment information, flow continues to step 3508 where the newly registered secure domain name sent to SDNS 3313 over communication link 3326.

[00275] If, at step 3505, the requested secure domain name does not have a corresponding equivalent non-secure domain name, the present invention informs the requestor of the situation and prompts the requestor for acquiring the corresponding equivalent non-secure domain name for an increased fee. By accepting the offer, the present invention automatically registers the corresponding equivalent non-secure domain name with standard DNS 3325 in a well-known manner. Flow then continues to step 3508.

G. Tunneling Secure Address Hopping Protocol Through
Existing Protocol Using Web Proxy

[00276] The present invention also provides a technique for implementing the field hopping schemes described above in an application program on the client side of a firewall between two computer networks, and in the network stack on the server side of the firewall. The present invention uses a new secure connectionless protocol that provides good denial of service rejection capabilities by layering the new protocol on top of an existing IP protocol, such as the ICMP, UDP or TCP protocols. Thus, this aspect of the present invention does not require changes in the Internet infrastructure.

[00277] According to the invention, communications are protected by a client-side proxy application program that accepts unencrypted, unprotected communication packets from a local browser application. The client-side proxy application program tunnels the unencrypted, unprotected communication packets through a new protocol, thereby protecting the communications from a denial of service at the server side. Of course, the unencrypted, unprotected communication packets can be encrypted prior to tunneling.

[00278] The client-side proxy application program is not an operating system extension and does not involve any modifications to the operating system network stack and drivers. Consequently, the client is easier to install, remove and support in comparison to a VPN. Moreover, the client-side proxy application can be allowed through a corporate firewall using a much smaller “hole” in the firewall and is less of a security risk in comparison to allowing a protocol layer VPN through a corporate firewall.

[00279] The server-side implementation of the present invention authenticates valid field-hopped packets as valid or invalid very early in the server packet processing, similar to a standard virtual private network, for greatly minimizing the impact of a denial of service attempt in comparison to normal TCP/IP and HTTP communications, thereby protecting the server from invalid communications.

[00280] FIG. 36 shows a system block diagram of a computer network 3600 in which a virtual private connection according to the present invention can be configured to more easily traverse a firewall between two computer networks. FIG. 37 shows a flow diagram 3700 for establishing a virtual private connection that is encapsulated using an existing network protocol.

[00281] In FIG. 36 a local area network (LAN) 3601 is connected to another computer network 3602, such as the Internet, through a firewall arrangement 3603. Firewall arrangement operates in a well-known manner to interface LAN 3601 to computer network 3602 and to protect LAN 3601 from attacks initiated outside of LAN 3601.

[00282] A client computer 3604 is connected to LAN 3601 in a well-known manner. Client computer 3604 includes an operating system 3605 and a web browser 3606. Operating

system 3605 provides kernel mode functions for operating client computer 3604. Browser 3606 is an application program for accessing computer network resources connected to LAN 3601 and computer network 3602 in a well-known manner. According to the present invention, a proxy application 3607 is also stored on client computer 3604 and operates at an application layer in conjunction with browser 3606. Proxy application 3607 operates at the application layer within client computer 3604 and when enabled, modifies unprotected, unencrypted message packets generated by browser 3606 by inserting data into the message packets that are used for forming a virtual private connection between client computer 3604 and a server computer connected to LAN 3601 or computer network 3602. According to the invention, a virtual private connection does not provide the same level of security to the client computer as a virtual private network. A virtual private connection can be conveniently authenticated so that, for example, a denial of service attack can be rapidly rejected, thereby providing different levels of service that can be subscribed to by a user.

[00283] Proxy application 3607 is conveniently installed and uninstalled by a user because proxy application 3607 operates at the application layer within client computer 3604. On installation, proxy application 3607 preferably configures browser 3606 to use proxy application for all web communications. That is, the payload portion of all message packets is modified with the data for forming a virtual private connection between client computer 3604 and a server computer. Preferably, the data for forming the virtual private connection contains field-hopping data, such as described above in connection with VPNs. Also, the modified message packets preferably conform to the UDP protocol. Alternatively, the modified message packets can conform to the TCP/IP protocol or the ICMP protocol. Alternatively, proxy application 3606 can be selected and enabled through, for example, an option provided by browser 3606. Additionally, proxy application 3607 can be enabled so that only the payload portion of specially designated message packets is modified with the data for forming a virtual private connection between client computer 3604 and a designated host computer. Specially designated message packets can be, for example, selected predetermined domain names.

[00284] Referring to FIG. 37, at step 3701, unprotected and unencrypted message packets are generated by browser 3606. At step 3702, proxy application 3607 modifies the

payload portion of all message packets by tunneling the data for forming a virtual private connection between client computer 3604 and a destination server computer into the payload portion. At step, 3703, the modified message packets are sent from client computer 3604 to, for example, website (server computer) 3608 over computer network 3602.

[00285] Website 3608 includes a VPN guard portion 3609, a server proxy portion 3610 and a web server portion 3611. VPN guard portion 3609 is embedded within the kernel layer of the operating system of website 3608 so that large bandwidth attacks on website 3608 are rapidly rejected. When client computer 3604 initiates an authenticated connection to website 3608, VPN guard portion 3609 is keyed with the hopping sequence contained in the message packets from client computer 3604, thereby performing a strong authentication of the client packet streams entering website 3608 at step 3704. VPN guard portion 3609 can be configured for providing different levels of authentication and, hence, quality of service, depending upon a subscribed level of service. That is, VPN guard portion 3609 can be configured to let all message packets through until a denial of service attack is detected, in which case VPN guard portion 3609 would allow only client packet streams conforming to a keyed hopping sequence, such as that of the present invention.

[00286] Server proxy portion 3610 also operates at the kernel layer within website 3608 and catches incoming message packets from client computer 3604 at the VPN level. At step 3705, server proxy portion 3610 authenticates the message packets at the kernel level within host computer 3604 using the destination IP address, UDP ports and discriminator fields. The authenticated message packets are then forwarded to the authenticated message packets to web server portion 3611 as normal TCP web transactions.

[00287] At step 3705, web server portion 3611 responds to message packets received from client computer 3604 in accordance with the particular nature of the message packets by generating reply message packets. For example, when a client computer requests a webpage, web server portion 3611 generates message packets corresponding to the requested webpage. At step 3706, the reply message packets pass through server proxy portion 3610, which inserts data into the payload portion of the message packets that are used for forming the virtual private connection between host computer 3608 and client computer 3604 over computer network 3602.

Preferably, the data for forming the virtual private connection is contains field-hopping data, such as described above in connection with VPNs. Server proxy portion 3610 operates at the kernel layer within host computer 3608 to insert the virtual private connection data into the payload portion of the reply message packets. Preferably, the modified message packets sent by host computer 3608 to client computer 3604 conform to the UDP protocol. Alternatively, the modified message packets can conform to the TCP/IP protocol or the ICMP protocol.

[00288] At step 3707, the modified packets are sent from host computer 3608 over computer network 3602 and pass through firewall 3603. Once through firewall 3603, the modified packets are directed to client computer 3604 over LAN 3601 and are received at step 3708 by proxy application 3607 at the application layer within client computer 3604. Proxy application 3607 operates to rapidly evaluate the modified message packets for determining whether the received packets should be accepted or dropped. If the virtual private connection data inserted into the received information packets conforms to expected virtual private connection data, then the received packets are accepted. Otherwise, the received packets are dropped.

[00289] While the present invention has been described in connection with the illustrated embodiments, it will be appreciated and understood that modifications may be made without departing from the true spirit and scope of the invention.

CLAIMS

What is claimed is:

1. A network device, comprising:
 - a storage device storing an application program for a secure communications service; and
 - at least one processor configured to execute the application program for the secure communications service so as to enable the network device to:
 - send a request to look up a network address of a second network device based on an identifier associated with the second network device;
 - receive an indication that the second network device is available for the secure communications service, the indication including the requested network address of the second network device and provisioning information for a secure communication link;
 - connect to the second network device over the secure communication link, using the received network address of the second network device and the provisioning information for the secure communication link; and
 - communicate at least one of video data and audio data with the second network device using the secure communications service via the secure communication link.
2. The network device of claim 1, wherein the secure communications service includes an audio-video conferencing service.
3. The network device of claim 2, wherein the at least one processor is configured to execute the application program so as to encrypt at least one of the video data and the audio data transmitted over the secure communication link.
4. The network device of claim 1, wherein the secure communications service includes a telephony service.
5. The system of claim 4, wherein the telephony service uses modulation.
6. The network device of claim 5, wherein the modulation is based on one of frequency-division multiplexing (FDM), time-division multiplexing (TDM), or code division multiple access (CDMA).

7. The network device of claim 1, wherein the network device is a mobile device.
8. The network device of claim 7, wherein the mobile device is a notebook computer.
9. The network device of claim 1, wherein the identifier associated with the second network device is a domain name.
10. The network device of claim 1, wherein the secure communication link is a virtual private network link.
11. The network device of claim 1, wherein the secure communication link is based on inserting into each data packet communicated over the secure communication link one or more data values that vary according to a pseudo-random sequence.
12. The network device of claim 1, wherein the secure communication link is based on a network address hopping regime that is used to pseudo-randomly change network addresses in packets transmitted between the network device and the second network device.
13. The network device of claim 1, wherein the indication that the second network device is available for the secure communications service is a function of the result of a domain name lookup.
14. A method executed by a first network device for communicating with a second network device, the method comprising:
 - sending a request to look up a network address of a second network device based on an identifier associated with the second network device;
 - receiving an indication that the second network device is available for a secure communications service, the indication including the requested network address of the second network device and provisioning information for a secure communication link; connecting to the second network device over the secure communication link, using the received network address of the second network device and the provisioning information for the secure communication link; and

communicating at least one of video data and audio data with the second network device using the secure communications service via the secure communication link.

15. The method of claim 14, wherein the secure communications service includes a video conferencing service.

16. The method of claim 14, further comprising encrypting at least one of the video data and the audio data over the secure communication link.

17. The method of claim 14, wherein the secure communications service includes a telephony service.

18. The method of claim 17, wherein the telephony service uses modulation.

19. The method of claim 18, wherein the modulation is based on one of frequency-division multiplexing (FDM), time-division multiplexing (TDM), or code division multiple access (CDMA).

20. The method of claim 19, wherein the network device is a mobile device.

21. The method of claim 20, wherein the mobile device is a notebook computer.

22. The method of claim 14, wherein the identifier associated with the second network device is a domain name.

23. The method of claim 14, wherein communicating with the second network device using the secure communications service via the secure communication link includes inserting into data packets communicated over the secure communication link one or more data values that vary according to a pseudo-random sequence.

24. The method of claim 14, wherein communicating with the second network device using the secure communications service via the secure communication link includes a network address hopping regime that is used to pseudo-randomly change network addresses in packets transmitted between the first network device and the second network device.

25. The method of claim 14, wherein the indication that the second network device is available for a secure communications service is a function of a domain name lookup.

ABSTRACT

A network device comprises a storage device storing an application program for a secure communications service; and at least one processor configured to execute the application program enabling the network device to: (a) send a request to look up a network address of a second network device based on an identifier; (b) receive an indication that the second network device is available for the secure communications service, the indication including the requested network address of the second network device and provisioning information for a secure communication link; (c) connect to the second network device over the secure communication link, using the received network address of the second network device and the provisioning information for the secure communication link; and (d) communicate at least one of video data and audio data with the second network device using the secure communications service via the secure communication link..

DM_US 43089355-2.077580.0196

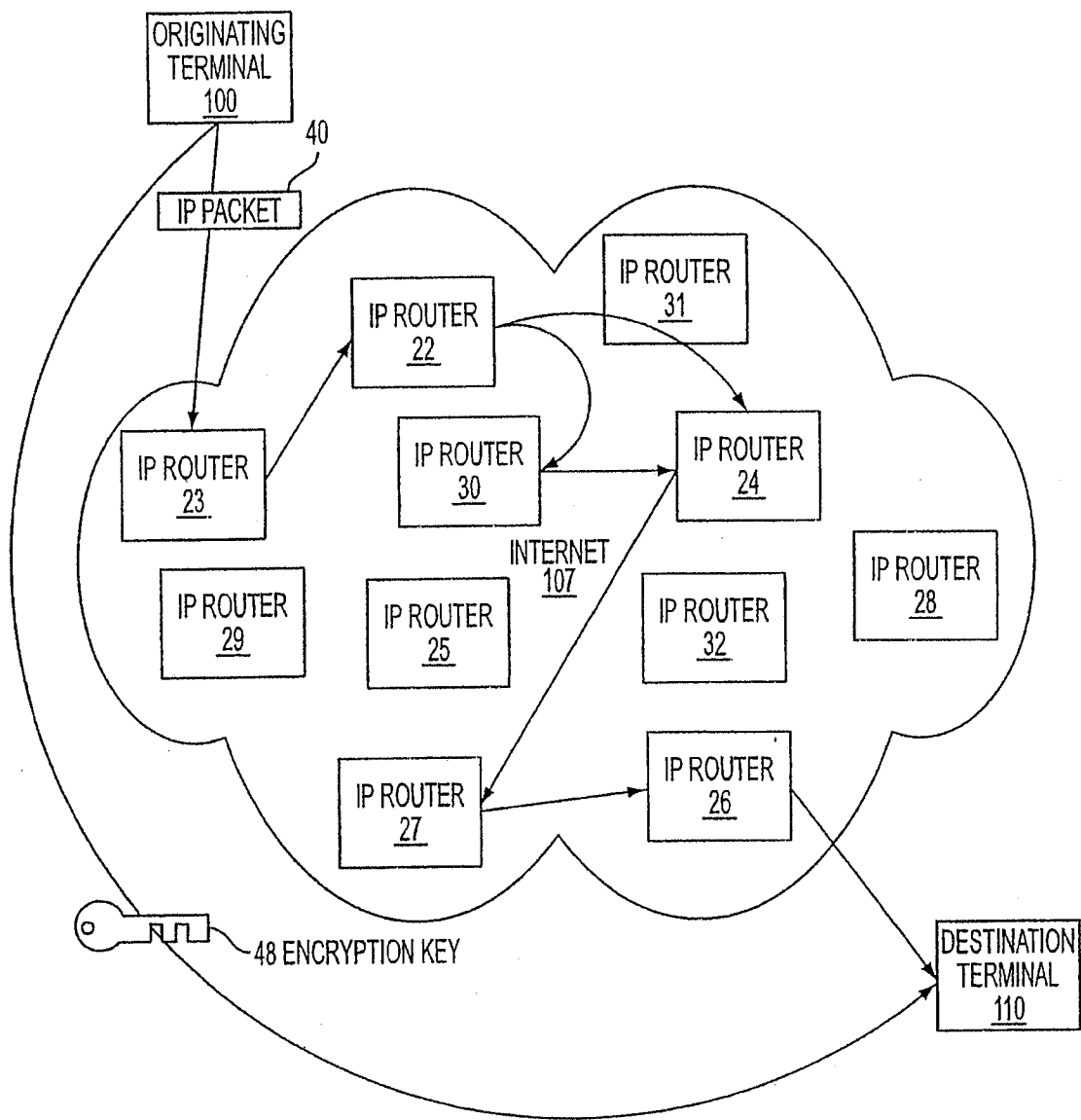


FIG. 1

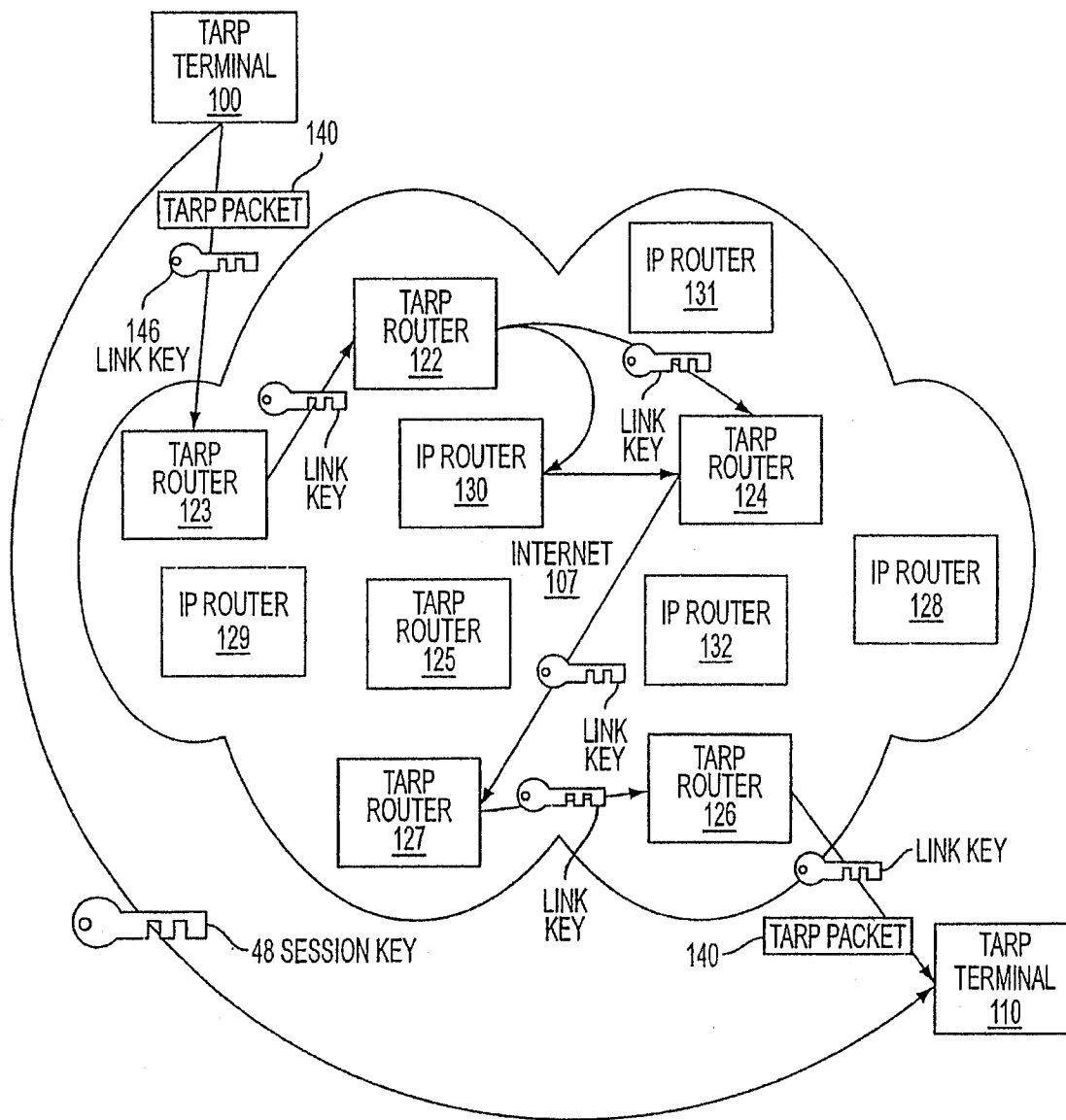


FIG. 2

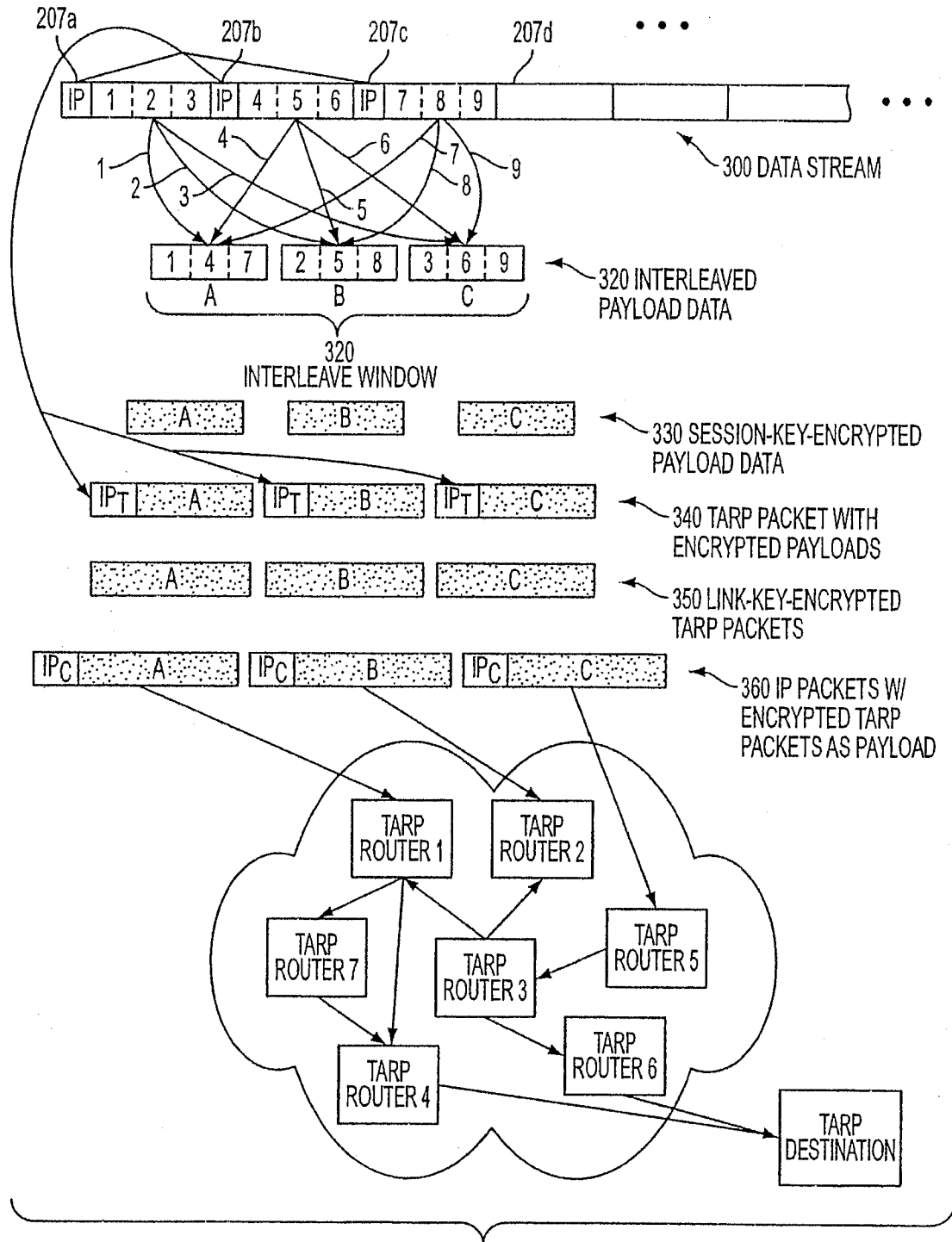


FIG. 3A

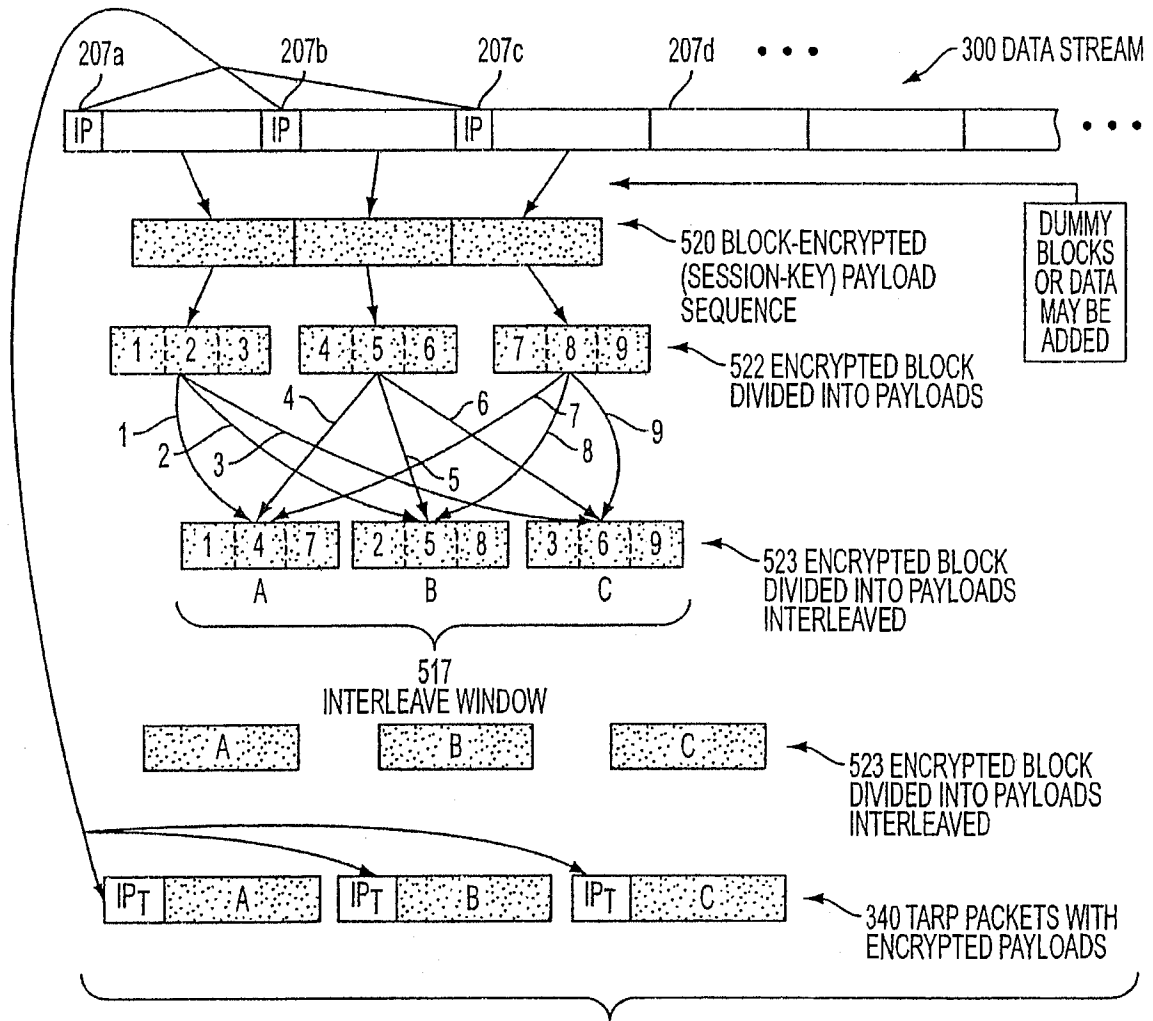


FIG. 3B

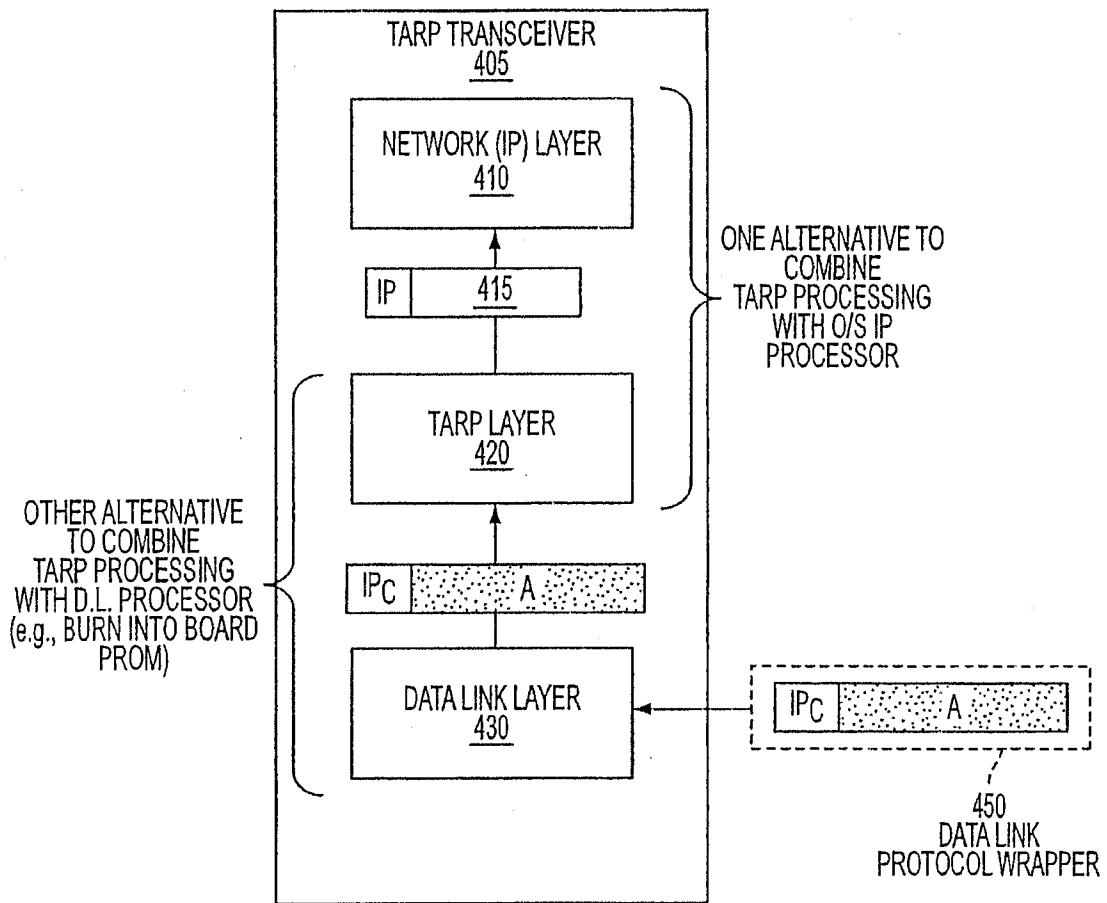


FIG. 4

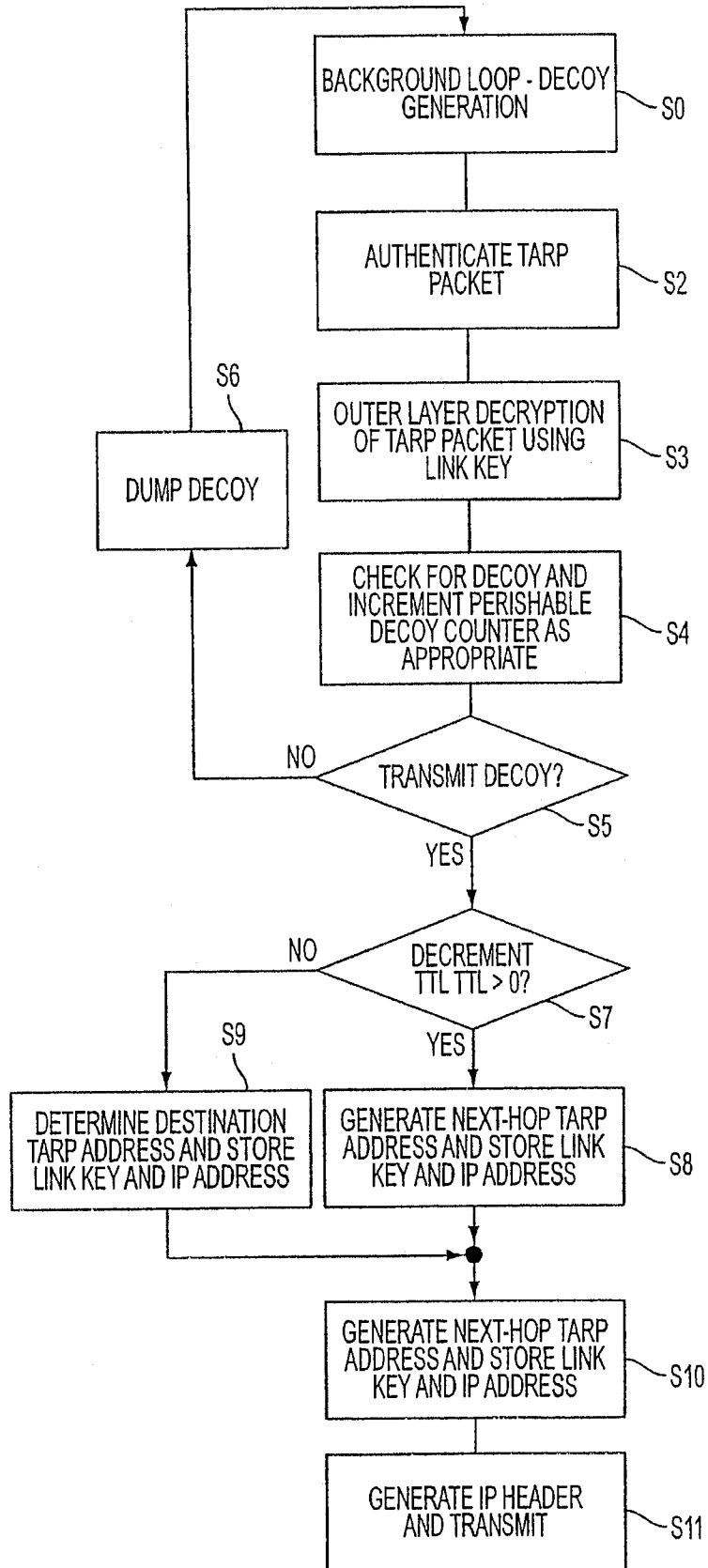


FIG. 5

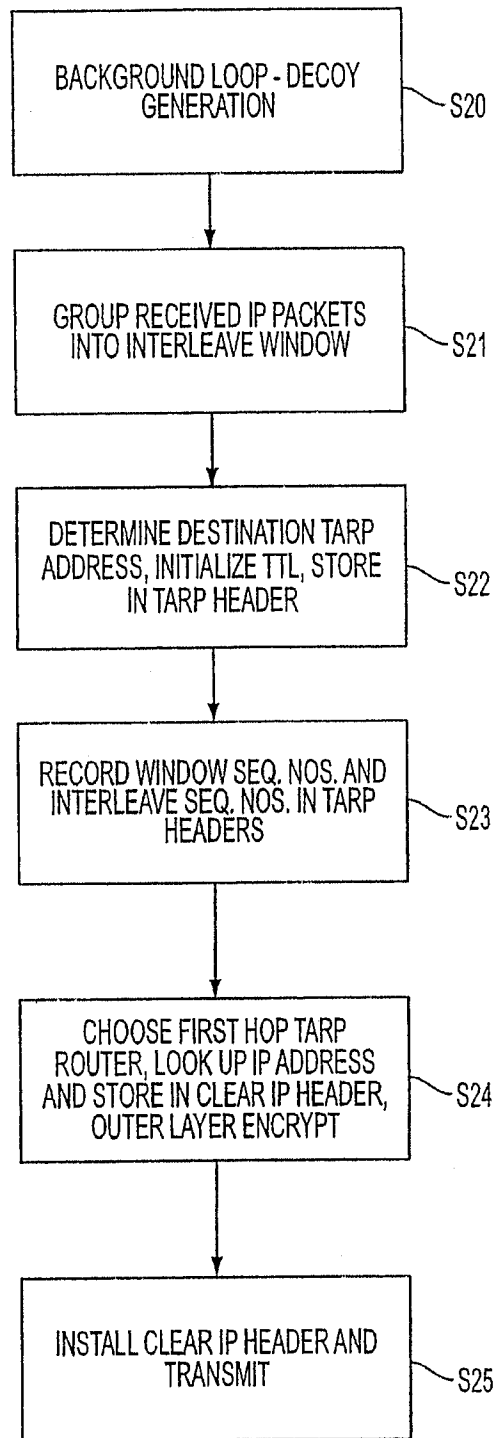


FIG. 6

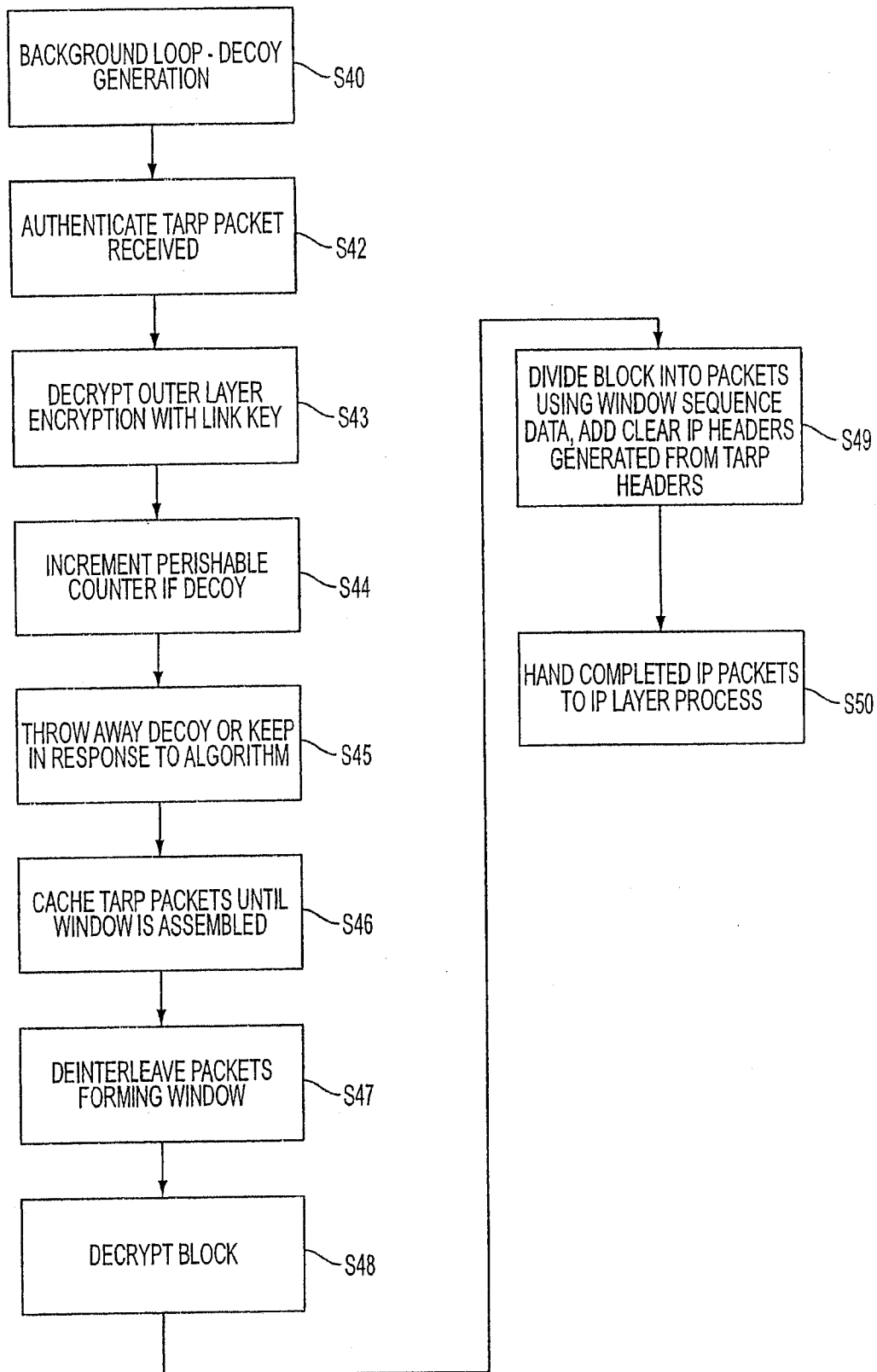


FIG. 7

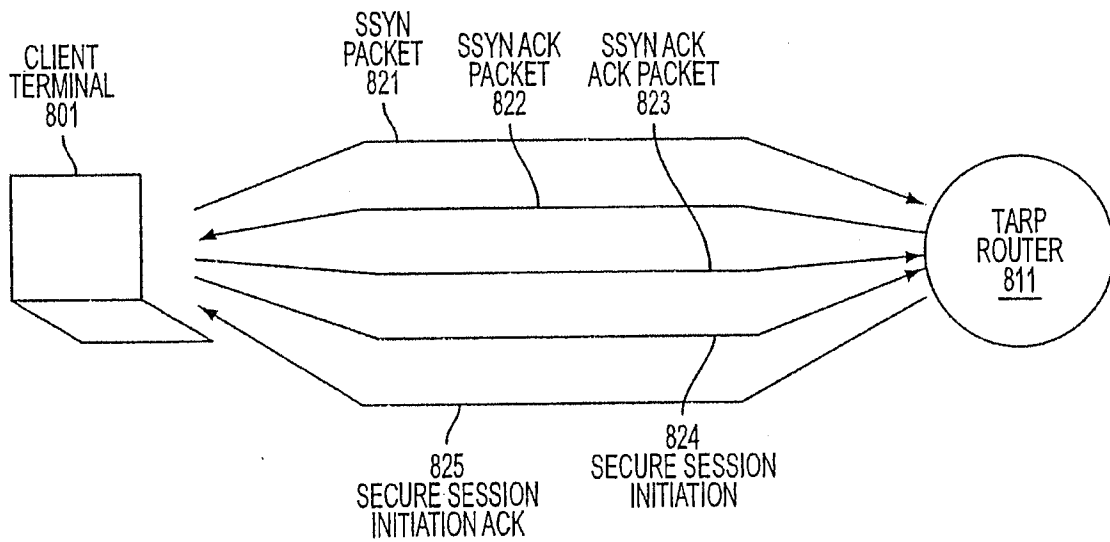


FIG. 8

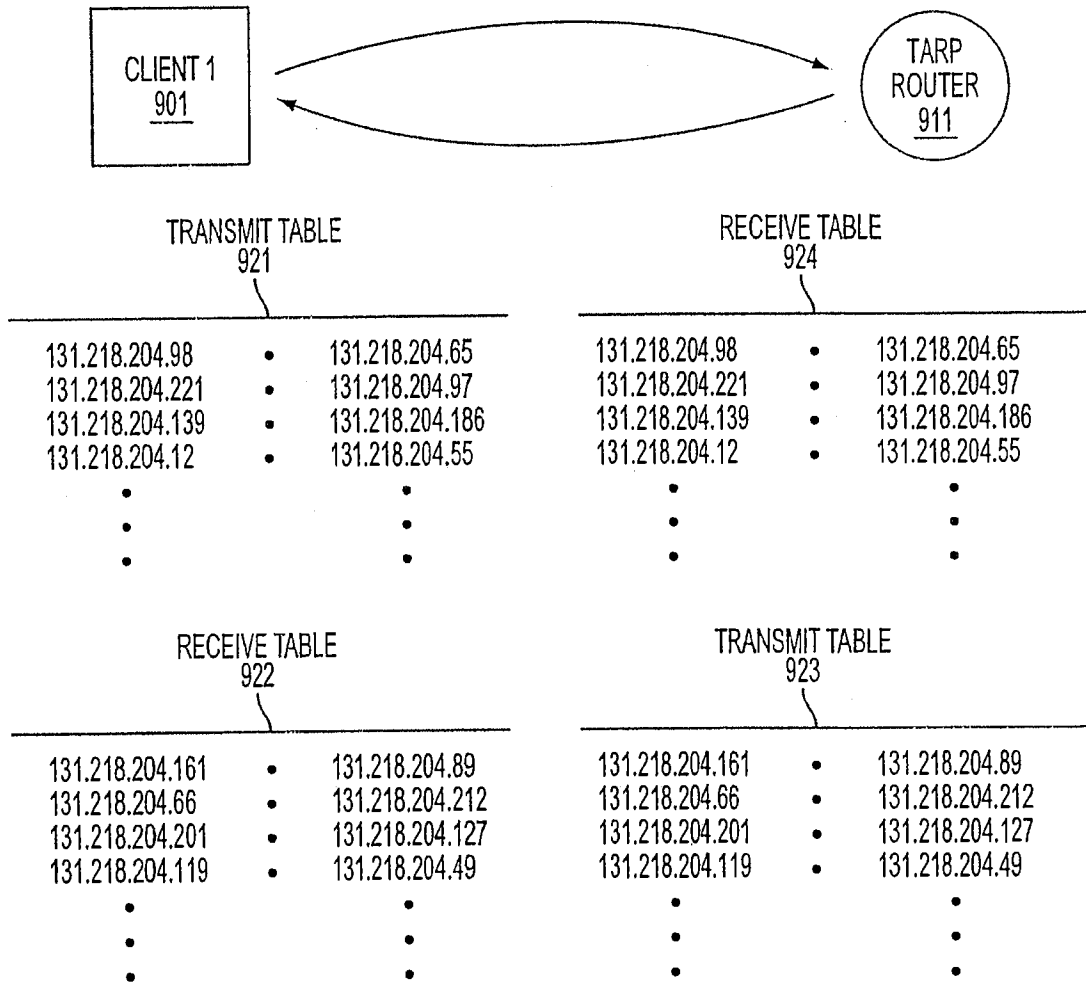


FIG. 9

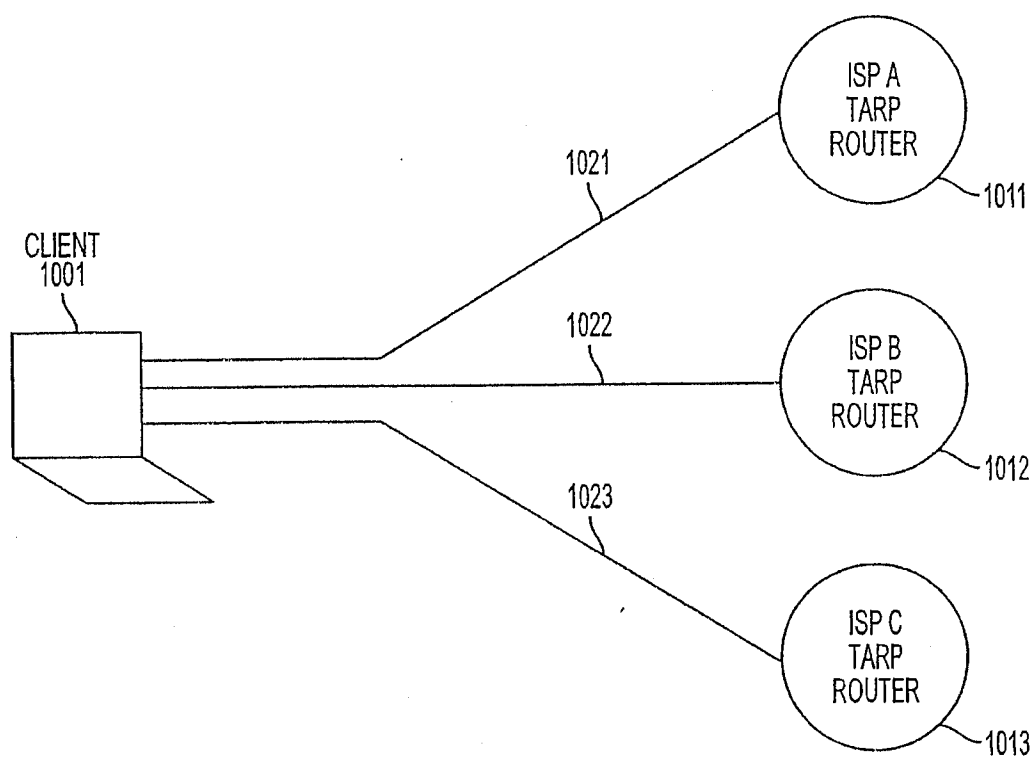


FIG. 10

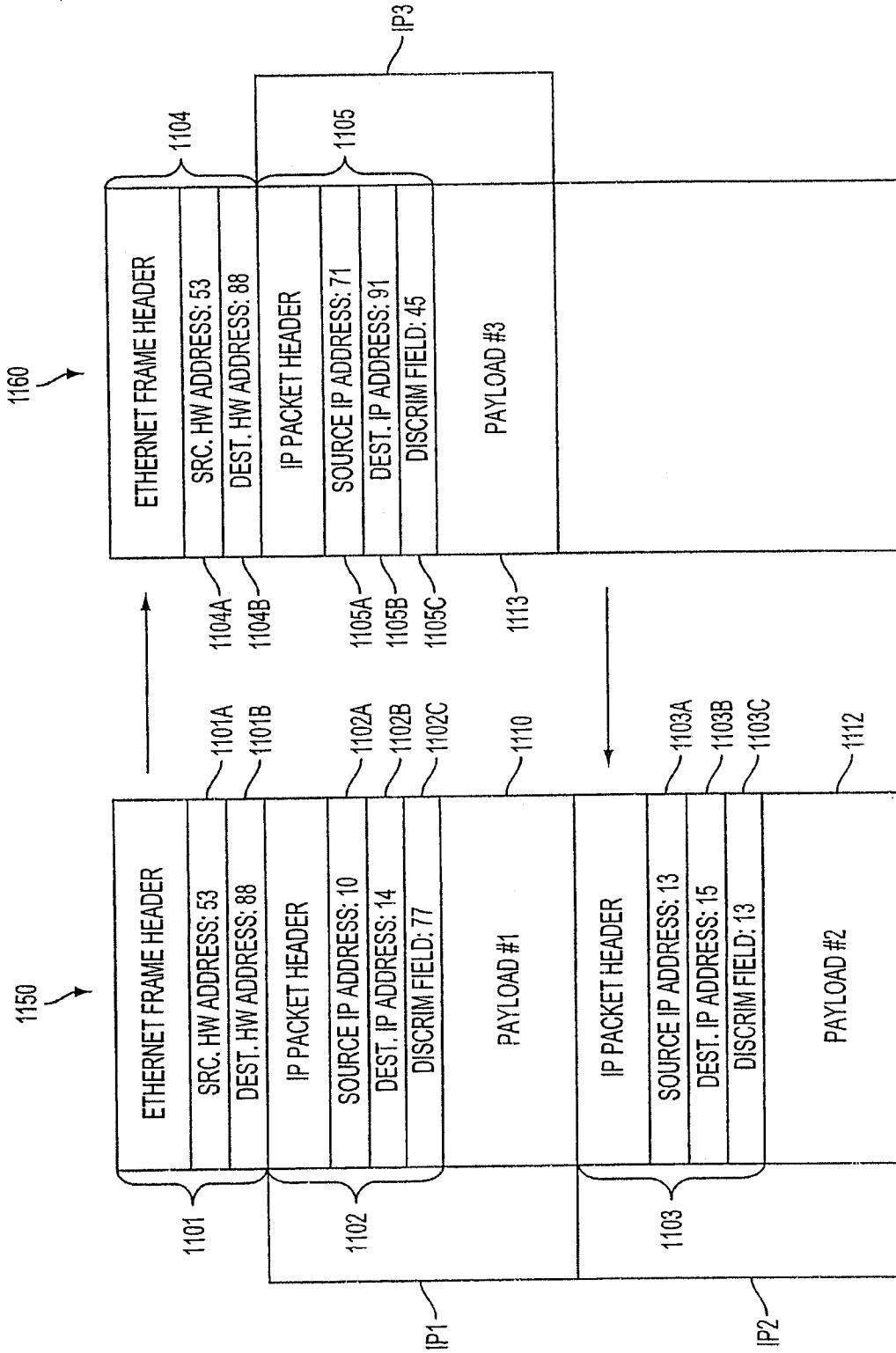


FIG. 11

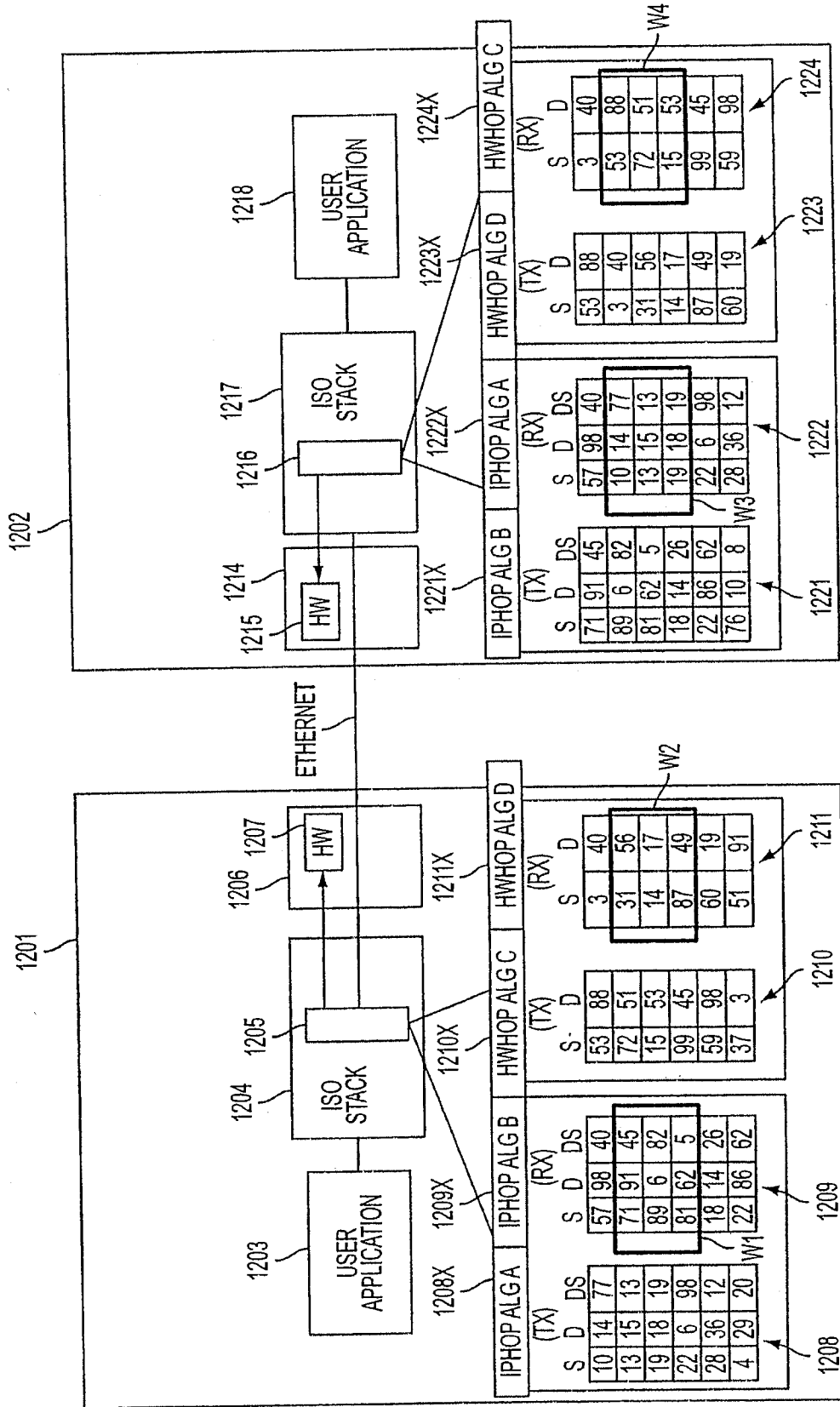


FIG. 12A

MODE OR EMBODIMENT	HARDWARE ADDRESSES	IP ADDRESSES	DISCRIMINATOR FIELD VALUES
1. PROMISCUOUS	SAME FOR ALL NODES OR COMPLETELY RANDOM	CAN BE VARIED IN SYNC	CAN BE VARIED IN SYNC
2. PROMISCUOUS PER VPN	FIXED FOR EACH VPN	CAN BE VARIED IN SYNC	CAN BE VARIED IN SYNC
3. HARDWARE HOPPING	CAN BE VARIED IN SYNC	CAN BE VARIED IN SYNC	CAN BE VARIED IN SYNC

FIG. 12B

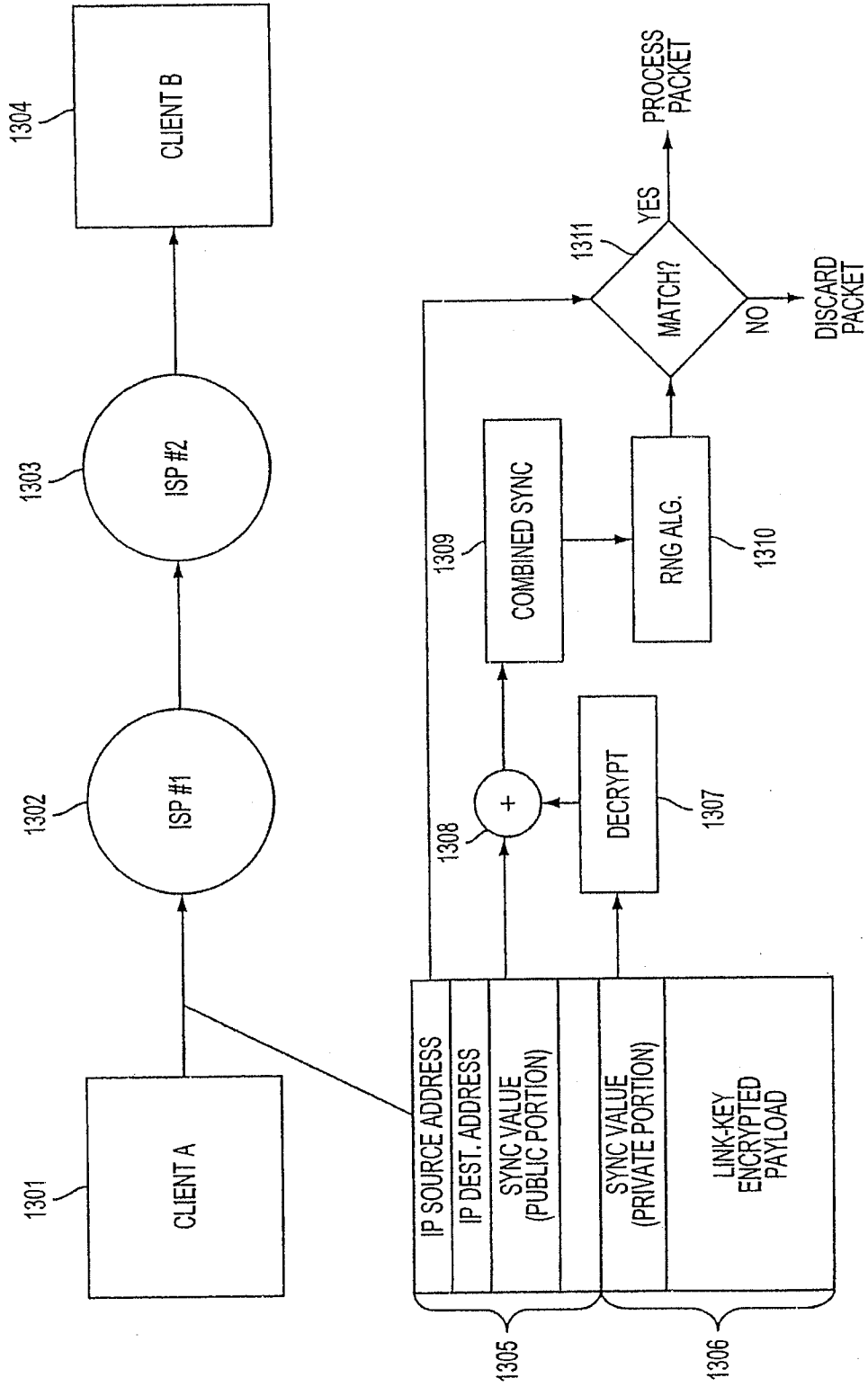


FIG. 13

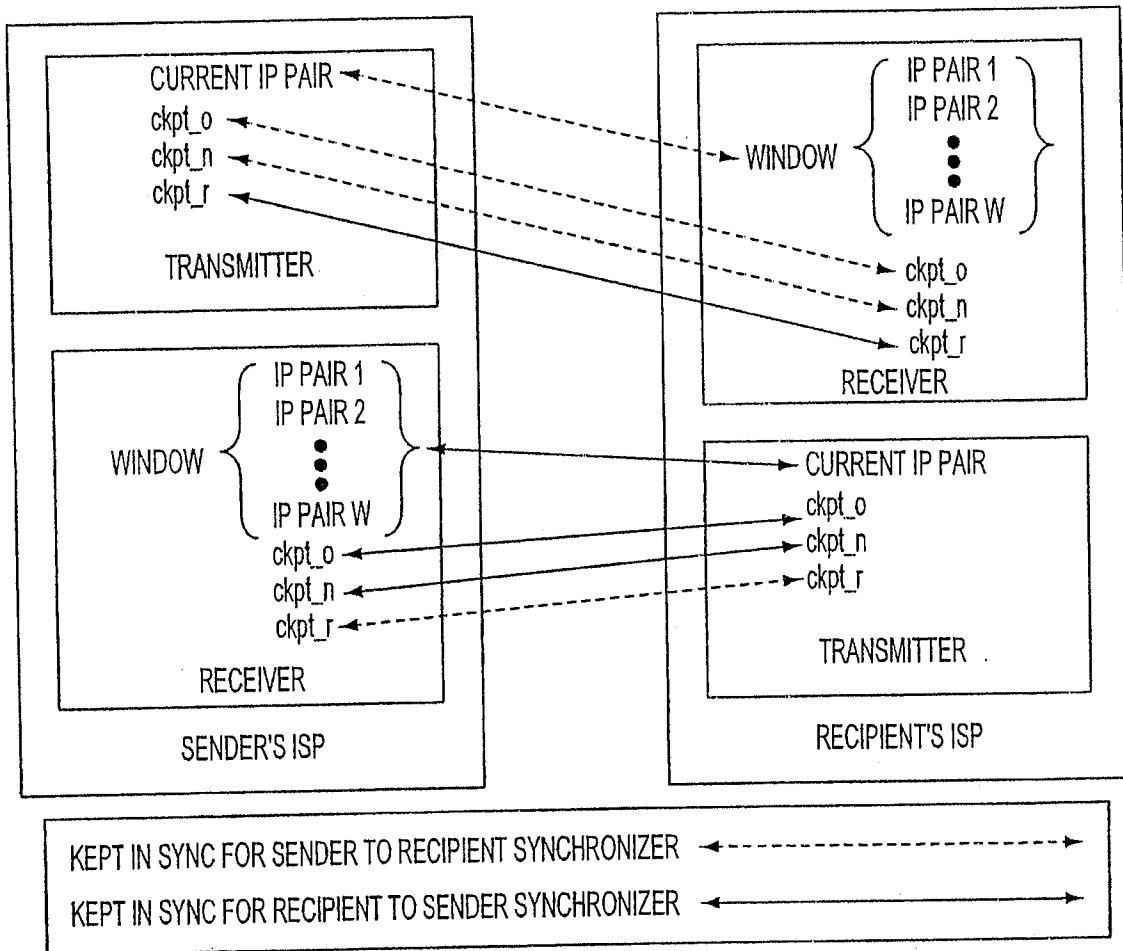


FIG. 14

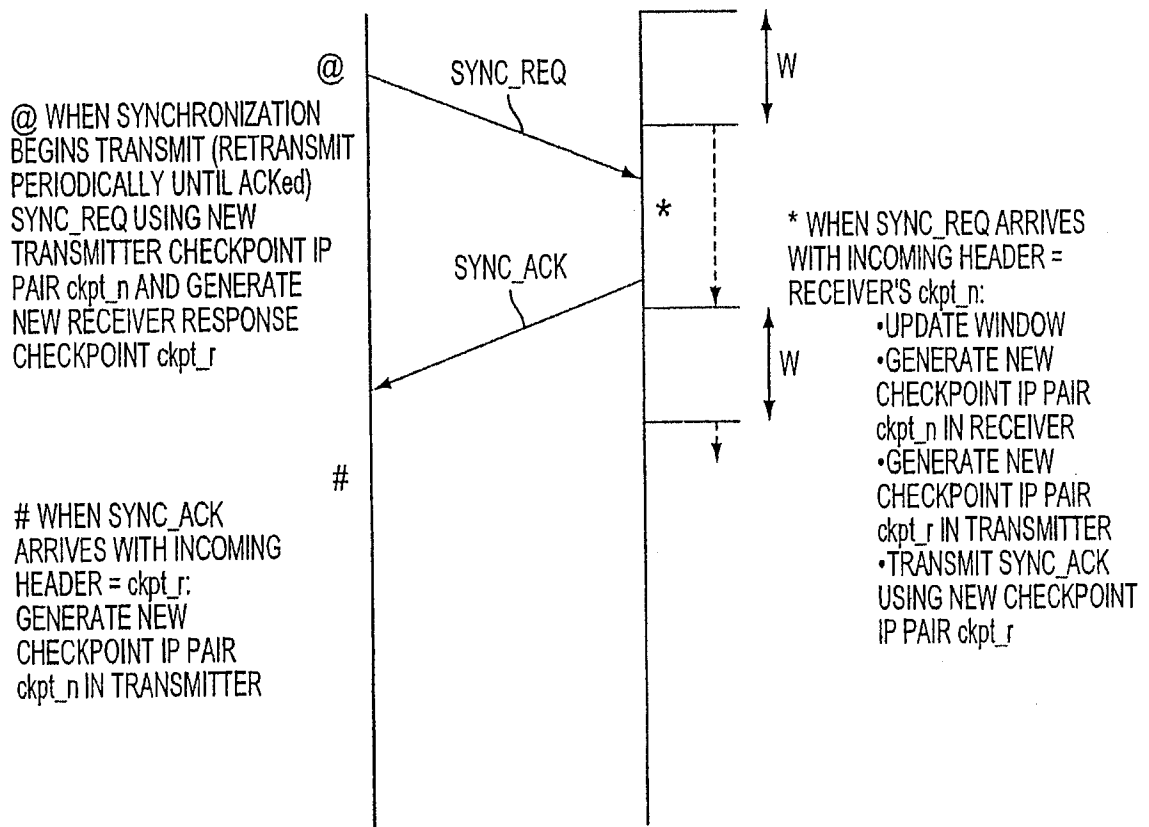


FIG. 15

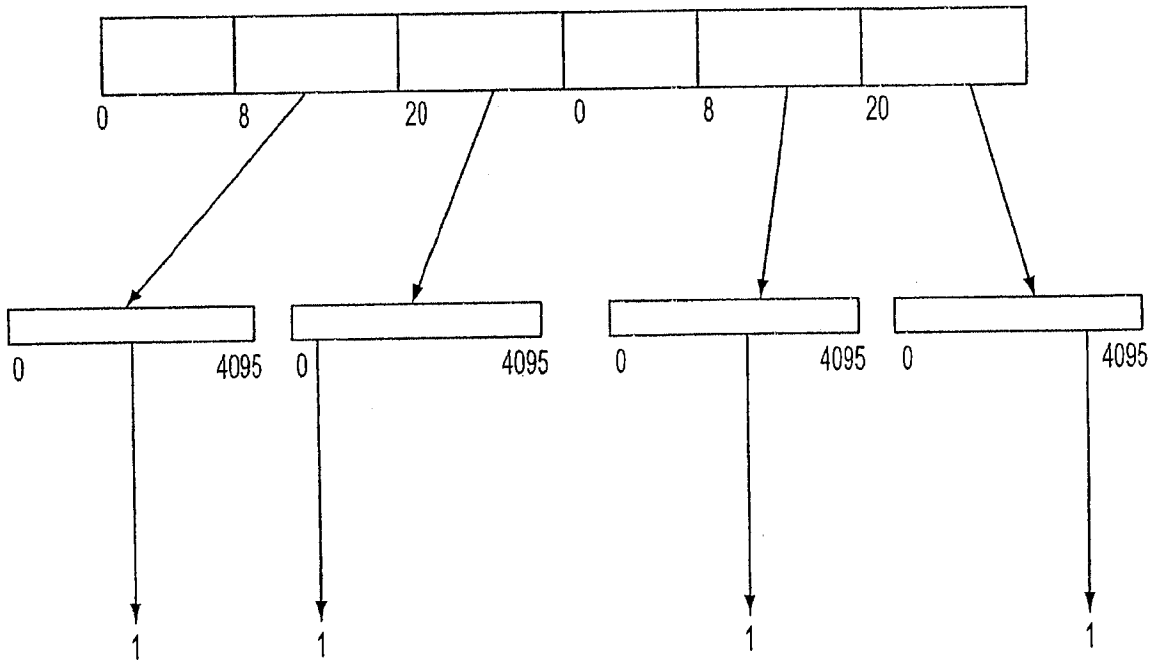


FIG. 16

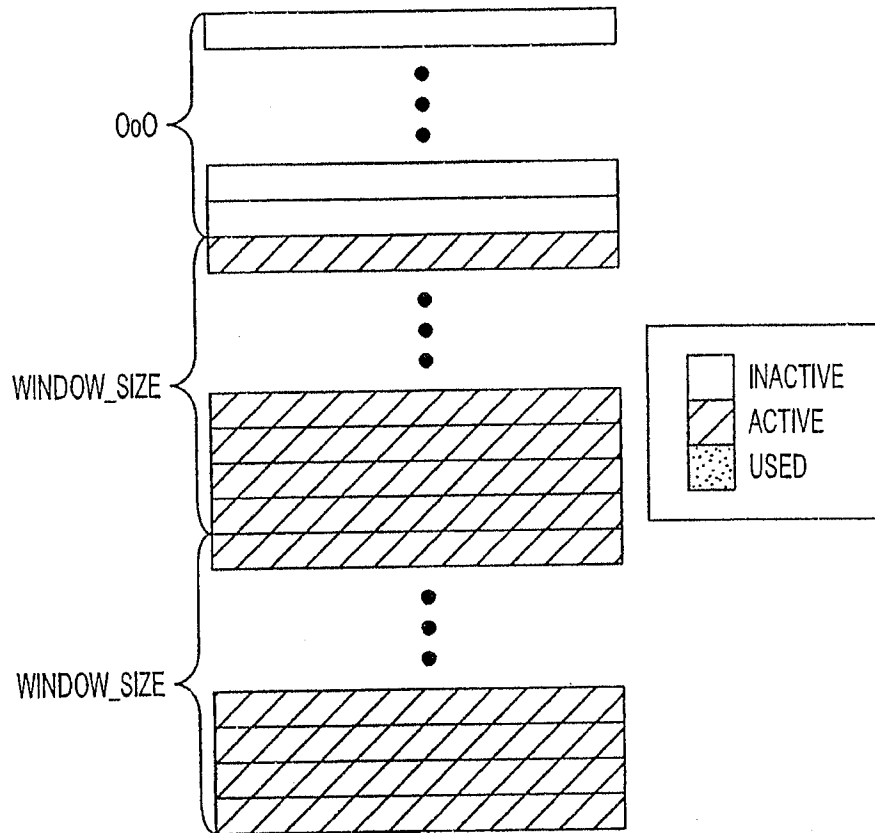


FIG. 17

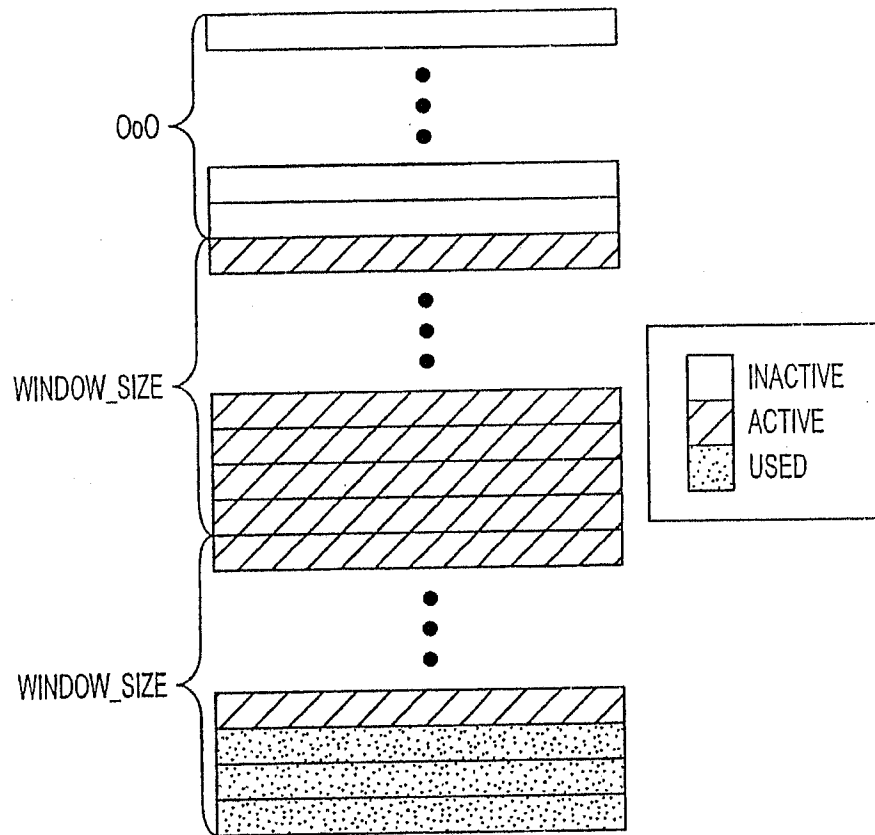


FIG. 18

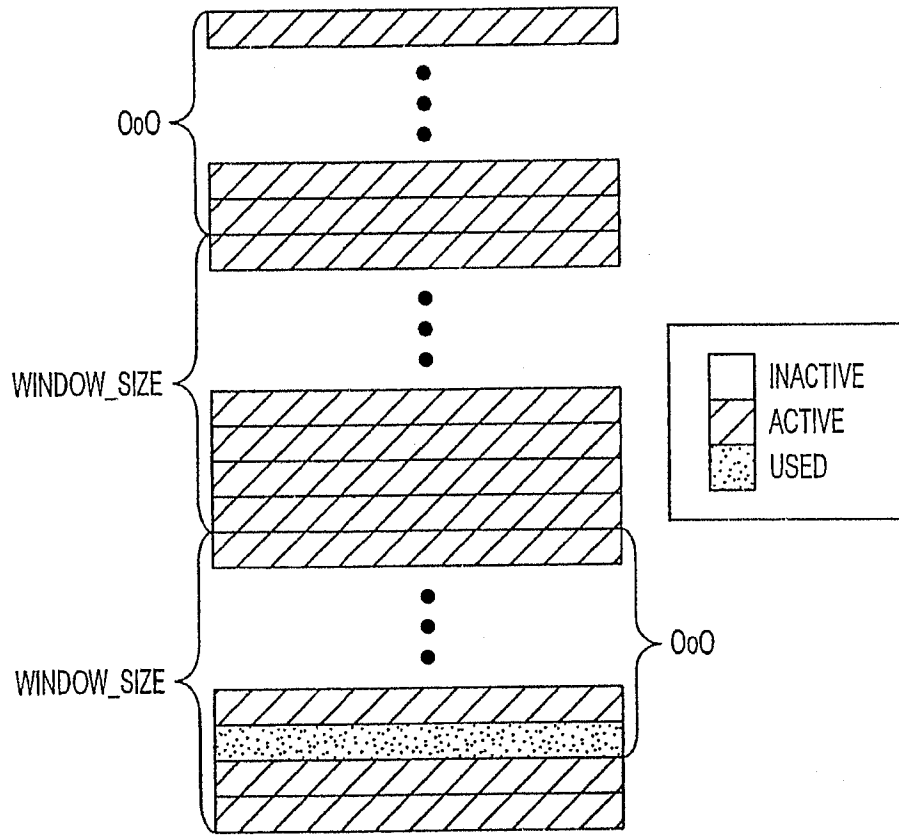


FIG. 19

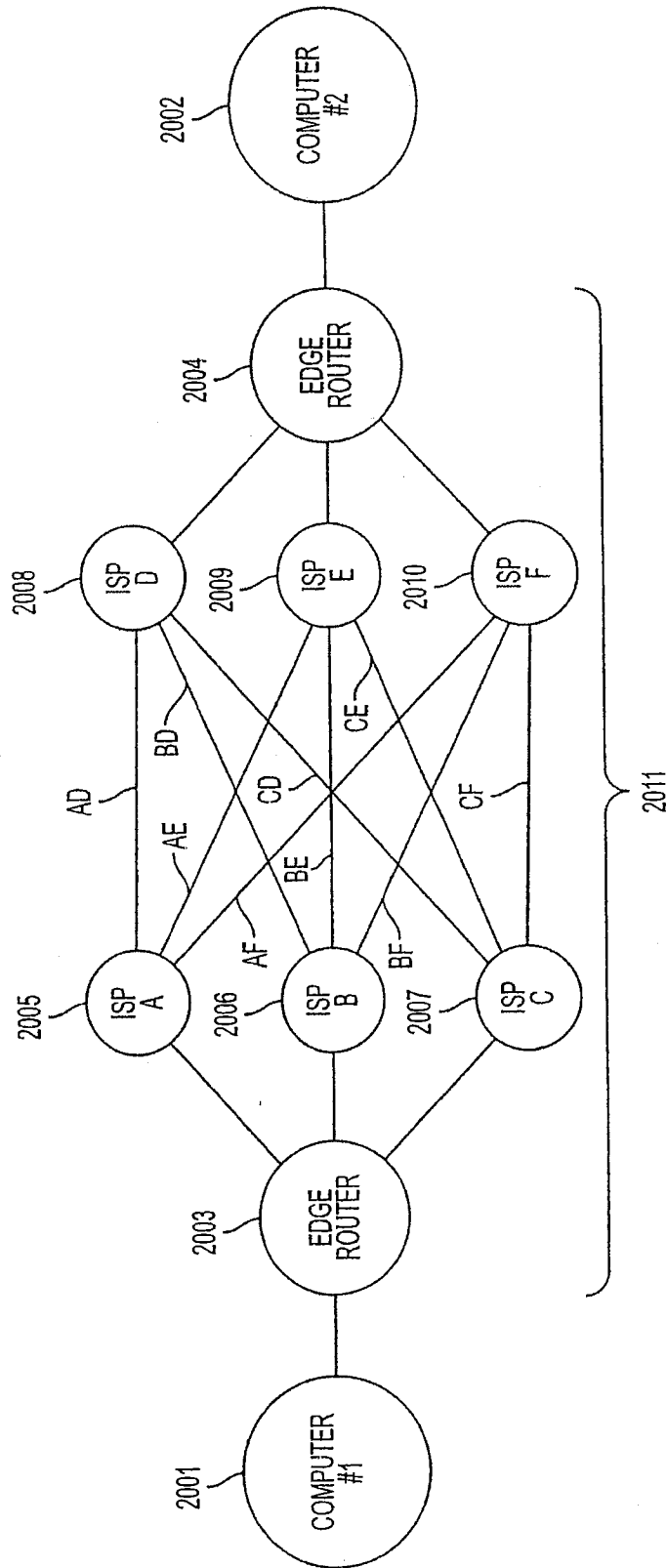


FIG. 20

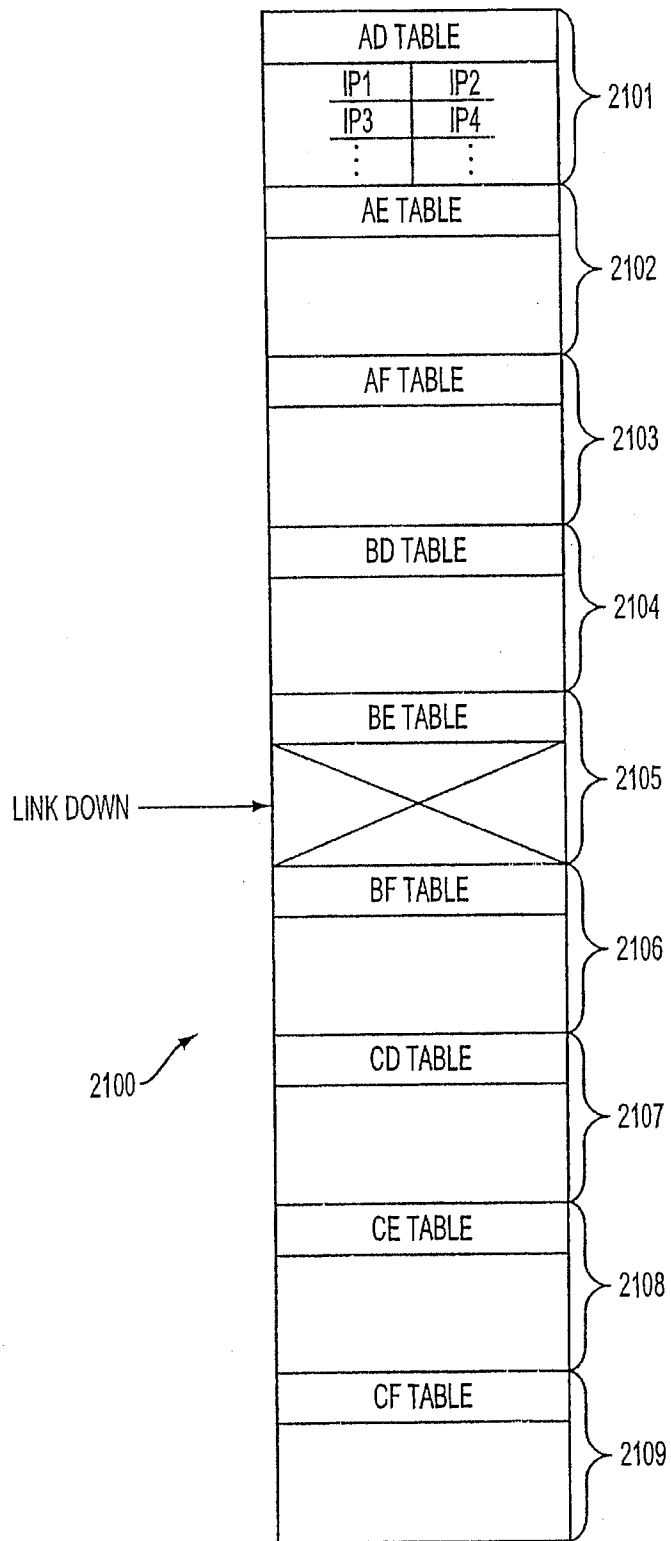


FIG. 21

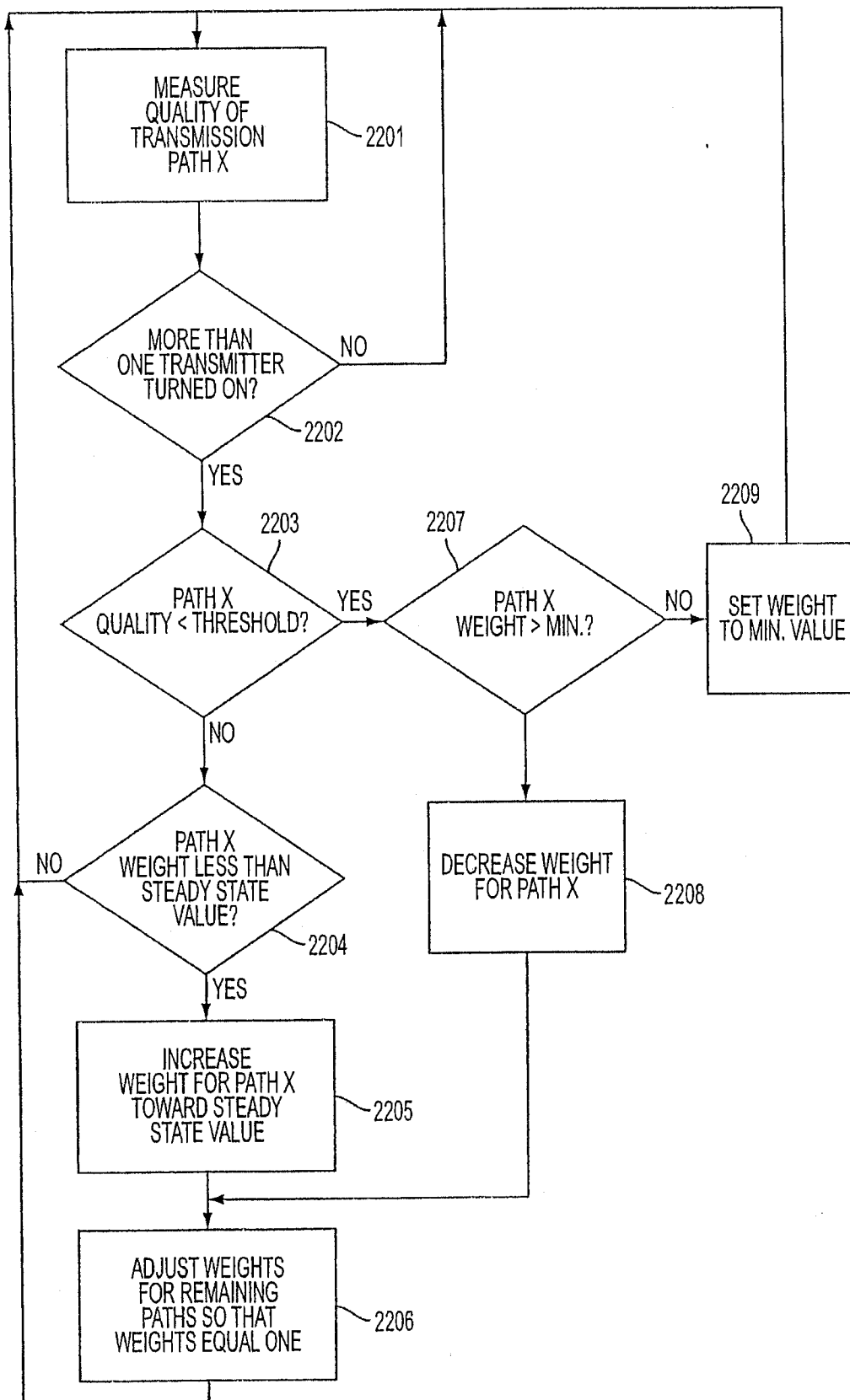


FIG. 22A

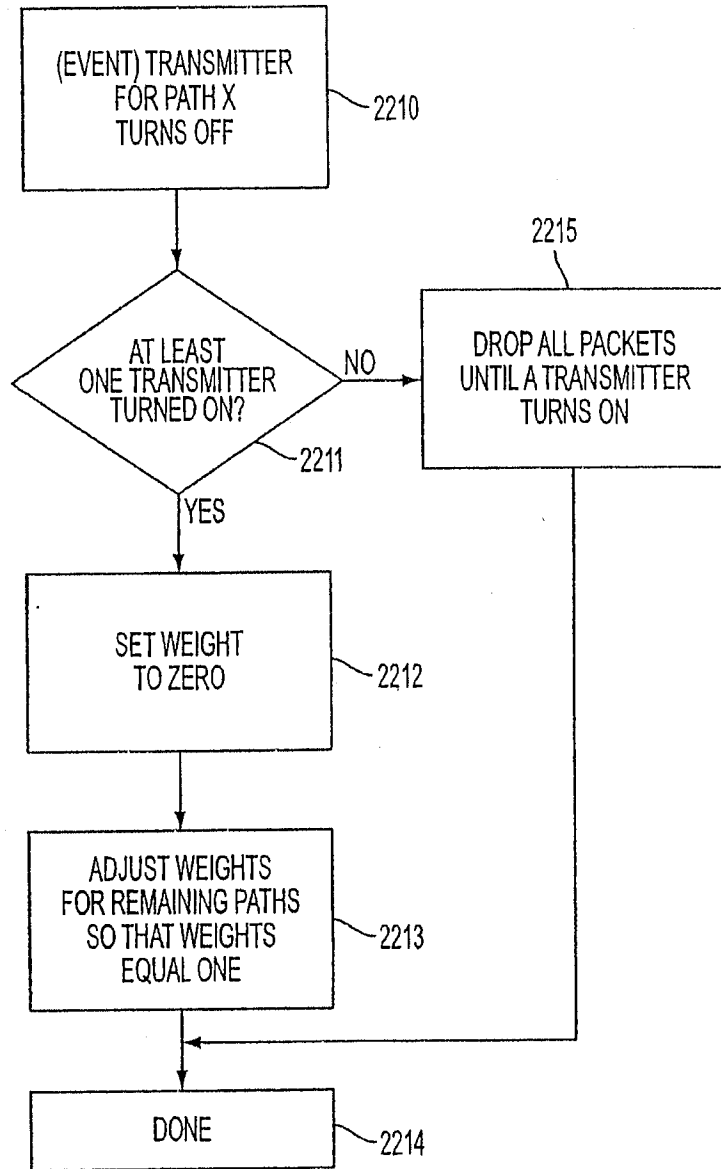


FIG. 22B

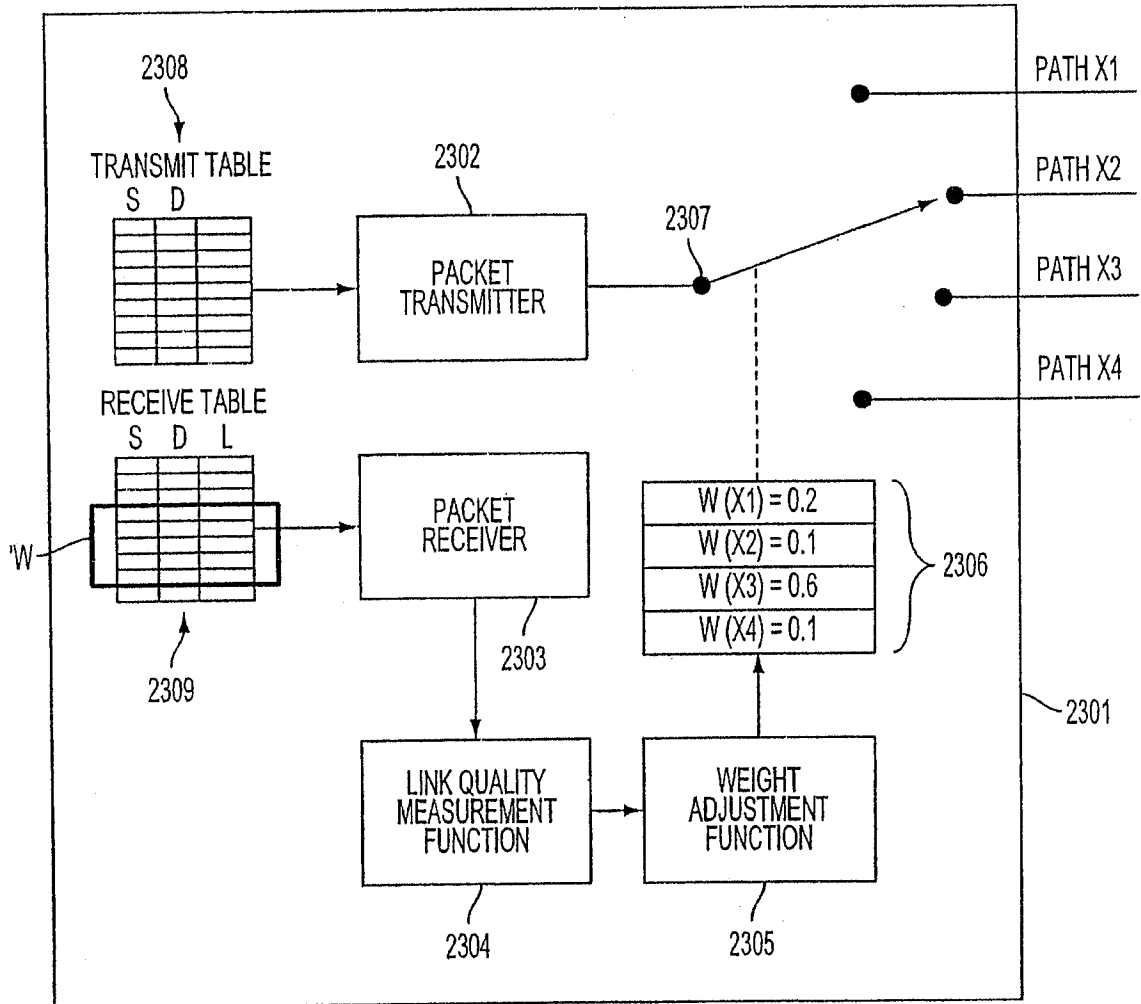


FIG. 23

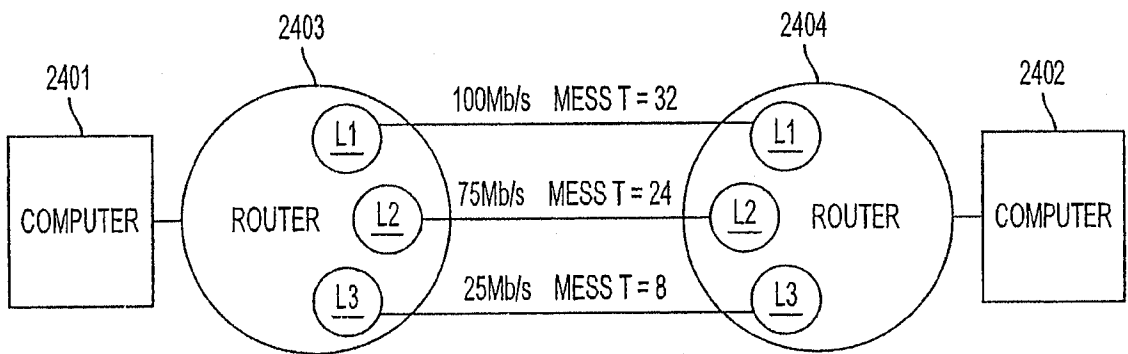


FIG. 24

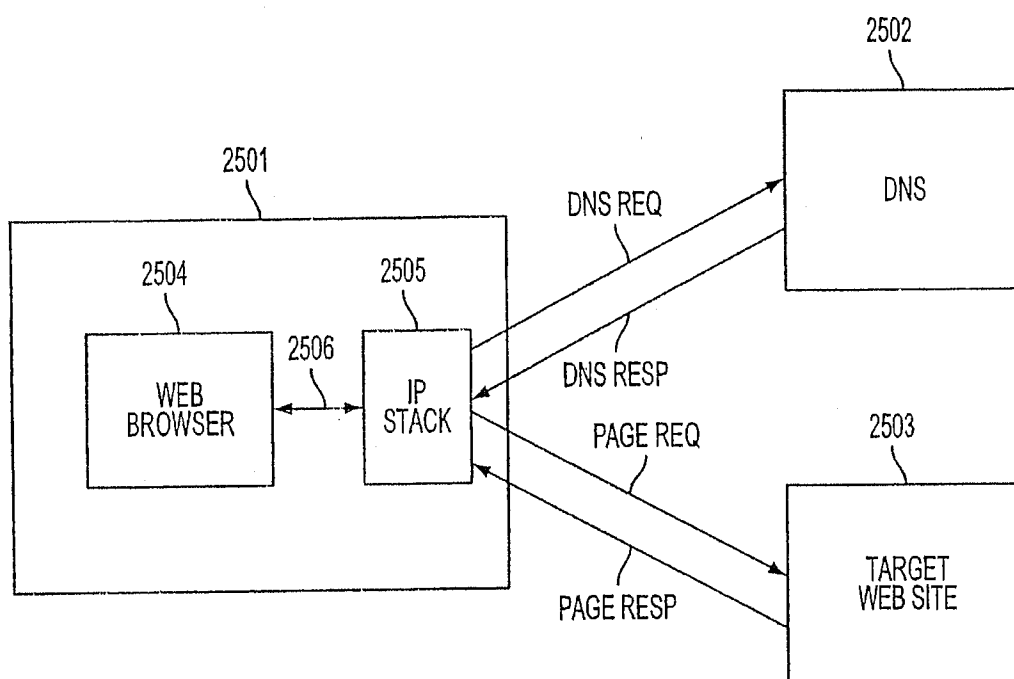


FIG. 25
(PRIOR ART)

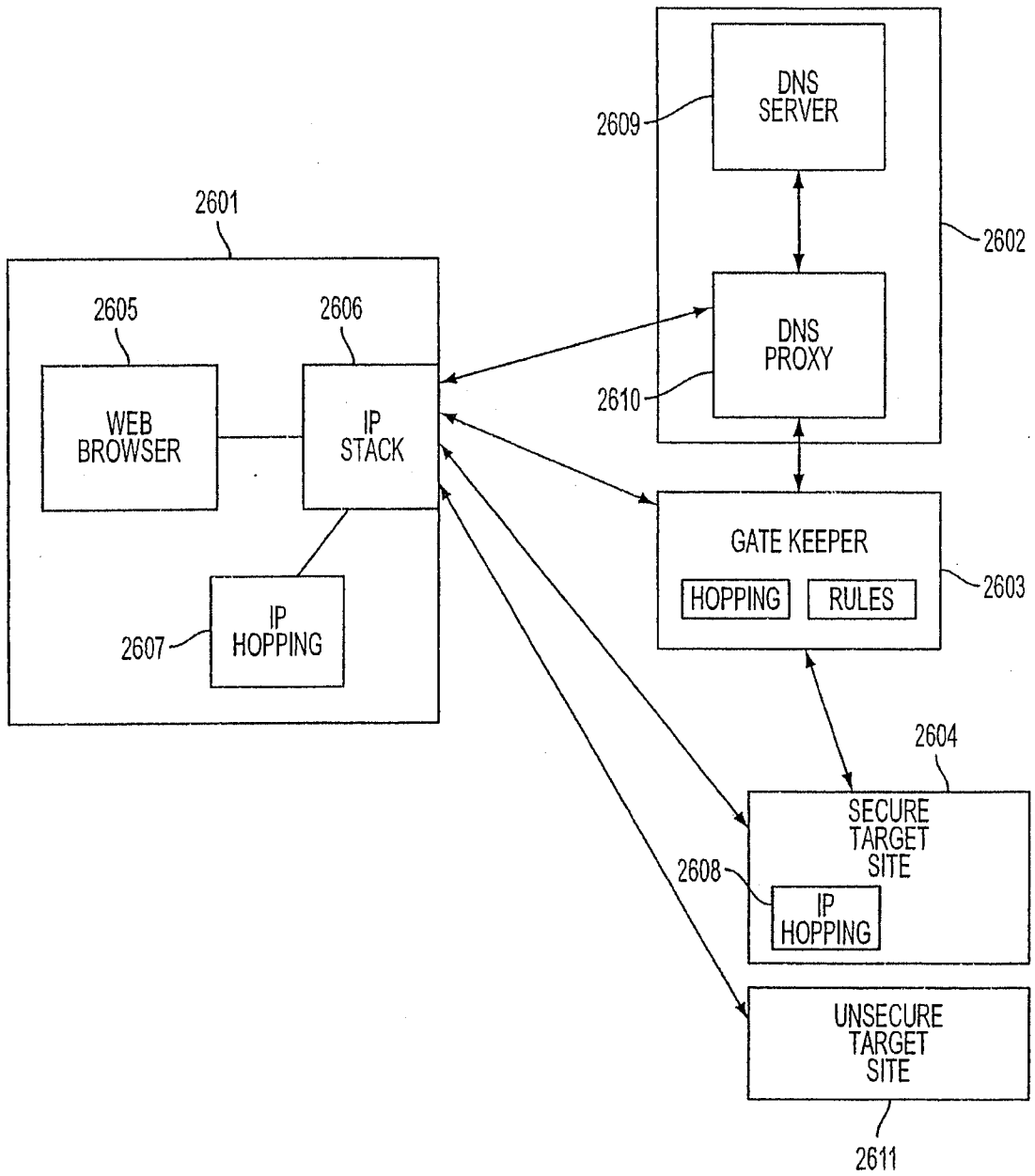


FIG. 26

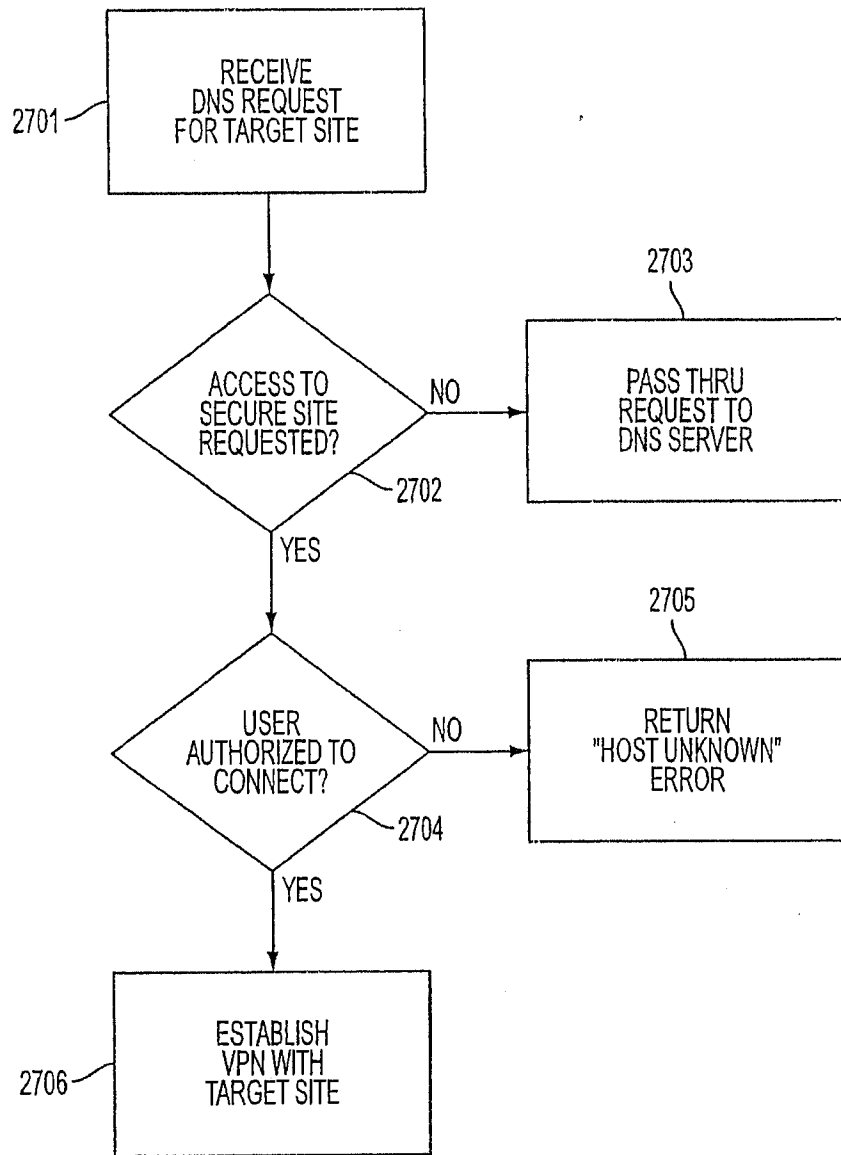


FIG. 27

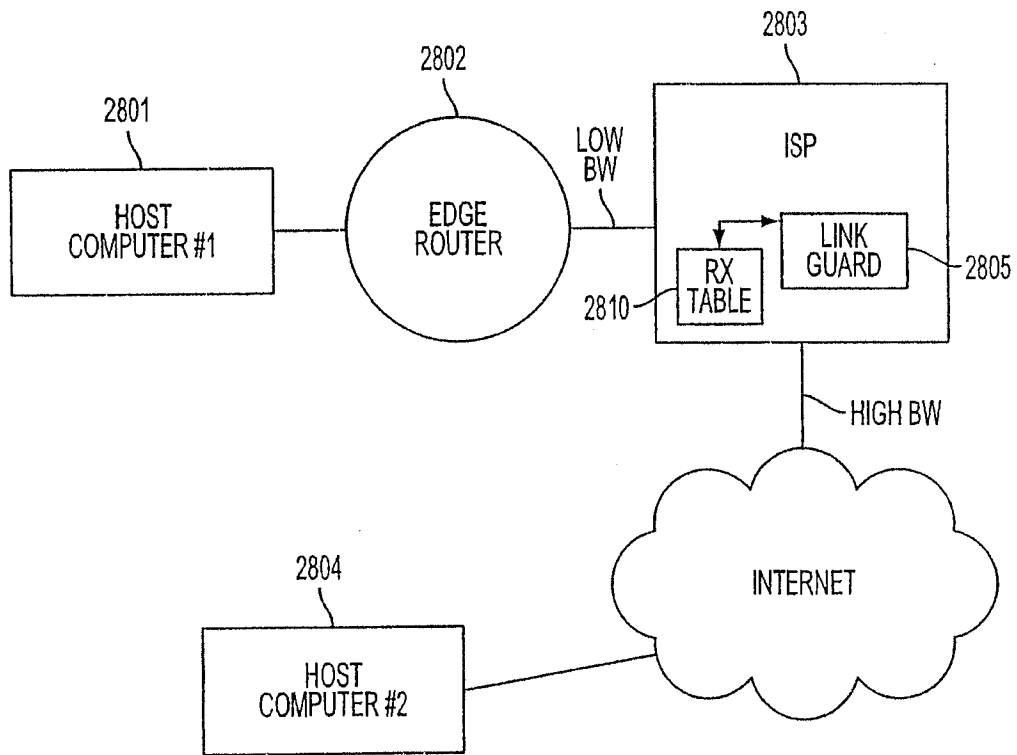


FIG. 28

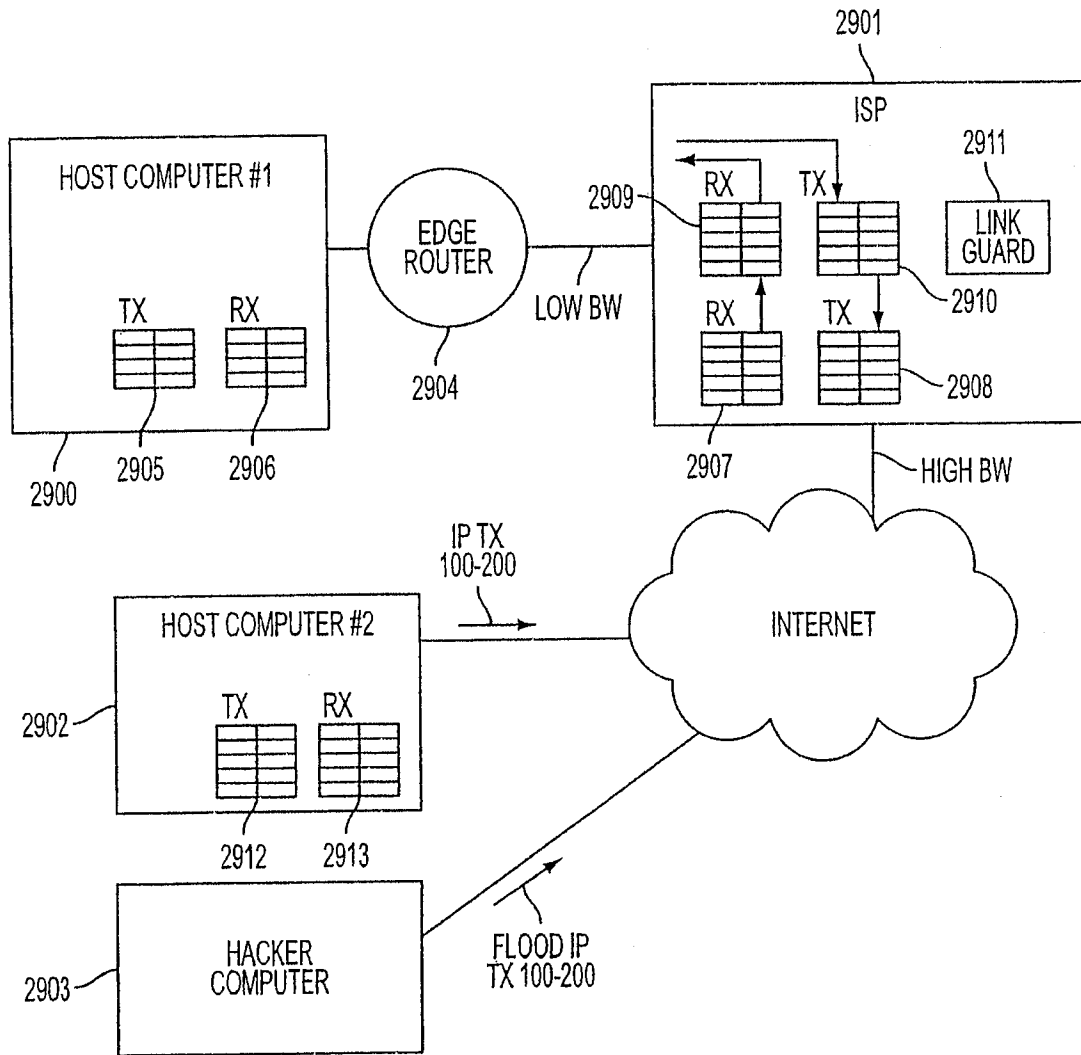


FIG. 29

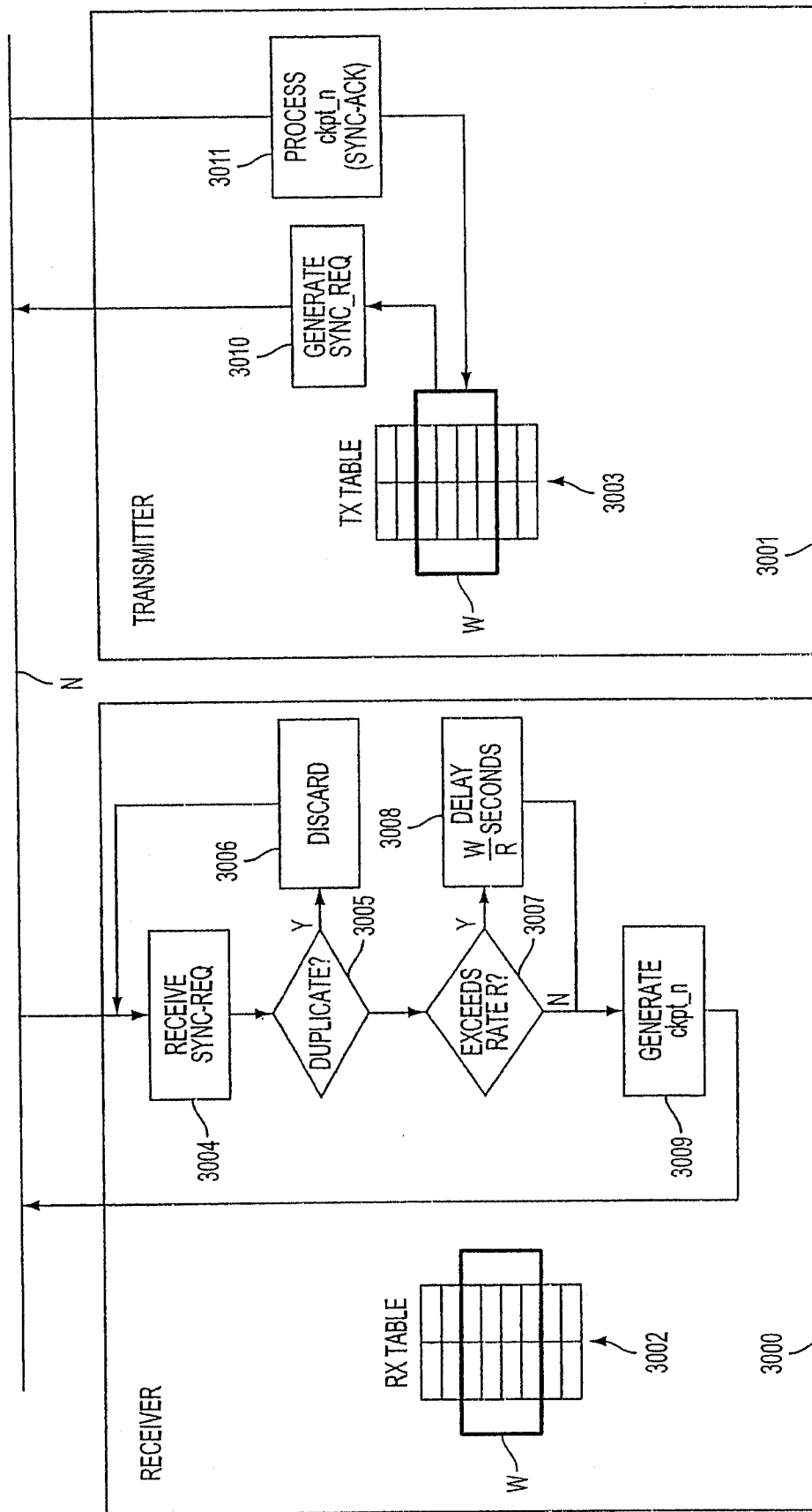


FIG. 30

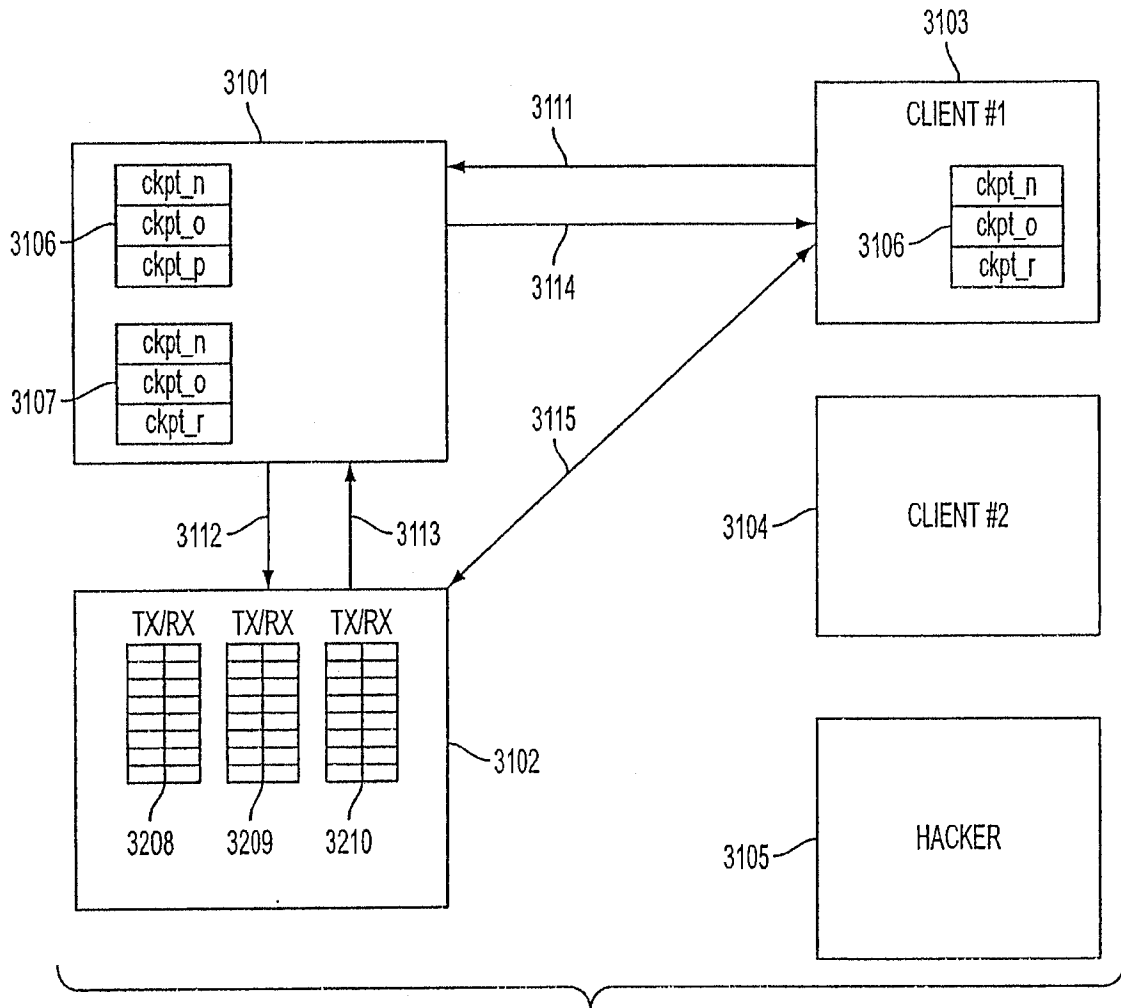


FIG. 31

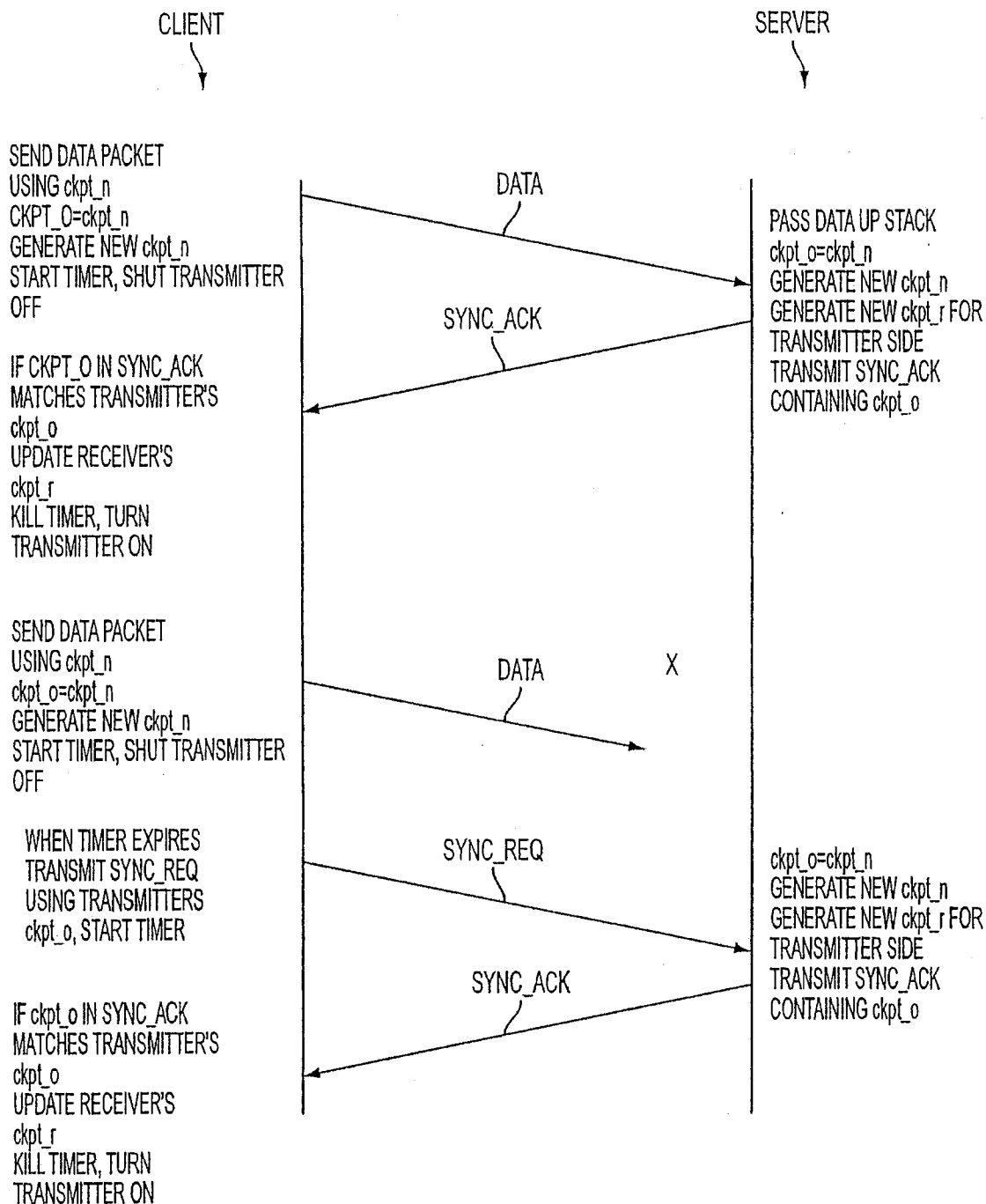


FIG. 32

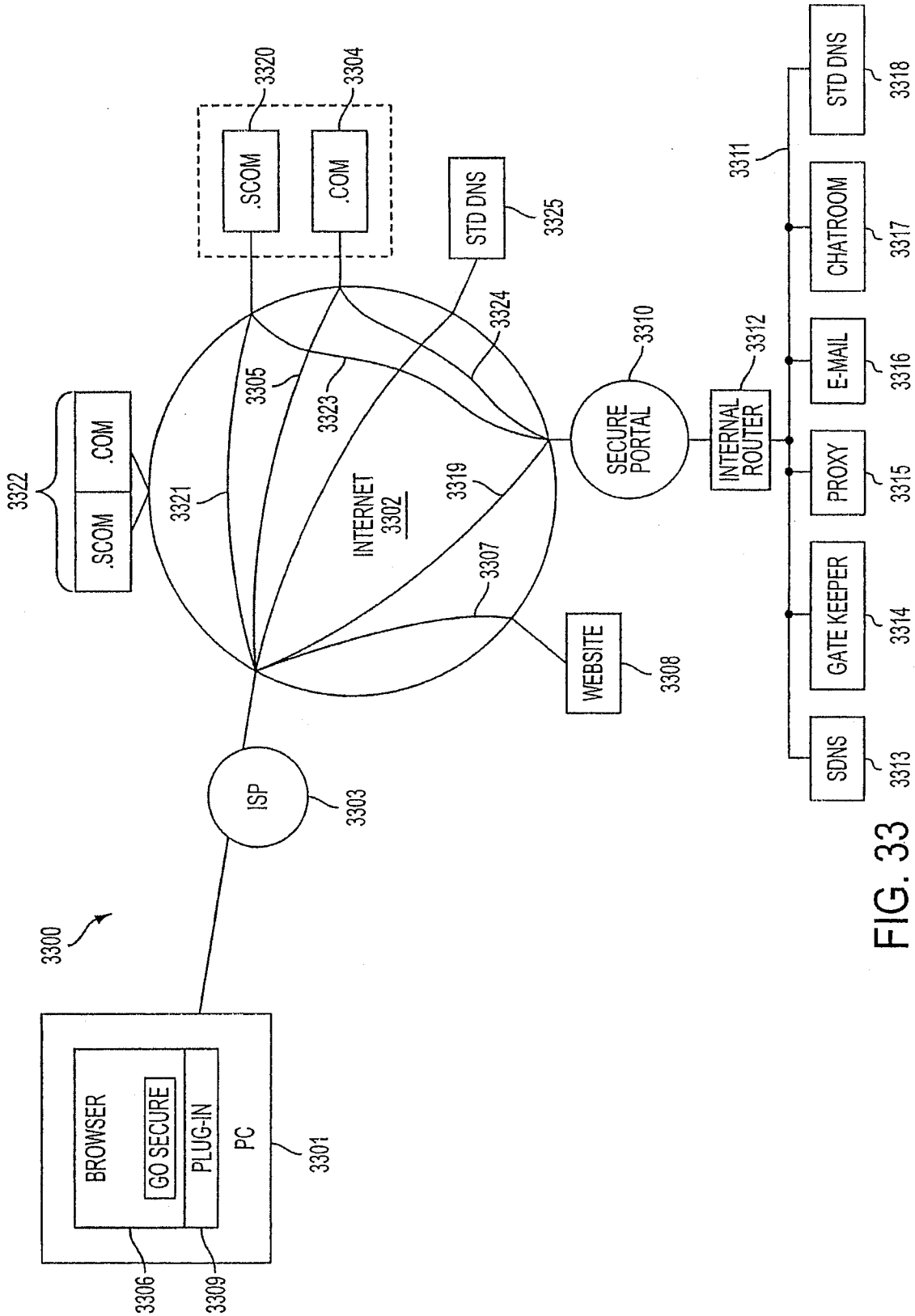


FIG. 33

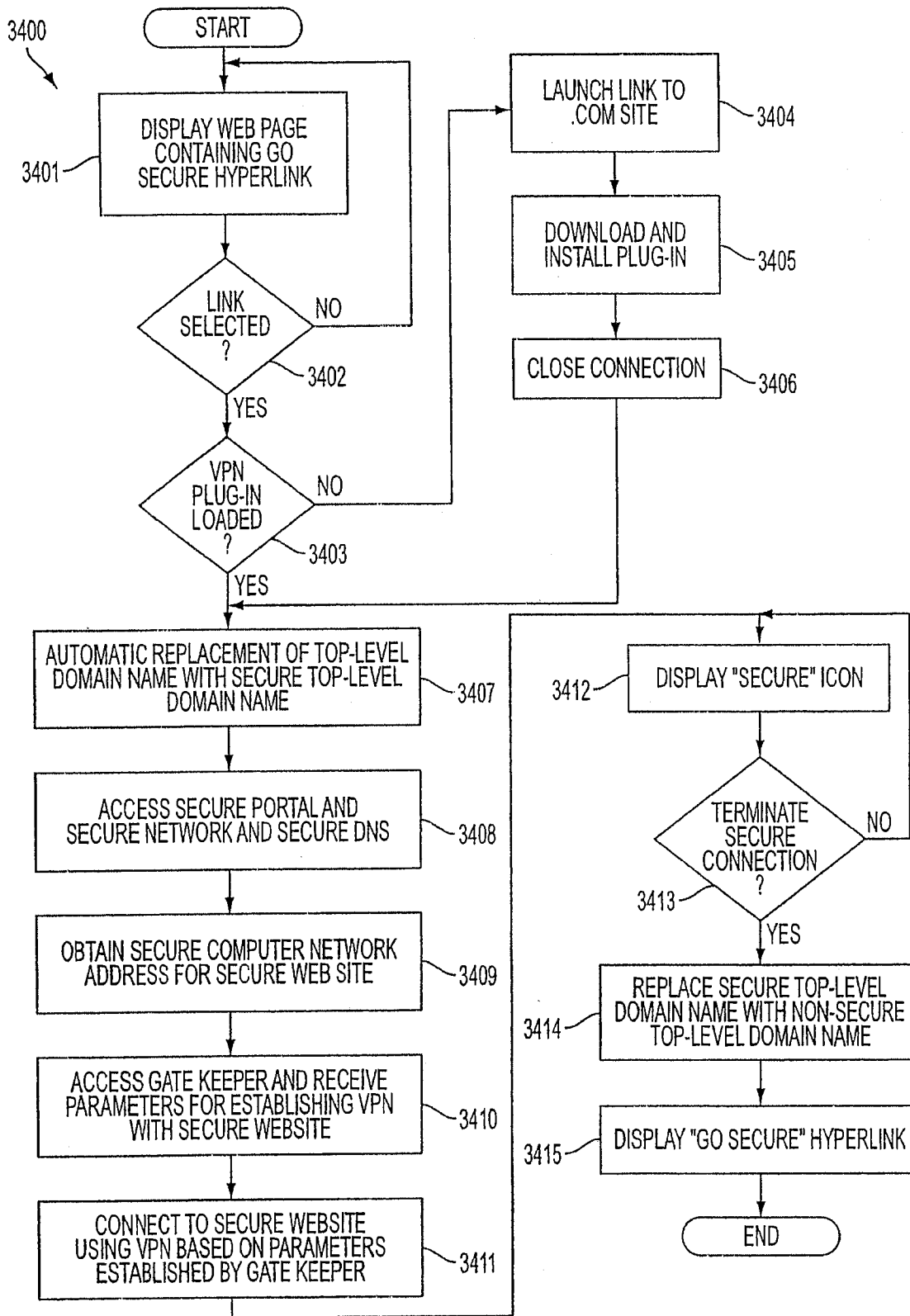


FIG. 34

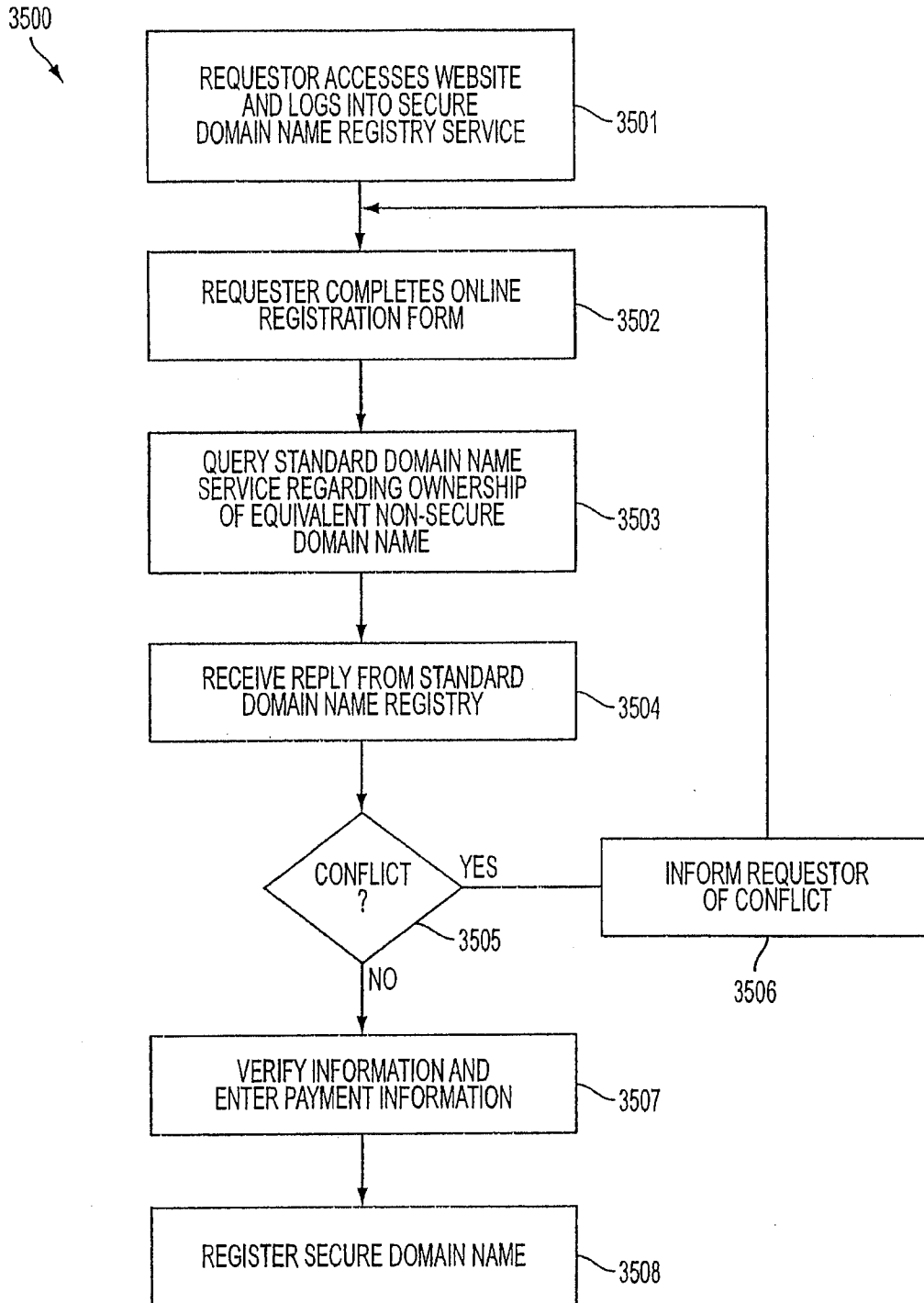


FIG. 35

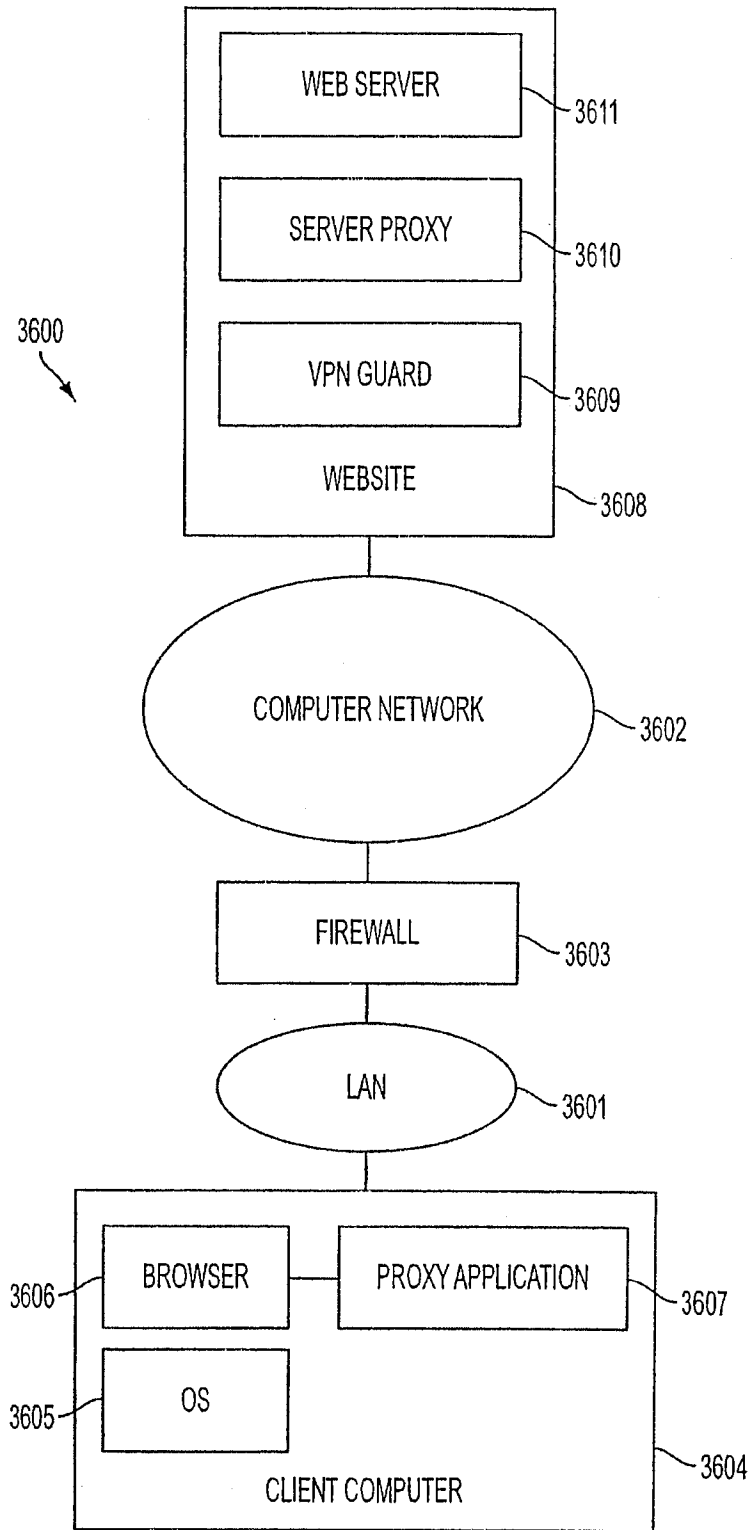


FIG. 36

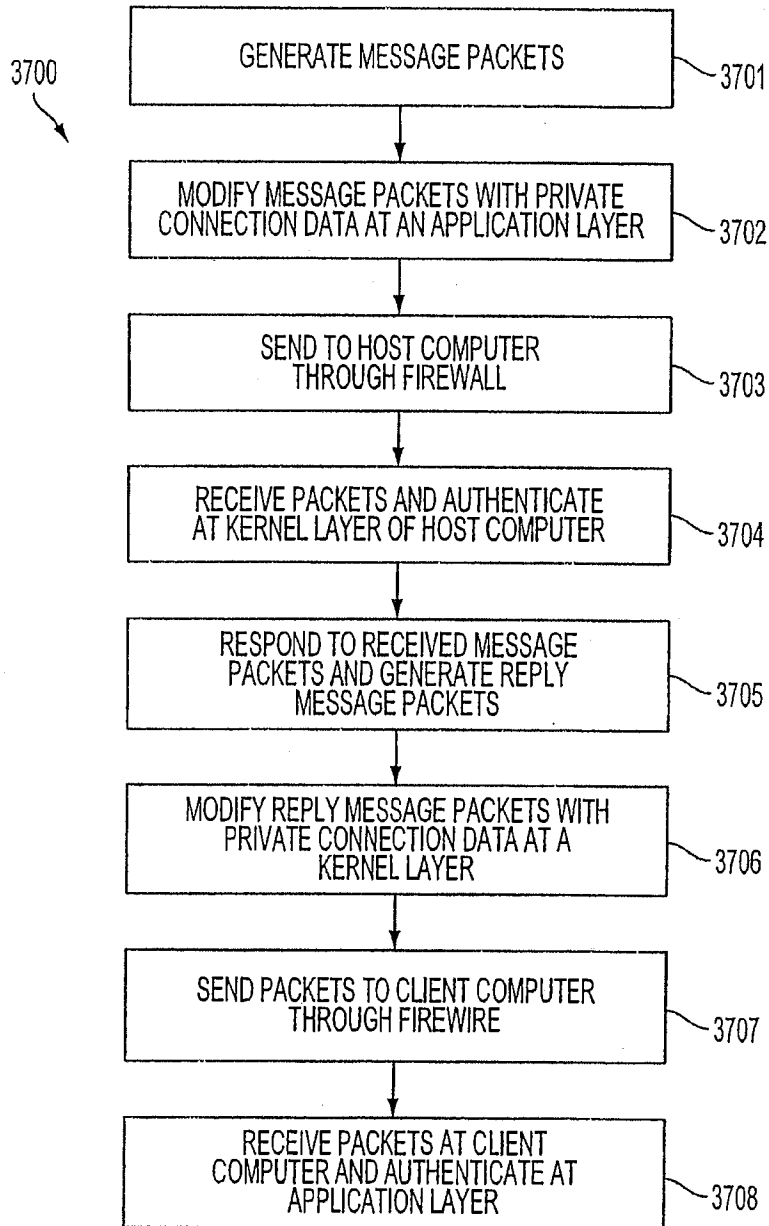


FIG. 37

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.

POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO

I hereby revoke all previous powers of attorney given in the application identified in the attached statement under 37 CFR 3.73(c).

I hereby appoint:

Practitioners associated with Customer Number: 23630

OR

Practitioner(s) named below (if more than ten patent practitioners are to be named, then a customer number must be used):

Name	Registration Number

Name	Registration Number

As attorney(s) or agent(s) to represent the undersigned before the United States Patent and Trademark Office (USPTO) in connection with any and all patent applications assigned only to the undersigned according to the USPTO assignment records or assignments documents attached to this form in accordance with 37 CFR 3.73(c).

Please change the correspondence address for the application identified in the attached statement under 37 CFR 3.73(c) to:

The address associated with Customer Number: 23630

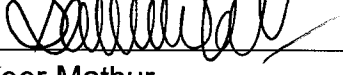
OR

<input type="checkbox"/>	Firm or Individual Name			
	Address			
	City	State	Zip	
	Country			
	Telephone	Email		

Assignee Name and Address: **VirnetX, Inc.**
 P.O. Box 439, Zephyr Cove, NV 89448

A copy of this form, together with a statement under 37 CFR 3.73(c) (Form PTO/AIA/96 or equivalent) is required to be Filed in each application in which this form is used. The statement under 37 CFR 3.73(c) may be completed by one of The practitioners appointed in this form, and must identify the application in which this Power of Attorney is to be filed.

SIGNATURE of Assignee of Record
 The individual whose signature and title is supplied below is authorized to act on behalf of the assignee

Signature		Date	05/22/2013
Name	Sameer Mathur	Telephone	---
Title	VP. of Corporate Development & Product Marketing		

This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. 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 3 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.

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(c)

Applicant/Patent Owner: VirnetX, Inc.

Application No./Patent No.: Filed herewith Filed/Issue Date: Filed herewith

Titled: System and Method Employing an Agile Network Protocol for Secure Communications Using Secure Domain Names
VirnetX, Inc., a corporation

(Name of Assignee)

(Type of Assignee, e.g., corporation, partnership, university, government agency, etc.)

states that, for the patent application/patent identified above, it is (choose **one** of options 1, 2, 3 or 4 below):

- 1. The assignee of the entire right, title, and interest.
- 2. An assignee of less than the entire right, title, and interest (check applicable box):
 - The extent (by percentage) of its ownership interest is _____%. Additional Statement(s) by the owners holding the balance of the interest **must be submitted** to account for 100% of the ownership interest.
 - There are unspecified percentages of ownership. The other parties, including inventors, who together own the entire right, title and interest are:

Additional Statement(s) by the owner(s) holding the balance of the interest **must be submitted** to account for the entire right, title, and interest.

- 3. The assignee of an undivided interest in the entirety (a complete assignment from one of the joint inventors was made). The other parties, including inventors, who together own the entire right, title, and interest are:

Additional Statement(s) by the owner(s) holding the balance of the interest **must be submitted** to account for the entire right, title, and interest.

- 4. The recipient, via a court proceeding or the like (e.g., bankruptcy, probate), of an undivided interest in the entirety (a complete transfer of ownership interest was made). The certified document(s) showing the transfer is attached.

The interest identified in option 1, 2 or 3 above (not option 4) is evidenced by either (choose **one** of options A or B below):

- A. An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel _____, Frame _____, or for which a copy thereof is attached.
- B. A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as follows:

1. From: _____ To: _____

The document was recorded in the United States Patent and Trademark Office at
Reel _____, Frame _____, or for which a copy thereof is attached.

2. From: _____ To: _____

The document was recorded in the United States Patent and Trademark Office at
Reel _____, Frame _____, or for which a copy thereof is attached.

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.**

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

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(c)

3. From: _____ To: _____

The document was recorded in the United States Patent and Trademark Office at
Reel _____, Frame _____, or for which a copy thereof is attached.

4. From: _____ To: _____

The document was recorded in the United States Patent and Trademark Office at
Reel _____, Frame _____, or for which a copy thereof is attached.

5. From: _____ To: _____

The document was recorded in the United States Patent and Trademark Office at
Reel _____, Frame _____, or for which a copy thereof is attached.

6. From: _____ To: _____

The document was recorded in the United States Patent 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 supplemental sheet(s).

As required by 37 CFR 3.73(c)(1)(i), the documentary evidence of the chain of title from the original owner to the assignee was, or concurrently is being, submitted for recordation pursuant to 37 CFR 3.11.

[NOTE: A separate copy (i.e., a true copy of the original assignment document(s)) must be submitted to Assignment Division in accordance with 37 CFR Part 3, to record the assignment in the records of the USPTO. See MPEP 302.08]

The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee.

/Toby H. Kusmer/

Signature

Toby H. Kusmer

Printed or Typed Name

June 6, 2013

Date

26,418

Title or Registration Number

ASSIGNMENT OF PATENT RIGHTS

We, **Victor Larson**, residing at 12026 Lisa Maria Court, Fairfax, VA 22033, **Robert Dunham Short** residing at 1172 Still House Drive, Lexington, VA 24450, **Edmund Colby Munger** residing at 1447 Meyer Lane, Tarpon Springs, FL 34688, and **Michael Williamson**, residing at 26203 Ocala Circle, South Riding, VA 20152, having invented improvements in **SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES**, and having filed a patent application in the United States Patent and Trademark Office describing the same and based thereon, Serial No. 13/903,788, filed **May 28, 2013**, (and we hereby authorize our attorney(s), authorized to prosecute said application, to insert the serial number and filing date of said application, when known), for good and valuable consideration, receipt of which is hereby acknowledged from **VirnetX, Inc.**, a Delaware corporation having its principal place of business at **P.O. Box 439, Zephyr Cove, NV 89448** (and hereinafter called the Assignee, which term shall include its successors and assigns), do hereby sell, assign and transfer unto the Assignee, our entire right, title, and interest, in and throughout the United States of America (including its territories and dependencies) and all countries foreign thereto, in and to and under said application (which term shall include hereinafter where the context so admits all divisional, continuing, reissue and other patent applications based thereon) and the inventions (which term shall include each and every such invention, or part thereof) therein described, and any and all patents and like rights of exclusion (including extensions thereof) of any country which may be granted on or for said inventions or on said application;

And for the same consideration we do also hereby sell, assign and transfer unto the Assignee all our rights under the International Convention for the Protection of Industrial Property, the Patent Cooperation Treaty and all other treaties of like purpose in respect of said inventions and said application, and do hereby authorize the Assignee to apply in our name or in their own name (in a manner to be agreed upon by the Assignee) or their designee, for patents and like rights of exclusion on or for said inventions in all countries, claiming (if the Assignee so desires) the priority of the filing date of said application under the provisions of said Convention, Treaty or any such other Convention or Treaty;

And for the same consideration we do hereby agree for ourselves and for our respective heirs, executors and administrators, promptly upon request of the Assignee, to execute and deliver without further compensation any power of attorney, assignment, original, divisional, continuing, reissue or other application or applications for patent or patents or like rights of exclusion of any country, or other lawful documents and any further assurances that may be deemed necessary or desirable by the Assignee fully to secure to it said right, title, and interest as aforesaid in and to said inventions, application, and said several patents and like rights of exclusion, or any of them, all, however, at the expense of the Assignee;

And we do hereby authorize and request the Commissioner of Patents and Trademarks of the United States of America and the corresponding Official of each country foreign thereto to issue to the Assignee any and all patents and like rights of exclusion which may be granted in any country upon said application or on or for said inventions;

And we do hereby covenant for ourselves and for our respective legal representatives and agree with

the Assignee that we have granted no right or license to make, use or sell said inventions to anyone except the Assignee, that prior to the execution of this deed my right, title and interest in and to said inventions has not been otherwise encumbered by us, and that WE have not executed and will not execute any instrument in conflict herewith.

IN WITNESS WHEREOF, we hereunto set our hands and seal on the day and year hereinafter noted.

Victor Larson
Victor Larson

State of Virginia)
County of Fairfax) ss.

Before me this 28 day of May, year of 2013, personally appeared **Victor Larson**, who is to me personally known, and acknowledged the foregoing instrument to be his free act and deed.

Eric Mast
Notary Public

Seal



ERIC M. MAST
NOTARY PUBLIC
COMMONWEALTH OF VIRGINIA
Expires 10/31/2015
ID # 7801181

Robert Dunham Short III
Robert Dunham Short III

State of _____)
County of _____) ss.

Before me this ____ day of _____, year of _____, personally appeared **Robert Dunham Short III**, who is to me personally known, and acknowledged the foregoing instrument to be his free act and deed.

Notary Public

Seal

the Assignee that we have granted no right or license to make, use or sell said inventions to anyone except the Assignee, that prior to the execution of this deed my right, title and interest in and to said inventions has not been otherwise encumbered by us, and that WE have not executed and will not execute any instrument in conflict herewith.

IN WITNESS WHEREOF, we hereunto set our hands and seal on the day and year hereinafter noted.

Victor Larson

State of _____)
County of _____) ss.

Before me this ____ day of _____, year of _____, personally appeared **Victor Larson**, who is to me personally known, and acknowledged the foregoing instrument to be his free act and deed.

Notary Public

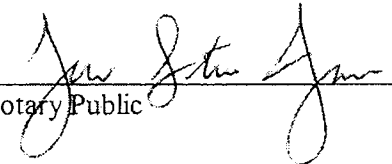
Seal



Robert Dunham Short III

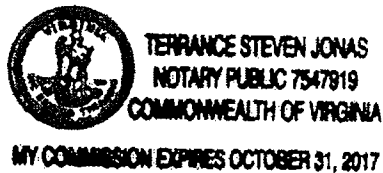
State of Virginia)
County of Rockbridge) ss.

Before me this 28th day of May, year of 2013, personally appeared **Robert Dunham Short III**, who is to me personally known, and acknowledged the foregoing instrument to be his free act and deed.



Notary Public

Seal



Edmund Colby Munger
Edmund Colby Munger

State of FLORIDA)
County of PINELLAS) ss.

Before me this 24th day of MAY, year of 2013, personally appeared **Edmund Colby Munger**, who is to me personally known, and acknowledged the foregoing instrument to be his free act and deed.

Janine M. Liss
Notary Public

Seal



Michael Williamson

State of _____)
County of _____) ss.

Before me this ____ day of _____, year of _____, personally appeared **Michael Williamson**, who is to me personally known, and acknowledged the foregoing instrument to be his free act and deed.

Notary Public

Seal


Edmund Colby Munger

State of _____)
County of _____) ss.

Before me this ____ day of _____, year of _____, personally appeared **Edmund Colby Munger**, who is to me personally known, and acknowledged the foregoing instrument to be his free act and deed.

Notary Public


Seal



Michael Williamson

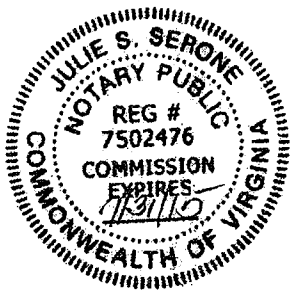
State of VIRGINIA)
County of LONDON) ss.

Before me this 28 day of MAY, year of 2013, personally appeared **Michael Williamson**, who is to me personally known, and acknowledged the foregoing instrument to be his free act and deed.



Notary Public

Seal



Electronic Patent Application Fee Transmittal

Application Number:				
Filing Date:				
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES			
First Named Inventor/Applicant Name:	Victor Larson			
Filer:	Toby H. Kusmer./Jessica Brown			
Attorney Docket Number:	77480-196(VRNK1CP3CNFT10)			
Filed as Large Entity				
Track I Prioritized Examination - Nonprovisional Application under 35 USC 111(a) Filing Fees				
Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:				
Utility application filing	1011	1	280	280
Utility Search Fee	1111	1	600	600
Utility Examination Fee	1311	1	720	720
Request for Prioritized Examination	1817	1	4000	4000
Pages:				
Claims:				
Claims in Excess of 20	1202	5	80	400
Miscellaneous-Filing:				

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Publ. Fee- Early, Voluntary, or Normal	1504	1	300	300
OTHER PUBLICATION PROCESSING FEE	1808	1	130	130
Petition:				
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
Total in USD (\$)				6430

Electronic Acknowledgement Receipt

EFS ID:	15972049
Application Number:	13911792
International Application Number:	
Confirmation Number:	7953
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
First Named Inventor/Applicant Name:	Victor Larson
Customer Number:	23630
Filer:	Toby H. Kusmer./Jessica Brown
Filer Authorized By:	Toby H. Kusmer.
Attorney Docket Number:	77480-196(VRNK1CP3CNFT10)
Receipt Date:	06-JUN-2013
Filing Date:	
Time Stamp:	17:07:49
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$6430
RAM confirmation Number	4378
Deposit Account	501133
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 1.21 (Miscellaneous fees and charges)

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Transmittal of New Application	196Transmittal.pdf	89939 4d9cd3af608e4c5a012b8a577ec4f1379066700a	no	3
Warnings:					
Information:					
2	TrackOne Request	196_FastTrackRequest.pdf	153359 09794233ba351acfbf56b80a112d72007a6ee038	no	2
Warnings:					
Information:					
3	Application Data Sheet	196ADS.pdf	1509099 86b0c6ec27a1cfc56004af180ba6ed8cd0bea357	no	8
Warnings:					
Information:					
4	Oath or Declaration filed	196Declaration.pdf	164179 430d026fd1af5ab155c74481d7af6b5c44d077ce	no	4
Warnings:					
Information:					
5		196Specification.pdf	425101 4eb98abc3e00a20a79b3d857714c05b7120ff447	yes	93
	Multipart Description/PDF files in .zip description				
	Document Description		Start	End	
	Specification		1	88	
	Claims		89	92	
Abstract		93	93		
Warnings:					
Information:					
6	Drawings-only black and white line drawings	196Drawings.pdf	549454 07896a3596fba1a0af0d7290110eefd1f66e330b	no	40
Warnings:					
Information:					

7	Power of Attorney	196POA.pdf	32063 cd4fb9454e6bc4f1d9706293b213554f1d8eaa14	no	1
Warnings:					
Information:					
8	Assignee showing of ownership per 37 CFR 3.73.	196AssigneeShowing.pdf	145883 0a7f3f94b04c821cb15d7f41706530cce89f7b26	no	7
Warnings:					
Information:					
9	Fee Worksheet (SB06)	fee-info.pdf	42228 779a1af60ca5ec866d56bc91aad8410b5002c2	no	2
Warnings:					
Information:					
Total Files Size (in bytes):				3111305	

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
13/911,792

APPLICATION AS FILED - PART I

	(Column 1)	(Column 2)
FOR	NUMBER FILED	NUMBER EXTRA
BASIC FEE (37 CFR 1.16(a), (b), or (c))	N/A	N/A
SEARCH FEE (37 CFR 1.16(k), (l), or (m))	N/A	N/A
EXAMINATION FEE (37 CFR 1.16(o), (p), or (q))	N/A	N/A
TOTAL CLAIMS (37 CFR 1.16(j))	25	5
INDEPENDENT CLAIMS (37 CFR 1.16(h))	2	
APPLICATION SIZE FEE (37 CFR 1.16(s))	If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).	
MULTIPLE DEPENDENT CLAIM PRESENT (37 CFR 1.16(j))		

SMALL ENTITY

RATE(\$)	FEE(\$)
N/A	
N/A	
N/A	
TOTAL	

OTHER THAN SMALL ENTITY

RATE(\$)	FEE(\$)
N/A	280
N/A	600
N/A	720
x 80 =	400
x 420 =	0.00
	0.00
	0.00
TOTAL	2000

* If the difference in column 1 is less than zero, enter "0" in column 2.

APPLICATION AS AMENDED - PART II

	(Column 1)	(Column 2)	(Column 3)	
AMENDMENT A	CLAIMS REMAINING AFTER AMENDMENT	MINUS	HIGHEST NUMBER PREVIOUSLY PAID FOR	
	Total (37 CFR 1.16(i))	*	=	PRESENT EXTRA
	Independent (37 CFR 1.16(h))	*	=	
	Application Size Fee (37 CFR 1.16(s))			
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))			

SMALL ENTITY

RATE(\$)	ADDITIONAL FEE(\$)
x =	
x =	
TOTAL ADD'L FEE	

OTHER THAN SMALL ENTITY

RATE(\$)	ADDITIONAL FEE(\$)
x =	
x =	
TOTAL ADD'L FEE	

	(Column 1)	(Column 2)	(Column 3)	
AMENDMENT B	CLAIMS REMAINING AFTER AMENDMENT	MINUS	HIGHEST NUMBER PREVIOUSLY PAID FOR	
	Total (37 CFR 1.16(i))	*	=	PRESENT EXTRA
	Independent (37 CFR 1.16(h))	*	=	
	Application Size Fee (37 CFR 1.16(s))			
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))			

SMALL ENTITY

RATE(\$)	ADDITIONAL FEE(\$)
x =	
x =	
TOTAL ADD'L FEE	

OTHER THAN SMALL ENTITY

RATE(\$)	ADDITIONAL FEE(\$)
x =	
x =	
TOTAL ADD'L FEE	

* 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 found in the appropriate box in column 1.



UNITED STATES PATENT AND TRADEMARK OFFICE

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

Table with 7 columns: APPLICATION NUMBER, FILING or 371(c) DATE, GRP ART UNIT, FIL FEE REC'D, ATTY. DOCKET NO, TOT CLAIMS, IND CLAIMS. Row 1: 13/911,792, 06/06/2013, 2447, 2300, 77580-196(VR NK1CP3CNFT10), 25, 2

CONFIRMATION NO. 7953

23630
McDermott Will & Emery
The McDermott Building
500 North Capitol Street, N.W.
Washington, DC 20001

FILING RECEIPT



Date Mailed: 07/05/2013

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

Inventor(s)

Victor Larson, Fairfax, VA;
Robert Dunham Short III, Lexington, VA;
Edmund Colby Munger, Tarpon Springs, FL;
Michael Williamson, South Riding, VA;

Applicant(s)

VIRNETX, INC., Zephyr Cove, NV

Power of Attorney: The patent practitioners associated with Customer Number 23630

Domestic Priority data as claimed by applicant

This application is a CON of 13/903,788 05/28/2013
which is a CON of 13/336,790 12/23/2011 PAT 8458341
which is a CON of 13/049,552 03/16/2011
which is a CON of 11/840,560 08/17/2007 PAT 7921211
which is a CON of 10/714,849 11/18/2003 PAT 7418504
which is a CON of 09/558,210 04/26/2000 ABN
which is a CIP of 09/504,783 02/15/2000 PAT 6502135
which is a CIP of 09/429,643 10/29/1999 PAT 7010604
which claims benefit of 60/106,261 10/30/1998
and claims benefit of 60/137,704 06/07/1999

Foreign Applications for which priority is claimed (You may be eligible to benefit from the Patent Prosecution Highway program at the USPTO. Please see http://www.uspto.gov for more information.) - None.

Foreign application information must be provided in an Application Data Sheet in order to constitute a claim to foreign priority. See 37 CFR 1.55 and 1.76.

If Required, Foreign Filing License Granted: 06/27/2013

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 13/911,792**

Projected Publication Date: 10/10/2013

Non-Publication Request: No

Early Publication Request: No

Title

SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES

Preliminary Class

709

Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications: No

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 (1-866-999-4258).

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 Assets Control, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

NOT GRANTED

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United States Patent and Trademark Office
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Alexandria, Virginia 22313-1450
www.uspto.gov

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

13/911,792

06/06/2013

Victor Larson

77580-

196(VR NK1CP3CNFT10)

CONFIRMATION NO. 7953

POA ACCEPTANCE LETTER

23630
McDermott Will & Emery
The McDermott Building
500 North Capitol Street, N.W.
Washington, DC 20001



Date Mailed: 07/05/2013

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 06/06/2013.

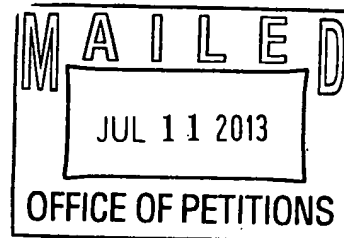
The Power of Attorney in this application is accepted. Correspondence in this application will be mailed to the above address as provided by 37 CFR 1.33.

/gde la vega/

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



MCDERMOTT WILL & EMERY
THE MCDERMOTT BUILDING
500 NORTH CAPITOL STREET, N.W.
WASHINGTON DC 20001



Doc Code: TRACK1.GRANT

Decision Granting Request for Prioritized Examination (Track I or After RCE)	Application No.: 13/911,792
<p>1. THE REQUEST FILED <u>June 06, 2013</u> IS GRANTED.</p> <p>The above-identified application has met the requirements for prioritized examination</p> <p>A. <input checked="" type="checkbox"/> for an original nonprovisional application (Track I).</p> <p>B. <input type="checkbox"/> for an application undergoing continued examination (RCE).</p> <p>2. The above-identified application will undergo prioritized examination. The application will be accorded special status throughout its entire course of prosecution until one of the following occurs:</p> <p>A. filing a <u>petition for extension of time</u> to extend the time period for filing a reply;</p> <p>B. filing an <u>amendment to amend the application to contain more than four independent claims, more than thirty total claims</u>, or a multiple dependent claim;</p> <p>C. filing a <u>request for continued examination</u>;</p> <p>D. filing a notice of appeal;</p> <p>E. filing a request for suspension of action;</p> <p>F. mailing of a notice of allowance;</p> <p>G. mailing of a final Office action;</p> <p>H. completion of examination as defined in 37 CFR 41.102; or</p> <p>I. abandonment of the application.</p> <p>Telephone inquiries with regard to this decision should be directed to <u>Michelle R. Eason</u> at (571) 272-4231. In his/her absence, calls may be directed to Brian W. Brown at (571) 272-5338.</p> <p><u>/Michelle R. Eason/</u> (Signature)</p> <p><u>Paralegal Specialist, Office of Petitions</u> (Title)</p>	

**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT***(Use as many sheets as necessary)***Complete if Known**

Application Number	13/911,792
Filing Dates	06-06-2013
First Named Inventor	Victor Larson
Art Unit	2495
Examiner Name	Olanrewaju J. Bucknor
Docket Number	77580-196 (VRNK-0001CP3CNFT9)

U.S. PATENTS

EXAMI NER'S INITIA LS	CITE NO.	Patent Number	Publication/Pat ent Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
	A1	09/399,753	09/22/1998	Graig Miller et al.	
	A2	60/151,563	08/31/1999	Bryan Whittles	
	A3	60/134,547	05/17/1999	Victory Sheymov	
	A4	2,895,502	07/21/1959	Roper et al.	
	A5	4,761,334	08/1988	Sagoi et al.	
	A6	4,885,778	12/5/1989	Weiss, Kenneth	
	A7	4,920,484	4/24/1990	Ranade	
	A8	4,933,846	06/12/1990	Humphrey et al.	
	A9	4,952,930	08/28/1990	Franaszek et al.	
	A10	4,988,990	01/29/1991	Warrior	
	A11	5,164,988	11/17/1992	Matyas	
	A12	5,204,961	04/20/1993	Barlow	
	A13	5,276,735	01/04/1994	Boebert et al	
	A14	5,303,302	04/12/1994	Burrows	
	A15	5,311,593	05/10/1994	Carmi	
	A16	5,329,521	07/12/1994	Walsh et al.	
	A17	5,341,426	08/23/1994	Barney et al.	
	A18	5,367,643	11/22/1994	Chang et al	
	A19	5,384,848	01/24/1995	Kikuchi	
	A20	5,511,122	04/23/1996	Atkinson	
	A21	5,548,646	08/20/1996	Aziz et al.	
	A22	5,559,883	09/24/1996	Williams	
	A23	5,561,669	10/01/1996	Lenney et al	
	A24	5,588,060	12/24/1996	Aziz	
	A25	5,590,285	12/31/1996	Krause et al.	
	A26	5,625,626	04/29/1997	Umekita	
	A27	5,629,984	05/13/1997	McManis	
	A28	5,654,695	08/05/1997	Olnowich et al	
	A29	5,682,480	10/28/1997	Nakagawa	
	A30	5,689,566	11/18/1997	Nguyen	
	A31	5,689,641	11/18/1997	Ludwig et al.	
	A32	5,740,375	04/14/1998	Dunne et al.	
	A33	5,757,925	05/1998	Faybishenko	
	A34	5,764,906	06/1998	Edelstein et al.	
	A35	5,771,239	06/23/1998	Moroney et al.	
	A36	5,774,660	6/30/1998	Brendel et al	
	A37	5,787,172	07/28/1998	Arnold	
	A38	5,790,548	08/04/1998	Sitaraman et al.	
	A39	5,796,942	08/18/1998	Esbensen	
	A40	5,805,801	09/08/1998	Holloway et al.	
	A41	5,805,803	09/08/1998	Birrell et al.	
	A42	5,822,434	10/13/1998	Caronni et al.	
	A43	5,842,040	11/24/1998	Hughes et al.	
	A44	5,845,091	12/01/1998	Dunne et al.	
	A45	5,864,666	01/1999	Shrader, Theodore Jack London	
	A46	5,867,650	02/02/1998	Osterman	
	A47	5,870,610	02/09/1999	Beyda et al.	
	A48	5,878,231	05/02/1999	Baehr et al	
	A49	5,892,903	04/06/1999	Klaus	
	A50	5,898,830	04/27/1999	Wesinger, Jr. et al.	
	A51	5,905,859	05/18/1999	Holloway et al.	
	A52	5,918,018	06/29/1999	Gooderum et al.	

**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT**
(Use as many sheets as necessary)

Complete if Known

Application Number	13/911,792
Filing Dates	06-06-2013
First Named Inventor	Victor Larson
Art Unit	2495
Examiner Name	Olanrewaju J. Bucknor
Docket Number	77580-196 (VRNK-0001CP3CNFT9)

U.S. PATENTS

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Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
		Application Number	13/911,792
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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
	Docket Number	77580-196 (VRNK-0001CP3CNFT9)	
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INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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D297	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 8, 2010, 1:30 PM		
D298	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 9, 2010, 9:00 AM		
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D300	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 10, 2010, 9:00 AM		
D301	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 10, 2010, 1:00 PM		
D302	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 11, 2010, 9:00 AM		
D303	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 11, 2010, 1:30 PM		
D304	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 12, 2010, 9:00 AM		
D305	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 12, 2010, 1:15 PM		
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D313	Appendix B: DNS References to Defendants' Preliminary Joint Invalidity Contentions dated July 1, 2011		
D314	Appendix A to Defendants' Preliminary Joint Invalidity Contentions dated July 1, 2011		
D315	Exhibit 1, IETF RFC 2065: Domain Name System Security Extensions; Published January 1997 vs. Claims of the '211 Patent		
D316	Exhibit 2, IETF RFC 2065: Domain Name System Security Extensions; Published January 1997 vs. Claims of the '504 Patent		
D317	Exhibit 3, RFC 2543 vs. Claims of the '135 Patent		
D318	Exhibit 4, RFC 2543 vs. Claims of the '211 Patent		
D319	Exhibit 5, RFC 2543 vs. Claims of the '504 Patent		
D320	Exhibit 6, SIP Draft v.2 vs. Claims of the '135 Patent		
D321	Exhibit 7, SIP Draft v.2 vs. Claims of the '211 Patent		
D322	Exhibit 8, SIP Draft v.2 vs. Claims of the '504 Patent		
D323	Exhibit 9, H.323 vs. Claims of the '135 Patent		
D324	Exhibit 10, H.323 vs. Claims of the '211 Patent		
D325	Exhibit 11, H.323 vs. Claims of the '504 Patent		
D326	Exhibit 12, SSL 3.0 vs. Claims of the '135 Patent.		
D327	Exhibit 13, SSL 3.0 vs. Claims of the '211 Patent		
D328	Exhibit 14, SSL 3.0 vs. Claims of the '504 Patent		
D329	Exhibit 15, RFC 2487 vs. Claims of the '135 Patent		

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Complete if Known	
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			First Named Inventor	Victor Larson
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			Examiner Name	Olanrewaju J. Bucknor
			Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D330	Exhibit 16, RFC 2487 vs. Claims of the '211 Patent			
D331	Exhibit 17, RFC 2487 vs. Claims of the '504 Patent			
D332	Exhibit 18, RFC 2595 vs. Claims of the '135 Patent			
D333	Exhibit 19, RFC 2595 vs. Claims of the '211 Patent			
D334	Exhibit 20, RFC 2595 vs. Claims of the '504 Patent			
D335	Exhibit 21, iPass vs. Claims of the '135 Patent			
D336	Exhibit 22, iPASS vs. Claims of the '211 Patent			
D337	Exhibit 23, iPASS vs. Claims of the '504 Patent			
D338	Exhibit 24, "US '034" vs. Claims of the '135 Patent			
D339	Exhibit 25, US Patent No. 6,453,034 ("US '034") vs. Claims of the '211 Patent			
D340	Exhibit 26, US Patent No. 6,453,034 ("US '034") vs. Claims of the '504 Patent			
D341	Exhibit 27, US '287 vs. Claims of the '135 Patent			
D342	Exhibit 28, US '287 vs. Claims of the '211 Patent			
D343	Exhibit 29, US '287 vs. Claims of the '504 Patent			
D344	Exhibit 30, Overview of Access VPNs vs. Claims of the '135 Patent			
D345	Exhibit 31, Overview of Access VPNs vs. Claims of the '211 Patent			
D346	Exhibit 32, Overview of Access VPNs vs. Claims of the '504 Patent			
D347	Exhibit 34, RFC 1928 vs. Claims of the '135 Patent			
D348	Exhibit 35, RFC 1928 vs. Claims of the '211 Patent			
D349	Exhibit 36, RFC 1928 vs. Claims of the '504 Patent			
D350	Exhibit 37, RFC 2661 vs. Claims of the '135 Patent			
D351	Exhibit 38, RFC 2661 vs. Claims of the '211 Patent			
D352	Exhibit 39, RFC 2661 vs. Claims of the '504 Patent			
D353	Exhibit 40, SecureConnect vs. Claims of the '135 Patent			
D354	Exhibit 41, SecureConnect vs. Claims of the '211 Patent			
D355	Exhibit 42, SecureConnect vs. Claims of the '504 Patent			
D356	Exhibit 43, SFS-HTTP vs. Claims of the '135 Patent			
D357	Exhibit 44, SFS-HTTP vs. Claims of the '211 Patent			
D358	Exhibit 45, SFS-HTTP vs. Claims of the '504 Patent			
D359	Exhibit 46, US '883 vs. Claims of the '135 Patent			
D360	Exhibit 47, US '883 vs. Claims of the '211 Patent			
D361	Exhibit 48, US '883 vs. Claims of the '504 Patent			
D362	Exhibit 49, US '132 vs. Claims of the '135 Patent			
D363	Exhibit 50, US '132 vs. Claims of the '211 Patent			
D364	Exhibit 51, US '132 vs. Claims of the '504 Patent			
D365	Exhibit 52, US '213 vs. Claims of the '135 Patent			
D366	Exhibit 53, US '213 vs. Claims of the '211 Patent			
D367	Exhibit 54, US '213 vs. Claims of the '504 Patent			
D368	Exhibit 55, B&M VPNs vs. Claims of the '135 Patent			
D369	Exhibit 56, B&M VPNs vs. Claims of the '211 Patent			
D370	Exhibit 57, B&M VPNs vs. Claims of the '504 Patent			
D371	Exhibit 58, BorderManager vs. Claims of the '135 Patent			
D372	Exhibit 59, BorderManager vs. Claims of the '211 Patent			
D373	Exhibit 60, BorderManager vs. Claims of the '504 Patent			
D374	Exhibit 61, Prestige 128 Plus vs. Claims of the '135 Patent			
D375	Exhibit 62, Prestige 128 Plus vs. Claims of the '211 Patent			
D376	Exhibit 63, Prestige 128 Plus vs. Claims of the '504 Patent			
D377	Exhibit 64, RFC 2401 vs. Claims of the '135 Patent			
D378	Exhibit 65, RFC 2401 vs. Claims of the '211 Patent			

Subst. for form 1449/PTO			Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Application Number	13/911,792
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			Art Unit	2495
			Examiner Name	Olanrewaju J. Bucknor
			Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D379	Exhibit 66, RFC 2401 vs. Claims of the '504 Patent			
D380	Exhibit 67, RFC 2486 vs. Claims of the '135 Patent			
D381	Exhibit 68, RFC 2486 vs. Claims of the '211 Patent			
D382	Exhibit 69, RFC 2486 vs. Claims of the '504 Patent			
D383	Exhibit 70, Understanding IPsec vs. Claims of the '135 Patent			
D384	Exhibit 71, Understanding IPsec vs. Claims of the '211 Patent			
D385	Exhibit 72, Understanding IPsec vs. Claims of the '504 Patent			
D386	Exhibit 73, US '820 vs. Claims of the '135 Patent			
D387	Exhibit 74, US '820 vs. Claims of the '211 Patent			
D388	Exhibit 75, US '820 vs. Claims of the '504 Patent			
D389	Exhibit 76, US '019 vs. Claims of the '211 Patent			
D390	Exhibit 77, US '019 vs. Claims of the '504 Patent			
D391	Exhibit 78, US '049 vs. Claims of the '135 Patent			
D392	Exhibit 79, US '049 vs. Claims of the '211 Patent			
D393	Exhibit 80, US '049 vs. Claims of the '504 Patent			
D394	Exhibit 81, US '748 vs. Claims of the '135 Patent			
D395	Exhibit 82, US '261 vs. Claims of the '135 Patent			
D396	Exhibit 83, US '261 vs. Claims of the '211 Patent			
D397	Exhibit 84, US '261 vs. Claims of the '504 Patent			
D398	Exhibit 85, US '900 vs. Claims of the '135 Patent			
D399	Exhibit 86, US '900 vs. Claims of the '211 Patent			
D400	Exhibit 87, US '900 vs. Claims of the '504 Patent			
D401	Exhibit 88, US '671 vs. Claims of the '135 Patent			
D402	Exhibit 89, US '671 vs. Claims of the '211 Patent			
D403	Exhibit 90, US '671 vs. Claims of the '504 Patent			
D404	Exhibit 91, JP '704 vs. Claims of the '135 Patent			
D405	Exhibit 92, JP '704 vs. Claims of the '211 Patent			
D406	Exhibit 93, JP '704 vs. Claims of the '504 Patent			
D407	Exhibit 94, GB '841 vs. Claims of the '135 Patent			
D408	Exhibit 95, GB '841 vs. Claims of the '211 Patent			
D409	Exhibit 96, GB '841 vs. Claims of the '504 Patent			
D410	Exhibit 97, US '318 vs. Claims of the '135 Patent			
D411	Exhibit 98, US '318 vs. Claims of the '211 Patent			
D412	Exhibit 99, US '318 vs. Claims of the '504 Patent			
D413	Exhibit 100, VPN/VLAN vs. Claims of the '135 Patent			
D414	Exhibit 101, Nikkei vs. Claims of the '135 Patent			
D415	Exhibit 102, NIKKEI vs. Claims of the '211 Patent			
D416	Exhibit 103, NIKKEI vs. Claims of the '504 Patent			
D417	Exhibit 104, Special Anthology vs. Claims of the '135 Patent			
D418	Exhibit 105, Omron vs. Claims of the '135 Patent			
D419	Exhibit 106, Gauntlet System vs. Claims of the '135 Patent			
D420	Exhibit 107, Gauntlet System vs. Claims of the '151 Patent			
D421	Exhibit 108, Gauntlet System vs. Claims of the '180 Patent			
D422	Exhibit 109, Gauntlet System vs. Claims of the '211 Patent			
D423	Exhibit 110, Gauntlet System vs. Claims of the '504 Patent			
D424	Exhibit 111, Gauntlet System vs. Claims of the '759 Patent			
D425	Exhibit 112, IntraPort System vs. Claims of the '135 Patent			
D426	Exhibit 113, IntraPort System vs. Claims of the '151 Patent			
D427	Exhibit 114, IntraPort System vs. Claims of the '180 Patent			

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Complete if Known	
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			Examiner Name	Olanrewaju J. Bucknor
			Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D428	Exhibit 115, IntraPort System vs. Claims of the '211 Patent			
D429	Exhibit 116, IntraPort System vs. Claims of the '504 Patent			
D430	Exhibit 117, IntraPort System vs. Claims of the '759 Patent			
D431	Exhibit 118, Altiga VPN System vs. Claims of the '135 Patent			
D432	Exhibit 119, Altiga VPN System vs. Claims of the '151 Patent			
D433	Exhibit 120, Altiga VPN System vs. Claims of the '180 Patent			
D434	Exhibit 121, Altiga VPN System vs. Claims of the '211 Patent			
D435	Exhibit 122, Altiga VPN System vs. Claims of the '504 Patent			
D436	Exhibit 123, Altiga VPN System vs. Claims of the '759 Patent			
D437	Exhibit 124, Kiuchi vs. Claims of the '135 Patent			
D438	Exhibit 125, Kiuchi vs. Claims of the '151 Patent			
D439	Exhibit 126, Kiuchi vs. Claims of the '180 Patent			
D440	Exhibit 127, Kiuchi vs. Claims of the '211 Patent			
D441	Exhibit 128, Kiuchi vs. Claims of the '504 Patent			
D442	Exhibit 129, Kiuchi vs. Claims of the '759 Patent			
D443	Exhibit 130, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '135 Patent			
D444	Exhibit 131, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '151 Patent			
D445	Exhibit 132, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '180 Patent			
D446	Exhibit 133, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '211 Patent			
D447	Exhibit 134, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '504 Patent			
D448	Exhibit 135, Overview vs. Claims of the '759 Patent			
D449	Exhibit 136, RFC 2401 vs. Claims of the '759 Patent			
D450	Exhibit 137, Schulzrinne vs. Claims of the '135 Patent			
D451	Exhibit 138, Schulzrinne vs. Claims of the '151 Patent			
D452	Exhibit 139, Schulzrinne vs. Claims of the '180 Patent			
D453	Exhibit 140, Schulzrinne vs. Claims of the '211 Patent			
D454	Exhibit 141, Schulzrinne vs. Claims of the '504 Patent			
D455	Exhibit 142, Schulzrinne vs. Claims of the '759 Patent			
D456	Exhibit 143, Solana vs. Claims of the '135 Patent			
D457	Exhibit 144, Solana vs. Claims of the '151 Patent			
D458	Exhibit 145, Solana vs. Claims of the '180 Patent			
D459	Exhibit 146, Solana vs. Claims of the '211 Patent			
D460	Exhibit 147, Solana vs. Claims of the '504 Patent			
D461	Exhibit 148, Solana vs. Claims of the '759 Patent			
D462	Exhibit 149, Atkinson vs. Claims of the '135 Patent			
D463	Exhibit 150, Atkinson vs. Claims of the '151 Patent			
D464	Exhibit 151, Atkinson vs. Claims of the '180 Patent			
D465	Exhibit 152, Atkinson vs. Claims of the '211 Patent			
D466	Exhibit 153, Atkinson vs. Claims of the '504 Patent			
D467	Exhibit 154, Atkinson vs. Claims of the '759 Patent			
D468	Exhibit 155, Marino vs. Claims of the '135 Patent			
D469	Exhibit 156, Marino vs. Claims of the '151 Patent			
D470	Exhibit 157, Marino vs. Claims of the '180 Patent			
D471	Exhibit 158, Marino vs. Claims of the '211 Patent			
D472	Exhibit 159, Marino vs. Claims of the '504 Patent			

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
	Docket Number	77580-196 (VRNK-0001CP3CNFT9)	
D473	Exhibit 160, Marino vs. Claims of the '759 Patent		
D474	Exhibit 161, Aziz ('646) vs. Claims of the '759 Patent		
D475	Exhibit 162, Wesinger vs. Claims of the '135 Patent		
D476	Exhibit 163, Wesinger vs. Claims of the '151 Patent		
D477	Exhibit 164, Wesinger vs. Claims of the '180 Patent		
D478	Exhibit 165, Wesinger vs. Claims of the '211 Patent		
D479	Exhibit 166, Wesinger vs. Claims of the '504 Patent		
D480	Exhibit 167, Wesinger vs. Claims of the '759 Patent		
D481	Exhibit 168, Aziz ('234) vs. Claims of the '135 Patent		
D482	Exhibit 169, Aziz ('234) vs. Claims of the '151 Patent		
D483	Exhibit 170, Aziz ('234) vs. Claims of the '180 Patent		
D484	Exhibit 171, Aziz ('234) vs. Claims of the '211 Patent		
D485	Exhibit 172, Aziz ('234) vs. Claims of the '504 Patent		
D486	Exhibit 173, Aziz ('234) vs. Claims of the '759 Patent		
D487	Exhibit 174, Schneider vs. Claims of the '759 Patent		
D488	Exhibit 175, Valencia vs. Claims of the '135 Patent		
D489	Exhibit 176, Valencia vs. Claims of the '151 Patent		
D490	Exhibit 177, Valencia vs. Claims of the '180 Patent		
D491	Exhibit 178, Valencia vs. Claims of the '211 Patent		
D492	Exhibit 179, Valencia vs. Claims of the '504 Patent		
D493	Exhibit 180, RFC 2401 in Combination with U.S. Patent No. 6,496,867 vs. Claims of the '180 Patent		
D494	Exhibit 181, Davison vs. Claims of the '135 Patent		
D495	Exhibit 182, Davison vs. Claims of the '151 Patent		
D496	Exhibit 183, Davison vs. Claims of the '180 Patent		
D497	Exhibit 184, Davison vs. Claims of the '211 Patent		
D498	Exhibit 185, Davison vs. Claims of the '504 Patent		
D499	Exhibit 186, Davison vs. Claims of the '759 Patent		
D500	Exhibit 187, AutoSOCKS v2.1 vs. Claims of the '135 Patent		
D501	Exhibit 188, AutoSOCKS v2.1 vs. Claims of the '151 Patent		
D502	Exhibit 189, AutoSOCKS v2.1 Administrator's Guide vs. Claims of the '180 Patent		
D503	Exhibit 190, AutoSOCKS vs. Claims of the '759 Patent		
D504	Exhibit 191, Aventail Connect 3.01/2.51 vs. Claims of the '135 Patent		
D505	Exhibit 192, Aventail Connect v3.01/2.51 vs. Claims of the '151 Patent		
D506	Exhibit 193, Aventail Connect 3.01/2.51 vs. Claims of the '180 Patent		
D507	Exhibit 194, Aventail Connect 3.01/2.51 vs. Claims of the '759 Patent		
D508	Exhibit 195, Aventail Connect 3.1/2.6 Administrator's Guide vs. Claims of the '135 Patent		
D509	Exhibit 196, Aventail Connect 3.1/2.6 Administrator's Guide vs. Claims of the '151 Patent		
D510	Exhibit 197, Aventail Connect 3.1/2.6 vs. Claims of the '180 Patent		
D511	Exhibit 198, Aventail Connect 3.1/2.6 vs. Claims of the '759 Patent		
D512	Exhibit 199, BinGO! User's User's Guide/Extended Features Reference vs. Claims of the '151 Patent		
D513	Exhibit 200, BinGO! User's User's Guide/Extended Features Reference vs. Claims of the '135 Patent		
D514	Exhibit 201, BinGO! vs. Claims of the '180 Patent		
D515	Exhibit 202, BinGO! vs. Claims of the '759 Patent		
D516	Exhibit 203, Broadband Forum Technical Report TR-025 (Issue 1.0/5.0) vs. Claims of the '135 Patent		
D517	Exhibit 204, Domain Name System (DNS) Security vs. Claims of the '211 Patent		
D518	Exhibit 205, Domain Name System (DNS) Security vs. Claims of the '504 Patent		
D519	Exhibit 206, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '211 Patent		

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Complete if Known	
			Application Number	13/911,792
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			Examiner Name	Olanrewaju J. Bucknor
	Docket Number	77580-196 (VRNK-0001CP3CNFT9)		
D520	Exhibit 207, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '504 Patent			
D521	Exhibit 208, RFC 2538, Storing Certificates in the Domain Name System (DNS) vs. Claims of the '211 Patent			
D522	Exhibit 209, RFC 2538, Storing Certificates in the Domain Name System (DNS) vs. Claims of the '504 Patent			
D523	Exhibit 210, IETF RFC 2065: Domain Name System Security Extensions; Published January 1997 vs. Claims of the '504 Patent			
D524	Exhibit 211, IETF RFC 2065: Domain Name System Security Extensions; Published January 1997 vs. Claims of the '211 Patent			
D525	Exhibit 212, RFC 2486, RFC 2661, RFC 2401, and Internet-Draft, "Secure Remote Access with L2TP" vs. Claims of the '135 Patent			
D526	Exhibit 213, U.S. Patent No. 7,100,195 in Combination with RFC 2401 and U.S. Patent No. 6,496,867 vs. Claims of the '135 Patent			
D527	Exhibit 214, U.S. Patent No. 7,100,195 in Combination with RFC 2401 and U.S. Patent No. 6,496,867 vs. Claims of the '151 Patent			
D528	Exhibit 215, U.S. Patent No. 6,643,701 vs. Claims of the '135 Patent			
D529	Exhibit 216, U.S. Patent No. 6,643,701 vs. Claims of the '151 Patent			
D530	Exhibit 217, U.S. Patent No. 6,496,867 in Combination with RFC 2401 vs. Claims of the '151 Patent			
D531	Exhibit 218, U.S. Patent No. 6,496,867 in Combination with RFC 2401 vs. Claims of the '135 Patent			
D532	Exhibit 219, U.S. Patent No. 6,496,867 vs. Claims of the '211 Patent			
D533	Exhibit 220, U.S. Patent No. 6,496,867 vs. Claims of the '504 Patent			
D534	Exhibit 221, RFC 2486, RFC 2661, RFC 2401, and Internet-Draft, "Secure Remote Access with L2TP" vs. Claims of the '151 Patent			
D535	Exhibit 222, U.S. Patent No. 6,557,037 vs. Claims of the '211 Patent			
D536	Exhibit 223, U.S. Patent No. 6,557,037 vs. Claims of the '504 Patent			
D537	Exhibit 224, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '135 Patent			
D538	Exhibit 225, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '151 Patent			
D539	Exhibit Cisco-1, Cisco's Prior Art Systems vs. Claims of the '135 Patent			
D540	Exhibit Cisco-2, Cisco's Prior Art Systems vs. Claims of the '151 Patent			
D541	Exhibit Cisco-3, Cisco's Prior Art Systems vs. Claims of the '180 Patent			
D542	Exhibit Cisco-4, Cisco's Prior Art Systems vs. Claims of the '211 Patent			
D543	Exhibit Cisco-5, Cisco's Prior Art Systems vs. Claims of the '504 Patent			
D544	Exhibit Cisco-6, Cisco's Prior Art Systems vs. Claims of the '759 Patent			
D545	Exhibit Cisco-7, Cisco's Prior Art PIX System vs. Claims of the '759 Patent			
D546	Exhibit A: Copy of U.S. Patent No. 6,502,135			
D547	Exhibit A: Copy of U.S. Patent No. 7,490,151			
D548	Exhibit B: Certificate of Service to Request For Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 6,502,135)			
D549	Exhibit B: Certificate of Service to Request For Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 7,490,151)			
D550	Exhibit B-1: File History of U.S. Patent 6,502,135			
D551	Exhibit B-2: Reexamination Record No. 95/001,269			
D552	Exhibit C1: Claim Chart – Aventail Connect v3.1 (Patent No. 6,502,135)			
D553	Exhibit C2: Claim Chart Aventail Connect V3.01 (Patent No. 6,502,135)			
D554	Exhibit C-1: Copy of U.S. Patent No. 7,010,604			
D555	Exhibit C2: Claim Chart Aventail Autosocks (Patent No. 7,490,151)			
D556	Exhibit C1: Claim Chart Aventail Connect v3.01 (Patent No. 7,490,151)			
D557	Exhibit C-2: Provisional Application 60/106,261			
D558	Exhibit C3: Claim Chart Aventail AutoSOCKS (Patent No. 6,502,135)			
D559	Exhibit C3: Claim Chart BinGO (Patent No. 7,490,151)			
D560	Exhibit C-3: Provisional Application 60/137,704			

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D561	Exhibit C4: Claim Chart Wang (Patent No. 6,502,135)		
D562	Exhibit C4: Claim Chart Beser (Patent No. 7,490,151)		
D563	Exhibit C5: Claim Chart Beser (Patent No. 6,502,135)		
D564	Exhibit C5: Claim Chart Wang (Patent No. 7,490,151)		
D565	Exhibit C6: Claim Chart BinGO (Patent No. 6,502,135)		
D566	Exhibit D: Memorandum Opinion in <i>VirnetX v. Microsoft</i> .		
D567	Exhibit D-1: Takahiro Kiuchi and Shigekoto Kaihara, "C-HTTP – The Development of a Secure, Closed HPPT-Based Network on the Internet," Published in the Proceedings of SNDSS 1996.		
D568	Exhibit D-10: D.E. Denning and G.M. Sacco, "Time-stamps in Key Distribution Protocols," Communications of the ACM, Vol. 24, N.8, pp. 533-536. August 1981.		
D569	Exhibit D-11: C.I. Dalton and J.F. Griffin, "Applying Military Grade Security to the Internet," Proceedings of the 8th Joint European Networking Conference (JENC 8), (May 12-15 1997).		
D570	Exhibit D-12: Steven M. Bellovin and Michael Merritt, "Encrypted Key Exchange: Password-Based protocols Secure against Dictionary Attacks," 1992 IEEE Symposium on Security and Privacy (1992).		
D571	Exhibit D-2: Copy of U.S. Pat. No. 5,898,830		
D572	Exhibit D-3: Eduardo Solana and Jürgen Harms, "Flexible Internet Secure Transactions Based on Collaborative Domains," Security Protocols Workshop 1997, pp. 37-51.		
D573	Exhibit D-4: Copy of U.S. Pat. No. 6,119,234		
D574	Exhibit D-5: Jeff Sedayao, "Mosaic Will Kill My Network!" – Studying Network Traffic Patterns of Mosaic Use," in Electron. Proc. 2nd World Wide Web Conf. '94: Mosaic and the Web, Chicago, IL, Oct. 1994.		
D575	Exhibit D-6: M. Luby Juels and R. Ostrovsky, "Security of Blind Digital Signatures," Crypto '97, LNCS 1294, pages 150-164, Springer-Verlag, Berlin, 1997.		
D576	Exhibit D-8: David M. Martin, "A Framework for Local Anonymity in the Internet," Technical Report. Boston University, Boston, MA, USA (Feb 21, 1998).		
D577	Exhibit D-9: Copy of U.S. Pat. No. 7,764,231		
D578	Exhibit E-1: Claim Charts Applying Kiuchi and Other References to Claims of the '135 Patent.		
D579	Exhibit E1: Declaration of Chris Hopen (Patent No. 6,502,135)		
D580	Exhibit E1: Declaration of Chris Hopen (Patent No. 7,490,151)		
D581	Exhibit E-2: Claim Charts Applying Wesinger and Other References to Claims of the '135 Patent.		
D582	Exhibit E2: Declaration of Michael Fratto (Patent No. 6,502,135)		
D583	Exhibit E2: Declaration of Michael Fratto (Patent No. 7,490,151)		
D584	Exhibit E-3: Claim Charts Applying Solana and Other References to Claims of the '135 Patent.		
D585	Exhibit E3: Declaration of James Chester (Patent No. 6,502,135)		
D586	Exhibit E3: Declaration of James Chester (Patent No. 7,490,151)		
D587	Exhibit E-4: Claim Charts Applying Aziz and Other References to Claims of the '135 Patent.		
D588	Exhibit X1: Aventail Connect Administrator's Guide v3.1/v2.6., PP 1-20 (1996-1999)		
D589	Exhibit X10: Copy of U.S. Patent No. 4,885,778		
D590	Exhibit X11: Copy of U.S. Patent No. 6,615,357		
D591	Exhibit X2: Aventail Connect Administrator's Guide v3.01/v2.51., PP 1-116 (1996-1999)		
D592	Exhibit X3: Aventail AutoSOCKS Administration & User's Guide v2.1., PP 1-70 (1996-1999)		
D593	Exhibit X4: Reed et al., "Proxies for Anonymous Routine," 12th Annual Computer Security Applications Conference, San Diego, CA, December -9-13, pp 1-10 (1996).		
D594	Exhibit X5: Wang, The Broadband Forum Technical Report, "TR-025 – Core Network Architecture Recommendations for Access to Legacy Data Networks over ADSL," Issue 1.0; pp. 1-24 , v1.0 (1999).		
D595	Exhibit X6: Copy of U.S. Patent No. 6,496,867		
D596	Exhibit X7: BinGO! User's Guide Incorporating by Reference BinGO! Extended Feature Reference.		
D597	Exhibit X7: Kent et al., "Security Architecture for the Internet Protocol," Network Working Group Request for Comments (RFC) 2401, pp 1-70 (1998).		

Subst. for form 1449/PTO		Complete if Known	
		Application Number	13/911,792
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D598	Exhibit X8: Copy of U.S. Patent No. 6,182,141		
D599	Exhibit X9: BinGO! User's Guide v1.6 (1999).		
D600	Exhibit Y1: Aventail Extranet Server 3.0 Administrator's Guide.		
D601	Exhibit Y10: Hanks, S., et al., RFC1701, "Generic Routing Encapsulation (GRE)," 1994, Is Accessible at http://www.ietf.org/rfc/rfc1701.txt .		
D602	Exhibit Y10: Socolofsky, T. et al., RFC 1180, "A TCP/IP Tutorial," January 1991.		
D603	Exhibit Y11: Simpson, W., editor, RFC 1661, "The Point-to-Point Protocol (PPP)," July 1994.		
D604	Exhibit Y11: Simpson, W., RFC1994, "PPP Challenge Handshake Authentication Protocol (CHAP)," 1996, http://www.ietf.org/rfc/rfc1994.txt .		
D605	Exhibit Y12: Meyer, G., RFC 1968, "The PPP Encryption Control Protocol (ECP)," June 1996.		
D606	Exhibit Y12: Perkins, D., RFC1171, "The Point-To-Point Protocol for the Transmission of Multi-Protocol Datagrams over Point-To-Point Links," 1990, Is Accessible at http://www.ietf.org/rfc/rfc1171.txt .		
D607	Exhibit Y13: Kummert, H., RFC 2420, "The PPP Triple-DES Encryption Protocol (3DESE)," September, 1998.		
D608	Exhibit Y14: Townsley, W.M., et al., RFC 2661, "Layer Two Tunneling Protocol 'L2TP'," August 1999.		
D609	Exhibit Y15: Pall, G.S., RFC 2118, "Microsoft Point-To-Point Encryption (MPPE) Protocol," March 1997.		
D610	Exhibit Y16: Gross, G., et al., RFC 2364, "PPP Over AAL5," July 1998.		
D611	Exhibit Y17: Srisuresh, P., RFC 2663, "IP Network Address Translator (NAT) Terminology and Considerations," August 1999.		
D612	Exhibit Y18: Heinanen, J., RFC 1483, "Multiprotocol Encapsulation over ATM Adaptation Layer 5," July 1993.		
D613	Exhibit Y2: Goldschlag et al., "Hiding Routing Information" (1996).		
D614	Exhibit Y3: Copy of U.S. Patent No. 5,950,519		
D615	Exhibit Y4: Ferguson, P. and Huston, G., "What Is a VPN", The Internet Protocol Journal, Vol 1., No. 1 (June 1998 ("Ferguson").		
D616	Exhibit Y5: Mockapetris, P., RFC 1034, "Domain Names – Concepts and Facilities," November 1987 ("RFC1034").		
D617	Exhibit Y6: Mockapetris, P., RFC 1035, "Domain Names – Implementation and Specification," November 1987 ("RFC1035").		
D618	Exhibit Y8: Fielding, R., et al., RFC 2068, "Hypertext Transfer Protocol – HTTP/1.1," January 1997.		
D619	Exhibit Y8: Woodburn, R.A., et al., RFC1241, "A Scheme for an Internet Encapsulation Protocol: Version 1," 1991.		
D620	Exhibit Y9: Leech, M., et al., RFC 1928, "Socks Protocol Version 5," March 1996.		
D621	Exhibit Y9: Simpson, W., RFC1853, "IP in IP Tunneling," 1995, Is Accessible at http://www.ietf.org/rfc/rfc1583.txt .		
D622	Form PTO/SB/42, Listing Each Patent and Printed Publication Relied Upon to Provide a Substantial New Question of Patentability (Patent No. 6,502,135)		
D623	Form PTO/SB/42, Listing Each Patent and Printed Publication Relied Upon to Provide a Substantial New Question of Patentability (Patent No. 7,490,151)		
D624	Request for Inter Partes Reexamination (Patent No. 6,502,135)		
D625	Request for Inter Partes Reexamination Transmittal Form (PTO/SB/58) (Patent No. 6,502,135)		
D626	Request for Inter Partes Reexamination Transmittal Form (PTO/SB/58) (Patent No. 7,490,151)		
D627	Request for Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 6,502,135)		
D628	Request for Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 7,490,151)		
D629	Transmittal Letter (Patent No. 6,502,135)		
D630	Transmittal Letter (Patent No. 7,490,151)		
D631	Joint Claim Construction and Prehearing Statement		
D632	Exhibit A: Agreed Upon Terms; P.R. 4-3 Joint Claims Construction and Prehearing Statement		
D633	Exhibit B: Disputed Claim Terms; P.R. 4-3 Joint Claim Construction and Prehearing Statement		

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
		Application Number	13/911,792
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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D634	Exhibit C; VirnetX's Proposed Construction of Claim Terms and Supporting Evidence		
D635	Exhibit D; Defendants' Intrinsic and Extrinsic Support; P.R. 4-3 Joint Claim Construction and Prehearing Statement		
D636	U.S. Patent 6,839,759		
D637	Exhibit B-4; VirnetX, Inc. v. Microsoft Corp., Case No. 6:07-cv-80, Microsoft's Motion for Partial Summary Judgment of Invalidity of U.S. Patent No. 6,839,759 (E.D. Tex. Dec. 18, 2009)		
D638	Exhibit D-2; Kent et al., "Security Architecture for the Internet Protocol," Internet Engineering Task Force, Internet Draft, (Feb. 1998)		
D639	Exhibit D-3; Aziz et al., U.S. Patent 5,548,646 to Aziz et al., "System for Signatureless Transmission and Reception of Data Packets Between Computer Networks," Filed Sept. 15, 1994 and issued Aug. 20, 1996		
D640	Exhibit D-4; Yinger; U.S. Patent 5,960,204 to Yinger et al., "System and Method for Installing Applications on a Computer on an as needed basis, Filed on October 28, 1996 and Issued September 28, 1999		
D641	Exhibit D-8; Barlow; U.S. Patent 5,204,961 to Barlow, "Computer Network Operating with Multilevel Hierarchical Security with Selectable Common Trust Realms and Corresponding Security Protocols," Filed on June 25, 1990 and Issued April 20, 1993		
D642	Exhibit D-12; RFC 1122, Braden, "Requirements for Internet Hosts – Communication Layers," RFC 1122 (Oct. 1989)		
D643	Exhibit D-13; RFC 791; Information Sciences Institute, "Internet Protocol," DARPA Internet Program Specification RFC 791 (Sept. 1981)		
D644	Exhibit D-14; Caronni et al., "SKIP – Securing the Internet," 5th International Workshops on Enabling Technologies: Infrastructure for Collaborative Enterprises (WET ICE '96) (June 19-21, 1996)		
D645	Exhibit D-15; Maughan et al., "Internet Security Association and Key Management Protocol (ISAKMP)," IPSEC Work Group Draft (July 26, 1997)		
D646	Exhibit E-1; Claim Charts Applying Kiuchi as a Primary Reference to the '759 Patent.		
D647	Exhibit E-2; Claim Charts Applying Kent as a Primary Reference to the '759 Patent		
D648	Exhibit E-3; Claim Charts Applying Aziz as a Primary Reference to the '759 Patent		
D649	Exhibit E-4; Claim Charts Applying Kent in view of Caronni as a Primary Combination of References to the '759 Patent		
D650	Exhibit D-5; Edwards et al., "High Security Web Servers and Gateways," Computer Networks and ISDN System 29, pages 927-938 (Sept. 1997)		
D651	Exhibit D-10; Lee et al., "Hypertext Transfer Protocol – HTTP/1.0," RFC 1945 (May 1996)		
D652	Exhibit E-3; Claim Charts Applying Blum to Claims of the '151 Patent		
D653	Exhibit B-1, File History of U.S. Patent 7,490,151		
D654	Exhibit E-1, Claim Charts Applying Kiuchi, and Kiuchi and Martin to Claims of the '151 Patent		
D655	Exhibit E-2, Claim Charts Applying Wesinger, and Wesinger and Martin to Claims of the '151 Patent		
D656	Exhibit E-4, Claim Charts Applying Aziz and Edwards, and Aziz, Edwards, and Martin to Claims of the '151 Patent		
D657	Exhibit E-6, Claim Charts Applying Wesinger and Edwards, and Wesinger, Edwards, and Martin to Claims of the '151 Patent		
D658	VirnetX Inc., V. Mitel Networks Corp.; Defendants' Joint Invalidity Contentions		
D659	Exhibit 37, RFC 2661 vs. Claims of the '135 Patent		
D660	Exhibit 38, RFC 2661 vs. Claims of the '211 Patent		
D661	Exhibit 39, RFC 2661 vs. Claims of the '504 Patent		
D662	Exhibit 40, SecureConnect vs. Claims of the '135 Patent		
D663	Exhibit 41, SecureConnect vs. Claims of the '211 Patent		
D664	Exhibit 42, SecureConnect vs. Claims of the '504 Patent		
D665	Exhibit 43, SFS-HTTP vs. Claims of the '135 Patent		
D666	Exhibit 44, SFS-HTTP vs. Claims of the '211 Patent		
D667	Exhibit 45, SFS-HTTP vs. Claims of the '504 Patent		
D668	Exhibit 46, US '883 vs. Claims of the '135 Patent		

Complete if Known

**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT***(Use as many sheets as necessary)*

Application Number	13/911,792
Filing Date	06-06-2013
First Named Inventor	Victor Larson
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Examiner Name	Olanrewaju J. Bucknor
Docket Number	77580-196 (VRNK-0001CP3CNFT9)

D669	Exhibit 47, US '883 vs. Claims of the '211 Patent			
D670	Exhibit 48, US '883 vs. Claims of the '504 Patent			
D671	Exhibit 49, Chuah vs. Claims of the '135 Patent			
D672	Exhibit 50, Chuah vs. Claims of the '211 Patent			
D673	Exhibit 51, Chuah vs. Claims of the '504 Patent			
D674	Exhibit 52, U.S. '648 vs. Claims of the '135 Patent			
D675	Exhibit 53, U.S. '648 vs. Claims of the '211 Patent			
D676	Exhibit 57, B&M VPNs vs. Claims of the '504 Patent			
D677	Exhibit 58, BorderManager vs. Claims of the '135 Patent			
D678	Exhibit 59, BorderManager vs. Claims of the '211 Patent			
D679	Exhibit 60, BorderManager vs. Claims of the '504 Patent			
D680	Exhibit 61, Prestige 128 Plus vs. Claims of the '135 Patent			
D681	Exhibit 62, Prestige 128 Plus vs. Claims of the '211 Patent			
D682	Exhibit 63, Prestige 128 Plus vs. Claims of the '504 Patent			
D683	Exhibit 64, RFC 2401 vs. Claims of the '135 Patent			
D684	Exhibit 65, RFC 2401 vs. Claims of the '211 Patent			
D685	Exhibit 66, RFC 2401 vs. Claims of the '504 Patent			
D686	Exhibit 67, US '072 vs. Claims of the '135 Patent			
D687	Exhibit 68, RFC 2486 vs. Claims of the '211 Patent			
D688	Exhibit 69, RFC 2486 vs. Claims of the '504 Patent			
D689	Exhibit 70 Understanding IPsec vs. Claims of the '135 Patent			
D690	Exhibit 71, Understanding IPsec vs. Claims of the '211 Patent			
D691	Exhibit 72, Understanding IPsec vs. Claims of the '504 Patent			
D692	Exhibit 73, US '820 vs. Claims of the '135 Patent			
D693	Exhibit 74, US '820 vs. Claims of the '211 Patent			
D694	Exhibit 75, US '820 vs. Claims of the '504 Patent			
D695	Exhibit 76, US '019 vs. Claims of the '211 Patent			
D696	Exhibit 77, US '019 vs. Claims of the '504 Patent			
D697	Exhibit 78, US '049 vs. Claims of the '135 Patent			
D698	Exhibit 79, US '049 vs. Claims of the '211 Patent			
D699	Exhibit 80, US '049 vs. Claims of the '504 Patent			
D700	Exhibit 81, US '748 vs. Claims of the '135 Patent			
D701	Exhibit 82, US '261 vs. Claims of the '135 Patent			
D702	Exhibit 83, US '261 vs. Claims of the '211 Patent			
D703	Exhibit 84, US '261 vs. Claims of the '504 Patent			
D704	Exhibit 85, US '900 vs. Claims of the '135 Patent			
D705	Exhibit 86, US '900 vs. Claims of the '211 Patent			
D706	Exhibit 87, US '900 vs. Claims of the '504 Patent			
D707	Exhibit 88, US '671 vs. Claims of the '135 Patent			
D708	Exhibit 89, US '671 vs. Claims of the '211 Patent			
D709	Exhibit 90, US '671 vs. Claims of the '504 Patent			
D710	Exhibit 91, JP '704 vs. Claims of the '135 Patent			
D711	Exhibit 92, JP '704 vs. Claims of the '211 Patent			
D712	Exhibit 93, JP '704 vs. Claims of the '504 Patent			
D713	Exhibit 94, GB '841 vs. Claims of the '135 Patent			
D714	Exhibit 95, GB '841 vs. Claims of the '211 Patent			
D715	Exhibit 96, GB '841 vs. Claims of the '504 Patent			
D716	Exhibit 97, US '318 vs. Claims of the '135 Patent			
D717	Exhibit 98, US '318 vs. Claims of the '211 Patent			

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D718	Exhibit 99, US '318 vs. Claims of the '504 Patent		
D719	Exhibit 100, VPN/VLAN vs. Claims of the '135 Patent		
D720	Exhibit 101, Nikkei vs. Claims of the '135 Patent		
D721	Exhibit 102, Nikkei vs. Claims of the '211 Patent		
D722	Exhibit 103, Nikkei vs. Claims of the '504 Patent		
D723	Exhibit 104, Special Anthology vs. Claims of the '135 Patent		
D724	Exhibit 106-A, Gauntlet System vs. Claims of the '135 Patent		
D725	Exhibit 109-A, Gauntlet System vs. Claims of the '211 Patent		
D726	Exhibit 110-A, Gauntlet System vs. Claims of the '504 Patent		
D727	Exhibit 112, IntraPort System vs. Claims of the '135 Patent		
D728	Exhibit 115, IntraPort System vs. Claims of the '211 Patent		
D729	Exhibit 116, IntraPort System vs. Claims of the '504 Patent		
D730	Exhibit 118, Altiga VPN System vs. Claims of the '135 Patent		
D731	Exhibit 121, Altiga VPN System vs. Claims of the '211 Patent		
D732	Exhibit 122, Altiga VPN System vs. Claims of the '504 Patent		
D733	Exhibit 124, Kiuchi vs. Claims of the '135 Patent		
D734	Exhibit 127, Kiuchi vs. Claims of the '211 Patent		
D735	Exhibit 128, Kiuchi vs. Claims of the '504 Patent		
D736	Exhibit 137, Schulzrinne vs. Claims of the '135 Patent		
D737	Exhibit 137, Schulzrinne vs. Claims of the '135 (Final) Patent		
D738	Exhibit 140, Schulzrinne vs. Claims of the '211 Patent		
D739	Exhibit 141, Schulzrinne vs. Claims of the '504 Patent		
D740	Exhibit 143, Solana vs. Claims of the '135 Patent		
D741	Exhibit 146, Solana vs. Claims of the '211 Patent		
D742	Exhibit 147, Solana vs. Claims of the '504 Patent		
D743	Exhibit 155, Marino vs. Claims of the '135 Patent		
D744	Exhibit 158, Marino vs. Claims of the '211 Patent		
D745	Exhibit 159, Marino vs. Claims of the '504 Patent		
D746	Exhibit 168, Aziz vs. Claims of the '135 Patent		
D747	Exhibit 171, U.S. '234 vs. Claims of the '211 Patent		
D748	Exhibit 172, Aziz vs. Claims of the '504 Patent		
D749	Exhibit 175, Valencia vs. Claims of the '135 Patent		
D750	Exhibit 178, Valencia vs. Claims of the '211 Patent		
D751	Exhibit 179, Valencia vs. Claims of the '504 Patent		
D752	Exhibit 181, Davison vs. Claims of the '135 Patent		
D753	Exhibit 184, Davison vs. Claims of the '211 Patent		
D754	Exhibit 185, Davison vs. Claims of the '504 Patent		
D755	Exhibit 200, BinGO! User's Guide/Extended Features Reference vs. Claims of the '135 Patent		
D756	Exhibit 203, Broadband Forum Technical Report TR-025 (Issue 1.0/5.0) vs. Claims of the '135 Patent		
D757	Exhibit 206, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '211 Patent		
D758	Exhibit 207, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '504 Patent		
D759	Exhibit 208, RFC 2538, Storing Certificates in the Domain Name System (DNS) vs. Claims of the '211 Patent		
D760	Exhibit 209, RFC 2538, Storing Certificates in the Domain Name System (DNS) vs. Claims of the '504 Patent		
D761	Exhibit 212, RFC 2486, RFC 2661, RFC 2401 and Internet-Draft, "Secure Remote Access with L2TP" vs. Claims of the '135 Patent		
D762	Exhibit 218, U.S. Patent No. 6,496,867 in combination with RFC 2401' vs. Claims of the '135 Patent		
D763	Exhibit 219, U.S. Patent No. 6,496,867 vs. Claims of the '211 Patent		

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
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		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D764	Exhibit 220, U.S. Patent No. 6,496,867 vs. Claims of the '504 Patent		
D765	Exhibit 222, U.S. Patent No. 6,557,037 vs. Claims of the '211 Patent		
D766	Exhibit 223, U.S. Patent No. 6,557,037 vs. Claims of the '504 Patent		
D767	Exhibit 224, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '135 Patent		
D768	Exhibit 228, U.S. 588 vs. Claims of the '211 Patent (Final)		
D769	Exhibit 229, U.S. 588 vs. Claims of the '504 Patent (Final)		
D770	Exhibit 230, Microsoft VPN vs. Claims of the '135 Patent (Final)		
D771	Exhibit 231, Microsoft VPN vs. Claims of the '211 Patent (Final)		
D772	Exhibit XX, Microsoft VPN vs. Claims of the '504 Patent		
D773	Exhibit Cisco-1, Cisco's Prior Art System vs. Claims of the '135 Patent		
D774	Exhibit Cisco-4, Cisco's Prior Art System vs. Claims of the '211 Patent		
D775	Exhibit Cisco-5, Cisco's Prior Art System vs. Claims of the '504 Patent		
D776	Exhibit 225, US '037 vs. Claims of the '135 Patent		
D777	Exhibit 226, ITU-T Standardization Activities vs. Claims of the '135 Patent		
D778	Exhibit 227, US '393 vs. Claims of the '135 Patent		
D779	Exhibit 233, The Miller Application vs. Claim 13 of the '135 Patent		
D780	Exhibit 234, Aventail Connect 3.1/2.6 Administrator's Guide ("Aventail Connect") vs. Claims of the '504 Patent		
D781	Exhibit 235, Microsoft VPN vs. Claims of the '504 Patent		
D782	Exhibit 1, IETF RFC 2065: Domain Name System Security Extensions; published January 1997 vs. Claims of the '211 Patent		
D783	Exhibit 2, IETF RFC 2065: Domain Name System Security Extensions; published January 1997 vs. Claims of the '504 Patent		
D784	Exhibit 3, RFC 2543 vs. Claims of the '135 Patent		
D785	Exhibit 4, RFC 2543 vs. Claims of the '211 Patent		
D786	Exhibit 5, RFC 2543 vs. Claims of the '504 Patent		
D787	Exhibit 6, SIP Draft v.2 vs. Claims of the '135 Patent		
D788	Exhibit 7, SIP Draft v.2 vs. Claims of the '211 Patent		
D789	Exhibit 8, SIP Draft v.2 vs. Claims of the '504 Patent		
D790	Exhibit 9, H.323 vs. Claims of the '135 Patent		
D791	Exhibit 10, H.323 vs. Claims of the '211 Patent		
D792	Exhibit 11, H.323 vs. Claims of the '504 Patent		
D793	Exhibit 12, SSL 3.0 vs. Claims of the '135 Patent		
D794	Exhibit 13, SSL 3.0 vs. Claims of the '211 Patent		
D795	Exhibit 14, SSL 3.0 vs. Claims of the '504 Patent		
D796	Exhibit 15, RFC 2487 vs. Claims of the '135 Patent		
D797	Exhibit 16, RFC 2487 vs. Claims of the '211 Patent		
D798	Exhibit 17, RFC 2487 vs. Claims of the '504 Patent		
D799	Exhibit 18, RFC 2595 vs. Claims of the '135 Patent		
D800	Exhibit 21, iPass vs. Claims of the '135 Patent		
D801	Exhibit 22, iPass vs. Claims of the '211 Patent		
D802	Exhibit 23, iPass vs. Claims of the '504 Patent		
D803	Exhibit 24, U.S. Patent No. 6,453,034 ('034 Patent") vs. Claims of the 135 Patent		
D804	Exhibit 25, U.S. Patent No. 6,453,034 ('034 Patent") vs. Claims of the 211 Patent		
D805	Exhibit 26, U.S. Patent No. 6,453,034 ('034 Patent") vs. Claims of the 504 Patent		
D806	Exhibit 27, U.S. Patent No. 6,223,287 ("287 Patent") vs. Claims of the 135 Patent		
D807	Exhibit 28, U.S. Patent No. 6,223,287 ("287 Patent") vs. Claims of the 211 Patent		
D808	Exhibit 29, U.S. Patent No. 6,223,287 ("287 Patent") vs. Claims of the 504 Patent		
D809	Exhibit 35, RFC 1928 vs. Claims of the '211 Patent		
D810	Exhibit 36, RFC 1928 vs. Claims of the '504 Patent		

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
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		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D811	Exhibit 106, Gaunlet System and Gaunlet References vs. Claims of the '135 Patent		
D812	Exhibit 109, Gaunlet System and Gaunlet References vs. Claims of the '211 Patent		
D813	Exhibit 110, Gaunlet System vs. Claims of the '504 Patent		
D814	Exhibit 130, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '135 Patent		
D815	Exhibit 133, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '211 Patent		
D816	Exhibit 134, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '504 Patent		
D817	Exhibit 149, Atkinson vs. Claims of the '135 Patent		
D818	Exhibit 152, Atkinson vs. Claims of the '211 Patent		
D819	Exhibit 153, Atkinson vs. Claims of the '504 Patent		
D820	Exhibit 162, Wesinger vs. Claims of the '135 Patent		
D821	Exhibit 165, Wesinger vs. Claims of the '211 Patent		
D822	Exhibit 166, Wesinger vs. Claims of the '504 Patent		
D823	Exhibit 187, AutoSOCKS v2.1 vs. Claims of the '135 Patent		
D824	Exhibit 191, Aventail Connect 3.01/2.51 ("Aventail Connect") vs. Claims of the '135 Patent		
D825	Exhibit 195, Aventail Connect 3.1/2.6 Administrator's Guide ("Aventail Connect") vs. Claims of the '135 Patent		
D826	Exhibit 204, Domain Name System (DNS) Security vs. Claims of the '211 Patent		
D827	Exhibit 205, Domain Name System (DNS) Security ("DNS Security") vs. Claims of the '504 Patent		
D828	Exhibit 210, Lendenmann vs. Claims of the '211 Patent		
D829	Exhibit 211, Lendenmann vs. Claims of the '504 Patent		
D830	Exhibit 213, U.S. Patent No. 7,100,195 in combination with RFC 2401 and U.S. Patent No. 6,496,867 vs. Claims of the '135 Patent		
D831	Exhibit 215, Aziz vs. Claims of the '135 Patent		
D832	Cisco '180, Efiling Acknowledgment		
D833	Exhibit A, U.S. Patent 7,188,180		
D834	Exhibit B1, File History of U.S. Patent 7,188,180		
D835	Exhibit B2, File History of U.S. Patent Application No. 09/588,209		
D836	Exhibit B3, File History of Reexamination Control No. 95/001,270, Reexamination of U.S. 7,188,180 requested by Microsoft Corp		
D837	Exhibit D1, "Lendenmann": Rolf Lendenman, Understanding OSF DCE 1.1 For AIX and OS/2, IBM International Technical Support Organization (Oct. 1995).		
D838	Exhibit D5, "Schneier": Bruce Schneier, Applied Cryptography (1996)		
D839	Exhibit D6, RFC 793; Information Sciences Institute, "Transmission Control Protocol," DARPA Internet Program Specification RFC 793 (Sept. 1981)		
D840	Exhibit D7, "Schimpf"; Brian C. Schimpf, "Securing Web Access with DCE," Presented at Network and Distributed System Security (Feb. 10-11, 1997)		
D841	Exhibit D8, "Rosenberry"; Ward Rosenberry, David Kenney, and Gerry Fisher, Understanding DCE (1993)		
D842	Exhibit D9, Masys; Daniel R. Masys & Dixie B. Baker, "Protecting Clinical Data on Web Client Computers: The PCASSO Approach," Proceedings of the AMIA '98 Annual Symposium, Orlando, Florida (Nov. 7-11, 1998)		
D843	Exhibit E1, Claim Charts Applying Lendenmann as a Primary Reference to the '180 Patent.		
D844	Exhibit E2, Claim Charts Applying Kiuchi as a Primary Reference to the '180 Patent		
D845	Exhibit E3, Claim Charts Applying Solana as a Primary Reference to the '180 Patent		
D846	Exhibit E4, Claim Charts Applying Schimpf and Rosenberry as a Primary Reference to the '180 Patent		
D847	Request for Inter Partes Reexamination of Patent No. 7,188,180		
D848	Modified PTO Form 1449		
D849	Request for Inter Partes Reexamination Transmittal Form No. 7,188,180		

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
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		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D850	Exhibit A; U.S. Patent 7,921,211 with Terminal Disclaimer		
D851	Exhibit B, Certificate of Service to Request For Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 7,921,211)		
D852	Exhibit C1, Claim Chart – USP 7,921,211 Relative to Solana, Alone and in Conjunction with RFC 920, Reed and Beser		
D853	Exhibit C2, Claim Chart – USP 7,921,211 Relative to Solana in view of RFC 2504 and Further in conjunction with RFC 920, Reed, and Beser		
D854	Exhibit C3, Claim Chart – USP 7,921,211 Relative to Provino, Alone and in Conjunction with RFC 920, Reed, and Beser)		
D855	Exhibit C4, Claim Chart – USP 7,921,211 Relative to Provino in view of RFC 2230 and Further in Conjunction with RFC 920, Reed and Beser		
D856	Exhibit C5, Claim Chart – USP 7,921,211 Relative to Provino in view of RFC 2504 and in Further Conjunction with RFC 920, Reed and Beser		
D857	Exhibit C6, Claim Chart – USP 7,921,211 Relative to Beser, Alone and in Conjunction with RFC 920, RFC 2401, and Reed		
D858	Exhibit C7, Claim Chart – USP 7,921,211 Relative to RFC 2230, Alone and in Conjunction with RFC 920, RFC 2401, Reed, and Beser		
D859	Exhibit C8, Claim Chart – USP 7,921,211 Relative to RFC 2538, Alone and in Conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D860	Exhibit D1, Asserted Claim and Infringement Contentions by Plaintiff VirnetX, Inc. in <i>VirnetX, Inc. v. Cisco Systems, Inc., Apple Inc., Aastra Technologies Ltd, NEC Corporation, NEC Corporation of America and Aastra USA, Inc.</i> , Civ. Act 6:2010cv00417 (E.D. Tex)		
D861	Exhibit D2, Asserted Claims and Infringement Contentions by Plaintiff VirnetX, Inc. against Apple based on 7,921,211 Patent		
D862	Exhibit X1, Solana, E. et al. "Flexible Internet Secure Transactions Based on Collaborative Domains"		
D863	Exhibit X2, U.S. Patent 6,557,037		
D864	Exhibit X4, Atkinson, R., IETF RFC 2230, "Key Exchange Delegation Record for the DNS" (November 1997)		
D865	Exhibit X6, Kent, et al., IETF RFC 2401, "Security Architecture for the Internet Protocol" (November 1998) Is Accessible at: http://www.ietf.org/rfc/rfc2401.txt		
D866	Exhibit X7, Eastlake, D. et al., IETF RFC 2065, "Domain Name System Security Extensions" (January 1997) Is Accessible at: http://www.ietf.org/rfc/rfc2065.txt		
D867	Exhibit X9, Guttman, E. et al., IETF RFC 2504, "Users' Security Handbook" (February 1999) Is Accessible At: http://www.ietf.org/rfc/rfc2504.txt		
D868	Exhibit Y3, Braden, R., RFC 1123, "Requirements for Internet Hosts – Application and Support," October 1989 ("RFC1123").		
D869	Exhibit Y4, Atkinson, R., RFC 1825, "Security Architecture for the Internet Protocol (August 1995) Is Accessible At: http://www.ietf.org/rfc/rfc1825.txt		
D870	Exhibit Y5, Housley, R. et al., RFC 2459, "Internet X.509 Public Key Infrastructure Certificate and CRL Profile" (January 1999) Is accessible At: http://www.ietf.org/rfc/rfc2459.txt		
D871	Exhibit A, U.S. Patent 7,418,504		
D872	Exhibit B, Certificate of Service to Request For Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 7,418,504)		
D873	Exhibit C1, Claim Chart – USP 7,418,504 Relative to Solana, Alone and in Conjunction with RFC 920, Reed, and Beser		
D874	Exhibit C2, Claim Chart – USP 7,418,504 Relative to Solana in view of RFC 2504 and Further in Conjunction with RFC 920, Reed, and Beser		
D875	Exhibit C3, Claim Chart – USP 7,418,504 Relative to Provino, Alone and in Conjunction with RFC 920, Reed, and Beser		
D876	Exhibit C4, Claim Chart – USP 7,418,504 Relative to Provino in View of RFC 2230 and Further in Conjunction with RFC 920, Reed and Beser		
D877	Exhibit C5, Claim Chart – USP 7,418,504 Relative to Provino in View of RFC 2504 and in Further Conjunction with RFC 920, Reed, and Beser		

INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
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		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D878	Exhibit C6, Claim Chart – USP 7,418,504 Relative to Beser, Alone and in Conjunction with RFC 920, RFC 2401, and Reed		
D879	Exhibit C7, Claim Chart – USP 7,418,504 Relative to RFC 2230, Alone and in Conjunction with RFC 920, RFC 2401, Reed, and Beser		
D880	Exhibit C8, Claim Chart – USP 7,418,504 Relative to RFC 2538, Alone and in Conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D881	Exhibit D1, Asserted Claims and Infringement Contentions by Plaintiff VirnetX Inc. in <i>VirnetX, Inc. v. Cisco Systems, Inc., Applce, Inc, Aastra Technologies Ltd., NEC Corporation, NEC Corporation of America and Aastra USA, Inc.</i> , Civ. Act. 6:2010cv00417 (E.D. Tex)		
D882	Exhibit D2, Asserted Claims and Infringement Contentions by Plaintiff VirnetX Inc. against Apple Inc. Based on the 7,418,504		
D883	Exhibit X5, Eastlake, D., et al., IETF RFC 2538, "Storing Certificates in the Domain Name System (DNS)" (March 1999)		
D884	Exhibit X6, Kent, S. IETF RFC 2401, "Security Architecture for the Internet Protocol, (November1998) http://www.ietf.org/rfc/rfc2401.txt		
D885	Exhibit X8, Postel, J. et al., IETF RFC 920, "Domain Requirements" (October 1984) Is Accessible at http://www.ietf.org/rfc/rfc920.txt		
D886	Exhibit X10, Reed, M. et al. "Proxies for Anonymous Routing," 12th Annual Computer Security Applications Conference, San Diego, CA, Dec. 9-13, 1996.		
D887	Request for Inter Partes Reexamination Transmittal form		
D888	Transmittal Letter		
D889	Request for Inter Partes Reexamination Under 35 U.S.C. § 311		
D890	Exhibit D-7, "Thomas": Brian Thomas, "Recipe for E-Commerce, IEEE Internet Computing, (Nov.-Dec. 1997)		
D891	Exhibit D-9, "Kent II": Stephen Kent & Randall Atkinson, "IP Encapsulating Security Payload (ESP)," Internet Engineering Task Force, Internet Draft (Feb. 1998)		
D892	Exhibit C1, Claim Chart – USP 7,921,211 Relative to Solana, Alone and in Conjunction with RFC 920, Reed and Beser (Came from Inval. Cisco dtd 11/18/11)		
D893	Exhibit C2, Claim Chart – USP 7,921,211 Relative to Solana in View of RFC 2504 and Further in Conjunction with RFC 920, Reed, and Beser		
D894	Exhibit C3, Claim Chart – USP 7,921,211 Relative to Provino, Alone and in Conjunction with RFC 920, Reed, and Beser		
D895	Exhibit C4, Claim Chart – USP 7,921,211 Relative to Provino in View of RFC 2230 and Further in Conjunction with RFC 920, Reed and Beser		
D896	Exhibit C5, Claim Chart – USP 7,921,211 Relative to Provino in View of RFC 2504 and in Further Conjunction with RFC 920, Reed and Beser		
D897	Exhibit C6, Claim Chart – USP 7,921,211 Relative to Beser, Alone and in Conjunction with RFC 920, RFC 2401, and Reed		
D898	Exhibit C7, Claim Chart – USP 7,921,211 Relative to RFC 2230, Alone and in Conjunction with RFC 920, Reed, and Beser		
D899	Exhibit C8, Claim Chart – USP 7,921,211 Relative to RFC 2538, Alone and in Conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D900	211 Request for Inter Partes Reexamination		
D901	Exhibit C1, Claim Chart – USP 7,418,504 Relative to Solana, Alone and in Conjunction with RFC 920, Reed and Beser		
D902	Exhibit C2, Claim Chart – USP 7,418,504 Relative to Solana in View of RFC 2504 and Further in Conjunction with RFC 920, Reed, and Beser		
D903	Exhibit C3, Claim Chart – USP 7,418,504 Relative to Provino, Alone and in Conjunction with RFC 920, Reed, and Beser		
D904	Exhibit C5, Claim Chart – USP 7,418,504 Relative to Provino in View of RFC 2504 and in Further Conjunction with RFC 920, Reed and Beser		
D905	Exhibit C6, USP 7,418,504 Relative to Beser, Alone and in Conjunction with RFC 920, RFC 2401, and Reed		

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
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		Examiner Name	Olanrewaju J. Bucknor
	Docket Number	77580-196 (VRNK-0001CP3CNFT9)	
D906	Exhibit C7, Claim Chart – USP 7,418,504 Relative to RFC 2230, Alone and in Conjunction with RFC 920, RFC 2401, Reed, and Beser		
D907	Exhibit C8, Claim Chart – USP 7,418,504 Relative to RFC 2538, Alone and in Conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D908	504 Request for Inter Partes Reexamination		
D909	Defendants' Supplemental Joint Invalidity Contentions		
D910	Exhibit 226, Securing Web Access with DCE vs. Claims of the '135 Patent		
D911	Exhibit 227, Securing Web Access with DCE vs. Claims of the '151 Patent		
D912	Exhibit 228, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '135 Patent		
D913	Exhibit 229, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '151 Patent		
D914	Exhibit 230, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '180 Patent		
D915	Exhibit 231, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '211 Patent		
D916	Exhibit 232, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '504 Patent		
D917	Exhibit 233, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '759 Patent		
D918	Exhibit 234, U.S. '648 vs. Claims of the '135 Patent		
D919	Exhibit 235, U.S. '648 vs. Claims of the '211 Patent		
D920	Exhibit 236, U.S. '648 vs. Claims of the '504 Patent		
D921	Exhibit 237, U.S. '648 vs. Claims of the '135 Patent		
D922	Exhibit 238, Gauntlet System vs. Claims of the '211 Patent		
D923	Exhibit 239, Gauntlet System vs. Claims of the '504 Patent		
D924	Exhibit 240, Gauntlet System vs. Claims of the '135 Patent		
D925	Exhibit 241, U.S. '588 vs. Claims of the '211 Patent		
D926	Exhibit 242, U.S. '588 vs. Claims of the '504 Patent		
D927	Exhibit 243, Microsoft VPN vs. Claims of the '135 Patent		
D928	Exhibit 244, Microsoft VPN vs. Claims of the '211 Patent		
D929	Exhibit 245, Microsoft VPN vs. Claims of the '504 Patent		
D930	Exhibit 246, ITU-T Standardization Activities vs. Claims of the '135 Patent		
D931	Exhibit 247, U.S. '393 vs. Claims of the '135 Patent		
D932	Exhibit 248, The Miller Application vs. Claim 13 of the '135 Patent		
D933	Exhibit 249, Gauntlet System vs. Claims of the '151 Patent		
D934	Exhibit 250, ITU-T Standardization Activities vs. Claims of the '151 Patent		
D935	Exhibit 251, U.S. Patent No. 5,940,393 vs. Claims of the '151 Patent		
D936	Exhibit 252, Microsoft VPN vs. Claims of the '151 Patent		
D937	Exhibit 253, U.S. Patent No.6,324,648 vs. Claims of the '151 Patent		
D938	Exhibit 254, U.S. Patent No.6,857,072 vs. Claims of the '151 Patent		
D939	Exhibit A, Aventail Press Release, May 2, 1997		
D940	Exhibit B, InfoWorld, "Aventail Delivers Highly Secure, Flexible VPN Solution," InfoWorld, page 64D, (1997)		
D941	Exhibit C, Aventail AutoSOCKS v2.1 Administrator's Guide		
D942	Exhibit D, Aventail Press Release, October 12, 1998		
D943	Exhibit G, Aventail Press Release, May 26, 1999		
D944	Exhibit H, Aventail Press Release, August 9, 1999		
D945	Exhibit J, "Aventail ExtraNet Center 3.1: Security with Solid Management, Network Computing, June 28, 1999		
D946	Petition in Opposition to Patent Owner's Petition to Vacate Inter Partes ReExamination Determination on Certain Prior Art		
D947	Request for Inter Partes Reexamination Under 35 U.S.C. § 311		
D948	Exhibit B, Certificate of Service to Request for Inter Partes Reexamination Under U.S.C. § 311		
D949	Exhibit C1, Claim Chart Aventail Connect v3.1		
D950	Exhibit C2, Claim Chart Aventail Connect v3.01		

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
		Application Number	13/911,792
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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D951	Exhibit C3, Claim Chart Aventail AutoSOCKS		
D952	Exhibit C4, Claim Chart Wang		
D953	Exhibit C5, Claim Chart Beser		
D954	Exhibit C6, Claim Chart BINGO		
D955	Exhibit X6, U.S. Patent 6,496,867		
D956	Exhibit X10, U.S. Patent 4,885,778		
D957	Exhibit X11, U.S. Patent 6,615,357		
D958	Exhibit Y3, U.S. Patent 5,950,519		
D959	Request for Inter Partes Reexamination Transmittal Form		
D960	Transmittal Letter		
D961	Exhibit D, v3.1 Administrator's Guide		
D962	Exhibit E-1, Claim Charts Applying Kiuchi to Various Claims of the '135 Patent		
D963	Exhibit E-2, Claim Charts Applying Wesinger to Various Claims of the '135 Patent		
D964	Exhibit E-3, Claim Charts Applying Solana to Various Claims of the '135 Patent		
D965	Exhibit E-4, Claim Charts Applying Aziz to Various Claims of the '135 Patent		
D966	Request for Inter Partes Reexamination Transmittal Form		
D967	Request for Inter Partes Reexamination		
D968	PTO Form 1449		
D969	Exhibit C1, Claim Chart Aventail Connect v3.01		
D970	Exhibit C2, Claim Chart Aventail AutoSOCKS		
D971	Exhibit C3, Claim Chart BINGO		
D972	Exhibit C4, Claim Chart Beser		
D973	Exhibit C5, Claim Chart Wang		
D974	Transmittal Letter		
D975	Request for Inter Partes Reexamination Under 35 U.S.C. § 311		
D976	Exhibit B, Certificate of Service to Request for Inter Partes Reexamination Under 35 U.S.C. § 311		
D977	Exhibit E-1, Claim Charts Applying Kiuchi, and Kiuchi and Martin to Claims of the '151 Patent		
D978	Exhibit E-2, Claim Charts Applying Wesinger, and Wesinger and Martin to Claims of the '151 Patent		
D979	Exhibit E-3, Claim Charts Applying Blum to Claims of the '151 Patent		
D980	Exhibit E-4, Claim Charts Applying Aziz and Edwards, and Aziz, Edwards, and Martin to Claims of the '151 Patent		
D981	Exhibit E-5, Claim Charts Applying Kiuchi and Edwards, and Kiuchi, Edwards, and Martin to Claims of the '151 Patent		
D982	Exhibit E-6, Claim Charts Applying Wesinger and Edwards, and Wesinger, Edwards, and Martin to Claims of the '151 Patent		
D983	Exhibit A, U.S. Patent 6,839,759		
D984	Exhibit C-1, U.S. Patent 6,502,135		
D985	Exhibit E-1, Claim Charts Applying Kiuchi, as Primary Reference to the '759 Patent		
D986	Exhibit E-2, Claim Charts Applying Kent as a Primary Reference to the '759 Patent		
D987	Exhibit E-3, Claim Charts Applying Aziz as a Primary Reference to the '759 Patent		
D988	Exhibit E-4, Claim Charts Applying Kent in View of Caronni as a Primary Combination of References to the '759 Patent		
D989	Request for Inter Partes Reexamination Transmittal Form		
D990	Request for Inter Partes Reexamination		
D991	PTO Form 1449		
D992	Certificate of Service to Request for Inter Partes Reexamination Under 35 U.S.C. § 311		
D993	Request for Inter Partes Reexamination		
D994	Request for inter Partes Reexamination Transmittal Form		
D995	Request for Inter Partes Reexamination		
D996	Request for Inter Partes Reexamination Transmittal Form		

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
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		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D997	Exhibit C1, Claim Chart – USP 7,921,211 Relative to Solana, Alone and in Conjunction with RFC 920, Reed and Beser		
D998	Exhibit C2, Claim Chart – USP 7,921,211 Relative to Solana in view of RFC 2504 and Further in conjunction with RFC 920, Reed, and Beser		
D999	Exhibit C3, Claim Chart – USP 7,921,211 Relative to Provino, Alone and in Conjunction with RFC 920, Reed, and Beser		
D1000	Exhibit C4, Claim Chart – USP 7,921,211 Relative to Provino in view of RFC 2230 and Further in Conjunction with RFC 920, Reed and Beser		
D1001	Exhibit C5, Claim Chart – USP 7,921,211 Relative to Provino in view of RFC 2504 and in Further Conjunction with RFC 920, Reed and Beser		
D1002	Exhibit C6, Claim Chart – USP 7,921,211 Relative to Beser, Alone and in Conjunction with RFC 920, RFC 2401, and Reed		
D1003	Exhibit C7, Claim Chart – USP 7,921,211 Relative to RFC 2230, Alone and in Conjunction with RFC 920, RFC 2401, Reed, and Beser		
D1004	Exhibit C8, Claim Chart – USP 7,921,211 Relative to RFC 2538, Alone and in Conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D1005	Exhibit D1, Asserted Claim and Infringement Contentions by Plaintiff VirnetX, Inc. in <i>Vimex, Inc. v. Cisco Systems, Inc., Apple Inc., Aastra Technologies Ltd, NEC Corporation, NEC Corporation of America and Aastra USA, Inc.</i> , Civ. Act 6:2010cv00417 (E.D. Tex)		
D1006	Exhibit D2, Asserted Claims and Infringement Contentions by Plaintiff VirnetX, Inc. against Apple based on 7,921,211 Patent		
D1007	Exhibit B1, File History of U.S. Patent 7,418,504		
D1008	Exhibit B2, File History of U.S. Patent Application No. 09/558,210		
D1009	Exhibit D-10, Gaspoz et al., "VPN on DCE: From Reference Configuration to Implementation," Bringing Telecommunication Services to the People – IS&N '95, Third International Conference on Intelligence in Broadband Services and Networks, October 1995 Proceedings, Lecture Notes in Computer Science, Vol. 998 (Springer, 1995)		
D1010	Exhibit D-11, Copy of U.S. Patent No. 6,269,099		
D1011	Exhibit D-11, Copy of U.S. Patent No. 6,560,634		
D1012	Exhibit D-13, Pallen, "The World Wide Web," British Medical Journal, Vol. 311 at 1554 (Dec. 1995)		
D1013	Exhibit D-14, Rivest et al., "A Method for Obtaining Digital Signatures and Public-Key Cryptosystems," Communications of the ACM, 21:120-126 (Feb. 1978)		
D1014	Exhibit D-15, Copy of U.S. Patent No. 4,952,930		
D1015	Exhibit D-17, Pfaffenberger, Netscape Navigator 3.0: Surfing the Web and Exploring the Internet, Academic Press (1996)		
D1016	Exhibit D-18, Gittler et al., "The DCE Security Service," Hewlett-Packard Journal, pages 41-48 (Dec. 1995)		
D1017	Exhibit D-6, Copy of U.S. Patent No. 5,689,641		
D1018	Exhibit D-9, Lawton, "New Top-Level Domains Promise Descriptive Names," Sunworld Online, 1996		
D1019	Exhibit E-1, Copy of Catalog Listing by IBM for RS/6000 Redbooks Collection which includes a Link to the <i>Lendenmann</i> reference. The link to the <i>Lendenmann</i> reference was archived at archive.org on December 7, 1998 and retrieved by the Wayback Machine		
D1020	Exhibit E-10, copy of an Archived Version of the Lawton reference archived at archive.org on February 19, 1999 and retrieved by the Wayback Machine		
D1021	Exhibit E-11, Abstracts of the Proceedings of the Symposium on Network and Distributed System Security, 1996, Archived at archive.org on April 10, 1997, and retrieved by the Wayback Machine		
D1022	Exhibit E-12, 1996 Symposium on Network and Distributed System Security, Website Archived by archive.org (Apr. 10, 1997), Retrieved by the Wayback Machine at http://web.archive.org/web/19970410114853/http://computer.org/cspress/catalog/proc9.htm .		
D1023	Exhibit E-13, Copy of Search Results for ISBN 0-12-553153-2 (Pfaffenberger) from www.isbnsearch.org		
D1024	Exhibit F-1, Claim Charts applying Lendenmann as a Primary Reference to the '504 Patent.		
D1025	Exhibit F-2, Claim Charts applying Aziz as a Primary Reference to the '504 Patent		

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
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		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1026	Exhibit F-3, Claim Charts applying Kiuchi and Pfaffenberger as Primary References to the '504 Patent		
D1027	Exhibit E-2, First Page of U.S. Patent No. 5,913,217 published June 15, 1999 and citing a portion of the Lendenmann reference as a prior art reference		
D1028	Exhibit E-3, Request for Comments 2026, "The Internet Standards Process – Revision 3," October 1996		
D1029	Exhibit E-4, First Page of U.S. 5,463,735, published October 31, 1995 and citing RFC 793 as a prior art Reference		
D1030	Exhibit E-5, Copy of catalog listing from Boston University Digital Common Website, listing the Martin reference with an issue date of February 21, 1998		
D1031	Exhibit E-6, Copy of Technical Reports Archive Listing from Boston University Computer Science Department which includes a link to the Martin paper. The link to the Martin paper was archived at archive.org on January 22, 1998 and Retrieved by the Wayback Machine		
D1032	Exhibit E-7, Boston University Computer Science Department Technical Reports Instructions, available at: http://www.cs.bu.edu/techreports/INSTRUCTIONS		
D1033	Exhibit E-8, U. Möller, "Implementation eines Anonymisierungsverfahrens für WWW-Zugriffe," Diplomarbeit, Universität Hamburg (July 16, 1999), citing to Martin at page 77.		
D1034	Exhibit E-9, First page of U.S. 5,737,423, published April 7, 1998 and citing Schneier as Prior Art Reference		
D1035	Request for Inter Partes ReExamination; U.S. Patent 7,418,504		
D1036	Request for Inter Partes ReExamination Transmittal Form; U.S. Patent 7,418,504		
D1037	PTO Form 1449		
D1038	Exhibit C1, Claim Chart – USP 7,921,211 relative to Solana, alone and in conjunction with RFC 920, Reed and Beser		
D1039	Exhibit C2, Claim Chart – USP 7,921,211 relative to Solana in view of RFC 2504 and further in conjunction with RFC 920, Reed, and Beser		
D1040	Exhibit C3, Claim Chart – USP 7,921,211 relative to Provino, alone and in conjunction with RFC 920, Reed, and Beser		
D1041	Exhibit C4, Claim Chart – USP 7,921,211 relative to Provino in view of RFC 2230 and further in conjunction with RFC 920, Reed and Beser		
D1042	Exhibit C5, Claim Chart – USP 7,921,211 relative to Provino in view of RFC 2504 and in further conjunction with RFC 920, Reed and Beser		
D1043	Exhibit C6, Claim Chart – USP 7,921,211 relative to Beser, Alone and in conjunction with RFC 920, RFC 2401, and Reed		
D1044	Exhibit C7, Claim Chart – USP 7,921,211 relative to RFC 2230, alone and in conjunction with RFC 2401, Reed, and Beser		
D1045	Exhibit C8, Claim Chart – USP 7,921,211 relative to RFC 2538, alone and in conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D1046	Request for Inter Partes Reexamination under 35 U.S.C. § 311		
D1047	Exhibit C1, Claim Chart – USP 7,418,504 relative to Solana, alone and in conjunction with RFC 920, Reed and Beser		
D1048	Exhibit C2, Claim Chart – USP 7,418,504 relative to Solana in view of RFC 2504 and further in conjunction with RFC 920, Reed, and Beser		
D1049	Exhibit C3, Claim Chart – USP 7,418,504 relative to Provino, alone and in conjunction with RFC 920, Reed, and Beser		
D1050	Exhibit C5, Claim Chart – USP 7,418,504 relative to Provino in view of RFC 2504 and in further conjunction with RFC 920, Reed and Beser		
D1051	Exhibit C6, USP 7,418,504 relative to Beser, alone and in conjunction with RFC 920, RFC 2401, and Reed		
D1052	Exhibit C7, Claim Chart – USP 7,418,504 relative to RFC 2230, alone and in conjunction with RFC 920, RFC 2401, Reed, and Beser		
D1053	Exhibit C8, Claim Chart – USP 7,418,504 relative to RFC 2538, alone and in conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D1054	Request for Inter Partes Reexamination under 35 U.S.C. § 311		

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Complete if Known	
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			Art Unit	2495
			Examiner Name	Olanrewaju J. Bucknor
			Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1055	Exhibit 226, Securing Web Access with DCE vs. Claims of the '135 Patent			
D1056	Exhibit 227, Securing Web Access with DCE vs. Claims of the '151 Patent			
D1057	Exhibit 228, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '135 Patent			
D1058	Exhibit 229, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '151 Patent			
D1059	Exhibit 230, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '180 Patent			
D1060	Exhibit 231, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '211 Patent			
D1061	Exhibit 232, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '504 Patent			
D1062	Exhibit 233, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '759 Patent			
D1063	Exhibit 234, U.S. '648 vs. Claims of the '135 Patent			
D1064	Exhibit 235, U.S. '648 vs. Claims of the '211 Patent			
D1065	Exhibit 236, U.S. '648 vs. Claims of the '504 Patent			
D1066	Exhibit 237, U.S. '072 vs. Claims of the '135 Patent			
D1067	Exhibit 238, Gauntlet System vs. Claims of the '211 Patent			
D1068	Exhibit 239, Gauntlet System vs. Claims of the '504 Patent			
D1069	Exhibit 240, Gauntlet System vs. Claims of the '135 Patent			
D1070	Exhibit 241, U.S. '588 vs. Claims of the '211 Patent			
D1071	Exhibit 242, U.S. '588 vs. Claims of the '504 Patent			
D1072	Exhibit 243, Microsoft VPN vs. Claims of the '135 Patent			
D1073	Exhibit 244, Microsoft VPN vs. Claims of the '211 Patent			
D1074	Exhibit 245, Microsoft VPN vs. Claims of the '504 Patent			
D1075	Exhibit 246, ITU-T Standardization Activities vs. Claims of the '135 Patent			
D1076	Exhibit 247, U.S. '393 vs. Claims of the '135 Patent			
D1077	Exhibit 248, The Miller Application vs. Claim 13 of the '135 Patent			
D1078	Exhibit 249, Gauntlet System vs. Claims of the '151 Patent			
D1079	Exhibit 250, ITU-T Standardization Activities vs. Claims of the '151 Patent			
D1080	Exhibit 251, U.S. Patent No. 5,940,393 vs. Claims of the '151 Patent			
D1081	Exhibit 252, Microsoft VPN vs. Claims of the '151 Patent			
D1082	Exhibit 253, U.S. Patent No.6,324,648 vs. Claims of the '151 Patent			
D1083	Exhibit 254, U.S. Patent No.6,857,072 vs. Claims of the '151 Patent			
D1084	Petition in Opposition to Patent Owner's Petition to Vacate <i>Inter Partes</i> Reexamination			
D1085	Petition in Opposition to Patent Owner's Petition to Vacate <i>Inter Partes</i> Reexamination			
D1086	Petition in Opposition to Patent Owner's Petition to Vacate <i>Inter Partes</i> Reexamination			
D1087	Exhibit B1, File History of U.S. Patent 7,921,211			
D1088	Exhibit B2, File History of U.S. Patent Application No. 10/714,849			
D1089	Exhibit B4, <i>VirnetX, Inc. v. Microsoft Corp.</i> , Case No. 6:07-cv-80, Memorandum Opinion on Claim Construction (E.D. Tex. Jul. 30, 2009)			
D1090	Exhibit D15, U.S. Patent 4,952,930			
D1091	Exhibit F1, Claim Charts Applying Lendenmann as a Primary Reference to the '211 Patent			
D1092	Exhibit F2, Claim Charts Applying Aziz as a Primary Reference to the '211 Patent			
D1093	Exhibit F3, Claim Charts Applying Kiuchi and Pfaffenberger as Primary References to the '211 Patent			
D1094	Exhibit 2, Letter and attachment from Ramzi Khazen, Counsel for VirnetX, to Dmitriy Kheyfits, Counsel for Cisco Systems (June 23, 2011)			
D1095	Exhibit P, Malkin, "Dial-In Virtual Private Networks Using Layer 3 Tunneling"			
D1096	Exhibit Q, Ortiz, "Virtual Private Networks: Leveraging the Internet"			
D1097	Exhibit R, Keromytix, "Creating Efficient Fail-Stop Cryptographic Protocols"			
D1098	Transcript of Markman Hearing Dated January 5, 2012			
D1099	Declaration of John P. J. Kelly, Ph.D			
D1100	Defendants' Responsive Claim Construction Brief; Exhibits A-P and 1-7			
D1101	Joint Claim Construction and Prehearing Statement Dated 11/08/11			

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1102	Exhibit A: Agreed Upon Terms Dated 11/08/11		
D1103	Exhibit B: Disputed Claim Terms Dated 11/08/11		
D1104	Exhibit C: VirnetX's Proposed Construction of Claim Terms and Supporting Evidence Dated 11/08/11		
D1105	Exhibit D: Defendant's Intrinsic and Extrinsic Support Dated 11/08/11		
D1106	Declaration of Austin Curry in Support of VirnetX Inc.'s Opening Claim Construction Brief		
D1107	Declaration of Mark T. Jones Opening Claims Construction Brief		
D1108	VirnetX Opening Claim Construction Brief		
D1109	VirnetX Reply Claim Construction Brief		
D1110	European Search Report from corresponding EP Application Number 11005789 (Our Ref.: 077580-0142)		
D1111	European Search Report from corresponding EP Application Number 11005792 (Our Ref.: 077580-0143)		
D1112	ITU-T Recommendation H.323, "Infrastructure of Audiovisual Services – Systems and Terminal Equipment for Audiovisual Services. Packet-Based Multimedia Communications System," International Telecommunications Union, pages 1-128, February 1998		
D1113	ITU-T Recommendation H.225.0, "Infrastructure of Audiovisual Services – Transmission Multiplexing and Synchronization. Call Signaling Protocols and Media Stream Packetization for Packet-Based Multimedia Communication systems," International Telecommunication Union, pages 1-155, February 1998		
D1114	ITU-T Recommendation H.235, "Infrastructure of Audiovisual Services – Systems Aspects. Security and Encryption for H-Series (H.323 and other H.245-based) Multimedia Terminals," International Telecommunication Union, pages 1-39, February 1998		
D1115	ITU-T Recommendation H.245, "Infrastructure of Audiovisual Services – Communication Procedures. Control Protocol for Multimedia Communication," International Telecommunication Union, pages 1-280, February 1998		
D1116	Request for Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No.8,051,181)		
D1117	Transmittal Letters (Patent No.8,051,181)		
D1118	Exhibit X5, Droms, R., RFC 2131, "Dynamic Host Configuration Protocol," 1987		
D1119	Hopen Transcript dated April 11, 2012		
D1120	VirnetX Claim Construction Opinion		
D1121	Declaration of Angelos D. Keromytic, Ph.D.		
D1122	Declaration of Dr. Robert Dunham Short III		
D1123	Exhibit A-1, Verdict Form from VirnetX, Inc. v. Microsoft Corp., No. 6:07-CV-80 (E.D. Tex.)		
D1124	Exhibit A-3, Declaration of Jason Nieh, Ph.D. (Control No. 95/001,269)		
D1125	Exhibit A-4, Redacted Deposition of Chris Hopen from VirnetX, Inc. v. Cisco Systems, Inc., No. 6:07-CV 417 (E.D. Tex. April 11, 2012)		
D1126	Exhibit B-1, Excerpt from Deposition of Defense FY 2000/2001 Biennial Budget Estimates, Feb. 1999		
D1127	Exhibit B-2, Collection of Reports and Presentations on DARPA Projects		
D1128	Exhibit B-3, Maryann Lawlor, Transient Partnerships Stretch Security Policy Management, Signal Magazine (Sept. 2001) http://www.afcea.org/signal/articles/anmviewer.asp?a=494&print=yes		
D1129	Joel Snyder, Living in Your Own Private Idaho, Network World (January 28, 1998) http://www.networkworld.com/intranet/0126review.html .		
D1130	Time Greene, CEO's Chew the VPN Fat, CNN.com (June 17, 1999), http://www.cnn.com/TECH/computing/9906/17/vpnfat.ent.idg/index.html?iref=allsearch		
D1131	Peter Alexander Invalidity Report		
D1132	Defendants' Second Supplemental Joint Invalidity Contentions		

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Complete if Known	
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			Art Unit	2495
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			Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1133	Exhibit 118A, Altiga VPN System ¹ vs. Claims of the '135 Patent ²			
D1134	Exhibit 119A, Altiga VPN System ¹ vs. Claims of the '151 Patent ²			
D1135	Exhibit 120A, Altiga VPN System ¹ vs. Claims of the '180 Patent ²			
D1136	Exhibit 121A, Altiga VPN System ¹ vs. Claims of the '211 Patent ²			
D1137	Exhibit 122A, Altiga VPN System ¹ vs. Claims of the '504 Patent ²			
D1138	Exhibit 123A, Altiga VPN System ¹ vs. Claims of the '759 Patent ²			
D1139	Exhibit 12A, SSL 3.0 ¹ vs. Claims of the '135 Patent ²			
D1140	Exhibit 13A, SSL 3.0 ¹ vs. Claims of the '504 Patent ²			
D1141	Exhibit 14A, SSL 3.0 ¹ vs. Claims of the '211 Patent ²			
D1142	Exhibit 228A, Understanding OSF DCE 1. for AIX and OS/2 ¹ (APP_VX0556531-804) vs. Claims of the '135 Patent ²			
D1143	Exhibit 229A, Understanding OSF DCE 1.1 for AIX and OS/2 ¹ (APP_VX0556531-804) vs. Claims of the '151 Patent ²			
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D1145	Exhibit 231A, Understanding OSF DCE 1.1 for AIX and OS/2 ¹ (APP_VX0556531-804) vs. Claims of the '211 Patent ²			
D1146	Exhibit 232A, Understanding OSF DCE 1.1 for AIX and OS/2 ¹ (APP_VX0556531-804) vs. Claims of the '504 Patent ²			
D1147	Exhibit 233A, Understanding OSF DCE 1.1 for AIX and OS/2 ¹ (APP_VX0556531-804) vs. Claims of the '759 Patent ²			
D1148	Exhibit 255, Schulzrinne ¹ vs. Claims of the '135 Patent ²			
D1149	Exhibit 256, Schulzrinne ¹ vs. Claims of the '504 Patent ²			
D1150	Exhibit 257, Schulzrinne ¹ vs. Claims of the '211 Patent ²			
D1151	Exhibit 258, Schulzrinne ¹ vs. Claims of the '151 Patent ²			
D1152	Exhibit 259, Schulzrinne ¹ vs. Claims of the '180 Patent ²			
D1153	Exhibit 260, Schulzrinne ¹ vs. Claims of the '759 Patent ²			
D1154	Exhibit 261, SSL 3.0 ¹ vs. Claims of the '151 Patent ²			
D1155	Exhibit 262, SSL 3.0 ¹ vs. Claims of the '759 Patent ²			
D1156	Exhibit 263, Wang ¹ vs. Claims of the '135 Patent ²			
D1157	Wang ¹ vs. Claims of the '504 Patent ²			
D1158	Wang ¹ vs. Claims of the '211 Patent ²			
D1159	Exhibit 1, Alexander CV.pdf			
D1160	Exhibit 2, Materials Considered by Peter Alexander			
D1161	Exhibit 3, Cross Reference Chart			
D1162	Exhibit 4, RFC 2543 ¹ vs. Claims of the '135 Patent			
D1163	Exhibit 5, RFC 2543 ¹ vs. Claims of the '504 Patent			
D1164	Exhibit 6, RFC 2543 ¹ vs. Claims of the '211 Patent			
D1165	Exhibit 7, The Schulzrinne Presentation ¹ vs. Claims of the '135 Patent			
D1166	Exhibit 8, The Schulzrinne Presentation ¹ vs. Claims of the '504 Patent			

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Complete if Known	
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D1167	Exhibit 9, The Schulzrinne Presentation ¹ vs. Claims of the '211 Patent			
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D1175	Exhibit 17, SSL 3.0 ² vs. Claims of the '759 Patent			
D1176	Exhibit 18, Kiuchi ¹ vs. Claims of the '135 Patent			
D1177	Exhibit 19, Kiuchi ¹ vs. Claims of the '504 Patent			
D1178	Exhibit 20, Kiuchi ¹ vs. Claims of the '211 Patent			
D1179	Exhibit 21, Kiuchi ¹ vs. Claims of the '151 Patent			
D1180	Exhibit 22, Kiuchi ¹ vs. Claims of the '180 Patent			
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D1182	Exhibit 24, U.S. Patent No. 6,119,234 (hereinafter "Aziz") and RFC 2401 ² vs. Claims of the '135 Patent			
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D1185	Exhibit 27, U.S. Patent No. 6,119,234 (hereinafter "Aziz") and RFC 2401 ² vs. Claims of the '151 Patent			
D1186	Exhibit 28			
D1187	Exhibit 29, The Altiga System ¹ vs. Claims of the '135 Patent			
D1188	Exhibit 30, The Altiga System ¹ vs. Claims of the '504 Patent			
D1189	Exhibit 31, The Altiga System ¹ vs. Claims of the '211 Patent			
D1190	Exhibit 32, The Altiga System ¹ vs. Claims of the '759 Patent			
D1191	Exhibit 33, U.S. Patent No. 6,496,867 ("Beser") ¹ and RFC 2401 ² vs. Claims of the '135 Patent			
D1192	Exhibit 34, U.S. Patent No. 6,496,867 ("Beser") ¹ and RFC 2401 ² vs. Claims of the '504 Patent			
D1193	Exhibit 35, U.S. Patent No. 6,496,867 ("Beser") ¹ and RFC 2401 ² vs. Claims of the '211 Patent			
D1194	Exhibit 36, U.S. Patent No. 6,496,867 ("Beser") ¹ and RFC 2401 ² vs. Claims of the '151 Patent			
D1195	Exhibit 37, U.S. Patent No. 6,496,867 ("Beser") ¹ and RFC 2401 ² vs. Claims of the '180 Patent			
D1196	Exhibit 38, Kent ¹ vs. Claims of the '759 Patent			
D1197	Exhibit 39, RFC 2538, Storing Certificates in the Domain Name System (DNS) ¹ vs. Claims of the '504 Patent ²			
D1198	Exhibit 40, RFC 2538, Storing Certificates in the Domain Name System (DNS) ¹ vs. Claims of the '211 Patent ²			
D1199	Exhibit 41, Aziz ('646) ¹ vs. Claims of the '759 Patent			
D1200	Exhibit 42, The PIX Firewall ¹ vs. Claims of the '759 Patent			

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1201	Exhibit A-1, Kiuchi ¹ vs. Claims of the '135 Patent ²		
D1202	Exhibit B-1, Kiuchi ¹ vs. Claims of the '211 Patent ²		
D1203	Exhibit C-1, Kiuchi ¹ vs. Claims of the '504 Patent ²		
D1204	Exhibit D, Materials Considered		
D1205	Exhibit E, Expert Report of Stuart G. Stubblebine, Ph.D.		
D1206	Exhibit F, Expert Report of Stuart G. Stubblebine, Ph.D.		
D1207	Exhibit G, Opening Expert Report of Dr. Stuart Stubblebine Regarding Invalidity of the '135, '211, and '504 Patents		
D1208	Cisco Comments and Petition for Reexamination 95/001,679 dated June 14, 2012		
D1209	Exhibit S, Declaration of Nathaniel Polish, Ph.D.		
D1210	Exhibit R, Excerpts from Patent Owner & Plaintiff VirnetX Inc.'s First Amended P.R. 3-1 and 3-2 Disclosure of Asserted Claims and Infringement Contentions		
D1211	Third Party Requester Comments dated June 25, 2012 - After Non Final Office Action (95/001,788)		
D1212	Reexam Affidavit/Declaration/Exhibit Filed by 3rd Party on June 25, 2012 (95/001,788)		
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		Examiner Name	Olanrewaju J. Bucknor
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		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1399	Apple, Communicating with HTTP Servers, CFNetworking Programming Guide, 6 pages, 2011, Printed from the Website: https://developer.apple.com/library/ios/documentation/networking/conceptual/CFNetwork/CFHT		
D1400	VirnetX, Gabriel Connection Technology™ White Paper, 7 pages, 2012		
D1401	VirnetX, Technology, 4 pages, 2012		
D1402	Certified Copy dated January 15, 2008 of U.S. Patent Number 6,502,135, 64 pages		
D1403	Inter Partes Reexamination Certificate dated June 7, 2011 for Patent Number 6,502,135		
D1404	Proceedings of The Symposium on Network and Distributed System Security, 7 pages, February 22-23, 1996		
D1405	In-Q-Tel; Corporate Overview, 2 pages, 2004		
D1406	Davies, Supervisor of Translation: Tadahiro Uezono, Security for Computer Networks, Japan, Nikkei-McGraw-Hill Inc., First Edition, First Copy, p 126-129 (December 5, 1985) – (English Version and Japanese Version Submitted)		
D1407	Comer, "Translated by Jun Murai and Hiroyuki Kusumoto, "Internetworking with TCP/IP Vol. 1: Principles, Protocols, and Architecture, Third Edition," Japan Kyoritsu Shuppan Co., Ltd., First Edition, First Copy, p 161-193 (August 10, 1997) (English Version and Japanese Version Submitted)		
D1408	Lynch et al., Supervisor of Translation: Jun Murai, "Internet System Handbook," Japan Impress Co. Ltd. First Edition p 152-157 and p 345-351 (August 11, 1996) (English Version and Japanese Version Submitted)		
D1409	Office Action dated December 27, 2012 from Corresponding Canadian Patent Application Number 2723504		
D1410	Office Action dated December 5, 2012 from Corresponding Japanese Patent Application Number 2011-081417		
D1411	Office Action dated December 13, 2012 from Corresponding Japanese Patent Application Number 2011-085052		
D1412	Office Action dated December 13, 2012 from Corresponding Japanese Patent Application Number 2011-083415		

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)

CERTIFICATION STATEMENT

Under 37 C.F.R. 1.98(d), copies of all patent, publication, pending U.S. application or other information that was previously submitted to, or cited by the USPTO in co-pending application No. 13/336,790 and are not required. Applicant will provide copies of the previously submitted references at the Examiner's request.

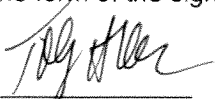
This application claims priority from U.S. Application No. 13/903,788, filed May 28, 2013, which claims priority from and is a continuation of co-pending U.S. Application No. 13/336,790, filed December 23, 2011, now U.S. Patent No. 8,458,341, which claims priority from and is a continuation of co-pending U.S. Application No. 13/049,552, filed March 16, 2011, which is a continuation of U.S. Application No. 11/840,560, filed August 17, 2007, now U.S. Patent No. 7,921,211, which is a continuation of U.S. Application No. 10/714,849, filed November 18, 2003, now U.S. Patent No. 7,418,504, which is a continuation of U.S. Application No. 09/558,210, filed April 26, 2000, now abandoned, which is a continuation-in-part of U.S. Application No. 09/504,783, filed on February 15, 2000, now U.S. Patent No. 6,502,135, issued December 31, 2002, which claims priority from and is a continuation-in-part patent application of previously-filed U.S. Application No. 09/429,643, filed on October 29, 1999, now U.S. Patent No. 7,010,604, issued March 07, 2006.

Please See 37 CFR 1.97 and 1.98 to make the appropriate selection(s)

- Information Disclosure Statement is being filed with the filing of the application or before the receipt of a first office action.
- That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement; or
- That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in § 1.56(c) more than three months prior to the filing of the information disclosure statement.
- The Commissioner is hereby authorized to charge the fee pursuant to 37 CFR 1.17(P) in the amount of \$180.00, or further fees which may be due, to Deposit Account 50-1133.
- Information Disclosure Statement is being filed with the Request for Continued Examination. The Commissioner is hereby authorized to charge the fee pursuant to 37 CFR 1.17(P) in the amount of \$810.00, or further fees which may be due, to Deposit Account 50-1133.

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.



Date: 7/31/13

Toby H. Kusmer; Reg. No.: 26,418
 McDermott Will & Emery L.L.P.
 28 State Street
 Boston, MA 02109
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 Fax (617) 535-3800

Electronic Acknowledgement Receipt

EFS ID:	16465642
Application Number:	13911792
International Application Number:	
Confirmation Number:	7953
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
First Named Inventor/Applicant Name:	Victor Larson
Customer Number:	23630
Filer:	Toby H. Kusmer.
Filer Authorized By:	
Attorney Docket Number:	77580-196(VRNK1CP3CNFT10)
Receipt Date:	01-AUG-2013
Filing Date:	06-JUN-2013
Time Stamp:	14:30:11
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Information Disclosure Statement (IDS) Form (SB08)	0196IDS.pdf	5070458 <small>4a833163946c1907c9e2258bb65f3b1acfa60f77</small>	no	49

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Information:

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Total Files Size (in bytes):

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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.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Victor Larson, *et al.* :
: Application No.: 13/911,792 : Confirmation No. 7953
: Filed: June 6, 2013 : Group Art Unit: 2495
: Customer Number: 23630 : Examiner: To Be Assigned
: For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR
SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES

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

PRELIMINARY AMENDMENT

Commissioner:

Prior to examination on the merits, please amend the above-identified patent application as follows:

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

Remarks follow the claim amendments section.

AMENDMENTS TO THE CLAIMS

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

1-25. (Canceled)

26. (New) A network device, comprising:

a storage device storing an application program for a secure communications service; and at least one processor configured to execute the application program for the secure communications service so as to enable the network device to:

send a domain name service (DNS) request to look up a network address of a second network device based on an identifier associated with the second network device;

receive, following interception of the DNS request and a determination that the second network device is available for the secure communications service: (1) an indication that the second network device is available for the secure communications service, (2) the requested network address of the second network device, and (3) provisioning information for an encrypted communication link;

connect to the second network device over the encrypted communication link, using the received network address of the second network device and the provisioning information for the encrypted communication link; and

communicate data with the second network device using the secure communications service via the encrypted communication link,

the network device being a device at which a user uses the secure communications service to access the encrypted communication link.

27. (New) The network device of claim 26, wherein the secure communications service includes an audio-video conferencing service, and the at least one processor is configured to execute the application program to communicate at least one of encrypted video data and audio data with the second network device via the encrypted communication link using the secure communications service.

28. (New) The network device of claim 26, wherein the secure communications service includes a telephony service.

29. (New) The system of claim 28, wherein the telephony service uses modulation.

30. (New) The network device of claim 29, wherein the modulation is based on one of frequency-division multiplexing (FDM), time-division multiplexing (TDM), or code division multiple access (CDMA).

31. (New) The network device of claim 26, wherein the network device is a mobile device.

32. (New) The network device of claim 26, wherein the identifier associated with the second network device is a domain name.

33. (New) The network device of claim 26, wherein the encrypted communication link is part of a virtual private network communication link.

34. (New) The network device of claim 33, wherein the virtual private network communication link is based on inserting into each data packet communicated over the virtual private network communication link one or more data values that vary according to a pseudo-random sequence.

35. (New) The network device of claim 26, wherein the indication that the second network device is available for the secure communications service is a function of the result of a domain name lookup.

36. (New) The network device of claim 26, wherein the encrypted communication link is an end-to-end link extending from the network device to the second network device.

37. (New) The network device of claim 26, wherein the interception of the DNS request consists of receiving the DNS request to determine that the second network device is available for the secure communications service.

38. (New) The network device of claim 26, wherein the interception of the DNS request occurs at another network device that is separate from the network device.

39. (New) A method executed by a first network device for communicating with a second network device, the method comprising:

 sending a domain name service (DNS) request to look up a network address of a second network device based on an identifier associated with the second network device;

 receiving, following interception of the DNS request and a determination that the second network device is available for a secure communications service: (1) an indication that the second network device is available for the secure communications service, (2) the requested network address of the second network device, and (3) provisioning information for an encrypted communication link;

 connecting to the second network device over the encrypted communication link, using the received network address of the second network device and the provisioning information for the encrypted communication link; and

 communicating data with the second network device using the secure communications service via the encrypted communication link,

 the first network device being a device at which a user uses the secure communications service to access the encrypted communication link.

40. (New) The method of claim 39, wherein the secure communications service includes a video conferencing service, and communicating includes communicating at least one of encrypted video data and audio data with the second network device via the encrypted communication link using the secure communications service.

41. (New) The method of claim 39, wherein the secure communications service includes a telephony service.

42. (New) The method of claim 39, wherein the telephony service uses modulation.

43. (New) The method of claim 42, wherein the modulation is based on one of frequency-division multiplexing (FDM), time-division multiplexing (TDM), or code division multiple access (CDMA).

44. (New) The method of claim 39, wherein the network device is a mobile device.
45. (New) The method of claim 39, wherein the identifier associated with the second network device is a domain name.
46. (New) The method of claim 39, wherein the encrypted communication link is part of a virtual private network communication link, and communicating with the second network device using the secure communications service includes inserting into data packets communicated over the virtual private network communication link one or more data values that vary according to a pseudo-random sequence.
47. (New) The method of claim 39, wherein the indication that the second network device is available for a secure communications service is a function of a domain name lookup.
48. (New) The method of claim 39, wherein the encrypted communication link is an end-to-end link extending from the first network device to the second network device.
49. (New) The method of claim 39, wherein the intercepting the DNS request consists of receiving the DNS request to determine that the second network device is available for the secure communications service.
50. (New) The method of claim 39, wherein the intercepting the DNS request occurs at another network device that is separate from the first network device.

REMARKS

By the above amendments, Applicants cancel claims 1-25 without prejudice or disclaimer of subject matter, and add new claims 26-50. Thus, upon entry of the above amendments claims 26-50 will be pending in the application. Claims 26 and 39 are the only independent claims. Applicants respectfully request a prompt and favorable action on the merits, and invite the Examiner to contact Applicants' undersigned representative to address any issues required to place the application in condition for allowance.

Please grant any extensions of time required to enter this paper and charge any shortage in fees due in connection with the filing of this paper, including extension of time fees, to Deposit Account 501133. Please also credit any excess fees to such deposit account.

Respectfully submitted,

McDERMOTT WILL & EMERY LLP

Date: August 14, 2013

/Toby H. Kusmer/
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Electronic Acknowledgement Receipt

EFS ID:	16594226
Application Number:	13911792
International Application Number:	
Confirmation Number:	7953
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
First Named Inventor/Applicant Name:	Victor Larson
Customer Number:	23630
Filer:	Toby H. Kusmer./Kimila Carraway
Filer Authorized By:	Toby H. Kusmer.
Attorney Docket Number:	77580-196(VRNK1CP3CNFT10)
Receipt Date:	14-AUG-2013
Filing Date:	06-JUN-2013
Time Stamp:	21:24:14
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		077580-0196_Preliminary_Ame ndment.pdf	104399 e5df32a43dc1b86d9e4dd654d308924e0b 9bb925	yes	6

Multipart Description/PDF files in .zip description			
Document Description		Start	End
Preliminary Amendment		1	1
Claims		2	5
Applicant Arguments/Remarks Made in an Amendment		6	6

Warnings:

Information:

Total Files Size (in bytes):	104399
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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

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PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875	Application or Docket Number 13/911,792	Filing Date 06/06/2013	<input type="checkbox"/> To be Mailed
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ENTITY: LARGE SMALL MICRO

APPLICATION AS FILED – PART I

FOR	NUMBER FILED	NUMBER EXTRA	RATE (\$)	FEE (\$)
<input checked="" type="checkbox"/> BASIC FEE (37 CFR 1.16(a), (b), or (c))	N/A	N/A	N/A	280
<input type="checkbox"/> SEARCH FEE (37 CFR 1.16(k), (l), or (m))	N/A	N/A	N/A	
<input type="checkbox"/> EXAMINATION FEE (37 CFR 1.16(o), (p), or (q))	N/A	N/A	N/A	
TOTAL CLAIMS (37 CFR 1.16(i))	minus 20 = *		X \$ =	
INDEPENDENT CLAIMS (37 CFR 1.16(h))	minus 3 = *		X \$ =	
<input type="checkbox"/> APPLICATION SIZE FEE (37 CFR 1.16(s))	If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).			
<input type="checkbox"/> MULTIPLE DEPENDENT CLAIM PRESENT (37 CFR 1.16(j))				
* If the difference in column 1 is less than zero, enter "0" in column 2.			TOTAL	280

APPLICATION AS AMENDED – PART II

	(Column 1)	(Column 2)	(Column 3)	PRESENT EXTRA	RATE (\$)	ADDITIONAL FEE (\$)
AMENDMENT	08/14/2013	CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NUMBER PREVIOUSLY PAID FOR			
	Total (37 CFR 1.16(i))	* 25	Minus	** 25	= 0	X \$80 = 0
	Independent (37 CFR 1.16(h))	* 2	Minus	***3	= 0	X \$420 = 0
	<input type="checkbox"/> Application Size Fee (37 CFR 1.16(s))					
<input type="checkbox"/> FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))						
					TOTAL ADD'L FEE	0

	(Column 1)	(Column 2)	(Column 3)	PRESENT EXTRA	RATE (\$)	ADDITIONAL FEE (\$)
AMENDMENT		CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NUMBER PREVIOUSLY PAID FOR			
	Total (37 CFR 1.16(i))	*	Minus	**	=	X \$ =
	Independent (37 CFR 1.16(h))	*	Minus	***	=	X \$ =
	<input type="checkbox"/> Application Size Fee (37 CFR 1.16(s))					
<input type="checkbox"/> FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))						
					TOTAL ADD'L FEE	

* 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.

LIE
 /TER JACKSON WOODRUFF/

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.**

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Alexandria, Virginia 22313-1450
www.uspto.gov

Table with 5 columns: APPLICATION NO., FILING DATE, FIRST NAMED INVENTOR, ATTORNEY DOCKET NO., CONFIRMATION NO.
13/911,792 06/06/2013 Victor Larson 77580-196(VRNK1CP3CNFT10) 7953

23630 7590 08/30/2013
McDermott Will & Emery
The McDermott Building
500 North Capitol Street, N.W.
Washington, DC 20001

EXAMINER

LIM, KRISNA

ART UNIT PAPER NUMBER

2453

NOTIFICATION DATE DELIVERY MODE

08/30/2013

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):

mweipdocket@mwe.com

Art Unit: 2453

1. The present application is being examined under the pre-AIA first to invent provisions.
2. Claims 26-50 are pending for examination. Claims 1-25 were canceled. This action is in response to the original application filed 06/06/2013.
3. 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 double patenting rejection is appropriate where the claims at issue 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 double patenting ground provided the reference 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. A terminal disclaimer must be signed in compliance with 37 CFR 1.321(b).

The USPTO internet Web site contains terminal disclaimer forms which may be used. Please visit <http://www.uspto.gov/forms/>. The filing date of the application will determine what form should be used. A web-based eTerminal Disclaimer may be filled out completely online using web-screens. An eTerminal Disclaimer that meets all requirements is auto-processed and approved immediately upon submission. For more

Art Unit: 2453

information about eTerminal Disclaimers, refer to

<http://www.uspto.gov/patents/process/file/efs/guidance/eTD-info-I.jsp>.

4. Claims 26-50 are provisionally rejected on the ground of nonstatutory double patenting as being unpatentable over claims 29-56 of copending Application No. 13/903, 788. Although the claims at issue are not identical, they are not patentably distinct from each other because they are directed to a network device (a domain name service (DNS) system) configured to be connected to a secure communication network using the received look up network address of a second network device based on an identifier associated with the second network device and the information for a virtual network address. The difference is the current application clearly claimed that the request is a domain name service (DNS) request while the copending application just calls a request. And another difference is the current application just calls the network address while the copending application calls an internet protocol (IP) address. Another difference is the current application clearly states the connection to the second network device is over the encrypted communication link while the copending application does not. It would have been obvious to one of ordinary skilled in the art at the time the invention was made to recognize that such variation and clarification of the claimed language would not be patentably distinguishable.

This is a provisional obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

5. Claims 26-50 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 14-20 and 27-47 of copending Application No. 13/080,680.

Although the claims at issue are not identical, they are not patentably distinct from each other because they are directed to a network device (a domain name service (DNS) system) configured to be connected to a secure communication network using

Art Unit: 2453

the received look up network address of a second network device based on an identifier associated with the second network device and the information for a virtual network address. The difference is a variation of calling: For example, the current application calls "a domain name service (DNS) request to look up a network address of a second network device", the copending application calls "a query, generated by the client device, for a network address associated with the target device". Another difference is the current application clearly calls "the encrypted communication link" while the copending application calls "a secure communication link". It would have been obvious of one of ordinary skill in the art at the time the invention was made to recognize that such difference would have been a matter of calling.

In addition, the current application clearly cites the storage device for storing application program for a secure communications service and a processor for executing the application program, and using an identifier associated with the second network device to look up for a second network device. It would have been obvious to one of ordinary skilled in the art at the time the invention was made to recognize that such using of storage device for storing the application program and the processor for executing the application program are well known in the art and it is not patentably distinguishable.

This is a provisional obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

6. Claims 26-50 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 15-25, 27-40 and 68 of copending Application No. 13/049,552.

Although the claims at issue are not identical, they are not patentably distinct from each other because they are directed to a network device (a domain name service (DNS) system) configured to be connected to a secure communication network (an encrypted communication link) using the received look up network address of a second network device based on an identifier associated with the second network device and

Art Unit: 2453

the information for a virtual network address. The difference is a variation of calling: For example, the current application calls "a domain name service (DNS) request" while the copending application calls "a domain name service (DNS) request". Another example, the current application calls first and second network devices while the copending application calls "registers devices having a first device and second device and wherein the register devices is provided with application for performing audio video communication. It would have been obvious of one of ordinary skill in the art at the time the invention was made to recognize that such difference would have been a matter of calling and having an application to support audio video communications is well known in the art at the time the invention was made.

This is a provisional obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

7. Claims 26-50 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-4, 6-8 and 10-15 of copending Application No. 13/342,795. Although the conflicting claims are not identical, they are not patentably distinct from each other because they are directed to a network device using a communication link to communication among network devices based a determination or indication. For instance, the current application clearly cites that communicate with the second network device using the virtual private network communication link while the copending application does not but instead citing that at least one of video-audio data communicate with the target device using only the secure communication link. Such variation and clarification are cited in the dependent claims and thus they are obvious and they are not patentably distinguishable.

This is a provisional obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Art Unit: 2453

8. Claims 26-50 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-22 of copending Application No. **13/617,446**, claims 1-42 of copending application **13/181,041**, claims 1-3 of copending application **13/618,966**, claims 1-13 of copending application **13/474,397**, claims 1-30 of copending application **13/075,081**, claims 1-38, 4-42 and 43-52 of copending application **13/075,081**.

Although the claims at issue are not identical, they are not patentably distinct from each other because they are directed to a network device (a domain name service (DNS) system) configured to be connected to a secure communication network (an encrypted communication link, a virtual communication link) using the received look up network address (an Internet Protocol (IP) address) of a second network device (a target device) based on an identifier associated with the second network device and the information for a virtual network address. The difference is a variation of calling and clarification of the claimed language similarly as in paragraphs 4-7 above.

This is a provisional obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

9. Claims 26-50 are rejected on the ground of nonstatutory double patenting as being unpatentable over 1-17 claims of U.S. Patent No.6,502,135, claims 1-41 of U.S Patent No. 7,188,180, claims 1-60 of U.S Patent No. 7,418,504, claims 1-16 of U.S Patent No. 7,490,150, claims 1-60 of U.S Patent No. 7,921,211, claims 1-18 of U.S Patent No. 7,933,990, claims 1-13 of U.S Patent No. 7,945,654, claims 1-18 of U.S Patent No. 7,987,274, claims 1-29 of U.S Patent No. 8,051,181, claims 1-28 of U.S Patent No. 8,458,341, claims 1-30 of U.S Patent No.8,504,696, claims 1-30 of U.S Patent No. 8,804,697, claims 1-19 of U.S Patent No. 8,516,117, claims1-27 of U.S Patent No. 8,516,131.

Although the claims at issue are not identical, they are not patentably distinct from each other because they are directed to a network device (a domain name service (DNS) system) configured to be connected to a secure communication network (an

Art Unit: 2453

encrypted communication link, a virtual communication link) using the received look up network address (an Internet Protocol (IP) address) of a second network device (a target device) based on an identifier associated with the second network device and the information for a virtual network address. The difference is a variation of calling and clarification of the claimed language similarly as in paragraphs 4-7 above.

Kiuchi discloses that the C-HTTP name server stores the IP address and public key of a particular computer in a data structure that maps the name of the particular computer to the corresponding IP address and public key. Kiuchi discloses that the client-side proxy sends a request to the C-HTTP, where the request is asking the C-HTTP server for permission to establish a connection with a server-side proxy.

Wesinger describes a system in which a configuration file is stored on a series of firewalls. The configuration files store security information by domain name and use the domain name to determine if a particular request is to be allowed.

Moreover, Wesinger discloses the following sequence: (i) a request is received by the firewall/DNS server, (ii) the domain name in the request is looked up in the configuration file, (iii) if the connection is allowed, then the firewall/DNS server may invoke code that performs channel processing, which includes encryption.

Wesinger discloses that DNS propagation happens in a normal manner, but also teaches that the DNS propagation happens through the firewall servers, and the DNS propagation is subject to allow or deny connection rules.

In Examiner's opinion, both Kiuchi and Wesinger may not clearly disclose the feature of *"intercepting a domain name service (DNS) request to look up a network address of a second network device based on an identifier associated with the second network device and determining whether or not to establish a secure communication connection over the encrypted communication link"*. Moreover, both

Art Unit: 2453

Kiuchi and Wesinger may not clearly disclose “send a domain name service (DNS) request to look up a network address of a second network device based on an identifier associated with the second network device; receive, following interception of the DNS request and a determination that the second network device is available for the secure communications service: (1) an indication that the second network device is available for the secure communications service, (2) the requested network address of the second network device, and (3) provisioning information for an encrypted communication link”.

Moreover, in Examiner's opinion, Examiner believes that the requested is intercepted and determined before the request reached the firewall/DNS server.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

The references are cited in the Form PTO-892 for the applicant's review.

A shortened statutory period for response to this action is set to expire 3 (three) months and 0 (zero) days from the mail date of this letter.

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).

Art Unit: 2453

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Krisna Lim whose telephone number is 571-272-3956. The examiner can normally be reached on Tuesday to Friday from 7:10 AM to 5:40 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Krista Zele, can be reached on 571-272-7288. 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 571-272-100.

KI

August 25, 2013

/Krisna Lim/

Primary Examiner Art Unit 2453

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	Examiner KRISNA LIM	Art Unit 2453	Page 1 of 1

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	Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)				
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*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.

**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT***(Use as many sheets as necessary)***Complete if Known**

Application Number	13/911,792
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First Named Inventor	Victor Larson
Art Unit	2495
Examiner Name	Olanrewaju J. Bucknor
Docket Number	77580-196 (VRNK-0001CP3CNFT9)

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STATEMENT BY APPLICANT**
(Use as many sheets as necessary)

Complete if Known

Application Number	13/911,792
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Art Unit	2495
Examiner Name	Olanrewaju J. Bucknor
Docket Number	77580-196 (VRNK-0001CP3CNFT9)

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>				Application Number	13/911,792
				Filing Dates	06-06-2013
				First Named Inventor	Victor Larson
				Art Unit	2495
				Examiner Name	Olanrewaju J. Bucknor
				Docket Number	77580-196 (VRNK-0001CP3CNFT9)

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		Docket Number	77580-196 (VRNK-0001CP3CNFT9)

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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
OTHER ART (Including Author, Title, Date, Pertinent Pages, Etc.)			
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Petitioner Apple Inc. - Ex. 1004, p. 248

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D292	PCT International Search Report for related PCT Application No.: PCT/US01/13261, 8 pages.		
D293	PCT International Search Report for related PCT Application No.: PCT/US99/25323, 3 pages.		
D294	PCT International Search Report for related PCT Application No.: PCT/US99/25325, 3 pages.		
D295	Deposition Transcript for Gary Tomlinson dated February 27, 2009		
D296	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 8, 2010, 8:45 AM		
D297	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 8, 2010, 1:30 PM		
D298	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 9, 2010, 9:00 AM		
D299	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 9, 2010, 1:30 PM		
D300	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 10, 2010, 9:00 AM		
D301	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 10, 2010, 1:00 PM		
D302	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 11, 2010, 9:00 AM		
D303	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 11, 2010, 1:30 PM		
D304	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 12, 2010, 9:00 AM		
D305	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 12, 2010, 1:15 PM		
D306	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 15, 2010, 9:00 AM		
D307	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 15, 2010, 12:35 PM		
D308	European Search Report dated January 24, 2011 from corresponding European Application Number 10011949.4		
D309	European Search Report dated March 17, 2011 from corresponding European Application Number 10184502.2		
D310	Hollenbeck et al., "Registry Registrar Protocol (RRP) Version 1.1.0; Internet Engineering Task Force, 34 pages (1999)		
D311	Tannenbaum, "Computer Networks," pages 202-219 (1996)		
D312	Defendants' Preliminary Joint Invalidation Contentions dated July 1, 2011		
D313	Appendix B: DNS References to Defendants' Preliminary Joint Invalidation Contentions dated July 1, 2011		
D314	Appendix A to Defendants' Preliminary Joint Invalidation Contentions dated July 1, 2011		
D315	Exhibit 1, IETF RFC 2065: Domain Name System Security Extensions; Published January 1997 vs. Claims of the '211 Patent		
D316	Exhibit 2, IETF RFC 2065: Domain Name System Security Extensions; Published January 1997 vs. Claims of the '504 Patent		
D317	Exhibit 3, RFC 2543 vs. Claims of the '135 Patent		
D318	Exhibit 4, RFC 2543 vs. Claims of the '211 Patent		
D319	Exhibit 5, RFC 2543 vs. Claims of the '504 Patent		
D320	Exhibit 6, SIP Draft v.2 vs. Claims of the '135 Patent		
D321	Exhibit 7, SIP Draft v.2 vs. Claims of the '211 Patent		
D322	Exhibit 8, SIP Draft v.2 vs. Claims of the '504 Patent		
D323	Exhibit 9, H.323 vs. Claims of the '135 Patent		
D324	Exhibit 10, H.323 vs. Claims of the '211 Patent		
D325	Exhibit 11, H.323 vs. Claims of the '504 Patent		
D326	Exhibit 12, SSL 3.0 vs. Claims of the '135 Patent.		
D327	Exhibit 13, SSL 3.0 vs. Claims of the '211 Patent		
D328	Exhibit 14, SSL 3.0 vs. Claims of the '504 Patent		
D329	Exhibit 15, RFC 2487 vs. Claims of the '135 Patent		

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Complete if Known	
			Application Number	13/911,792
			Filing Date	06-06-2013
			First Named Inventor	Victor Larson
			Art Unit	2495
			Examiner Name	Olanrewaju J. Bucknor
			Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D330	Exhibit 16, RFC 2487 vs. Claims of the '211 Patent			
D331	Exhibit 17, RFC 2487 vs. Claims of the '504 Patent			
D332	Exhibit 18, RFC 2595 vs. Claims of the '135 Patent			
D333	Exhibit 19, RFC 2595 vs. Claims of the '211 Patent			
D334	Exhibit 20, RFC 2595 vs. Claims of the '504 Patent			
D335	Exhibit 21, iPass vs. Claims of the '135 Patent			
D336	Exhibit 22, iPASS vs. Claims of the '211 Patent			
D337	Exhibit 23, iPASS vs. Claims of the '504 Patent			
D338	Exhibit 24, "US '034" vs. Claims of the '135 Patent			
D339	Exhibit 25, US Patent No. 6,453,034 ("US '034") vs. Claims of the '211 Patent			
D340	Exhibit 26, US Patent No. 6,453,034 ("US '034") vs. Claims of the '504 Patent			
D341	Exhibit 27, US '287 vs. Claims of the '135 Patent			
D342	Exhibit 28, US '287 vs. Claims of the '211 Patent			
D343	Exhibit 29, US '287 vs. Claims of the '504 Patent			
D344	Exhibit 30, Overview of Access VPNs vs. Claims of the '135 Patent			
D345	Exhibit 31, Overview of Access VPNs vs. Claims of the '211 Patent			
D346	Exhibit 32, Overview of Access VPNs vs. Claims of the '504 Patent			
D347	Exhibit 34, RFC 1928 vs. Claims of the '135 Patent			
D348	Exhibit 35, RFC 1928 vs. Claims of the '211 Patent			
D349	Exhibit 36, RFC 1928 vs. Claims of the '504 Patent			
D350	Exhibit 37, RFC 2661 vs. Claims of the '135 Patent			
D351	Exhibit 38, RFC 2661 vs. Claims of the '211 Patent			
D352	Exhibit 39, RFC 2661 vs. Claims of the '504 Patent			
D353	Exhibit 40, SecureConnect vs. Claims of the '135 Patent			
D354	Exhibit 41, SecureConnect vs. Claims of the '211 Patent			
D355	Exhibit 42, SecureConnect vs. Claims of the '504 Patent			
D356	Exhibit 43, SFS-HTTP vs. Claims of the '135 Patent			
D357	Exhibit 44, SFS-HTTP vs. Claims of the '211 Patent			
D358	Exhibit 45, SFS-HTTP vs. Claims of the '504 Patent			
D359	Exhibit 46, US '883 vs. Claims of the '135 Patent			
D360	Exhibit 47, US '883 vs. Claims of the '211 Patent			
D361	Exhibit 48, US '883 vs. Claims of the '504 Patent			
D362	Exhibit 49, US '132 vs. Claims of the '135 Patent			
D363	Exhibit 50, US '132 vs. Claims of the '211 Patent			
D364	Exhibit 51, US '132 vs. Claims of the '504 Patent			
D365	Exhibit 52, US '213 vs. Claims of the '135 Patent			
D366	Exhibit 53, US '213 vs. Claims of the '211 Patent			
D367	Exhibit 54, US '213 vs. Claims of the '504 Patent			
D368	Exhibit 55, B&M VPNs vs. Claims of the '135 Patent			
D369	Exhibit 56, B&M VPNs vs. Claims of the '211 Patent			
D370	Exhibit 57, B&M VPNs vs. Claims of the '504 Patent			
D371	Exhibit 58, BorderManager vs. Claims of the '135 Patent			
D372	Exhibit 59, BorderManager vs. Claims of the '211 Patent			
D373	Exhibit 60, BorderManager vs. Claims of the '504 Patent			
D374	Exhibit 61, Prestige 128 Plus vs. Claims of the '135 Patent			
D375	Exhibit 62, Prestige 128 Plus vs. Claims of the '211 Patent			
D376	Exhibit 63, Prestige 128 Plus vs. Claims of the '504 Patent			
D377	Exhibit 64, RFC 2401 vs. Claims of the '135 Patent			
D378	Exhibit 65, RFC 2401 vs. Claims of the '211 Patent			

Subst. for form 1449/PTO			Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Application Number	13/911,792
			Filing Date	06-06-2013
			First Named Inventor	Victor Larson
			Art Unit	2495
			Examiner Name	Olanrewaju J. Bucknor
			Docket Number	77580-196 (VRNK-0001CP3CNFT9)

D379	Exhibit 66, RFC 2401 vs. Claims of the '504 Patent	
D380	Exhibit 67, RFC 2486 vs. Claims of the '135 Patent	
D381	Exhibit 68, RFC 2486 vs. Claims of the '211 Patent	
D382	Exhibit 69, RFC 2486 vs. Claims of the '504 Patent	
D383	Exhibit 70, Understanding IPsec vs. Claims of the '135 Patent	
D384	Exhibit 71, Understanding IPsec vs. Claims of the '211 Patent	
D385	Exhibit 72, Understanding IPsec vs. Claims of the '504 Patent	
D386	Exhibit 73, US '820 vs. Claims of the '135 Patent	
D387	Exhibit 74, US '820 vs. Claims of the '211 Patent	
D388	Exhibit 75, US '820 vs. Claims of the '504 Patent	
D389	Exhibit 76, US '019 vs. Claims of the '211 Patent	
D390	Exhibit 77, US '019 vs. Claims of the '504 Patent	
D391	Exhibit 78, US '049 vs. Claims of the '135 Patent	
D392	Exhibit 79, US '049 vs. Claims of the '211 Patent	
D393	Exhibit 80, US '049 vs. Claims of the '504 Patent	
D394	Exhibit 81, US '748 vs. Claims of the '135 Patent	
D395	Exhibit 82, US '261 vs. Claims of the '135 Patent	
D396	Exhibit 83, US '261 vs. Claims of the '211 Patent	
D397	Exhibit 84, US '261 vs. Claims of the '504 Patent	
D398	Exhibit 85, US '900 vs. Claims of the '135 Patent	
D399	Exhibit 86, US '900 vs. Claims of the '211 Patent	
D400	Exhibit 87, US '900 vs. Claims of the '504 Patent	
D401	Exhibit 88, US '671 vs. Claims of the '135 Patent	
D402	Exhibit 89, US '671 vs. Claims of the '211 Patent	
D403	Exhibit 90, US '671 vs. Claims of the '504 Patent	
D404	Exhibit 91, JP '704 vs. Claims of the '135 Patent	
D405	Exhibit 92, JP '704 vs. Claims of the '211 Patent	
D406	Exhibit 93, JP '704 vs. Claims of the '504 Patent	
D407	Exhibit 94, GB '841 vs. Claims of the '135 Patent	
D408	Exhibit 95, GB '841 vs. Claims of the '211 Patent	
D409	Exhibit 96, GB '841 vs. Claims of the '504 Patent	
D410	Exhibit 97, US '318 vs. Claims of the '135 Patent	
D411	Exhibit 98, US '318 vs. Claims of the '211 Patent	
D412	Exhibit 99, US '318 vs. Claims of the '504 Patent	
D413	Exhibit 100, VPN/VLAN vs. Claims of the '135 Patent	
D414	Exhibit 101, Nikkei vs. Claims of the '135 Patent	
D415	Exhibit 102, NIKKEI vs. Claims of the '211 Patent	
D416	Exhibit 103, NIKKEI vs. Claims of the '504 Patent	
D417	Exhibit 104, Special Anthology vs. Claims of the '135 Patent	
D418	Exhibit 105, Omron vs. Claims of the '135 Patent	
D419	Exhibit 106, Gauntlet System vs. Claims of the '135 Patent	
D420	Exhibit 107, Gauntlet System vs. Claims of the '151 Patent	
D421	Exhibit 108, Gauntlet System vs. Claims of the '180 Patent	
D422	Exhibit 109, Gauntlet System vs. Claims of the '211 Patent	
D423	Exhibit 110, Gauntlet System vs. Claims of the '504 Patent	
D424	Exhibit 111, Gauntlet System vs. Claims of the '759 Patent	
D425	Exhibit 112, IntraPort System vs. Claims of the '135 Patent	
D426	Exhibit 113, IntraPort System vs. Claims of the '151 Patent	
D427	Exhibit 114, IntraPort System vs. Claims of the '180 Patent	

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Complete if Known	
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			First Named Inventor	Victor Larson
			Art Unit	2495
			Examiner Name	Olanrewaju J. Bucknor
			Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D428	Exhibit 115, IntraPort System vs. Claims of the '211 Patent			
D429	Exhibit 116, IntraPort System vs. Claims of the '504 Patent			
D430	Exhibit 117, IntraPort System vs. Claims of the '759 Patent			
D431	Exhibit 118, Altiga VPN System vs. Claims of the '135 Patent			
D432	Exhibit 119, Altiga VPN System vs. Claims of the '151 Patent			
D433	Exhibit 120, Altiga VPN System vs. Claims of the '180 Patent			
D434	Exhibit 121, Altiga VPN System vs. Claims of the '211 Patent			
D435	Exhibit 122, Altiga VPN System vs. Claims of the '504 Patent			
D436	Exhibit 123, Altiga VPN System vs. Claims of the '759 Patent			
D437	Exhibit 124, Kiuchi vs. Claims of the '135 Patent			
D438	Exhibit 125, Kiuchi vs. Claims of the '151 Patent			
D439	Exhibit 126, Kiuchi vs. Claims of the '180 Patent			
D440	Exhibit 127, Kiuchi vs. Claims of the '211 Patent			
D441	Exhibit 128, Kiuchi vs. Claims of the '504 Patent			
D442	Exhibit 129, Kiuchi vs. Claims of the '759 Patent			
D443	Exhibit 130, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '135 Patent			
D444	Exhibit 131, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '151 Patent			
D445	Exhibit 132, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '180 Patent			
D446	Exhibit 133, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '211 Patent			
D447	Exhibit 134, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '504 Patent			
D448	Exhibit 135, Overview vs. Claims of the '759 Patent			
D449	Exhibit 136, RFC 2401 vs. Claims of the '759 Patent			
D450	Exhibit 137, Schulzrinne vs. Claims of the '135 Patent			
D451	Exhibit 138, Schulzrinne vs. Claims of the '151 Patent			
D452	Exhibit 139, Schulzrinne vs. Claims of the '180 Patent			
D453	Exhibit 140, Schulzrinne vs. Claims of the '211 Patent			
D454	Exhibit 141, Schulzrinne vs. Claims of the '504 Patent			
D455	Exhibit 142, Schulzrinne vs. Claims of the '759 Patent			
D456	Exhibit 143, Solana vs. Claims of the '135 Patent			
D457	Exhibit 144, Solana vs. Claims of the '151 Patent			
D458	Exhibit 145, Solana vs. Claims of the '180 Patent			
D459	Exhibit 146, Solana vs. Claims of the '211 Patent			
D460	Exhibit 147, Solana vs. Claims of the '504 Patent			
D461	Exhibit 148, Solana vs. Claims of the '759 Patent			
D462	Exhibit 149, Atkinson vs. Claims of the '135 Patent			
D463	Exhibit 150, Atkinson vs. Claims of the '151 Patent			
D464	Exhibit 151, Atkinson vs. Claims of the '180 Patent			
D465	Exhibit 152, Atkinson vs. Claims of the '211 Patent			
D466	Exhibit 153, Atkinson vs. Claims of the '504 Patent			
D467	Exhibit 154, Atkinson vs. Claims of the '759 Patent			
D468	Exhibit 155, Marino vs. Claims of the '135 Patent			
D469	Exhibit 156, Marino vs. Claims of the '151 Patent			
D470	Exhibit 157, Marino vs. Claims of the '180 Patent			
D471	Exhibit 158, Marino vs. Claims of the '211 Patent			
D472	Exhibit 159, Marino vs. Claims of the '504 Patent			

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)

D473	Exhibit 160, Marino vs. Claims of the '759 Patent	
D474	Exhibit 161, Aziz ('646) vs. Claims of the '759 Patent	
D475	Exhibit 162, Wesinger vs. Claims of the '135 Patent	
D476	Exhibit 163, Wesinger vs. Claims of the '151 Patent	
D477	Exhibit 164, Wesinger vs. Claims of the '180 Patent	
D478	Exhibit 165, Wesinger vs. Claims of the '211 Patent	
D479	Exhibit 166, Wesinger vs. Claims of the '504 Patent	
D480	Exhibit 167, Wesinger vs. Claims of the '759 Patent	
D481	Exhibit 168, Aziz ('234) vs. Claims of the '135 Patent	
D482	Exhibit 169, Aziz ('234) vs. Claims of the '151 Patent	
D483	Exhibit 170, Aziz ('234) vs. Claims of the '180 Patent	
D484	Exhibit 171, Aziz ('234) vs. Claims of the '211 Patent	
D485	Exhibit 172, Aziz ('234) vs. Claims of the '504 Patent	
D486	Exhibit 173, Aziz ('234) vs. Claims of the '759 Patent	
D487	Exhibit 174, Schneider vs. Claims of the '759 Patent	
D488	Exhibit 175, Valencia vs. Claims of the '135 Patent	
D489	Exhibit 176, Valencia vs. Claims of the '151 Patent	
D490	Exhibit 177, Valencia vs. Claims of the '180 Patent	
D491	Exhibit 178, Valencia vs. Claims of the '211 Patent	
D492	Exhibit 179, Valencia vs. Claims of the '504 Patent	
D493	Exhibit 180, RFC 2401 in Combination with U.S. Patent No. 6,496,867 vs. Claims of the '180 Patent	
D494	Exhibit 181, Davison vs. Claims of the '135 Patent	
D495	Exhibit 182, Davison vs. Claims of the '151 Patent	
D496	Exhibit 183, Davison vs. Claims of the '180 Patent	
D497	Exhibit 184, Davison vs. Claims of the '211 Patent	
D498	Exhibit 185, Davison vs. Claims of the '504 Patent	
D499	Exhibit 186, Davison vs. Claims of the '759 Patent	
D500	Exhibit 187, AutoSOCKS v2.1 vs. Claims of the '135 Patent	
D501	Exhibit 188, AutoSOCKS v2.1 vs. Claims of the '151 Patent	
D502	Exhibit 189, AutoSOCKS v2.1 Administrator's Guide vs. Claims of the '180 Patent	
D503	Exhibit 190, AutoSOCKS vs. Claims of the '759 Patent	
D504	Exhibit 191, Aventail Connect 3.01/2.51 vs. Claims of the '135 Patent	
D505	Exhibit 192, Aventail Connect v3.01/2.51 vs. Claims of the '151 Patent	
D506	Exhibit 193, Aventail Connect 3.01/2.51 vs. Claims of the '180 Patent	
D507	Exhibit 194, Aventail Connect 3.01/2.51 vs. Claims of the '759 Patent	
D508	Exhibit 195, Aventail Connect 3.1/2.6 Administrator's Guide vs. Claims of the '135 Patent	
D509	Exhibit 196, Aventail Connect 3.1/2.6 Administrator's Guide vs. Claims of the '151 Patent	
D510	Exhibit 197, Aventail Connect 3.1/2.6 vs. Claims of the '180 Patent	
D511	Exhibit 198, Aventail Connect 3.1/2.6 vs. Claims of the '759 Patent	
D512	Exhibit 199, BinGO! User's User's Guide/Extended Features Reference vs. Claims of the '151 Patent	
D513	Exhibit 200, BinGO! User's User's Guide/Extended Features Reference vs. Claims of the '135 Patent	
D514	Exhibit 201, BinGO! vs. Claims of the '180 Patent	
D515	Exhibit 202, BinGO! vs. Claims of the '759 Patent	
D516	Exhibit 203, Broadband Forum Technical Report TR-025 (Issue 1.0/5.0) vs. Claims of the '135 Patent	
D517	Exhibit 204, Domain Name System (DNS) Security vs. Claims of the '211 Patent	
D518	Exhibit 205, Domain Name System (DNS) Security vs. Claims of the '504 Patent	
D519	Exhibit 206, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '211 Patent	

INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Complete if Known	
			Application Number	13/911,792
			Filing Date	06-06-2013
			First Named Inventor	Victor Larson
			Art Unit	2495
			Examiner Name	Olanrewaju J. Bucknor
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D520	Exhibit 207, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '504 Patent			
D521	Exhibit 208, RFC 2538, Storing Certificates in the Domain Name System (DNS) vs. Claims of the '211 Patent			
D522	Exhibit 209, RFC 2538, Storing Certificates in the Domain Name System (DNS) vs. Claims of the '504 Patent			
D523	Exhibit 210, IETF RFC 2065: Domain Name System Security Extensions; Published January 1997 vs. Claims of the '504 Patent			
D524	Exhibit 211, IETF RFC 2065: Domain Name System Security Extensions; Published January 1997 vs. Claims of the '211 Patent			
D525	Exhibit 212, RFC 2486, RFC 2661, RFC 2401, and Internet-Draft, "Secure Remote Access with L2TP" vs. Claims of the '135 Patent			
D526	Exhibit 213, U.S. Patent No. 7,100,195 in Combination with RFC 2401 and U.S. Patent No. 6,496,867 vs. Claims of the '135 Patent			
D527	Exhibit 214, U.S. Patent No. 7,100,195 in Combination with RFC 2401 and U.S. Patent No. 6,496,867 vs. Claims of the '151 Patent			
D528	Exhibit 215, U.S. Patent No. 6,643,701 vs. Claims of the '135 Patent			
D529	Exhibit 216, U.S. Patent No. 6,643,701 vs. Claims of the '151 Patent			
D530	Exhibit 217, U.S. Patent No. 6,496,867 in Combination with RFC 2401 vs. Claims of the '151 Patent			
D531	Exhibit 218, U.S. Patent No. 6,496,867 in Combination with RFC 2401 vs. Claims of the '135 Patent			
D532	Exhibit 219, U.S. Patent No. 6,496,867 vs. Claims of the '211 Patent			
D533	Exhibit 220, U.S. Patent No. 6,496,867 vs. Claims of the '504 Patent			
D534	Exhibit 221, RFC 2486, RFC 2661, RFC 2401, and Internet-Draft, "Secure Remote Access with L2TP" vs. Claims of the '151 Patent			
D535	Exhibit 222, U.S. Patent No. 6,557,037 vs. Claims of the '211 Patent			
D536	Exhibit 223, U.S. Patent No. 6,557,037 vs. Claims of the '504 Patent			
D537	Exhibit 224, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '135 Patent			
D538	Exhibit 225, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '151 Patent			
D539	Exhibit Cisco-1, Cisco's Prior Art Systems vs. Claims of the '135 Patent			
D540	Exhibit Cisco-2, Cisco's Prior Art Systems vs. Claims of the '151 Patent			
D541	Exhibit Cisco-3, Cisco's Prior Art Systems vs. Claims of the '180 Patent			
D542	Exhibit Cisco-4, Cisco's Prior Art Systems vs. Claims of the '211 Patent			
D543	Exhibit Cisco-5, Cisco's Prior Art Systems vs. Claims of the '504 Patent			
D544	Exhibit Cisco-6, Cisco's Prior Art Systems vs. Claims of the '759 Patent			
D545	Exhibit Cisco-7, Cisco's Prior Art PIX System vs. Claims of the '759 Patent			
D546	Exhibit A: Copy of U.S. Patent No. 6,502,135			
D547	Exhibit A: Copy of U.S. Patent No. 7,490,151			
D548	Exhibit B: Certificate of Service to Request For Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 6,502,135)			
D549	Exhibit B: Certificate of Service to Request For Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 7,490,151)			
D550	Exhibit B-1: File History of U.S. Patent 6,502,135			
D551	Exhibit B-2: Reexamination Record No. 95/001,269			
D552	Exhibit C1: Claim Chart – Aventail Connect v3.1 (Patent No. 6,502,135)			
D553	Exhibit C2: Claim Chart Aventail Connect V3.01 (Patent No. 6,502,135)			
D554	Exhibit C-1: Copy of U.S. Patent No. 7,010,604			
D555	Exhibit C2: Claim Chart Aventail Autosocks (Patent No. 7,490,151)			
D556	Exhibit C1: Claim Chart Aventail Connect v3.01 (Patent No. 7,490,151)			
D557	Exhibit C-2: Provisional Application 60/106,261			
D558	Exhibit C3: Claim Chart Aventail AutoSOCKS (Patent No. 6,502,135)			
D559	Exhibit C3: Claim Chart BinGO (Patent No. 7,490,151)			
D560	Exhibit C-3: Provisional Application 60/137,704			

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D561	Exhibit C4: Claim Chart Wang (Patent No. 6,502,135)		
D562	Exhibit C4: Claim Chart Beser (Patent No. 7,490,151)		
D563	Exhibit C5: Claim Chart Beser (Patent No. 6,502,135)		
D564	Exhibit C5: Claim Chart Wang (Patent No. 7,490,151)		
D565	Exhibit C6: Claim Chart BinGO (Patent No. 6,502,135)		
D566	Exhibit D: Memorandum Opinion in <i>VirnetX v. Microsoft</i> .		
D567	Exhibit D-1: Takahiro Kiuchi and Shigekoto Kaihara, "C-HTTP – The Development of a Secure, Closed HPPT-Based Network on the Internet," Published in the Proceedings of SNDSS 1996.		
D568	Exhibit D-10: D.E. Denning and G.M. Sacco, "Time-stamps in Key Distribution Protocols," Communications of the ACM, Vol. 24, N.8, pp. 533-536. August 1981.		
D569	Exhibit D-11: C.I. Dalton and J.F. Griffin, "Applying Military Grade Security to the Internet," Proceedings of the 8th Joint European Networking Conference (JENC 8), (May 12-15 1997).		
D570	Exhibit D-12: Steven M. Bellovin and Michael Merritt, "Encrypted Key Exchange: Password-Based protocols Secure against Dictionary Attacks," 1992 IEEE Symposium on Security and Privacy (1992).		
D571	Exhibit D-2: Copy of U.S. Pat. No. 5,898,830		
D572	Exhibit D-3: Eduardo Solana and Jürgen Harms, "Flexible Internet Secure Transactions Based on Collaborative Domains," Security Protocols Workshop 1997, pp. 37-51.		
D573	Exhibit D-4: Copy of U.S. Pat. No. 6,119,234		
D574	Exhibit D-5: Jeff Sedayao, "Mosaic Will Kill My Network!" – Studying Network Traffic Patterns of Mosaic Use," in Electron. Proc. 2nd World Wide Web Conf. '94: Mosaic and the Web, Chicago, IL, Oct. 1994.		
D575	Exhibit D-6: M. Luby Juels and R. Ostrovsky, "Security of Blind Digital Signatures," Crypto '97, LNCS 1294, pages 150-164, Springer-Verlag, Berlin, 1997.		
D576	Exhibit D-8: David M. Martin, "A Framework for Local Anonymity in the Internet," Technical Report. Boston University, Boston, MA, USA (Feb 21, 1998).		
D577	Exhibit D-9: Copy of U.S. Pat. No. 7,764,231		
D578	Exhibit E-1: Claim Charts Applying Kiuchi and Other References to Claims of the '135 Patent.		
D579	Exhibit E1: Declaration of Chris Hopen (Patent No. 6,502,135)		
D580	Exhibit E1: Declaration of Chris Hopen (Patent No. 7,490,151)		
D581	Exhibit E-2: Claim Charts Applying Wesinger and Other References to Claims of the '135 Patent.		
D582	Exhibit E2: Declaration of Michael Fratto (Patent No. 6,502,135)		
D583	Exhibit E2: Declaration of Michael Fratto (Patent No. 7,490,151)		
D584	Exhibit E-3: Claim Charts Applying Solana and Other References to Claims of the '135 Patent.		
D585	Exhibit E3: Declaration of James Chester (Patent No. 6,502,135)		
D586	Exhibit E3: Declaration of James Chester (Patent No. 7,490,151)		
D587	Exhibit E-4: Claim Charts Applying Aziz and Other References to Claims of the '135 Patent.		
D588	Exhibit X1: Aventail Connect Administrator's Guide v3.1/v2.6., PP 1-20 (1996-1999)		
D589	Exhibit X10: Copy of U.S. Patent No. 4,885,778		
D590	Exhibit X11: Copy of U.S. Patent No. 6,615,357		
D591	Exhibit X2: Aventail Connect Administrator's Guide v3.01/v2.51., PP 1-116 (1996-1999)		
D592	Exhibit X3: Aventail AutoSOCKS Administration & User's Guide v2.1., PP 1-70 (1996-1999)		
D593	Exhibit X4: Reed et al., "Proxies for Anonymous Routine," 12th Annual Computer Security Applications Conference, San Diego, CA, December -9-13, pp 1-10 (1996).		
D594	Exhibit X5: Wang, The Broadband Forum Technical Report, "TR-025 – Core Network Architecture Recommendations for Access to Legacy Data Networks over ADSL," Issue 1.0; pp. 1-24 , v1.0 (1999).		
D595	Exhibit X6: Copy of U.S. Patent No. 6,496,867		
D596	Exhibit X7: BinGO! User's Guide Incorporating by Reference BinGO! Extended Feature Reference.		
D597	Exhibit X7: Kent et al., "Security Architecture for the Internet Protocol," Network Working Group Request for Comments (RFC) 2401, pp 1-70 (1998).		

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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D598	Exhibit X8: Copy of U.S. Patent No. 6,182,141		
D599	Exhibit X9: BinGO! User's Guide v1.6 (1999).		
D600	Exhibit Y1: Aventail Extranet Server 3.0 Administrator's Guide.		
D601	Exhibit Y10: Hanks, S., et al., RFC1701, "Generic Routing Encapsulation (GRE)," 1994, Is Accessible at http://www.ietf.org/rfc/rfc1701.txt .		
D602	Exhibit Y10: Socolofsky, T. et al., RFC 1180, "A TCP/IP Tutorial," January 1991.		
D603	Exhibit Y11: Simpson, W., editor, RFC 1661, "The Point-to-Point Protocol (PPP)," July 1994.		
D604	Exhibit Y11: Simpson, W., RFC1994, "PPP Challenge Handshake Authentication Protocol (CHAP)," 1996, http://www.ietf.org/rfc/rfc1994.txt .		
D605	Exhibit Y12: Meyer, G., RFC 1968, "The PPP Encryption Control Protocol (ECP)," June 1996.		
D606	Exhibit Y12: Perkins, D., RFC1171, "The Point-To-Point Protocol for the Transmission of Multi-Protocol Datagrams over Point-To-Point Links," 1990, Is Accessible at http://www.ietf.org/rfc/rfc1171.txt .		
D607	Exhibit Y13: Kummert, H., RFC 2420, "The PPP Triple-DES Encryption Protocol (3DESE)," September, 1998.		
D608	Exhibit Y14: Townsley, W.M., et al., RFC 2661, "Layer Two Tunneling Protocol 'L2TP'," August 1999.		
D609	Exhibit Y15: Pall, G.S., RFC 2118, "Microsoft Point-To-Point Encryption (MPPE) Protocol," March 1997.		
D610	Exhibit Y16: Gross, G., et al., RFC 2364, "PPP Over AAL5," July 1998.		
D611	Exhibit Y17: Srisuresh, P., RFC 2663, "IP Network Address Translator (NAT) Terminology and Considerations," August 1999.		
D612	Exhibit Y18: Heinanen, J., RFC 1483, "Multiprotocol Encapsulation over ATM Adaptation Layer 5," July 1993.		
D613	Exhibit Y2: Goldschlag et al., "Hiding Routing Information" (1996).		
D614	Exhibit Y3: Copy of U.S. Patent No. 5,950,519		
D615	Exhibit Y4: Ferguson, P. and Huston, G., "What Is a VPN", The Internet Protocol Journal, Vol 1., No. 1 (June 1998 ("Ferguson").		
D616	Exhibit Y5: Mockapetris, P., RFC 1034, "Domain Names – Concepts and Facilities," November 1987 ("RFC1034").		
D617	Exhibit Y6: Mockapetris, P., RFC 1035, "Domain Names – Implementation and Specification," November 1987 ("RFC1035").		
D618	Exhibit Y8: Fielding, R., et al., RFC 2068, "Hypertext Transfer Protocol – HTTP/1.1," January 1997.		
D619	Exhibit Y8: Woodburn, R.A., et al., RFC1241, "A Scheme for an Internet Encapsulation Protocol: Version 1," 1991.		
D620	Exhibit Y9: Leech, M., et al., RFC 1928, "Socks Protocol Version 5," March 1996.		
D621	Exhibit Y9: Simpson, W., RFC1853, "IP in IP Tunneling," 1995, Is Accessible at http://www.ietf.org/rfc/rfc1583.txt .		
D622	Form PTO/SB/42, Listing Each Patent and Printed Publication Relied Upon to Provide a Substantial New Question of Patentability (Patent No. 6,502,135)		
D623	Form PTO/SB/42, Listing Each Patent and Printed Publication Relied Upon to Provide a Substantial New Question of Patentability (Patent No. 7,490,151)		
D624	Request for Inter Partes Reexamination (Patent No. 6,502,135)		
D625	Request for Inter Partes Reexamination Transmittal Form (PTO/SB/58) (Patent No. 6,502,135)		
D626	Request for Inter Partes Reexamination Transmittal Form (PTO/SB/58) (Patent No. 7,490,151)		
D627	Request for Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 6,502,135)		
D628	Request for Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 7,490,151)		
D629	Transmittal Letter (Patent No. 6,502,135)		
D630	Transmittal Letter (Patent No. 7,490,151)		
D631	Joint Claim Construction and Prehearing Statement		
D632	Exhibit A: Agreed Upon Terms; P.R. 4-3 Joint Claims Construction and Prehearing Statement		
D633	Exhibit B: Disputed Claim Terms; P.R. 4-3 Joint Claim Construction and Prehearing Statement		

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D634	Exhibit C; VirnetX's Proposed Construction of Claim Terms and Supporting Evidence		
D635	Exhibit D; Defendants' Intrinsic and Extrinsic Support; P.R. 4-3 Joint Claim Construction and Prehearing Statement		
D636	U.S. Patent 6,839,759		
D637	Exhibit B-4; VirnetX, Inc. v. Microsoft Corp., Case No. 6:07-cv-80, Microsoft's Motion for Partial Summary Judgment of Invalidity of U.S. Patent No. 6,839,759 (E.D. Tex. Dec. 18, 2009)		
D638	Exhibit D-2; Kent et al., "Security Architecture for the Internet Protocol," Internet Engineering Task Force, Internet Draft, (Feb. 1998)		
D639	Exhibit D-3; Aziz et al., U.S. Patent 5,548,646 to Aziz et al., "System for Signatureless Transmission and Reception of Data Packets Between Computer Networks," Filed Sept. 15, 1994 and issued Aug. 20, 1996		
D640	Exhibit D-4; Yinger; U.S. Patent 5,960,204 to Yinger et al., "System and Method for Installing Applications on a Computer on an as needed basis, Filed on October 28, 1996 and Issued September 28, 1999		
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D642	Exhibit D-12; RFC 1122, Braden, "Requirements for Internet Hosts – Communication Layers," RFC 1122 (Oct. 1989)		
D643	Exhibit D-13; RFC 791; Information Sciences Institute, "Internet Protocol," DARPA Internet Program Specification RFC 791 (Sept. 1981)		
D644	Exhibit D-14; Caronni et al., "SKIP – Securing the Internet," 5th International Workshops on Enabling Technologies: Infrastructure for Collaborative Enterprises (WET ICE '96) (June 19-21, 1996)		
D645	Exhibit D-15; Maughan et al., "Internet Security Association and Key Management Protocol (ISAKMP)," IPSEC Work Group Draft (July 26, 1997)		
D646	Exhibit E-1; Claim Charts Applying Kiuchi as a Primary Reference to the '759 Patent.		
D647	Exhibit E-2; Claim Charts Applying Kent as a Primary Reference to the '759 Patent		
D648	Exhibit E-3; Claim Charts Applying Aziz as a Primary Reference to the '759 Patent		
D649	Exhibit E-4; Claim Charts Applying Kent in view of Caronni as a Primary Combination of References to the '759 Patent		
D650	Exhibit D-5; Edwards et al., "High Security Web Servers and Gateways," Computer Networks and ISDN System 29, pages 927-938 (Sept. 1997)		
D651	Exhibit D-10; Lee et al., "Hypertext Transfer Protocol – HTTP/1.0," RFC 1945 (May 1996)		
D652	Exhibit E-3; Claim Charts Applying Blum to Claims of the '151 Patent		
D653	Exhibit B-1, File History of U.S. Patent 7,490,151		
D654	Exhibit E-1, Claim Charts Applying Kiuchi, and Kiuchi and Martin to Claims of the '151 Patent		
D655	Exhibit E-2, Claim Charts Applying Wesinger, and Wesinger and Martin to Claims of the '151 Patent		
D656	Exhibit E-4, Claim Charts Applying Aziz and Edwards, and Aziz, Edwards, and Martin to Claims of the '151 Patent		
D657	Exhibit E-6, Claim Charts Applying Wesinger and Edwards, and Wesinger, Edwards, and Martin to Claims of the '151 Patent		
D658	VirnetX Inc., V. Mitel Networks Corp.; Defendants' Joint Invalidity Contentions		
D659	Exhibit 37, RFC 2661 vs. Claims of the '135 Patent		
D660	Exhibit 38, RFC 2661 vs. Claims of the '211 Patent		
D661	Exhibit 39, RFC 2661 vs. Claims of the '504 Patent		
D662	Exhibit 40, SecureConnect vs. Claims of the '135 Patent		
D663	Exhibit 41, SecureConnect vs. Claims of the '211 Patent		
D664	Exhibit 42, SecureConnect vs. Claims of the '504 Patent		
D665	Exhibit 43, SFS-HTTP vs. Claims of the '135 Patent		
D666	Exhibit 44, SFS-HTTP vs. Claims of the '211 Patent		
D667	Exhibit 45, SFS-HTTP vs. Claims of the '504 Patent		
D668	Exhibit 46, US '883 vs. Claims of the '135 Patent		

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /K.L./

Complete if Known

**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT***(Use as many sheets as necessary)*

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Art Unit	2495
Examiner Name	Olanrewaju J. Bucknor
Docket Number	77580-196 (VRNK-0001CP3CNFT9)

D669	Exhibit 47, US '883 vs. Claims of the '211 Patent			
D670	Exhibit 48, US '883 vs. Claims of the '504 Patent			
D671	Exhibit 49, Chuah vs. Claims of the '135 Patent			
D672	Exhibit 50, Chuah vs. Claims of the '211 Patent			
D673	Exhibit 51, Chuah vs. Claims of the '504 Patent			
D674	Exhibit 52, U.S. '648 vs. Claims of the '135 Patent			
D675	Exhibit 53, U.S. '648 vs. Claims of the '211 Patent			
D676	Exhibit 57, B&M VPNs vs. Claims of the '504 Patent			
D677	Exhibit 58, BorderManager vs. Claims of the '135 Patent			
D678	Exhibit 59, BorderManager vs. Claims of the '211 Patent			
D679	Exhibit 60, BorderManager vs. Claims of the '504 Patent			
D680	Exhibit 61, Prestige 128 Plus vs. Claims of the '135 Patent			
D681	Exhibit 62, Prestige 128 Plus vs. Claims of the '211 Patent			
D682	Exhibit 63, Prestige 128 Plus vs. Claims of the '504 Patent			
D683	Exhibit 64, RFC 2401 vs. Claims of the '135 Patent			
D684	Exhibit 65, RFC 2401 vs. Claims of the '211 Patent			
D685	Exhibit 66, RFC 2401 vs. Claims of the '504 Patent			
D686	Exhibit 67, US '072 vs. Claims of the '135 Patent			
D687	Exhibit 68, RFC 2486 vs. Claims of the '211 Patent			
D688	Exhibit 69, RFC 2486 vs. Claims of the '504 Patent			
D689	Exhibit 70 Understanding IPsec vs. Claims of the '135 Patent			
D690	Exhibit 71, Understanding IPsec vs. Claims of the '211 Patent			
D691	Exhibit 72, Understanding IPsec vs. Claims of the '504 Patent			
D692	Exhibit 73, US '820 vs. Claims of the '135 Patent			
D693	Exhibit 74, US '820 vs. Claims of the '211 Patent			
D694	Exhibit 75, US '820 vs. Claims of the '504 Patent			
D695	Exhibit 76, US '019 vs. Claims of the '211 Patent			
D696	Exhibit 77, US '019 vs. Claims of the '504 Patent			
D697	Exhibit 78, US '049 vs. Claims of the '135 Patent			
D698	Exhibit 79, US '049 vs. Claims of the '211 Patent			
D699	Exhibit 80, US '049 vs. Claims of the '504 Patent			
D700	Exhibit 81, US '748 vs. Claims of the '135 Patent			
D701	Exhibit 82, US '261 vs. Claims of the '135 Patent			
D702	Exhibit 83, US '261 vs. Claims of the '211 Patent			
D703	Exhibit 84, US '261 vs. Claims of the '504 Patent			
D704	Exhibit 85, US '900 vs. Claims of the '135 Patent			
D705	Exhibit 86, US '900 vs. Claims of the '211 Patent			
D706	Exhibit 87, US '900 vs. Claims of the '504 Patent			
D707	Exhibit 88, US '671 vs. Claims of the '135 Patent			
D708	Exhibit 89, US '671 vs. Claims of the '211 Patent			
D709	Exhibit 90, US '671 vs. Claims of the '504 Patent			
D710	Exhibit 91, JP '704 vs. Claims of the '135 Patent			
D711	Exhibit 92, JP '704 vs. Claims of the '211 Patent			
D712	Exhibit 93, JP '704 vs. Claims of the '504 Patent			
D713	Exhibit 94, GB '841 vs. Claims of the '135 Patent			
D714	Exhibit 95, GB '841 vs. Claims of the '211 Patent			
D715	Exhibit 96, GB '841 vs. Claims of the '504 Patent			
D716	Exhibit 97, US '318 vs. Claims of the '135 Patent			
D717	Exhibit 98, US '318 vs. Claims of the '211 Patent			

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**INFORMATION DISCLOSURE
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Docket Number	77580-196 (VRNK-0001CP3CNFT9)

D718	Exhibit 99, US '318 vs. Claims of the '504 Patent	
D719	Exhibit 100, VPN/VLAN vs. Claims of the '135 Patent	
D720	Exhibit 101, Nikkei vs. Claims of the '135 Patent	
D721	Exhibit 102, Nikkei vs. Claims of the '211 Patent	
D722	Exhibit 103, Nikkei vs. Claims of the '504 Patent	
D723	Exhibit 104, Special Anthology vs. Claims of the '135 Patent	
D724	Exhibit 106-A, Gauntlet System vs. Claims of the '135 Patent	
D725	Exhibit 109-A, Gauntlet System vs. Claims of the '211 Patent	
D726	Exhibit 110-A, Gauntlet System vs. Claims of the '504 Patent	
D727	Exhibit 112, IntraPort System vs. Claims of the '135 Patent	
D728	Exhibit 115, IntraPort System vs. Claims of the '211 Patent	
D729	Exhibit 116, IntraPort System vs. Claims of the '504 Patent	
D730	Exhibit 118, Altiga VPN System vs. Claims of the '135 Patent	
D731	Exhibit 121, Altiga VPN System vs. Claims of the '211 Patent	
D732	Exhibit 122, Altiga VPN System vs. Claims of the '504 Patent	
D733	Exhibit 124, Kiuchi vs. Claims of the '135 Patent	
D734	Exhibit 127, Kiuchi vs. Claims of the '211 Patent	
D735	Exhibit 128, Kiuchi vs. Claims of the '504 Patent	
D736	Exhibit 137, Schulzrinne vs. Claims of the '135 Patent	
D737	Exhibit 137, Schulzrinne vs. Claims of the '135 (Final) Patent	
D738	Exhibit 140, Schulzrinne vs. Claims of the '211 Patent	
D739	Exhibit 141, Schulzrinne vs. Claims of the '504 Patent	
D740	Exhibit 143, Solana vs. Claims of the '135 Patent	
D741	Exhibit 146, Solana vs. Claims of the '211 Patent	
D742	Exhibit 147, Solana vs. Claims of the '504 Patent	
D743	Exhibit 155, Marino vs. Claims of the '135 Patent	
D744	Exhibit 158, Marino vs. Claims of the '211 Patent	
D745	Exhibit 159, Marino vs. Claims of the '504 Patent	
D746	Exhibit 168, Aziz vs. Claims of the '135 Patent	
D747	Exhibit 171, U.S. '234 vs. Claims of the '211 Patent	
D748	Exhibit 172, Aziz vs. Claims of the '504 Patent	
D749	Exhibit 175, Valencia vs. Claims of the '135 Patent	
D750	Exhibit 178, Valencia vs. Claims of the '211 Patent	
D751	Exhibit 179, Valencia vs. Claims of the '504 Patent	
D752	Exhibit 181, Davison vs. Claims of the '135 Patent	
D753	Exhibit 184, Davison vs. Claims of the '211 Patent	
D754	Exhibit 185, Davison vs. Claims of the '504 Patent	
D755	Exhibit 200, BinGO! User's Guide/Extended Features Reference vs. Claims of the '135 Patent	
D756	Exhibit 203, Broadband Forum Technical Report TR-025 (Issue 1.0/5.0) vs. Claims of the '135 Patent	
D757	Exhibit 206, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '211 Patent	
D758	Exhibit 207, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '504 Patent	
D759	Exhibit 208, RFC 2538, Storing Certificates in the Domain Name System (DNS) vs. Claims of the '211 Patent	
D760	Exhibit 209, RFC 2538, Storing Certificates in the Domain Name System (DNS) vs. Claims of the '504 Patent	
D761	Exhibit 212, RFC 2486, RFC 2661, RFC 2401 and Internet-Draft, "Secure Remote Access with L2TP" vs. Claims of the '135 Patent	
D762	Exhibit 218, U.S. Patent No. 6,496,867 in combination with RFC 2401' vs. Claims of the '135 Patent	
D763	Exhibit 219, U.S. Patent No. 6,496,867 vs. Claims of the '211 Patent	

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Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
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D764	Exhibit 220, U.S. Patent No. 6,496,867 vs. Claims of the '504 Patent		
D765	Exhibit 222, U.S. Patent No. 6,557,037 vs. Claims of the '211 Patent		
D766	Exhibit 223, U.S. Patent No. 6,557,037 vs. Claims of the '504 Patent		
D767	Exhibit 224, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '135 Patent		
D768	Exhibit 228, U.S. 588 vs. Claims of the '211 Patent (Final)		
D769	Exhibit 229, U.S. 588 vs. Claims of the '504 Patent (Final)		
D770	Exhibit 230, Microsoft VPN vs. Claims of the '135 Patent (Final)		
D771	Exhibit 231, Microsoft VPN vs. Claims of the '211 Patent (Final)		
D772	Exhibit XX, Microsoft VPN vs. Claims of the '504 Patent		
D773	Exhibit Cisco-1, Cisco's Prior Art System vs. Claims of the '135 Patent		
D774	Exhibit Cisco-4, Cisco's Prior Art System vs. Claims of the '211 Patent		
D775	Exhibit Cisco-5, Cisco's Prior Art System vs. Claims of the '504 Patent		
D776	Exhibit 225, US '037 vs. Claims of the '135 Patent		
D777	Exhibit 226, ITU-T Standardization Activities vs. Claims of the '135 Patent		
D778	Exhibit 227, US '393 vs. Claims of the '135 Patent		
D779	Exhibit 233, The Miller Application vs. Claim 13 of the '135 Patent		
D780	Exhibit 234, Aventail Connect 3.1/2.6 Administrator's Guide ("Aventail Connect") vs. Claims of the '504 Patent		
D781	Exhibit 235, Microsoft VPN vs. Claims of the '504 Patent		
D782	Exhibit 1, IETF RFC 2065: Domain Name System Security Extensions; published January 1997 vs. Claims of the '211 Patent		
D783	Exhibit 2, IETF RFC 2065: Domain Name System Security Extensions; published January 1997 vs. Claims of the '504 Patent		
D784	Exhibit 3, RFC 2543 vs. Claims of the '135 Patent		
D785	Exhibit 4, RFC 2543 vs. Claims of the '211 Patent		
D786	Exhibit 5, RFC 2543 vs. Claims of the '504 Patent		
D787	Exhibit 6, SIP Draft v.2 vs. Claims of the '135 Patent		
D788	Exhibit 7, SIP Draft v.2 vs. Claims of the '211 Patent		
D789	Exhibit 8, SIP Draft v.2 vs. Claims of the '504 Patent		
D790	Exhibit 9, H.323 vs. Claims of the '135 Patent		
D791	Exhibit 10, H.323 vs. Claims of the '211 Patent		
D792	Exhibit 11, H.323 vs. Claims of the '504 Patent		
D793	Exhibit 12, SSL 3.0 vs. Claims of the '135 Patent		
D794	Exhibit 13, SSL 3.0 vs. Claims of the '211 Patent		
D795	Exhibit 14, SSL 3.0 vs. Claims of the '504 Patent		
D796	Exhibit 15, RFC 2487 vs. Claims of the '135 Patent		
D797	Exhibit 16, RFC 2487 vs. Claims of the '211 Patent		
D798	Exhibit 17, RFC 2487 vs. Claims of the '504 Patent		
D799	Exhibit 18, RFC 2595 vs. Claims of the '135 Patent		
D800	Exhibit 21, iPass vs. Claims of the '135 Patent		
D801	Exhibit 22, iPass vs. Claims of the '211 Patent		
D802	Exhibit 23, iPass vs. Claims of the '504 Patent		
D803	Exhibit 24, U.S. Patent No. 6,453,034 ('034 Patent") vs. Claims of the 135 Patent		
D804	Exhibit 25, U.S. Patent No. 6,453,034 ('034 Patent") vs. Claims of the 211 Patent		
D805	Exhibit 26, U.S. Patent No. 6,453,034 ('034 Patent") vs. Claims of the 504 Patent		
D806	Exhibit 27, U.S. Patent No. 6,223,287 ("287 Patent") vs. Claims of the 135 Patent		
D807	Exhibit 28, U.S. Patent No. 6,223,287 ("287 Patent") vs. Claims of the 211 Patent		
D808	Exhibit 29, U.S. Patent No. 6,223,287 ("287 Patent") vs. Claims of the 504 Patent		
D809	Exhibit 35, RFC 1928 vs. Claims of the '211 Patent		
D810	Exhibit 36, RFC 1928 vs. Claims of the '504 Patent		

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
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		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D811	Exhibit 106, Gaunlet System and Gaunlet References vs. Claims of the '135 Patent		
D812	Exhibit 109, Gaunlet System and Gaunlet References vs. Claims of the '211 Patent		
D813	Exhibit 110, Gaunlet System vs. Claims of the '504 Patent		
D814	Exhibit 130, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '135 Patent		
D815	Exhibit 133, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '211 Patent		
D816	Exhibit 134, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '504 Patent		
D817	Exhibit 149, Atkinson vs. Claims of the '135 Patent		
D818	Exhibit 152, Atkinson vs. Claims of the '211 Patent		
D819	Exhibit 153, Atkinson vs. Claims of the '504 Patent		
D820	Exhibit 162, Wesinger vs. Claims of the '135 Patent		
D821	Exhibit 165, Wesinger vs. Claims of the '211 Patent		
D822	Exhibit 166, Wesinger vs. Claims of the '504 Patent		
D823	Exhibit 187, AutoSOCKS v2.1 vs. Claims of the '135 Patent		
D824	Exhibit 191, Aventail Connect 3.01/2.51 ("Aventail Connect") vs. Claims of the '135 Patent		
D825	Exhibit 195, Aventail Connect 3.1/2.6 Administrator's Guide ("Aventail Connect") vs. Claims of the '135 Patent		
D826	Exhibit 204, Domain Name System (DNS) Security vs. Claims of the '211 Patent		
D827	Exhibit 205, Domain Name System (DNS) Security ("DNS Security") vs. Claims of the '504 Patent		
D828	Exhibit 210, Lendenmann vs. Claims of the '211 Patent		
D829	Exhibit 211, Lendenmann vs. Claims of the '504 Patent		
D830	Exhibit 213, U.S. Patent No. 7,100,195 in combination with RFC 2401 and U.S. Patent No. 6,496,867 vs. Claims of the '135 Patent		
D831	Exhibit 215, Aziz vs. Claims of the '135 Patent		
D832	Cisco '180, Efiling Acknowledgment		
D833	Exhibit A, U.S. Patent 7,188,180		
D834	Exhibit B1, File History of U.S. Patent 7,188,180		
D835	Exhibit B2, File History of U.S. Patent Application No. 09/588,209		
D836	Exhibit B3, File History of Reexamination Control No. 95/001,270, Reexamination of U.S. 7,188,180 requested by Microsoft Corp		
D837	Exhibit D1, "Lendenmann": Rolf Lendenman, Understanding OSF DCE 1.1 For AIX and OS/2, IBM International Technical Support Organization (Oct. 1995).		
D838	Exhibit D5, "Schneier": Bruce Schneier, Applied Cryptography (1996)		
D839	Exhibit D6, RFC 793; Information Sciences Institute, "Transmission Control Protocol," DARPA Internet Program Specification RFC 793 (Sept. 1981)		
D840	Exhibit D7, "Schimpf"; Brian C. Schimpf, "Securing Web Access with DCE," Presented at Network and Distributed System Security (Feb. 10-11, 1997)		
D841	Exhibit D8, "Rosenberry"; Ward Rosenberry, David Kenney, and Gerry Fisher, Understanding DCE (1993)		
D842	Exhibit D9, Masys; Daniel R. Masys & Dixie B. Baker, "Protecting Clinical Data on Web Client Computers: The PCASSO Approach," Proceedings of the AMIA '98 Annual Symposium, Orlando, Florida (Nov. 7-11, 1998)		
D843	Exhibit E1, Claim Charts Applying Lendenmann as a Primary Reference to the '180 Patent.		
D844	Exhibit E2, Claim Charts Applying Kiuchi as a Primary Reference to the '180 Patent		
D845	Exhibit E3, Claim Charts Applying Solana as a Primary Reference to the '180 Patent		
D846	Exhibit E4, Claim Charts Applying Schimpf and Rosenberry as a Primary Reference to the '180 Patent		
D847	Request for Inter Partes Reexamination of Patent No. 7,188,180		
D848	Modified PTO Form 1449		
D849	Request for Inter Partes Reexamination Transmittal Form No. 7,188,180		

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /K.L./
 Petitioner Apple Inc. - Ex. 1004, p. 270

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D850	Exhibit A; U.S. Patent 7,921,211 with Terminal Disclaimer		
D851	Exhibit B, Certificate of Service to Request For Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 7,921,211)		
D852	Exhibit C1, Claim Chart – USP 7,921,211 Relative to Solana, Alone and in Conjunction with RFC 920, Reed and Beser		
D853	Exhibit C2, Claim Chart – USP 7,921,211 Relative to Solana in view of RFC 2504 and Further in conjunction with RFC 920, Reed, and Beser		
D854	Exhibit C3, Claim Chart – USP 7,921,211 Relative to Provino, Alone and in Conjunction with RFC 920, Reed, and Beser)		
D855	Exhibit C4, Claim Chart – USP 7,921,211 Relative to Provino in view of RFC 2230 and Further in Conjunction with RFC 920, Reed and Beser		
D856	Exhibit C5, Claim Chart – USP 7,921,211 Relative to Provino in view of RFC 2504 and in Further Conjunction with RFC 920, Reed and Beser		
D857	Exhibit C6, Claim Chart – USP 7,921,211 Relative to Beser, Alone and in Conjunction with RFC 920, RFC 2401, and Reed		
D858	Exhibit C7, Claim Chart – USP 7,921,211 Relative to RFC 2230, Alone and in Conjunction with RFC 920, RFC 2401, Reed, and Beser		
D859	Exhibit C8, Claim Chart – USP 7,921,211 Relative to RFC 2538, Alone and in Conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D860	Exhibit D1, Asserted Claim and Infringement Contentions by Plaintiff VirnetX, Inc. in <i>VirnetX, Inc. v. Cisco Systems, Inc., Apple Inc., Aastra Technologies Ltd, NEC Corporation, NEC Corporation of America and Aastra USA, Inc.</i> , Civ. Act 6:2010cv00417 (E.D. Tex)		
D861	Exhibit D2, Asserted Claims and Infringement Contentions by Plaintiff VirnetX, Inc. against Apple based on 7,921,211 Patent		
D862	Exhibit X1, Solana, E. et al. "Flexible Internet Secure Transactions Based on Collaborative Domains"		
D863	Exhibit X2, U.S. Patent 6,557,037		
D864	Exhibit X4, Atkinson, R., IETF RFC 2230, "Key Exchange Delegation Record for the DNS" (November 1997)		
D865	Exhibit X6, Kent, et al., IETF RFC 2401, "Security Architecture for the Internet Protocol" (November 1998) Is Accessible at: http://www.ietf.org/rfc/rfc2401.txt		
D866	Exhibit X7, Eastlake, D. et al., IETF RFC 2065, "Domain Name System Security Extensions" (January 1997) Is Accessible at: http://www.ietf.org/rfc/rfc2065.txt		
D867	Exhibit X9, Guttman, E. et al., IETF RFC 2504, "Users' Security Handbook" (February 1999) Is Accessible At: http://www.ietf.org/rfc/rfc2504.txt		
D868	Exhibit Y3, Braden, R., RFC 1123, "Requirements for Internet Hosts – Application and Support," October 1989 ("RFC1123").		
D869	Exhibit Y4, Atkinson, R., RFC 1825, "Security Architecture for the Internet Protocol (August 1995) Is Accessible At: http://www.ietf.org/rfc/rfc1825.txt		
D870	Exhibit Y5, Housley, R. et al., RFC 2459, "Internet X.509 Public Key Infrastructure Certificate and CRL Profile" (January 1999) Is accessible At: http://www.ietf.org/rfc/rfc2459.txt		
D871	Exhibit A, U.S. Patent 7,418,504		
D872	Exhibit B, Certificate of Service to Request For Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 7,418,504)		
D873	Exhibit C1, Claim Chart – USP 7,418,504 Relative to Solana, Alone and in Conjunction with RFC 920, Reed, and Beser		
D874	Exhibit C2, Claim Chart – USP 7,418,504 Relative to Solana in view of RFC 2504 and Further in Conjunction with RFC 920, Reed, and Beser		
D875	Exhibit C3, Claim Chart – USP 7,418,504 Relative to Provino, Alone and in Conjunction with RFC 920, Reed, and Beser		
D876	Exhibit C4, Claim Chart – USP 7,418,504 Relative to Provino in View of RFC 2230 and Further in Conjunction with RFC 920, Reed and Beser		
D877	Exhibit C5, Claim Chart – USP 7,418,504 Relative to Provino in View of RFC 2504 and in Further Conjunction with RFC 920, Reed, and Beser		

INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D878	Exhibit C6, Claim Chart – USP 7,418,504 Relative to Beser, Alone and in Conjunction with RFC 920, RFC 2401, and Reed		
D879	Exhibit C7, Claim Chart – USP 7,418,504 Relative to RFC 2230, Alone and in Conjunction with RFC 920, RFC 2401, Reed, and Beser		
D880	Exhibit C8, Claim Chart – USP 7,418,504 Relative to RFC 2538, Alone and in Conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D881	Exhibit D1, Asserted Claims and Infringement Contentions by Plaintiff VirnetX Inc. in <i>VirnetX, Inc. v. Cisco Systems, Inc., Applce, Inc, Aastra Technologies Ltd., NEC Corporation, NEC Corporation of America and Aastra USA, Inc.</i> , Civ. Act. 6:2010cv00417 (E.D. Tex)		
D882	Exhibit D2, Asserted Claims and Infringement Contentions by Plaintiff VirnetX Inc. against Apple Inc. Based on the 7,418,504		
D883	Exhibit X5, Eastlake, D., et al., IETF RFC 2538, "Storing Certificates in the Domain Name System (DNS)" (March 1999)		
D884	Exhibit X6, Kent, S. IETF RFC 2401, "Security Architecture for the Internet Protocol, (November1998) http://www.ietf.org/rfc/rfc2401.txt		
D885	Exhibit X8, Postel, J. et al., IETF RFC 920, "Domain Requirements" (October 1984) Is Accessible at http://www.ietf.org/rfc/rfc920.txt		
D886	Exhibit X10, Reed, M. et al. "Proxies for Anonymous Routing," 12th Annual Computer Security Applications Conference, San Diego, CA, Dec. 9-13, 1996.		
D887	Request for Inter Partes Reexamination Transmittal form		
D888	Transmittal Letter		
D889	Request for Inter Partes Reexamination Under 35 U.S.C. § 311		
D890	Exhibit D-7, "Thomas": Brian Thomas, "Recipe for E-Commerce, IEEE Internet Computing, (Nov.-Dec. 1997)		
D891	Exhibit D-9, "Kent II": Stephen Kent & Randall Atkinson, "IP Encapsulating Security Payload (ESP)," Internet Engineering Task Force, Internet Draft (Feb. 1998)		
D892	Exhibit C1, Claim Chart – USP 7,921,211 Relative to Solana, Alone and in Conjunction with RFC 920, Reed and Beser (Came from Inval. Cisco dtd 11/18/11)		
D893	Exhibit C2, Claim Chart – USP 7,921,211 Relative to Solana in View of RFC 2504 and Further in Conjunction with RFC 920, Reed, and Beser		
D894	Exhibit C3, Claim Chart – USP 7,921,211 Relative to Provino, Alone and in Conjunction with RFC 920, Reed, and Beser		
D895	Exhibit C4, Claim Chart – USP 7,921,211 Relative to Provino in View of RFC 2230 and Further in Conjunction with RFC 920, Reed and Beser		
D896	Exhibit C5, Claim Chart – USP 7,921,211 Relative to Provino in View of RFC 2504 and in Further Conjunction with RFC 920, Reed and Beser		
D897	Exhibit C6, Claim Chart – USP 7,921,211 Relative to Beser, Alone and in Conjunction with RFC 920, RFC 2401, and Reed		
D898	Exhibit C7, Claim Chart – USP 7,921,211 Relative to RFC 2230, Alone and in Conjunction with RFC 920, Reed, and Beser		
D899	Exhibit C8, Claim Chart – USP 7,921,211 Relative to RFC 2538, Alone and in Conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D900	211 Request for Inter Partes Reexamination		
D901	Exhibit C1, Claim Chart – USP 7,418,504 Relative to Solana, Alone and in Conjunction with RFC 920, Reed and Beser		
D902	Exhibit C2, Claim Chart – USP 7,418,504 Relative to Solana in View of RFC 2504 and Further in Conjunction with RFC 920, Reed, and Beser		
D903	Exhibit C3, Claim Chart – USP 7,418,504 Relative to Provino, Alone and in Conjunction with RFC 920, Reed, and Beser		
D904	Exhibit C5, Claim Chart – USP 7,418,504 Relative to Provino in View of RFC 2504 and in Further Conjunction with RFC 920, Reed and Beser		
D905	Exhibit C6, USP 7,418,504 Relative to Beser, Alone and in Conjunction with RFC 920, RFC 2401, and Reed		

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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
	Docket Number	77580-196 (VRNK-0001CP3CNFT9)	
D906	Exhibit C7, Claim Chart – USP 7,418,504 Relative to RFC 2230, Alone and in Conjunction with RFC 920, RFC 2401, Reed, and Beser		
D907	Exhibit C8, Claim Chart – USP 7,418,504 Relative to RFC 2538, Alone and in Conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D908	504 Request for Inter Partes Reexamination		
D909	Defendants' Supplemental Joint Invalidity Contentions		
D910	Exhibit 226, Securing Web Access with DCE vs. Claims of the '135 Patent		
D911	Exhibit 227, Securing Web Access with DCE vs. Claims of the '151 Patent		
D912	Exhibit 228, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '135 Patent		
D913	Exhibit 229, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '151 Patent		
D914	Exhibit 230, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '180 Patent		
D915	Exhibit 231, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '211 Patent		
D916	Exhibit 232, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '504 Patent		
D917	Exhibit 233, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '759 Patent		
D918	Exhibit 234, U.S. '648 vs. Claims of the '135 Patent		
D919	Exhibit 235, U.S. '648 vs. Claims of the '211 Patent		
D920	Exhibit 236, U.S. '648 vs. Claims of the '504 Patent		
D921	Exhibit 237, U.S. '648 vs. Claims of the '135 Patent		
D922	Exhibit 238, Gauntlet System vs. Claims of the '211 Patent		
D923	Exhibit 239, Gauntlet System vs. Claims of the '504 Patent		
D924	Exhibit 240, Gauntlet System vs. Claims of the '135 Patent		
D925	Exhibit 241, U.S. '588 vs. Claims of the '211 Patent		
D926	Exhibit 242, U.S. '588 vs. Claims of the '504 Patent		
D927	Exhibit 243, Microsoft VPN vs. Claims of the '135 Patent		
D928	Exhibit 244, Microsoft VPN vs. Claims of the '211 Patent		
D929	Exhibit 245, Microsoft VPN vs. Claims of the '504 Patent		
D930	Exhibit 246, ITU-T Standardization Activities vs. Claims of the '135 Patent		
D931	Exhibit 247, U.S. '393 vs. Claims of the '135 Patent		
D932	Exhibit 248, The Miller Application vs. Claim 13 of the '135 Patent		
D933	Exhibit 249, Gauntlet System vs. Claims of the '151 Patent		
D934	Exhibit 250, ITU-T Standardization Activities vs. Claims of the '151 Patent		
D935	Exhibit 251, U.S. Patent No. 5,940,393 vs. Claims of the '151 Patent		
D936	Exhibit 252, Microsoft VPN vs. Claims of the '151 Patent		
D937	Exhibit 253, U.S. Patent No.6,324,648 vs. Claims of the '151 Patent		
D938	Exhibit 254, U.S. Patent No.6,857,072 vs. Claims of the '151 Patent		
D939	Exhibit A, Aventail Press Release, May 2, 1997		
D940	Exhibit B, InfoWorld, "Aventail Delivers Highly Secure, Flexible VPN Solution," InfoWorld, page 64D, (1997)		
D941	Exhibit C, Aventail AutoSOCKS v2.1 Administrator's Guide		
D942	Exhibit D, Aventail Press Release, October 12, 1998		
D943	Exhibit G, Aventail Press Release, May 26, 1999		
D944	Exhibit H, Aventail Press Release, August 9, 1999		
D945	Exhibit J, "Aventail ExtraNet Center 3.1: Security with Solid Management, Network Computing, June 28, 1999		
D946	Petition in Opposition to Patent Owner's Petition to Vacate Inter Partes ReExamination Determination on Certain Prior Art		
D947	Request for Inter Partes Reexamination Under 35 U.S.C. § 311		
D948	Exhibit B, Certificate of Service to Request for Inter Partes Reexamination Under U.S.C. § 311		
D949	Exhibit C1, Claim Chart Aventail Connect v3.1		
D950	Exhibit C2, Claim Chart Aventail Connect v3.01		

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		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D951	Exhibit C3, Claim Chart Aventail AutoSOCKS		
D952	Exhibit C4, Claim Chart Wang		
D953	Exhibit C5, Claim Chart Beser		
D954	Exhibit C6, Claim Chart BINGO		
D955	Exhibit X6, U.S. Patent 6,496,867		
D956	Exhibit X10, U.S. Patent 4,885,778		
D957	Exhibit X11, U.S. Patent 6,615,357		
D958	Exhibit Y3, U.S. Patent 5,950,519		
D959	Request for Inter Partes Reexamination Transmittal Form		
D960	Transmittal Letter		
D961	Exhibit D, v3.1 Administrator's Guide		
D962	Exhibit E-1, Claim Charts Applying Kiuchi to Various Claims of the '135 Patent		
D963	Exhibit E-2, Claim Charts Applying Wesinger to Various Claims of the '135 Patent		
D964	Exhibit E-3, Claim Charts Applying Solana to Various Claims of the '135 Patent		
D965	Exhibit E-4, Claim Charts Applying Aziz to Various Claims of the '135 Patent		
D966	Request for Inter Partes Reexamination Transmittal Form		
D967	Request for Inter Partes Reexamination		
D968	PTO Form 1449		
D969	Exhibit C1, Claim Chart Aventail Connect v3.01		
D970	Exhibit C2, Claim Chart Aventail AutoSOCKS		
D971	Exhibit C3, Claim Chart BINGO		
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D974	Transmittal Letter		
D975	Request for Inter Partes Reexamination Under 35 U.S.C. § 311		
D976	Exhibit B, Certificate of Service to Request for Inter Partes Reexamination Under 35 U.S.C. § 311		
D977	Exhibit E-1, Claim Charts Applying Kiuchi, and Kiuchi and Martin to Claims of the '151 Patent		
D978	Exhibit E-2, Claim Charts Applying Wesinger, and Wesinger and Martin to Claims of the '151 Patent		
D979	Exhibit E-3, Claim Charts Applying Blum to Claims of the '151 Patent		
D980	Exhibit E-4, Claim Charts Applying Aziz and Edwards, and Aziz, Edwards, and Martin to Claims of the '151 Patent		
D981	Exhibit E-5, Claim Charts Applying Kiuchi and Edwards, and Kiuchi, Edwards, and Martin to Claims of the '151 Patent		
D982	Exhibit E-6, Claim Charts Applying Wesinger and Edwards, and Wesinger, Edwards, and Martin to Claims of the '151 Patent		
D983	Exhibit A, U.S. Patent 6,839,759		
D984	Exhibit C-1, U.S. Patent 6,502,135		
D985	Exhibit E-1, Claim Charts Applying Kiuchi, as Primary Reference to the '759 Patent		
D986	Exhibit E-2, Claim Charts Applying Kent as a Primary Reference to the '759 Patent		
D987	Exhibit E-3, Claim Charts Applying Aziz as a Primary Reference to the '759 Patent		
D988	Exhibit E-4, Claim Charts Applying Kent in View of Caronni as a Primary Combination of References to the '759 Patent		
D989	Request for Inter Partes Reexamination Transmittal Form		
D990	Request for Inter Partes Reexamination		
D991	PTO Form 1449		
D992	Certificate of Service to Request for Inter Partes Reexamination Under 35 U.S.C. § 311		
D993	Request for Inter Partes Reexamination		
D994	Request for inter Partes Reexamination Transmittal Form		
D995	Request for Inter Partes Reexamination		
D996	Request for Inter Partes Reexamination Transmittal Form		

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		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D997	Exhibit C1, Claim Chart – USP 7,921,211 Relative to Solana, Alone and in Conjunction with RFC 920, Reed and Beser		
D998	Exhibit C2, Claim Chart – USP 7,921,211 Relative to Solana in view of RFC 2504 and Further in conjunction with RFC 920, Reed, and Beser		
D999	Exhibit C3, Claim Chart – USP 7,921,211 Relative to Provino, Alone and in Conjunction with RFC 920, Reed, and Beser		
D1000	Exhibit C4, Claim Chart – USP 7,921,211 Relative to Provino in view of RFC 2230 and Further in Conjunction with RFC 920, Reed and Beser		
D1001	Exhibit C5, Claim Chart – USP 7,921,211 Relative to Provino in view of RFC 2504 and in Further Conjunction with RFC 920, Reed and Beser		
D1002	Exhibit C6, Claim Chart – USP 7,921,211 Relative to Beser, Alone and in Conjunction with RFC 920, RFC 2401, and Reed		
D1003	Exhibit C7, Claim Chart – USP 7,921,211 Relative to RFC 2230, Alone and in Conjunction with RFC 920, RFC 2401, Reed, and Beser		
D1004	Exhibit C8, Claim Chart – USP 7,921,211 Relative to RFC 2538, Alone and in Conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D1005	Exhibit D1, Asserted Claim and Infringement Contentions by Plaintiff VirnetX, Inc. in <i>Vimex, Inc. v. Cisco Systems, Inc., Apple Inc., Aastra Technologies Ltd, NEC Corporation, NEC Corporation of America and Aastra USA, Inc.</i> , Civ. Act 6:2010cv00417 (E.D. Tex)		
D1006	Exhibit D2, Asserted Claims and Infringement Contentions by Plaintiff VirnetX, Inc. against Apple based on 7,921,211 Patent		
D1007	Exhibit B1, File History of U.S. Patent 7,418,504		
D1008	Exhibit B2, File History of U.S. Patent Application No. 09/558,210		
D1009	Exhibit D-10, Gaspoz et al., "VPN on DCE: From Reference Configuration to Implementation," Bringing Telecommunication Services to the People – IS&N '95, Third International Conference on Intelligence in Broadband Services and Networks, October 1995 Proceedings, Lecture Notes in Computer Science, Vol. 998 (Springer, 1995)		
D1010	Exhibit D-11, Copy of U.S. Patent No. 6,269,099		
D1011	Exhibit D-11, Copy of U.S. Patent No. 6,560,634		
D1012	Exhibit D-13, Pallen, "The World Wide Web," British Medical Journal, Vol. 311 at 1554 (Dec. 1995)		
D1013	Exhibit D-14, Rivest et al., "A Method for Obtaining Digital Signatures and Public-Key Cryptosystems," Communications of the ACM, 21:120-126 (Feb. 1978)		
D1014	Exhibit D-15, Copy of U.S. Patent No. 4,952,930		
D1015	Exhibit D-17, Pfaffenberger, Netscape Navigator 3.0: Surfing the Web and Exploring the Internet, Academic Press (1996)		
D1016	Exhibit D-18, Gittler et al., "The DCE Security Service," Hewlett-Packard Journal, pages 41-48 (Dec. 1995)		
D1017	Exhibit D-6, Copy of U.S. Patent No. 5,689,641		
D1018	Exhibit D-9, Lawton, "New Top-Level Domains Promise Descriptive Names," Sunworld Online, 1996		
D1019	Exhibit E-1, Copy of Catalog Listing by IBM for RS/6000 Redbooks Collection which includes a Link to the <i>Lendenmann</i> reference. The link to the <i>Lendenmann</i> reference was archived at archive.org on December 7, 1998 and retrieved by the Wayback Machine		
D1020	Exhibit E-10, copy of an Archived Version of the Lawton reference archived at archive.org on February 19, 1999 and retrieved by the Wayback Machine		
D1021	Exhibit E-11, Abstracts of the Proceedings of the Symposium on Network and Distributed System Security, 1996, Archived at archive.org on April 10, 1997, and retrieved by the Wayback Machine		
D1022	Exhibit E-12, 1996 Symposium on Network and Distributed System Security, Website Archived by archive.org (Apr. 10, 1997), Retrieved by the Wayback Machine at http://web.archive.org/web/19970410114853/http://computer.org/cspress/catalog/proc9.htm .		
D1023	Exhibit E-13, Copy of Search Results for ISBN 0-12-553153-2 (Pfaffenberger) from www.isbnsearch.org		
D1024	Exhibit F-1, Claim Charts applying Lendenmann as a Primary Reference to the '504 Patent.		
D1025	Exhibit F-2, Claim Charts applying Aziz as a Primary Reference to the '504 Patent		

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1026	Exhibit F-3, Claim Charts applying Kiuchi and Pfaffenberger as Primary References to the '504 Patent		
D1027	Exhibit E-2, First Page of U.S. Patent No. 5,913,217 published June 15, 1999 and citing a portion of the Lendenmann reference as a prior art reference		
D1028	Exhibit E-3, Request for Comments 2026, "The Internet Standards Process – Revision 3," October 1996		
D1029	Exhibit E-4, First Page of U.S. 5,463,735, published October 31, 1995 and citing RFC 793 as a prior art Reference		
D1030	Exhibit E-5, Copy of catalog listing from Boston University Digital Common Website, listing the Martin reference with an issue date of February 21, 1998		
D1031	Exhibit E-6, Copy of Technical Reports Archive Listing from Boston University Computer Science Department which includes a link to the Martin paper. The link to the Martin paper was archived at archive.org on January 22, 1998 and Retrieved by the Wayback Machine		
D1032	Exhibit E-7, Boston University Computer Science Department Technical Reports Instructions, available at: http://www.cs.bu.edu/techreports/INSTRUCTIONS		
D1033	Exhibit E-8, U. Möller, "Implementation eines Anonymisierungsverfahrens für WWW-Zugriffe," Diplomarbeit, Universität Hamburg (July 16, 1999), citing to Martin at page 77.		
D1034	Exhibit E-9, First page of U.S. 5,737,423, published April 7, 1998 and citing Schneier as Prior Art Reference		
D1035	Request for Inter Partes ReExamination; U.S. Patent 7,418,504		
D1036	Request for Inter Partes ReExamination Transmittal Form; U.S. Patent 7,418,504		
D1037	PTO Form 1449		
D1038	Exhibit C1, Claim Chart – USP 7,921,211 relative to Solana, alone and in conjunction with RFC 920, Reed and Beser		
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D1045	Exhibit C8, Claim Chart – USP 7,921,211 relative to RFC 2538, alone and in conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D1046	Request for Inter Partes Reexamination under 35 U.S.C. § 311		
D1047	Exhibit C1, Claim Chart – USP 7,418,504 relative to Solana, alone and in conjunction with RFC 920, Reed and Beser		
D1048	Exhibit C2, Claim Chart – USP 7,418,504 relative to Solana in view of RFC 2504 and further in conjunction with RFC 920, Reed, and Beser		
D1049	Exhibit C3, Claim Chart – USP 7,418,504 relative to Provino, alone and in conjunction with RFC 920, Reed, and Beser		
D1050	Exhibit C5, Claim Chart – USP 7,418,504 relative to Provino in view of RFC 2504 and in further conjunction with RFC 920, Reed and Beser		
D1051	Exhibit C6, USP 7,418,504 relative to Beser, alone and in conjunction with RFC 920, RFC 2401, and Reed		
D1052	Exhibit C7, Claim Chart – USP 7,418,504 relative to RFC 2230, alone and in conjunction with RFC 920, RFC 2401, Reed, and Beser		
D1053	Exhibit C8, Claim Chart – USP 7,418,504 relative to RFC 2538, alone and in conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D1054	Request for Inter Partes Reexamination under 35 U.S.C. § 311		

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /K.L./
 Petitioner Apple Inc. - Ex. 1004, p. 276

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		Application Number	13/911,792
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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1055	Exhibit 226, Securing Web Access with DCE vs. Claims of the '135 Patent		
D1056	Exhibit 227, Securing Web Access with DCE vs. Claims of the '151 Patent		
D1057	Exhibit 228, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '135 Patent		
D1058	Exhibit 229, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '151 Patent		
D1059	Exhibit 230, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '180 Patent		
D1060	Exhibit 231, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '211 Patent		
D1061	Exhibit 232, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '504 Patent		
D1062	Exhibit 233, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '759 Patent		
D1063	Exhibit 234, U.S. '648 vs. Claims of the '135 Patent		
D1064	Exhibit 235, U.S. '648 vs. Claims of the '211 Patent		
D1065	Exhibit 236, U.S. '648 vs. Claims of the '504 Patent		
D1066	Exhibit 237, U.S. '072 vs. Claims of the '135 Patent		
D1067	Exhibit 238, Gauntlet System vs. Claims of the '211 Patent		
D1068	Exhibit 239, Gauntlet System vs. Claims of the '504 Patent		
D1069	Exhibit 240, Gauntlet System vs. Claims of the '135 Patent		
D1070	Exhibit 241, U.S. '588 vs. Claims of the '211 Patent		
D1071	Exhibit 242, U.S. '588 vs. Claims of the '504 Patent		
D1072	Exhibit 243, Microsoft VPN vs. Claims of the '135 Patent		
D1073	Exhibit 244, Microsoft VPN vs. Claims of the '211 Patent		
D1074	Exhibit 245, Microsoft VPN vs. Claims of the '504 Patent		
D1075	Exhibit 246, ITU-T Standardization Activities vs. Claims of the '135 Patent		
D1076	Exhibit 247, U.S. '393 vs. Claims of the '135 Patent		
D1077	Exhibit 248, The Miller Application vs. Claim 13 of the '135 Patent		
D1078	Exhibit 249, Gauntlet System vs. Claims of the '151 Patent		
D1079	Exhibit 250, ITU-T Standardization Activities vs. Claims of the '151 Patent		
D1080	Exhibit 251, U.S. Patent No. 5,940,393 vs. Claims of the '151 Patent		
D1081	Exhibit 252, Microsoft VPN vs. Claims of the '151 Patent		
D1082	Exhibit 253, U.S. Patent No.6,324,648 vs. Claims of the '151 Patent		
D1083	Exhibit 254, U.S. Patent No.6,857,072 vs. Claims of the '151 Patent		
D1084	Petition in Opposition to Patent Owner's Petition to Vacate <i>Inter Partes</i> Reexamination		
D1085	Petition in Opposition to Patent Owner's Petition to Vacate <i>Inter Partes</i> Reexamination		
D1086	Petition in Opposition to Patent Owner's Petition to Vacate <i>Inter Partes</i> Reexamination		
D1087	Exhibit B1, File History of U.S. Patent 7,921,211		
D1088	Exhibit B2, File History of U.S. Patent Application No. 10/714,849		
D1089	Exhibit B4, <i>VirnetX, Inc. v. Microsoft Corp.</i> , Case No. 6:07-cv-80, Memorandum Opinion on Claim Construction (E.D. Tex. Jul. 30, 2009)		
D1090	Exhibit D15, U.S. Patent 4,952,930		
D1091	Exhibit F1, Claim Charts Applying Lendenmann as a Primary Reference to the '211 Patent		
D1092	Exhibit F2, Claim Charts Applying Aziz as a Primary Reference to the '211 Patent		
D1093	Exhibit F3, Claim Charts Applying Kiuchi and Pfaffenberger as Primary References to the '211 Patent		
D1094	Exhibit 2, Letter and attachment from Ramzi Khazen, Counsel for VirnetX, to Dmitriy Kheyfits, Counsel for Cisco Systems (June 23, 2011)		
D1095	Exhibit P, Malkin, "Dial-In Virtual Private Networks Using Layer 3 Tunneling"		
D1096	Exhibit Q, Ortiz, "Virtual Private Networks: Leveraging the Internet"		
D1097	Exhibit R, Keromytix, "Creating Efficient Fail-Stop Cryptographic Protocols"		
D1098	Transcript of Markman Hearing Dated January 5, 2012		
D1099	Declaration of John P. J. Kelly, Ph.D		
D1100	Defendants' Responsive Claim Construction Brief; Exhibits A-P and 1-7		
D1101	Joint Claim Construction and Prehearing Statement Dated 11/08/11		

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 Petitioner Apple Inc. - Ex. 1004, p. 277

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1102	Exhibit A: Agreed Upon Terms Dated 11/08/11		
D1103	Exhibit B: Disputed Claim Terms Dated 11/08/11		
D1104	Exhibit C: VirnetX's Proposed Construction of Claim Terms and Supporting Evidence Dated 11/08/11		
D1105	Exhibit D: Defendant's Intrinsic and Extrinsic Support Dated 11/08/11		
D1106	Declaration of Austin Curry in Support of VirnetX Inc.'s Opening Claim Construction Brief		
D1107	Declaration of Mark T. Jones Opening Claims Construction Brief		
D1108	VirnetX Opening Claim Construction Brief		
D1109	VirnetX Reply Claim Construction Brief		
D1110	European Search Report from corresponding EP Application Number 11005789 (Our Ref.: 077580-0142)		
D1111	European Search Report from corresponding EP Application Number 11005792 (Our Ref.: 077580-0143)		
D1112	ITU-T Recommendation H.323, "Infrastructure of Audiovisual Services – Systems and Terminal Equipment for Audiovisual Services. Packet-Based Multimedia Communications System," International Telecommunications Union, pages 1-128, February 1998		
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D1117	Transmittal Letters (Patent No.8,051,181)		
D1118	Exhibit X5, Droms, R., RFC 2131, "Dynamic Host Configuration Protocol," 1987		
D1119	Hopen Transcript dated April 11, 2012		
D1120	VirnetX Claim Construction Opinion		
D1121	Declaration of Angelos D. Keromytic, Ph.D.		
D1122	Declaration of Dr. Robert Dunham Short III		
D1123	Exhibit A-1, Verdict Form from VirnetX, Inc. v. Microsoft Corp., No. 6:07-CV-80 (E.D. Tex.)		
D1124	Exhibit A-3, Declaration of Jason Nieh, Ph.D. (Control No. 95/001,269)		
D1125	Exhibit A-4, Redacted Deposition of Chris Hopen from VirnetX, Inc. v. Cisco Systems, Inc., No. 6:07-CV 417 (E.D. Tex. April 11, 2012)		
D1126	Exhibit B-1, Excerpt from Deposition of Defense FY 2000/2001 Biennial Budget Estimates, Feb. 1999		
D1127	Exhibit B-2, Collection of Reports and Presentations on DARPA Projects		
D1128	Exhibit B-3, Maryann Lawlor, Transient Partnerships Stretch Security Policy Management, Signal Magazine (Sept. 2001) http://www.afcea.org/signal/articles/anmviewer.asp?a=494&print=yes		
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D1131	Peter Alexander Invalidity Report		
D1132	Defendants' Second Supplemental Joint Invalidity Contentions		

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			Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1133	Exhibit 118A, Altiga VPN System ¹ vs. Claims of the '135 Patent ²			
D1134	Exhibit 119A, Altiga VPN System ¹ vs. Claims of the '151 Patent ²			
D1135	Exhibit 120A, Altiga VPN System ¹ vs. Claims of the '180 Patent ²			
D1136	Exhibit 121A, Altiga VPN System ¹ vs. Claims of the '211 Patent ²			
D1137	Exhibit 122A, Altiga VPN System ¹ vs. Claims of the '504 Patent ²			
D1138	Exhibit 123A, Altiga VPN System ¹ vs. Claims of the '759 Patent ²			
D1139	Exhibit 12A, SSL 3.0 ¹ vs. Claims of the '135 Patent ²			
D1140	Exhibit 13A, SSL 3.0 ¹ vs. Claims of the '504 Patent ²			
D1141	Exhibit 14A, SSL 3.0 ¹ vs. Claims of the '211 Patent ²			
D1142	Exhibit 228A, Understanding OSF DCE 1. for AIX and OS/2 ¹ (APP_VX0556531-804) vs. Claims of the '135 Patent ²			
D1143	Exhibit 229A, Understanding OSF DCE 1.1 for AIX and OS/2 ¹ (APP_VX0556531-804) vs. Claims of the '151 Patent ²			
D1144	Exhibit 230A, Understanding OSF DCE 1.1 for AIX and OS/2 ¹ (APP_VX0556531-804) vs. Claims of the '180 Patent ²			
D1145	Exhibit 231A, Understanding OSF DCE 1.1 for AIX and OS/2 ¹ (APP_VX0556531-804) vs. Claims of the '211 Patent ²			
D1146	Exhibit 232A, Understanding OSF DCE 1.1 for AIX and OS/2 ¹ (APP_VX0556531-804) vs. Claims of the '504 Patent ²			
D1147	Exhibit 233A, Understanding OSF DCE 1.1 for AIX and OS/2 ¹ (APP_VX0556531-804) vs. Claims of the '759 Patent ²			
D1148	Exhibit 255, Schulzrinne ¹ vs. Claims of the '135 Patent ²			
D1149	Exhibit 256, Schulzrinne ¹ vs. Claims of the '504 Patent ²			
D1150	Exhibit 257, Schulzrinne ¹ vs. Claims of the '211 Patent ²			
D1151	Exhibit 258, Schulzrinne ¹ vs. Claims of the '151 Patent ²			
D1152	Exhibit 259, Schulzrinne ¹ vs. Claims of the '180 Patent ²			
D1153	Exhibit 260, Schulzrinne ¹ vs. Claims of the '759 Patent ²			
D1154	Exhibit 261, SSL 3.0 ¹ vs. Claims of the '151 Patent ²			
D1155	Exhibit 262, SSL 3.0 ¹ vs. Claims of the '759 Patent ²			
D1156	Exhibit 263, Wang ¹ vs. Claims of the '135 Patent ²			
D1157	Wang ¹ vs. Claims of the '504 Patent ²			
D1158	Wang ¹ vs. Claims of the '211 Patent ²			
D1159	Exhibit 1, Alexander CV.pdf			
D1160	Exhibit 2, Materials Considered by Peter Alexander			
D1161	Exhibit 3, Cross Reference Chart			
D1162	Exhibit 4, RFC 2543 ¹ vs. Claims of the '135 Patent			
D1163	Exhibit 5, RFC 2543 ¹ vs. Claims of the '504 Patent			
D1164	Exhibit 6, RFC 2543 ¹ vs. Claims of the '211 Patent			
D1165	Exhibit 7, The Schulzrinne Presentation ¹ vs. Claims of the '135 Patent			
D1166	Exhibit 8, The Schulzrinne Presentation ¹ vs. Claims of the '504 Patent			

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Complete if Known	
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			First Named Inventor	Victor Larson
			Art Unit	2495
			Examiner Name	Olanrewaju J. Bucknor
			Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1167	Exhibit 9, The Schulzrinne Presentation ¹ vs. Claims of the '211 Patent			
D1168	Exhibit 10, The Schulzrinne Presentation ¹ vs. Claims of the '151 Patent			
D1169	Exhibit 11, The Schulzrinne Presentation ¹ vs. Claims of the '180 Patent			
D1170	Exhibit 12, The Schulzrinne Presentation ¹ vs. Claims of the '759 Patent			
D1171	Exhibit 13, SSL 3.0 ² vs. Claims of the '135 Patent			
D1172	Exhibit 14, SSL 3.0 ² vs. Claims of the '504 Patent			
D1173	Exhibit 15, SSL 3.0 ² vs. Claims of the '211 Patent			
D1174	Exhibit 16, SSL 3.0 ² vs. Claims of the '151 Patent			
D1175	Exhibit 17, SSL 3.0 ² vs. Claims of the '759 Patent			
D1176	Exhibit 18, Kiuchi ¹ vs. Claims of the '135 Patent			
D1177	Exhibit 19, Kiuchi ¹ vs. Claims of the '504 Patent			
D1178	Exhibit 20, Kiuchi ¹ vs. Claims of the '211 Patent			
D1179	Exhibit 21, Kiuchi ¹ vs. Claims of the '151 Patent			
D1180	Exhibit 22, Kiuchi ¹ vs. Claims of the '180 Patent			
D1181	Exhibit 23, Kiuchi ¹ vs. Claims of the '759 Patent			
D1182	Exhibit 24, U.S. Patent No. 6,119,234 (hereinafter "Aziz") and RFC 2401 ² vs. Claims of the '135 Patent			
D1183	Exhibit 25, U.S. Patent No. 6,119,234 (hereinafter "Aziz") and RFC 2401 ² vs. Claims of the '504 Patent			
D1184	Exhibit 26, U.S. Patent No. 6,119,234 (hereinafter "Aziz") and RFC 2401 ² vs. Claims of the '211 Patent			
D1185	Exhibit 27, U.S. Patent No. 6,119,234 (hereinafter "Aziz") and RFC 2401 ² vs. Claims of the '151 Patent			
D1186	Exhibit 28			
D1187	Exhibit 29, The Altiga System ¹ vs. Claims of the '135 Patent			
D1188	Exhibit 30, The Altiga System ¹ vs. Claims of the '504 Patent			
D1189	Exhibit 31, The Altiga System ¹ vs. Claims of the '211 Patent			
D1190	Exhibit 32, The Altiga System ¹ vs. Claims of the '759 Patent			
D1191	Exhibit 33, U.S. Patent No. 6,496,867 ("Beser") ¹ and RFC 2401 ² vs. Claims of the '135 Patent			
D1192	Exhibit 34, U.S. Patent No. 6,496,867 ("Beser") ¹ and RFC 2401 ² vs. Claims of the '504 Patent			
D1193	Exhibit 35, U.S. Patent No. 6,496,867 ("Beser") ¹ and RFC 2401 ² vs. Claims of the '211 Patent			
D1194	Exhibit 36, U.S. Patent No. 6,496,867 ("Beser") ¹ and RFC 2401 ² vs. Claims of the '151 Patent			
D1195	Exhibit 37, U.S. Patent No. 6,496,867 ("Beser") ¹ and RFC 2401 ² vs. Claims of the '180 Patent			
D1196	Exhibit 38, Kent ¹ vs. Claims of the '759 Patent			
D1197	Exhibit 39, RFC 2538, Storing Certificates in the Domain Name System (DNS) ¹ vs. Claims of the '504 Patent ²			
D1198	Exhibit 40, RFC 2538, Storing Certificates in the Domain Name System (DNS) ¹ vs. Claims of the '211 Patent ²			
D1199	Exhibit 41, Aziz ('646) ¹ vs. Claims of the '759 Patent			
D1200	Exhibit 42, The PIX Firewall ¹ vs. Claims of the '759 Patent			

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1201	Exhibit A-1, Kiuchi ¹ vs. Claims of the '135 Patent ²		
D1202	Exhibit B-1, Kiuchi ¹ vs. Claims of the '211 Patent ²		
D1203	Exhibit C-1, Kiuchi ¹ vs. Claims of the '504 Patent ²		
D1204	Exhibit D, Materials Considered		
D1205	Exhibit E, Expert Report of Stuart G. Stubblebine, Ph.D.		
D1206	Exhibit F, Expert Report of Stuart G. Stubblebine, Ph.D.		
D1207	Exhibit G, Opening Expert Report of Dr. Stuart Stubblebine Regarding Invalidity of the '135, '211, and '504 Patents		
D1208	Cisco Comments and Petition for Reexamination 95/001,679 dated June 14, 2012		
D1209	Exhibit S, Declaration of Nathaniel Polish, Ph.D.		
D1210	Exhibit R, Excerpts from Patent Owner & Plaintiff VirnetX Inc.'s First Amended P.R. 3-1 and 3-2 Disclosure of Asserted Claims and Infringement Contentions		
D1211	Third Party Requester Comments dated June 25, 2012 - After Non Final Office Action (95/001,788)		
D1212	Reexam Affidavit/Declaration/Exhibit Filed by 3rd Party on June 25, 2012 (95/001,788)		
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D1216	Deposition of Peter Alexander dtd July 27, 2012		
D1217	Cisco '151 Comments by Third Party Requester dtd August 17, 2012 with Exhibits		
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Petitioner Apple Inc. - Ex. 1004, p. 281

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		Application Number	13/911,792
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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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D1253	Altiga Networks VPN Concentrator and VPN Client, as well as their Public Demonstrations and Testing, are also Described in Marketing Materials and Publications (4 pages)		
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		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1259	Supplemental Declaration of Angelos D. Keromytis, Ph.D from Control No.: 95001851 pp. 1-13, dated December 30, 2012		
D1260	Supplemental Declaration of Angelos D. Keromytis, Ph.D from Control No.: 95001788 pp. 1-18, dated December 18, 2012		
D1261	Supplemental Declaration of Angelos D. Keromytis, Ph.D from Control No.: 95001856 pp. 1-13, dated December 30, 2012		
D1262	VirnetX vs Apple Transcript of Trial, Afternoon Session, 12:05 p.m., dated November 5, 2012		
D1263	Certified Copy dated September 18, 2012 of U.S. Patent Number 6,502,135, 73 pages		
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D1266	Certified Copy dated March 30, 2011 of U.S. Patent Number 7,418,504, 74 pages		
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		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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All references are provided with date, except where there is no date provided. /K.L/

/Krisna Lim/

08/22/2013

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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)

CERTIFICATION STATEMENT

Under 37 C.F.R. 1.98(d), copies of all patent, publication, pending U.S. application or other information that was previously submitted to, or cited by the USPTO in co-pending application No. 13/336,790 and are not required. Applicant will provide copies of the previously submitted references at the Examiner's request.

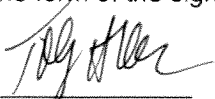
This application claims priority from U.S. Application No. 13/903,788, filed May 28, 2013, which claims priority from and is a continuation of co-pending U.S. Application No. 13/336,790, filed December 23, 2011, now U.S. Patent No. 8,458,341, which claims priority from and is a continuation of co-pending U.S. Application No. 13/049,552, filed March 16, 2011, which is a continuation of U.S. Application No. 11/840,560, filed August 17, 2007, now U.S. Patent No. 7,921,211, which is a continuation of U.S. Application No. 10/714,849, filed November 18, 2003, now U.S. Patent No. 7,418,504, which is a continuation of U.S. Application No. 09/558,210, filed April 26, 2000, now abandoned, which is a continuation-in-part of U.S. Application No. 09/504,783, filed on February 15, 2000, now U.S. Patent No. 6,502,135, issued December 31, 2002, which claims priority from and is a continuation-in-part patent application of previously-filed U.S. Application No. 09/429,643, filed on October 29, 1999, now U.S. Patent No. 7,010,604, issued March 07, 2006.

Please See 37 CFR 1.97 and 1.98 to make the appropriate selection(s)

- Information Disclosure Statement is being filed with the filing of the application or before the receipt of a first office action.
- That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement; or
- That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in § 1.56(c) more than three months prior to the filing of the information disclosure statement.
- The Commissioner is hereby authorized to charge the fee pursuant to 37 CFR 1.17(P) in the amount of \$180.00, or further fees which may be due, to Deposit Account 50-1133.
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
SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.



Date: 7/31/13

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Index of Claims 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

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=	Allowed


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÷	Restricted

N	Non-Elected
I	Interference

A	Appeal
O	Objected

Claims renumbered in the same order as presented by applicant
 CPA
 T.D.
 R.1.47

CLAIM		DATE							
Final	Original	08/25/2013							
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
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CLAIM		DATE							
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	39	✓							
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Search Notes 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

CPC- SEARCHED		
Symbol	Date	Examiner

CPC COMBINATION SETS - SEARCHED		
Symbol	Date	Examiner

US CLASSIFICATION SEARCHED			
Class	Subclass	Date	Examiner
709	227-228	08/25/2013	kl

SEARCH NOTES		
Search Notes	Date	Examiner
Inventors	08/25/2013	kl

INTERFERENCE SEARCH			
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner

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SERIAL NUMBER	FILING or 371(c) DATE	CLASS	GROUP ART UNIT	ATTORNEY DOCKET NO.		
13/911,792	06/06/2013	709	2453 7758	80-196(VR NK1CP3CNFT10)		
APPLICANTS VIRNETX, INC., Zephyr Cove, NV, Assignee (with 37 CFR 1.172 Interest); Victor Larson, Fairfax, VA; Robert Dunham Short III, Lexington, VA; Edmund Colby Munger, Tarpon Springs, FL; Michael Williamson, South Riding, VA;						
** CONTINUING DATA ***** This application is a CON of 13/903,788 05/28/2013 which is a CON of 13/336,790 12/23/2011 PAT 8458341 which is a CON of 13/049,552 03/16/2011 which is a CON of 11/840,560 08/17/2007 PAT 7921211 which is a CON of 10/714,849 11/18/2003 PAT 7418504 which is a CON of 09/558,210 04/26/2000 ABN which is a CIP of 09/504,783 02/15/2000 PAT 6502135 which is a CIP of 09/429,643 10/29/1999 PAT 7010604 which claims benefit of 60/106,261 10/30/1998 and claims benefit of 60/137,704 06/07/1999						
** FOREIGN APPLICATIONS *****						
** IF REQUIRED, FOREIGN FILING LICENSE GRANTED ** 06/27/2013						
Foreign Priority claimed 35 USC 119(a-d) conditions met Verified and Acknowledged	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No /KRISNA LIM/ Examiner's Signature	<input type="checkbox"/> Met after Allowance Initials	STATE OR COUNTRY VA	SHEETS DRAWINGS 40	TOTAL CLAIMS 25	INDEPENDENT CLAIMS 2
ADDRESS McDermott Will & Emery The McDermott Building 500 North Capitol Street, N.W. Washington, DC 20001 UNITED STATES						
TITLE SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES						
FILING FEE RECEIVED 2300	FEES: Authority has been given in Paper No. _____ to charge/credit DEPOSIT ACCOUNT No. _____ for following:		<input type="checkbox"/> All Fees <input type="checkbox"/> 1.16 Fees (Filing) <input type="checkbox"/> 1.17 Fees (Processing Ext. of time) <input type="checkbox"/> 1.18 Fees (Issue) <input type="checkbox"/> Other _____			

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				First Named Inventor	Victor Larson	
				Art Unit	2453	
				Examiner Name	Krisna Lim	
				Docket Number	77580-196 (VRNK1CP3CNFT10)	
U.S. PATENTS						
EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	
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	A171	7,225,249	05/29/2007	Barry et al.		
U.S. PATENT APPLICATION PUBLICATIONS						
EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	
	B23	US2002/0004826	01/10/2002	Waite et al.		
FOREIGN PATENT DOCUMENTS						
EXAMINER'S INITIALS	CITE NO.	Foreign Patent Document Country Codes - Number 4 - Kind Codes (if known)	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines Where Relevant Figures Appear	Translation Yes No
OTHER ART (Including Author, Title, Date, Pertinent Pages, Etc.)						
EXAMINER'S INITIALS	CITE NO.	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.				
	D1413	Notice of Allowance dated August 9, 2013 from Corresponding U.S. Application Number 13/474,397				
	D1414	Office Action dated August 19, 2013 from Corresponding U.S. Application Number 13/903,788				
EXAMINER				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.

1 Applicant's unique citation designation number (optional). 2 Applicant is to place a check mark here if English language Translation is attached.

Subst. for form 1449/PTO				Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>				Application Number	13/911,792
				Filing Date	06-06-2013
				First Named Inventor	Victor Larson
				Art Unit	2453
				Examiner Name	Krisna Lim
				Docket Number	77580-196 (VRNK1CP3CNFT10)

CERTIFICATION STATEMENT

Please See 37 CFR 1.97 and 1.98 to make the appropriate selection(s)

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- The Commissioner is hereby authorized to charge any required fees to Deposit Account 50-1133.
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SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

/Toby H. Kusmer/
Toby H. Kusmer; Reg. No.:26,418
McDermott Will & Emery LLP
28 State Street
Boston, MA 02109
Tel. (617) 535-4000
Fax (617) 535-3800

Date: September 27, 2013

DM_US 45367118-1.077580.0196

Electronic Acknowledgement Receipt

EFS ID:	16974554
Application Number:	13911792
International Application Number:	
Confirmation Number:	7953
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
First Named Inventor/Applicant Name:	Victor Larson
Customer Number:	23630
Filer:	Toby H. Kusmer./Kerrie Jones
Filer Authorized By:	Toby H. Kusmer.
Attorney Docket Number:	77580-196(VRNK1CP3CNFT10)
Receipt Date:	27-SEP-2013
Filing Date:	06-JUN-2013
Time Stamp:	12:54:49
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Information Disclosure Statement (IDS) Form (SB08)	196IDS.pdf	121217 <small>ef514dd52786223ec193c582f8460e2277d77559</small>	no	2

Warnings:

Information:

The page size in the PDF is too large. The pages should be 8.5 x 11 or A4. If this PDF is submitted, the pages will be resized upon entry into the Image File Wrapper and may affect subsequent processing

This is not an USPTO supplied IDS fillable form

2	Non Patent Literature	NOA892from164.pdf	409716	no	9
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Warnings:

Information:

3	Non Patent Literature	OAdated81913from195.pdf	893586	no	24
			f952b4a4d2fc2493749c6ceffc35d9a8db3ad1a2		

Warnings:

Information:

Total Files Size (in bytes):	1424519
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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

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Subst. for form 1449/PTO				Complete if Known				
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>				Application Number	13/911,792			
				Filing Date	06-06-2013			
				First Named Inventor	Victor Larson			
				Art Unit	2453			
				Examiner Name	Krisna Lim			
				Docket Number	77580-196 (VRNK1CP3CNFT10)			
U.S. PATENTS								
EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear			
	A172	6,011,579	01/04/2000	Newlin				
	A173	8,504,696	08/06/2013	Larson et al.				
	A174	8,504,697	08/06/2013	Larson et al.				
	A175	6,335,966	01/01/2002	Toyoda				
	A176	6,195,677	02/27/2001	Utsumi				
	A177	6,959,184	10/25/2005	Byers et al.				
U.S. PATENT APPLICATION PUBLICATIONS								
EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear			
FOREIGN PATENT DOCUMENTS								
EXAMINER'S INITIALS	CITE NO.	Foreign Patent Document Country Codes - Number 4 - Kind Codes (if known)	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines Where Relevant Figures Appear	Translation		
						Yes	No	
OTHER ART (Including Author, Title, Date, Pertinent Pages, Etc.)								
EXAMINER'S INITIALS	CITE NO.	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.						
	D1415	Office Action dated October 1, 2013 from Corresponding U.S. Patent Application Number 13/911,813 (077580-0197)						
EXAMINER				DATE CONSIDERED				

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1 Applicant's unique citation designation number (optional). 2 Applicant is to place a check mark here if English language Translation is attached.

Subst. for form 1449/PTO				Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>				Application Number	13/911,792
				Filing Date	06-06-2013
				First Named Inventor	Victor Larson
				Art Unit	2453
				Examiner Name	Krisna Lim
				Docket Number	77580-196 (VRNK1CP3CNFT10)

CERTIFICATION STATEMENT

Please See 37 CFR 1.97 and 1.98 to make the appropriate selection(s)

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- That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in § 1.56(c) more than three months prior to the filing of the information disclosure statement.
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- Information Disclosure Statement is being filed with the Request for Continued Examination. The Commissioner is hereby authorized to charge the fee pursuant to 37 CFR 1.17(P) in the amount of \$810.00, or further fees which may be due, to Deposit Account 50-1133.

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Toby H. Kusmer/
Toby H. Kusmer; Reg. No.:26,418
McDermott Will & Emery LLP
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Tel. (617) 535-4000
Fax (617) 535-3800

Date: October 1, 2013

DM_US 45428473-1.077580.0196

Electronic Acknowledgement Receipt

EFS ID:	17016322
Application Number:	13911792
International Application Number:	
Confirmation Number:	7953
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
First Named Inventor/Applicant Name:	Victor Larson
Customer Number:	23630
Filer:	Toby H. Kusmer./Kerrie Jones Kejones@mwe.com
Filer Authorized By:	Toby H. Kusmer.
Attorney Docket Number:	77580-196(VRNK1CP3CNFT10)
Receipt Date:	02-OCT-2013
Filing Date:	06-JUN-2013
Time Stamp:	14:49:53
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Information Disclosure Statement (IDS) Form (SB08)	196.pdf	119073 <small>c8768e9a6a2d0fb5471e6e1074d3d3ffc18c ac96</small>	no	2

Warnings:

Information:

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2	Non Patent Literature	197officeactiondtd100113.pdf	541010	no	14
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Warnings:

Information:

Total Files Size (in bytes):	660083
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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.



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Table with 4 columns: APPLICATION NUMBER, FILING OR 371(C) DATE, FIRST NAMED APPLICANT, ATTY. DOCKET NO./TITLE

13/911,792

06/06/2013

Victor Larson

77580-

196(VR NK1CP3CNFT10)

CONFIRMATION NO. 7953

23630
McDermott Will & Emery
The McDermott Building
500 North Capitol Street, N.W.
Washington, DC 20001

PUBLICATION NOTICE



OC00000064324881

Title: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES

Publication No. US-2013-0268683-A1

Publication Date: 10/10/2013

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

Subst. for form 1449/PTO				Complete if Known			
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>				Application Number	13/911,792		
				Filing Date	06-06-2013		
				First Named Inventor	Victor Larson		
				Art Unit	2453		
				Examiner Name	Krisna Lim		
				Docket Number	77580-196 (VRNK1CP3CNFT10)		
U.S. PATENTS							
EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear		
	A178	6,058,250	05/02/2000	Harwood et al.			
U.S. PATENT APPLICATION PUBLICATIONS							
EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear		
FOREIGN PATENT DOCUMENTS							
EXAMINER'S INITIALS	CITE NO.	Foreign Patent Document Country Codes - Number 4 - Kind Codes (if known)	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines Where Relevant Figures Appear	Translation	
						Yes	No
OTHER ART (Including Author, Title, Date, Pertinent Pages, Etc.)							
EXAMINER'S INITIALS	CITE NO.	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.					
	D1416	Office Action dated October 10, 2013 from Corresponding U.S. Patent Application Number 13/950,877 (077580-0198)					
EXAMINER				DATE CONSIDERED			

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
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		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
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Tel. (617) 535-4000
Fax (617) 535-3800

Date: October 10, 2013

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Subst. for form 1449/PTO				Complete if Known			
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>				Application Number	13/911,792		
				Filing Date	06-06-2013		
				First Named Inventor	Victor Larson		
				Art Unit	2453		
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U.S. PATENTS							
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U.S. PATENT APPLICATION PUBLICATIONS							
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EXAMINER'S INITIALS	CITE NO.	Foreign Patent Document Country Codes - Number 4 - Kind Codes (if known)	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines Where Relevant Figures Appear	Translation	
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OTHER ART (Including Author, Title, Date, Pertinent Pages, Etc.)							
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				First Named Inventor	Victor Larson
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 Tel. (617) 535-4000
 Fax (617) 535-3800

Date: October 10, 2013

DM_US 45878214-1.077580.0196

Electronic Acknowledgement Receipt

EFS ID:	17125176
Application Number:	13911792
International Application Number:	
Confirmation Number:	7953
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
First Named Inventor/Applicant Name:	Victor Larson
Customer Number:	23630
Filer:	Toby H. Kusmer./Kerrie Jones
Filer Authorized By:	Toby H. Kusmer.
Attorney Docket Number:	77580-196(VRNK1CP3CNFT10)
Receipt Date:	15-OCT-2013
Filing Date:	06-JUN-2013
Time Stamp:	14:32:11
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Information Disclosure Statement (IDS) Form (SB08)	196.pdf	107872 <small>5811bc15201ba473f090fbd6ddb7a25eda27ec99</small>	no	2

Warnings:

Information:

The page size in the PDF is too large. The pages should be 8.5 x 11 or A4. If this PDF is submitted, the pages will be resized upon entry into the Image File Wrapper and may affect subsequent processing

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2	Non Patent Literature	OAdtd101013from198.pdf	786611	no	22
			d56153c9d55e745fc982c7e8ebe2743382f47380		

Warnings:

Information:

Total Files Size (in bytes): 894483

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Victor Larson, *et al.* :
: :
Application No.: 13/911,792 : Confirmation No. 7953
: :
: :
Filed: June 6, 2013 : Group Art Unit: 2453
: :
Customer Number: 23630 : Examiner: Krisna Lim
: :
For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR
SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES

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

AMENDMENT

Commissioner:

In response to the Office Action dated August 30, 2013, please enter and consider the following:

A **Listing of the Claims** is provided on page 2 of this paper.

Remarks begin on page 7 of this paper.

IN THE CLAIMS

This listing of claims is provided for the sole convenience of the Examiner. No claims have been amended herein.

LISTING OF CLAIMS:

1-25. (Canceled)

26. (Previously Presented) A network device, comprising:
a storage device storing an application program for a secure communications service; and
at least one processor configured to execute the application program for the secure communications service so as to enable the network device to:

send a domain name service (DNS) request to look up a network address of a second network device based on an identifier associated with the second network device;

receive, following interception of the DNS request and a determination that the second network device is available for the secure communications service: (1) an indication that the second network device is available for the secure communications service, (2) the requested network address of the second network device, and (3) provisioning information for an encrypted communication link;

connect to the second network device over the encrypted communication link, using the received network address of the second network device and the provisioning information for the encrypted communication link; and

communicate data with the second network device using the secure communications service via the encrypted communication link,

the network device being a device at which a user uses the secure communications service to access the encrypted communication link.

27. (Previously Presented) The network device of claim 26, wherein the secure communications service includes an audio-video conferencing service, and the at least one processor is configured to execute the application program to communicate at least one of

encrypted video data and audio data with the second network device via the encrypted communication link using the secure communications service.

28. (Previously Presented) The network device of claim 26, wherein the secure communications service includes a telephony service.

29. (Previously Presented) The system of claim 28, wherein the telephony service uses modulation.

30. (Previously Presented) The network device of claim 29, wherein the modulation is based on one of frequency-division multiplexing (FDM), time-division multiplexing (TDM), or code division multiple access (CDMA).

31. (Previously Presented) The network device of claim 26, wherein the network device is a mobile device.

32. (Previously Presented) The network device of claim 26, wherein the identifier associated with the second network device is a domain name.

33. (Previously Presented) The network device of claim 26, wherein the encrypted communication link is part of a virtual private network communication link.

34. (Previously Presented) The network device of claim 33, wherein the virtual private network communication link is based on inserting into each data packet communicated over the virtual private network communication link one or more data values that vary according to a pseudo-random sequence.

35. (Previously Presented) The network device of claim 26, wherein the indication that the second network device is available for the secure communications service is a function of the result of a domain name lookup.

36. (Previously Presented) The network device of claim 26, wherein the encrypted communication link is an end-to-end link extending from the network device to the second network device.

37. (Previously Presented) The network device of claim 26, wherein the interception of the DNS request consists of receiving the DNS request to determine that the second network device is available for the secure communications service.

38. (Previously Presented) The network device of claim 26, wherein the interception of the DNS request occurs at another network device that is separate from the network device.

39. (Previously Presented) A method executed by a first network device for communicating with a second network device, the method comprising:

 sending a domain name service (DNS) request to look up a network address of a second network device based on an identifier associated with the second network device;

 receiving, following interception of the DNS request and a determination that the second network device is available for a secure communications service: (1) an indication that the second network device is available for the secure communications service, (2) the requested network address of the second network device, and (3) provisioning information for an encrypted communication link;

 connecting to the second network device over the encrypted communication link, using the received network address of the second network device and the provisioning information for the encrypted communication link; and

 communicating data with the second network device using the secure communications service via the encrypted communication link,
the first network device being a device at which a user uses the secure communications service to access the encrypted communication link.

40. (Previously Presented) The method of claim 39, wherein the secure communications service includes a video conferencing service, and communicating includes

communicating at least one of encrypted video data and audio data with the second network device via the encrypted communication link using the secure communications service.

41. (Previously Presented) The method of claim 39, wherein the secure communications service includes a telephony service.

42. (Previously Presented) The method of claim 39, wherein the telephony service uses modulation.

43. (Previously Presented) The method of claim 42, wherein the modulation is based on one of frequency-division multiplexing (FDM), time-division multiplexing (TDM), or code division multiple access (CDMA).

44. (Previously Presented) The method of claim 39, wherein the network device is a mobile device.

45. (Previously Presented) The method of claim 39, wherein the identifier associated with the second network device is a domain name.

46. (Previously Presented) The method of claim 39, wherein the encrypted communication link is part of a virtual private network communication link, and communicating with the second network device using the secure communications service includes inserting into data packets communicated over the virtual private network communication link one or more data values that vary according to a pseudo-random sequence.

47. (Previously Presented) The method of claim 39, wherein the indication that the second network device is available for a secure communications service is a function of a domain name lookup.

48. (Previously Presented) The method of claim 39, wherein the encrypted communication link is an end-to-end link extending from the first network device to the second network device.

49. (Previously Presented) The method of claim 39, wherein the intercepting the DNS request consists of receiving the DNS request to determine that the second network device is available for the secure communications service.

50. (Previously Presented) The method of claim 39, wherein the intercepting the DNS request occurs at another network device that is separate from the first network device.

REMARKS

After entry of the foregoing amendments, claims 26-50 are pending, with claims 26 and 39 being the independent claims. No art-based rejections were made by the Office Action. No claims are amended herein. Favorable reconsideration and allowance of the subject application is respectfully requested.

Double Patenting Rejections

Claims 26-50 are provisionally rejected on the ground of nonstatutory double patenting as being unpatentable over claims 29-56 of copending Application No. 13/903,788. Claims 26-50 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 14-20 and 27-47 of copending Application No. 13/080,680. Claims 26-50 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 15-25, 27-40, and 68 of copending Application No. 13/049,552 (now U.S. Patent No. 8,572,247, issued October 29, 2013). Claims 26-50 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-4, 6-8, and 10-15 of copending Application No. 13/342,795 (now U.S. Patent No. 8,560,705, issued October 15, 2013). Claims 26-50 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-22 of copending Application No. 13/617,446, claims 1-42 of copending Application No. 13/181,041, claims 1-3 of copending Application No. 13/618,966, claims 1-13 of copending Application No. 13/474,397 (now U.S. Patent No. 8,554,899, issued October 8, 2013), claims 1-30 of copending Application No. 13/075,081 (now abandoned), and claims 1-38, 4-42, and 43-52 of copending Application No. 13/075,081 (now abandoned).

Claims 26-50 are rejected on the ground of nonstatutory double patenting as being unpatentable over claims 1-17 of U.S. Patent No. 6,502,135, claims 1-41 of U.S. Patent No. 7,188,180, claims 1-60 of U.S. Patent No. 7,418,504, claims 1-16 of U.S. Patent No. 7,490,150, claims 1-60 of U.S. Patent No. 7,921,211, claims 1-18 of U.S. Patent No. 7,933,990, claims 1-13 of U.S. Patent No. 7,945,654, claims 1-18 of U.S. Patent No. 7,987,274, claims 1-29 of U.S. Patent No. 8,051,181, claims 1-28 of U.S. Patent No. 8,458,341, claims 1-30 of U.S. Patent No.

8,504,696, claims 1-30 of U.S. Patent No. 8,804,697, claims 1-19 of U.S. Patent No. 8,516,117, claims 1-27 of U.S. Patent No. 8,516,131.

Claims 1-13 of Application No. 13/474,397 (now U.S. Patent No. 8,554,899, issued October 8, 2013) are generally directed to registering a secure domain name, and are seen as patentably distinct from claims 26-50 of the present application. Accordingly, Applicants respectfully submit that a terminal disclaimer is not required with regard to Application No. 13/474,397. Further, the Office Action lacks an explanation of how the claims of the present application and the claims of U.S. Patent No. 8,554,899 are allegedly patentably indistinct. Applicants respectfully request the double patenting rejection be substantiated should the rejection is maintained.

U.S. Application No. 13/075,081 is abandoned, rendering the double patenting rejections moot as to that application. Accordingly, Applicants respectfully submit that a terminal disclaimer is not required with regard to U.S. Application No. 13/075,081.

Claims 1-13 of U.S. Patent No. 7,945,654 are generally directed to registering a secure domain name, and are seen as patentably distinct from claims 26-50 of the present application. Accordingly, Applicants respectfully submit that a terminal disclaimer is not required with regard to U.S. Patent No. 7,945,654. Further, the Office Action lacks an explanation of how the claims of the present application and the claims of U.S. Patent No. 7,945,654 are allegedly patentably indistinct. Applicants respectfully request the double patenting rejection be substantiated should the rejection be maintained.

U.S. Patent No. 7,490,150 is assigned to Hitachi, LTD (*See* Reel 017013, Frame 0817) and does not have a common inventor with the present application. Accordingly, Applicants respectfully request withdrawal of the rejection based on U.S. Patent No. 7,490,150.

Applicants have conducted a search for and have been unable to locate U.S. Patent 8,804,697. Applicants respectfully request confirmation that U.S. Patent No. 8,804,697 is correctly identified as being an issued patent that is the subject of the current rejection, or withdrawal of the double patenting rejection.

Without addressing the merits or conceding the correctness of the double patenting rejections, terminal disclaimers with respect to Application Nos. 13/903,788, 13/080,680, 13/617,446, 13/181,041, and 13/618,966 are being filed concurrently with this response. Without addressing the merits or conceding the correctness of the double patenting rejections, terminal disclaimers with respect to U.S. Patent Nos. 8,572,247, 8,560,705, 6,502,135, 7,418,504, 7,921,211, 7,933,990, 7,987,274, 8,051,181, 8,458,341, 8,504,696, 8,516,117, 7,188,180, 8,516,131 are being filed concurrently with this response.

Accordingly, reconsideration and withdrawal of the double patenting rejections are respectfully requested.

Applicants note that the filing of a terminal disclaimer to obviate a rejection based on nonstatutory double patenting is not an admission of the propriety of the rejection. M.P.E.P. § 804.02, citing *Quad Environmental Technologies Corp. v. Union Sanitary District*, 946 F.2d 870, 20 USPQ2d 1392 (Fed. Cir. 1991).

Applicants thank the Examiner for his thoughtful examination of claims 26-50 in view of *Kiuchi*, “C-HTTP The Development of a Secure, Closed HTTP-Based Network on the Internet,” Department of Epidemiology and Biostatistics, Faculty of Medicine, University of Tokyo, Japan (submitted as citation No. D1223 in the Information Disclosure Statement of August 1, 2013, and marked as considered by the Examiner on August 30, 2013), and in view of U.S. Patent No. 5,898,830 to *Wesinger, Jr. et al.* (submitted as citation No. A50 in the same Information Disclosure Statement). (*See* OA at 7-8.) While Applicants agree with the Office Action that *Kiuchi* and *Wesinger* do not disclose the subject matter of the claims (*see id.*), Applicants disagree with the Office Action’s specific characterizations of *Kiuchi*, *Wesinger* and the claims, (*id.*), and assert that the claims are allowable because *Kiuchi* and/or *Wesinger* do not disclose or suggest the combinations of elements recited in the claims.

Since the double patenting rejections are the only remaining issues in the Office Action, the application is believed to be in condition for allowance, and such action is respectfully requested.

CONCLUSION

Applicants respectfully submit that all of the pending claims are in condition for allowance. Applicants respectfully invite the Examiner to contact the undersigned attorney to promptly address any questions or issues regarding the allowability of the pending claims.

Any absence of a reply to a specific rejection, issue, or comment does not signify agreement with or concession of that rejection, issue, or comment. In addition, because Applicants' remarks are not intended to be exhaustive, as there may be other reasons for patentability of any or all claims that have not been expressed. Moreover, nothing in this response should be construed as an intent to concede any issue with regard to any claim.

To the extent necessary, a petition for an extension of time under 37 C.F.R. 1.136 is hereby made. Please charge any shortage in fees due in connection with the filing of this paper, including extension of time fees, to Deposit Account 501103 and please credit any excess fees to such deposit account.

Respectfully submitted,

McDERMOTT WILL & EMERY LLP

Date: November 18, 2013

/Toby H. Kusmer/

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REJECTION OVER A "PRIOR" PATENT**Docket Number (Optional)
77580-196(VRKN1CP3CNFT10)

In re Application of: Victor Larson, et al.

Application No.: 13/911,792

Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
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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 Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

2. The undersigned is an attorney or agent of record. Reg. No. 26,418

/Toby H. Kusmer/

November 18, 2013

Signature

Date

Toby H. Kusmer

Typed or printed name

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/Toby H. Kusmer/
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2. The undersigned is an attorney or agent of record. Reg. No. 26,418

/Toby H. Kusmer/

November 18, 2013

Signature

Date

Toby H. Kusmer

Typed or printed name

(617) 535-4000

Telephone Number

- Terminal disclaimer fee under 37 CFR 1.20(d) included.

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**TERMINAL DISCLAIMER TO OBIATE A DOUBLE PATENTING
REJECTION OVER A "PRIOR" PATENT**Docket Number (Optional)
77580-196(VRKN1CP3CNFT10)

In re Application of: Victor Larson, et al.

Application No.: 13/911,792

Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

The owner*, VirnetX, Inc., of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of **prior patent** No. 7,987,274 as the term of said **prior patent** is presently shortened by any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the **prior patent** are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

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77580-196(VRKN1CP3CNFT10)

In re Application of: Victor Larson, et al.

Application No.: 13/911,792

Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

The owner*, VirnetX, Inc., of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of **prior patent** No. 8,051,181 as the term of said **prior patent** is presently shortened by any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the **prior patent** are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

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77580-196(VRKN1CP3CNFT10)

In re Application of: Victor Larson, et al.

Application No.: 13/911,792

Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

The owner*, VirnetX, Inc., of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of **prior patent** No. 8,458,341 as the term of said **prior patent** is presently shortened by any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the **prior patent** are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

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/Toby H. Kusmer/

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Signature

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**TERMINAL DISCLAIMER TO OBIVATE A DOUBLE PATENTING
REJECTION OVER A "PRIOR" PATENT**Docket Number (Optional)
77580-196(VRKN1CP3CNFT10)

In re Application of: Victor Larson, et al.

Application No.: 13/911,792

Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

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/Toby H. Kusmer/

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77580-196(VRNK1CP3CNFT10)

In re Application of: Victor Larson, et al.

Application No.: 13/911,792

Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

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In re Application of: Victor Larson, et al.

Application No.: 13/911,792

Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

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In re Application of: Victor Larson, et al.

Application No.: 13/911,792

Filed: June 6, 2013

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DOMAIN NAMES

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Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

The owner*, VirnetX, Inc., of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of **prior patent** No. 8,516,131 as the term of said **prior patent** is presently shortened by any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the **prior patent** are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent granted on the instant application that would extend to the expiration date of the full statutory term of the **prior patent**, "as the term of said **prior 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 by any terminal disclaimer.

Check either box 1 or 2 below, if appropriate.

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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 Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

2. The undersigned is an attorney or agent of record. Reg. No. 26,418

/Toby H. Kusmer/

November 18, 2013

Signature

Date

Toby H. Kusmer

Typed or printed name

(617) 535-4000

Telephone Number

- Terminal disclaimer fee under 37 CFR 1.20(d) included.

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

Electronic Patent Application Fee Transmittal

Application Number:	13911792
Filing Date:	06-Jun-2013
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
First Named Inventor/Applicant Name:	Victor Larson
Filer:	Toby H. Kusmer./Kimila Carraway
Attorney Docket Number:	77580-196(VRNK1CP3CNFT10)

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:				
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	1814	18	160	2880
Total in USD (\$)				2880

Electronic Acknowledgement Receipt

EFS ID:	17436553
Application Number:	13911792
International Application Number:	
Confirmation Number:	7953
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
First Named Inventor/Applicant Name:	Victor Larson
Customer Number:	23630
Filer:	Toby H. Kusmer./Kimila Carraway
Filer Authorized By:	Toby H. Kusmer.
Attorney Docket Number:	77580-196(VRNK1CP3CNFT10)
Receipt Date:	18-NOV-2013
Filing Date:	06-JUN-2013
Time Stamp:	22:17:39
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$2880
RAM confirmation Number	9761
Deposit Account	501133
Authorized User	

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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		077580-0196_Amendment.pdf	9592408 a81dce8fe385422f9b5f2f40553f4982e9de38b9	yes	27
Multipart Description/PDF files in .zip description					
	Document Description		Start		End
	Amendment/Req. Reconsideration-After Non-Final Reject		1		1
	Claims		2		6
	Applicant Arguments/Remarks Made in an Amendment		7		10
	Terminal Disclaimer Filed		11		11
	Terminal Disclaimer Filed		12		12
	Terminal Disclaimer Filed		13		13
	Terminal Disclaimer Filed		14		14
	Terminal Disclaimer Filed		15		15
	Terminal Disclaimer Filed		16		16
	Terminal Disclaimer Filed		17		17
	Terminal Disclaimer Filed		18		18
	Terminal Disclaimer Filed		19		19
	Terminal Disclaimer Filed		20		20
	Terminal Disclaimer Filed		21		21
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	Terminal Disclaimer Filed		23		23

	Terminal Disclaimer Filed		24	24
	Terminal Disclaimer Filed		25	25
	Terminal Disclaimer Filed		26	26
	Terminal Disclaimer Filed		27	27

Warnings:

Information:

2	Terminal Disclaimer Filed	077580-0196_Amendment_pt_2.pdf	502075 4fb67cdc09342752f7759babbbde8fc00d73f473	no	1
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Warnings:

Information:

3	Fee Worksheet (SB06)	fee-info.pdf	30796 e2f3e9d9ac85961aecf22d2f67ba58970e0fae35	no	2
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Warnings:

Information:

Total Files Size (in bytes):			10125279		
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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.

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**TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING
REJECTION OVER A PENDING "REFERENCE" APPLICATION**Docket Number (Optional)
77580-196(VRKN1CP3CNFT10)

In re Application of: Victor Larson, et al.

Application No.: 13/911,792

Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

The owner*, VirnetX, Inc., of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of any patent granted on pending reference Application Number 13/903,788, filed May 28, 2013, as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the reference application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

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/Toby H. Kusmer/
Signature

November 18, 2013
Date

Toby H. Kusmer
Typed or printed name

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Telephone Number

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REJECTION OVER A PENDING "REFERENCE" APPLICATION**

Docket Number (Optional)

77580-196(VRKN1CP3CNFT10)

In re Application of: Victor Larson, et al.

Application No.: 13/911,792

Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

The owner*, VirnetX, Inc., of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of any patent granted on pending reference Application Number 13/080,680, filed April 6, 2011, as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the reference application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

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Docket Number (Optional)

77580-196(VRKN1CP3CNFT10)

In re Application of: Victor Larson, et al.

Application No.: 13/911,792

Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

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Docket Number (Optional)

77580-196(VRKN1CP3CNFT10)

In re Application of: Victor Larson, et al.

Application No.: 13/911,792

Filed: June 6, 2013

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DOMAIN NAMES

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Application No.: 13/911,792

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
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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 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.

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


Application Number 	Application/Control No. 13/911,792	Applicant(s)/Patent under Reexamination LARSON ET AL.	

Document Code - DISQ	Internal Document – DO NOT MAIL
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TERMINAL DISCLAIMER	<input type="checkbox"/> APPROVED	<input checked="" type="checkbox"/> DISAPPROVED
Date Filed : 11/18/13	This patent is subject to a Terminal Disclaimer	

Approved/Disapproved by:

ANDRE ROBINSON
 13 TDS WEREN'T APPRVD.:
 [X] PLEASE USE PTO AIA26 (4-13) FORM FOR TERMINAL DISCLAIMERS FILED AFTER SEPTEMBER 16, 2012

Application Number 	Application/Control No. 13/911,792	Applicant(s)/Patent under Reexamination LARSON ET AL.

Document Code - DISQ	Internal Document – DO NOT MAIL
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TERMINAL DISCLAIMER	<input type="checkbox"/> APPROVED	<input checked="" type="checkbox"/> DISAPPROVED
Date Filed : 11/18/13	This patent is subject to a Terminal Disclaimer	

Approved/Disapproved by:

ANDRE ROBINSON 5 TDS WEREN'T APPRVD.

[X] PLEASE USE PTO AIA25 (4-13) FORM FOR TERMINAL DISCLAIMERS FILED AFTER SEPTEMBER 16, 2012

* NO ADDITIONAL FEES REQUIRED



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Table with 5 columns: APPLICATION NO., FILING DATE, FIRST NAMED INVENTOR, ATTORNEY DOCKET NO., CONFIRMATION NO.
13/911,792 06/06/2013 Victor Larson 77580-196(VR NK1CP3CNFT10) 7953

23630 7590 01/17/2014
McDermott Will & Emery
The McDermott Building
500 North Capitol Street, N.W.
Washington, DC 20001

EXAMINER

LIM, KRISNA

ART UNIT PAPER NUMBER

2453

NOTIFICATION DATE DELIVERY MODE

01/17/2014

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):

mweipdocket@mwe.com

Art Unit: 2453

1. The present application is being examined under the pre-AIA first to invent provisions.

2. Claims 26-50 are pending for examination. Claims 1-25 were canceled. This action is in response to the original application filed 06/06/2013.

3. 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 double patenting rejection is appropriate where the claims at issue 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 double patenting ground provided the reference 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. A terminal disclaimer must be signed in compliance with 37 CFR 1.321(b).

The USPTO internet Web site contains terminal disclaimer forms which may be used. Please visit <http://www.uspto.gov/forms/>. The filing date of the application will determine what form should be used. A web-based eTerminal Disclaimer may be filled out completely online using web-screens. An eTerminal Disclaimer that meets all requirements is auto-processed and approved immediately upon submission. For more

Art Unit: 2453

information about eTerminal Disclaimers, refer to

<http://www.uspto.gov/patents/process/file/efs/guidance/eTD-info-I.jsp>.

4. Claims 26-50 are provisionally rejected on the ground of nonstatutory double patenting as being unpatentable over claims 29-56 of copending Application No. 13/903, 788. Although the claims at issue are not identical, they are not patentably distinct from each other because they are directed to a network device (a domain name service (DNS) system) configured to be connected to a secure communication network using the received look up network address of a second network device based on an identifier associated with the second network device and the information for a virtual network address. The difference is the current application clearly claimed that the request is a domain name service (DNS) request while the copending application just calls a request. And another difference is the current application just calls the network address while the copending application calls an internet protocol (IP) address. Another difference is the current application clearly states the connection to the second network device is over the encrypted communication link while the copending application does not. It would have been obvious to one of ordinary skilled in the art at the time the invention was made to recognize that such variation and clarification of the claimed language would not be patentably distinguishable.

This is a provisional obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

5. Claims 26-50 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 of copending application **13/618,966**.

Although the claims at issue are not identical, they are not patentably distinct from each other because they are directed to a network device (a domain name service

Art Unit: 2453

(DNS) system) configured to be connected to a secure communication network (an encrypted communication link, a virtual communication link) using the received look up network address (an Internet Protocol (IP) address) of a second network device (a target device) based on an identifier associated with the second network device and the information for a virtual network address. The difference is a variation of calling and clarification of the claimed language similarly as in paragraphs 4-7 above.

This is a provisional obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

6. Claims 26-50 are rejected on the ground of nonstatutory double patenting as being unpatentable over, claims 1-41 of U.S Patent No. 7,188,180, claims 1-18 of U.S Patent No. 7,933,990, and claims 1-29 of U.S Patent No. 8,051,181.

Although the claims at issue are not identical, they are not patentably distinct from each other because they are directed to a network device (a domain name service (DNS) system) configured to be connected to a secure communication network (an encrypted communication link, a virtual communication link) using the received look up network address (an Internet Protocol (IP) address) of a second network device (a target device) based on an identifier associated with the second network device and the information for a virtual network address. The difference is a variation of calling and clarification of the claimed language similarly as in paragraphs 4-7 above.

Kiuchi discloses that the C-HTTP name server stores the IP address and public key of a particular computer in a data structure that maps the name of the particular computer to the corresponding IP address and public key. Kiuchi discloses that the client-side proxy sends a request to the C-HTTP, where the request is asking the C-HTTP server for permission to establish a connection with a server-side proxy.

Art Unit: 2453

Wesinger describes a system in which a configuration file is stored on a series of firewalls. The configuration files store security information by domain name and use the domain name to determine if a particular request is to be allowed.

Moreover, Wesinger discloses the following sequence: (i) a request is received by the firewall/DNS server, (ii) the domain name in the request is looked up in the configuration file, (iii) if the connection is allowed, then the firewall/DNS server may invoke code that performs channel processing, which includes encryption.

Wesinger discloses that DNS propagation happens in a normal manner, but also teaches that the DNS propagation happens through the firewall servers, and the DNS propagation is subject to allow or deny connection rules.

In Examiner's opinion, both Kiuchi and Wesinger may not clearly disclose the feature of *"intercepting a domain name service (DNS) request to look up a network address of a second network device based on an identifier associated with the second network device and determining whether or not to establish a secure communication connection over the encrypted communication link"*. Moreover, both Kiuchi and Wesinger may not clearly disclose "send a domain name service (DNS) request to look up a network address of a second network device based on an identifier associated with the second network device; receive, following interception of the DNS request and a determination that the second network device is available for the secure communications service: (1) an indication that the second network device is available for the secure communications service, (2) the requested network address of the second network device, and (3) provisioning information for an encrypted communication link".

Moreover, in Examiner's opinion, Examiner believes that the requested is intercepted and determined before the request reached the firewall/DNS server.

Art Unit: 2453

7. In response to the above rejection, applicants have submitted Terminal Disclaimers; however those Terminal Disclaimers have not been approved because wrong forms were used. Applicants are once again requested to submit the TD.

8. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

A shortened statutory period for response to this action is set to expire 3 (three) months and 0 (zero) days from the mail date of this letter.

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

Art Unit: 2453

this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Krisna Lim whose telephone number is 571-272-3956. The examiner can normally be reached on Tuesday to Friday from 7:10 AM to 5:40 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Krista Zele, can be reached on 571-272-7288. 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 571-272-100.

KI

January 8, 2014

/Krisna Lim/

Primary Examiner Art Unit 2453

Search Notes 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

CPC- SEARCHED		
Symbol	Date	Examiner


CPC COMBINATION SETS - SEARCHED		
Symbol	Date	Examiner

US CLASSIFICATION SEARCHED			
Class	Subclass	Date	Examiner
709	227-228	08/25/2013	kl

SEARCH NOTES		
Search Notes	Date	Examiner
Inventors	08/25/2013	kl

INTERFERENCE SEARCH			
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner

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Index of Claims 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

✓	Rejected
=	Allowed


-	Cancelled
÷	Restricted

N	Non-Elected
I	Interference

A	Appeal
O	Objected

Claims renumbered in the same order as presented by applicant
 CPA
 T.D.
 R.1.47

CLAIM		DATE							
Final	Original	08/25/2013	01/08/2014						
	1	-							
	2	-							
	3	-							
	4	-							
	5	-							
	6	-							
	7	-							
	8	-							
	9	-							
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	24	-							
	25	-							
	26	✓	✓						
	27	✓	✓						
	28	✓	✓						
	29	✓	✓						
	30	✓	✓						
	31	✓	✓						
	32	✓	✓						
	33	✓	✓						
	34	✓	✓						
	35	✓	✓						
	36	✓	✓						

<i>Index of Claims</i> 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

✓	Rejected
=	Allowed

-	Cancelled
÷	Restricted

N	Non-Elected
I	Interference

A	Appeal
O	Objected

Claims renumbered in the same order as presented by applicant
 CPA
 T.D.
 R.1.47

CLAIM		DATE							
Final	Original	08/25/2013	01/08/2014						
	37	✓	✓						
	38	✓	✓						
	39	✓	✓						
	40	✓	✓						
	41	✓	✓						
	42	✓	✓						
	43	✓	✓						
	44	✓	✓						
	45	✓	✓						
	46	✓	✓						
	47	✓	✓						
	48	✓	✓						
	49	✓	✓						
	50	✓	✓						

**RESPONSE UNDER 37 CFR 1.116 - EXPEDITED PROCEDURE
TECHNOLOGY CENTER 2400**

Docket No.: 077580-0196 (VRNK1CP3CNFT10)

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Victor Larson, <i>et al.</i>	:	
	:	
Application No.: 13/911,792	:	Confirmation No. 7953
	:	
	:	
Filed: June 6, 2013	:	Group Art Unit: 2453
	:	
	:	
Customer Number: 23630	:	Examiner: Krisna Lim
	:	
For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES		

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

**RESPONSE AFTER FINAL REJECTION
UNDER 37 CFR § 1.116**

Commissioner:

In response to the final Office Action dated January 17, 2014, please enter and consider the following:

A **Listing of the Claims** is provided on page 2 of this paper.

Remarks begin on page 7 of this paper.

IN THE CLAIMS

This listing of claims is provided for the sole convenience of the Examiner. No claims have been amended herein.

LISTING OF CLAIMS:

1-25. (Canceled)

26. (Previously Presented) A network device, comprising:
a storage device storing an application program for a secure communications service; and
at least one processor configured to execute the application program for the secure communications service so as to enable the network device to:

send a domain name service (DNS) request to look up a network address of a second network device based on an identifier associated with the second network device;

receive, following interception of the DNS request and a determination that the second network device is available for the secure communications service: (1) an indication that the second network device is available for the secure communications service, (2) the requested network address of the second network device, and (3) provisioning information for an encrypted communication link;

connect to the second network device over the encrypted communication link, using the received network address of the second network device and the provisioning information for the encrypted communication link; and

communicate data with the second network device using the secure communications service via the encrypted communication link,

the network device being a device at which a user uses the secure communications service to access the encrypted communication link.

27. (Previously Presented) The network device of claim 26, wherein the secure communications service includes an audio-video conferencing service, and the at least one processor is configured to execute the application program to communicate at least one of encrypted video data and audio data with the second network device via the encrypted communication link using the secure communications service.

28. (Previously Presented) The network device of claim 26, wherein the secure communications service includes a telephony service.

29. (Previously Presented) The system of claim 28, wherein the telephony service uses modulation.

30. (Previously Presented) The network device of claim 29, wherein the modulation is based on one of frequency-division multiplexing (FDM), time-division multiplexing (TDM), or code division multiple access (CDMA).

31. (Previously Presented) The network device of claim 26, wherein the network device is a mobile device.

32. (Previously Presented) The network device of claim 26, wherein the identifier associated with the second network device is a domain name.

33. (Previously Presented) The network device of claim 26, wherein the encrypted communication link is part of a virtual private network communication link.

34. (Previously Presented) The network device of claim 33, wherein the virtual private network communication link is based on inserting into each data packet communicated over the virtual private network communication link one or more data values that vary according to a pseudo-random sequence.

35. (Previously Presented) The network device of claim 26, wherein the indication that the second network device is available for the secure communications service is a function of the result of a domain name lookup.

36. (Previously Presented) The network device of claim 26, wherein the encrypted communication link is an end-to-end link extending from the network device to the second

network device.

37. (Previously Presented) The network device of claim 26, wherein the interception of the DNS request consists of receiving the DNS request to determine that the second network device is available for the secure communications service.

38. (Previously Presented) The network device of claim 26, wherein the interception of the DNS request occurs at another network device that is separate from the network device.

39. (Previously Presented) A method executed by a first network device for communicating with a second network device, the method comprising:

 sending a domain name service (DNS) request to look up a network address of a second network device based on an identifier associated with the second network device;

 receiving, following interception of the DNS request and a determination that the second network device is available for a secure communications service: (1) an indication that the second network device is available for the secure communications service, (2) the requested network address of the second network device, and (3) provisioning information for an encrypted communication link;

 connecting to the second network device over the encrypted communication link, using the received network address of the second network device and the provisioning information for the encrypted communication link; and

 communicating data with the second network device using the secure communications service via the encrypted communication link,

 the first network device being a device at which a user uses the secure communications service to access the encrypted communication link.

40. (Previously Presented) The method of claim 39, wherein the secure communications service includes a video conferencing service, and communicating includes communicating at least one of encrypted video data and audio data with the second network device via the encrypted communication link using the secure communications service.

41. (Previously Presented) The method of claim 39, wherein the secure communications service includes a telephony service.

42. (Previously Presented) The method of claim 39, wherein the telephony service uses modulation.

43. (Previously Presented) The method of claim 42, wherein the modulation is based on one of frequency-division multiplexing (FDM), time-division multiplexing (TDM), or code division multiple access (CDMA).

44. (Previously Presented) The method of claim 39, wherein the network device is a mobile device.

45. (Previously Presented) The method of claim 39, wherein the identifier associated with the second network device is a domain name.

46. (Previously Presented) The method of claim 39, wherein the encrypted communication link is part of a virtual private network communication link, and communicating with the second network device using the secure communications service includes inserting into data packets communicated over the virtual private network communication link one or more data values that vary according to a pseudo-random sequence.

47. (Previously Presented) The method of claim 39, wherein the indication that the second network device is available for a secure communications service is a function of a domain name lookup.

48. (Previously Presented) The method of claim 39, wherein the encrypted communication link is an end-to-end link extending from the first network device to the second network device.

49. (Previously Presented) The method of claim 39, wherein the intercepting the DNS request consists of receiving the DNS request to determine that the second network device is available for the secure communications service.

50. (Previously Presented) The method of claim 39, wherein the intercepting the DNS request occurs at another network device that is separate from the first network device.

REMARKS

After entry of the foregoing amendments, claims 26-50 are pending, with claims 26 and 39 being the independent claims. No art-based rejections were made by the Office Action. No claims are amended herein. Favorable reconsideration and allowance of the subject application is respectfully requested.

Double Patenting Rejections

Claims 26-50 are provisionally rejected on the ground of obviousness-type nonstatutory double patenting as being unpatentable over claims 29-56 of copending Application No. 13/903,788. (OA at 3.) Claims 26-50 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 of copending Application No. 13/618,966. (*Id.*)

Claims 26-50 are rejected on the ground of nonstatutory double patenting as being unpatentable over claims 1-41 of U.S. Patent No. 7,188,180, claims 1-18 of U.S. Patent No. 7,933,990, and claims 1-29 of U.S. Patent No. 8,051,181. (OA at 4.)

Without addressing the merits or conceding the correctness of the provisional double patenting rejections, terminal disclaimers with respect to Application Nos. 13/903,788 and 13/618,966 are being filed concurrently with this response. Without addressing the merits or conceding the correctness of the nonstatutory double patenting rejections, terminal disclaimers with respect to U.S. Patent Nos. 7,188,180, 7,933,990, and 8,051,181 are being filed concurrently with this response.

Accordingly, reconsideration and withdrawal of the double patenting rejections are respectfully requested.

Applicants note that the filing of a terminal disclaimer to obviate a rejection based on nonstatutory double patenting is not an admission of the propriety of the rejection. M.P.E.P. § 804.02, *citing Quad Environmental Technologies Corp. v. Union Sanitary District*, 946 F.2d 870, 20 USPQ2d 1392 (Fed. Cir. 1991).

The foregoing terminal disclaimers and corresponding fees were previously submitted in connection with Applicants' Response filed November 18, 2013. However, the terminal disclaimers were disapproved by the Office because they were filed using an incorrect form. (OA

at 6.) Accordingly, no additional fees are believed to be required for resubmission of the terminal disclaimers. (*See* Terminal Disclaimer Review Decision, December 6, 2013.)

Applicants thank the Examiner for his thoughtful examination of claims 26-50 in view of *Kiuchi*, “C-HTTP The Development of a Secure, Closed HTTP-Based Network on the Internet,” Department of Epidemiology and Biostatistics, Faculty of Medicine, University of Tokyo, Japan (submitted as citation No. D1223 in the Information Disclosure Statement of August 1, 2013, and marked as considered by the Examiner on August 30, 2013), and in view of U.S. Patent No. 5,898,830 to *Wesinger, Jr. et al.* (submitted as citation No. A50 in the same Information Disclosure Statement). (*See* OA at 4-5.) While Applicants agree with the Office Action that *Kiuchi* and *Wesinger* do not disclose the subject matter of the claims (*see id.*), Applicants disagree with the Office Action’s specific characterizations of *Kiuchi*, *Wesinger* and the claims, (*id.*), and assert that the claims are allowable because *Kiuchi* and/or *Wessinger* do not disclose or suggest the combinations of elements recited in the claims.

Since the double patenting rejections are the only remaining issues in the Office Action, the application is believed to be in condition for allowance, and such action is respectfully requested.

CONCLUSION

Applicants respectfully submit that all of the pending claims are in condition for allowance. Applicants respectfully invite the Examiner to contact the undersigned attorney to promptly address any questions or issues regarding the allowability of the pending claims.

Any absence of a reply to a specific rejection, issue, or comment does not signify agreement with or concession of that rejection, issue, or comment. In addition, because Applicants' remarks are not intended to be exhaustive, as there may be other reasons for patentability of any or all claims that have not been expressed. Moreover, nothing in this response should be construed as an intent to concede any issue with regard to any claim.

To the extent necessary, a petition for an extension of time under 37 C.F.R. 1.136 is hereby made. Please charge any shortage in fees due in connection with the filing of this paper, including extension of time fees, to Deposit Account 501133 and please credit any excess fees to such deposit account.

Respectfully submitted,
McDERMOTT WILL & EMERY LLP

Date: January 27, 2014

/Toby H. Kusmer/
Toby H. Kusmer, P.C., Reg. No. 26,418
Customer No. 23630
28 State Street
Boston, MA 02109-1775
Telephone: (617) 535-4000
Facsimile: (617) 535-3800
E-mail: tkusmer@mwe.com

**TERMINAL DISCLAIMER TO OBIATE A DOUBLE PATENTING
REJECTION OVER A "PRIOR" PATENT**

Docket Number (Optional)

077580-0196 (VRNK1CP3CNFT10)

In re Application of: Victor LARSON, et al.

Application No.: 13/911,792

Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

The applicant, VirnetX, Inc., owner of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of **prior patent** No. 8,051,181 as the term of said **prior patent** is presently shortened by any terminal disclaimer. The applicant hereby agrees that any patent so granted on the instant application shall be enforceable only for any during such period that it and the **prior patent** are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the applicant does not disclaim the terminal part of the term of any patent granted on the instant application that would extend to the expiration date of the full statutory term of the **prior patent**, "as the term of said **prior 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 by any terminal disclaimer.

Check either box 1 or 2 below, if appropriate.

1. The undersigned is the applicant. If the applicant is an assignee, the undersigned is authorized to act on behalf of the assignee.

I hereby acknowledge that any willful false statements made are punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.

2. The undersigned is an attorney or agent of record. Reg. No. 26,418

/Toby H. Kusmer/January 27, 2014

Signature

Date

Toby H. Kusmer

Typed or printed name

Attorney for Assignee

Title

(617) 535-4000

Telephone Number

- Terminal disclaimer fee under 37 CFR 1.20(d) included.

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

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 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.**

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

Electronic Acknowledgement Receipt

EFS ID:	18040077
Application Number:	13911792
International Application Number:	
Confirmation Number:	7953
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
First Named Inventor/Applicant Name:	Victor Larson
Customer Number:	23630
Filer:	Toby H. Kusmer./Kimila Carraway
Filer Authorized By:	Toby H. Kusmer.
Attorney Docket Number:	77580-196(VRNK1CP3CNFT10)
Receipt Date:	27-JAN-2014
Filing Date:	06-JUN-2013
Time Stamp:	22:27:06
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		077580-0196_Response_After_Final_Rejection.pdf	7152587 4946b1acf716ab775cb53d30020f76b9c9304de7	yes	14

Multipart Description/PDF files in .zip description		
Document Description	Start	End
Response After Final Action	1	1
Claims	2	6
Applicant Arguments/Remarks Made in an Amendment	7	9
Terminal Disclaimer Filed	10	10
Terminal Disclaimer Filed	11	11
Terminal Disclaimer Filed	12	12
Terminal Disclaimer Filed	13	13
Terminal Disclaimer Filed	14	14

Warnings:

Information:

Total Files Size (in bytes):	7152587
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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.

**TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING
REJECTION OVER A PENDING "REFERENCE" APPLICATION**

Docket Number (Optional)

077580-0196 (VRNK1CP3CNFT)

In re Application of: Victor LARSON, et al.

Application No.: 13/911,792

Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

The applicant, VirnetX, Inc., owner of _____ percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of any patent granted on pending reference Application Number 13/903,788 filed, May 28, 2013, as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application. The applicant hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the reference application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the applicant does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term of any patent granted on said reference application, "as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application," in the event that: any such patent granted on the pending reference application 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 shortened by any terminal disclaimer filed prior to its grant.

Check either box 1 or 2 below, if appropriate.

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2. The undersigned is an attorney or agent of record. Reg. No. 26,418

/Toby H. Kusmer/

Signature

January 27, 2014

Date

Toby H. Kusmer

Typed or printed name

Attorney for Assignee

Title

(617) 535-4000

Telephone Number

- Terminal disclaimer fee under 37 CFR 1.20(d) is included.

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

**TERMINAL DISCLAIMER TO OBIATE A DOUBLE PATENTING
REJECTION OVER A "PRIOR" PATENT**

Docket Number (Optional)

077580-0196 (VRNK1CP3CNFT10)

In re Application of: Victor LARSON, et al.

Application No.: 13/911,792

Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

The applicant, VirnetX, Inc., owner of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of **prior patent** No. 7,933,990 as the term of said **prior patent** is presently shortened by any terminal disclaimer. The applicant hereby agrees that any patent so granted on the instant application shall be enforceable only for any during such period that it and the **prior patent** are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the applicant does not disclaim the terminal part of the term of any patent granted on the instant application that would extend to the expiration date of the full statutory term of the **prior patent**, "as the term of said **prior 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 by any terminal disclaimer.

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/Toby H. Kusmer/January 27, 2014

Signature

Date

Toby H. Kusmer

Typed or printed name

Attorney for Assignee

Title

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REJECTION OVER A PENDING "REFERENCE" APPLICATION**

Docket Number (Optional)

077580-0196 (VRNK1CP3CNFT)

In re Application of: Victor LARSON, et al.

Application No.: 13/911,792

Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

The applicant, VirnetX, Inc., owner of _____ percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of any patent granted on pending reference Application Number 13/618,966 filed, September 14, 2012, as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application. The applicant hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the reference application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

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/Toby H. Kusmer/

Signature

January 27, 2014

Date

Toby H. Kusmer

Typed or printed name

Attorney for Assignee

Title

(617) 535-4000

Telephone Number

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**TERMINAL DISCLAIMER TO OBIVATE A DOUBLE PATENTING
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Docket Number (Optional)

077580-0196 (VRNK1CP3CNFT10)

In re Application of: Victor LARSON, et al.

Application No.: 13/911,792

Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

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/Toby H. Kusmer/January 27, 2014

Signature

Date

Toby H. Kusmer

Typed or printed name

Attorney for Assignee

Title

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Telephone Number

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PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875	Application or Docket Number 13/911,792	Filing Date 06/06/2013	<input type="checkbox"/> To be Mailed
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ENTITY: LARGE SMALL MICRO

APPLICATION AS FILED – PART I

FOR	NUMBER FILED	NUMBER EXTRA	RATE (\$)	FEE (\$)
<input type="checkbox"/> BASIC FEE <small>(37 CFR 1.16(a), (b), or (c))</small>	N/A	N/A	N/A	
<input type="checkbox"/> SEARCH FEE <small>(37 CFR 1.16(k), (l), or (m))</small>	N/A	N/A	N/A	
<input type="checkbox"/> EXAMINATION FEE <small>(37 CFR 1.16(o), (p), or (q))</small>	N/A	N/A	N/A	
TOTAL CLAIMS <small>(37 CFR 1.16(i))</small>	minus 20 =	*	X \$ =	
INDEPENDENT CLAIMS <small>(37 CFR 1.16(h))</small>	minus 3 =	*	X \$ =	
<input type="checkbox"/> APPLICATION SIZE FEE <small>(37 CFR 1.16(s))</small>	If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).			
<input type="checkbox"/> MULTIPLE DEPENDENT CLAIM PRESENT <small>(37 CFR 1.16(j))</small>				
* If the difference in column 1 is less than zero, enter "0" in column 2.			TOTAL	

APPLICATION AS AMENDED – PART II

	(Column 1)	(Column 2)	(Column 3)	PRESENT EXTRA	RATE (\$)	ADDITIONAL FEE (\$)
AMENDMENT	01/27/2014	CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NUMBER PREVIOUSLY PAID FOR			
	Total <small>(37 CFR 1.16(i))</small>	* 25	Minus	** 25	= 0	X \$80 = 0
	Independent <small>(37 CFR 1.16(h))</small>	* 2	Minus	***3	= 0	X \$420 = 0
	<input type="checkbox"/> Application Size Fee <small>(37 CFR 1.16(s))</small>					
<input type="checkbox"/> FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM <small>(37 CFR 1.16(j))</small>						
					TOTAL ADD'L FEE	0


	(Column 1)	(Column 2)	(Column 3)	PRESENT EXTRA	RATE (\$)	ADDITIONAL FEE (\$)
AMENDMENT		CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NUMBER PREVIOUSLY PAID FOR			
	Total <small>(37 CFR 1.16(i))</small>	*	Minus	**	=	X \$ =
	Independent <small>(37 CFR 1.16(h))</small>	*	Minus	***	=	X \$ =
	<input type="checkbox"/> Application Size Fee <small>(37 CFR 1.16(s))</small>					
<input type="checkbox"/> FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM <small>(37 CFR 1.16(j))</small>						
					TOTAL ADD'L FEE	

* 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.

LIE
/VIKKI GRAY/

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.

Application Number 	Application/Control No. 13/911,792	Applicant(s)/Patent under Reexamination LARSON ET AL.


Document Code - DISQ	Internal Document – DO NOT MAIL
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TERMINAL DISCLAIMER	<input checked="" type="checkbox"/> APPROVED	<input type="checkbox"/> DISAPPROVED
Date Filed : 1/27/14	This patent is subject to a Terminal Disclaimer	

Approved/Disapproved by:

ANDRE ROBINSON 3 TDS WERE APPRVD.
--

U.S. Patent and Trademark Office

Application Number 	Application/Control No. 13/911,792	Applicant(s)/Patent under Reexamination LARSON ET AL.	

Document Code - DISQ	Internal Document – DO NOT MAIL
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TERMINAL DISCLAIMER	<input type="checkbox"/> APPROVED	<input checked="" type="checkbox"/> DISAPPROVED
Date Filed : 1/27/14	This patent is subject to a Terminal Disclaimer	

Approved/Disapproved by:

ANDRE ROBINSON
 2 TDS WEREN'T APPRVD.:
 [X] FAILED TO STATE THE AMOUNT OF INTEREST OWNED BY APPLICANT

Subst. for form 1449/PTO				Complete if Known			
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>				Application Number	13/911,792		
				Filing Date	06-06-2013		
				First Named Inventor	Victor Larson		
				Art Unit	2453		
				Examiner Name	Krisna Lim		
				Docket Number	77580-196(VR NK1CP3CNFT10)		
U.S. PATENTS							
EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear		
	A179	5,070,528	12/03/1991	Hawe et al.			
	A180	5,412,730	05/02/1995	Jones			
	A181	7,669,049	02/23/2010	Wang et al.			
	A182	4,912,762	03/27/1990	Lee et al.			
U.S. PATENT APPLICATION PUBLICATIONS							
EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear		
FOREIGN PATENT DOCUMENTS							
EXAMINER'S INITIALS	CITE NO.	Foreign Patent Document Country Codes - Number - Kind Codes (if known)	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines Where Relevant Figures Appear	Translation	
						Yes	No
OTHER ART (Including Author, Title, Date, Pertinent Pages, Etc.)							
EXAMINER'S INITIALS	CITE NO.	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.					
	D1417	Office Action dated January 28, 2014 from Corresponding U.S. Patent Application Number 13/620,550 (077580-0181)					
EXAMINER				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.

1 Applicant's unique citation designation number (optional). 2 Applicant is to place a check mark here if English language Translation is attached.

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196(VR NK1CP3CNFT10)

CERTIFICATION STATEMENT

Please See 37 CFR 1.97 and 1.98 to make the appropriate selection(s)

- Information Disclosure Statement is being filed with the filing of the application or before the receipt of a first office action.
- That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement; or
- That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in § 1.56(c) more than three months prior to the filing of the information disclosure statement.
- The Commissioner is hereby authorized to charge any required fees to Deposit Account 50-1133.
- Information Disclosure Statement is being filed with the Request for Continued Examination. The Commissioner is hereby authorized to charge the fee pursuant to 37 CFR 1.17(P) in the amount of \$810.00, or further fees which may be due, to Deposit Account 50-1133.

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Toby H. Kusmer/
Toby H. Kusmer, Reg. No. 26,418
McDermott Will & Emery LLP
28 State Street
Boston, MA 02109
Tel. (617) 535-4000
Fax (617) 535-3800

Date: January 30, 2014

DM_US 49337152-1.077580.0196

Electronic Patent Application Fee Transmittal

Application Number:	13911792
Filing Date:	06-Jun-2013
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
First Named Inventor/Applicant Name:	Victor Larson
Filer:	Toby H. Kusmer./Kerrie Jones
Attorney Docket Number:	77580-196(VR NK1CP3CNFT10)

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:				
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Submission- Information Disclosure Stmt	1806	1	180	180
Total in USD (\$)				180

Electronic Acknowledgement Receipt

EFS ID:	18071457
Application Number:	13911792
International Application Number:	
Confirmation Number:	7953
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
First Named Inventor/Applicant Name:	Victor Larson
Customer Number:	23630
Filer:	Toby H. Kusmer./Kerrie Jones
Filer Authorized By:	Toby H. Kusmer.
Attorney Docket Number:	77580-196(VRNK1CP3CNFT10)
Receipt Date:	06-FEB-2014
Filing Date:	06-JUN-2013
Time Stamp:	12:06:45
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$180
RAM confirmation Number	8022
Deposit Account	501133
Authorized User	

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
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1	Information Disclosure Statement (IDS) Form (SB08)	_196IDS.pdf	661102 fe567e75760339d322716a84e191e2761e26e3df	no	2
Warnings:					
Information:					
This is not an USPTO supplied IDS fillable form					
2	Non Patent Literature	13620550.pdf	255051 d2a4d74d36cf94c8554cde8cc8e4b1b6a26b1bd2	no	9
Warnings:					
Information:					
3	Fee Worksheet (SB06)	fee-info.pdf	30615 01cf868f5ce24dcd3c6eebb754ef4de0b28c7c5	no	2
Warnings:					
Information:					
Total Files Size (in bytes):				946768	
<p>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.</p> <p><u>New Applications Under 35 U.S.C. 111</u> 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.</p> <p><u>National Stage of an International Application under 35 U.S.C. 371</u> 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.</p> <p><u>New International Application Filed with the USPTO as a Receiving Office</u> 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.</p>					



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Table with 5 columns: APPLICATION NO., FILING DATE, FIRST NAMED INVENTOR, ATTORNEY DOCKET NO., CONFIRMATION NO.
13/911,792 06/06/2013 Victor Larson 77580-196(VRNK1CP3CNFT10) 7953

23630 7590 02/14/2014
McDermott Will & Emery
The McDermott Building
500 North Capitol Street, N.W.
Washington, DC 20001

EXAMINER

LIM, KRISNA

ART UNIT PAPER NUMBER

2453

NOTIFICATION DATE DELIVERY MODE

02/14/2014

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):

mweipdocket@mwe.com

Art Unit: 2453

1. The present application is being examined under the pre-AIA first to invent provisions.

2. Claims 26-50 are pending for examination. Claims 1-25 were canceled. This action is in response to the original application filed 06/06/2013.

3. 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 double patenting rejection is appropriate where the claims at issue 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 double patenting ground provided the reference 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. A terminal disclaimer must be signed in compliance with 37 CFR 1.321(b).

The USPTO internet Web site contains terminal disclaimer forms which may be used. Please visit <http://www.uspto.gov/forms/>. The filing date of the application will determine what form should be used. A web-based eTerminal Disclaimer may be filled out completely online using web-screens. An eTerminal Disclaimer that meets all requirements is auto-processed and approved immediately upon submission. For more

Art Unit: 2453

information about eTerminal Disclaimers, refer to

<http://www.uspto.gov/patents/process/file/efs/guidance/eTD-info-I.jsp>.

4. Claims 26-50 are provisionally rejected on the ground of nonstatutory double patenting as being unpatentable over claims 29-56 of copending Application No. 13/903, 788. Although the claims at issue are not identical, they are not patentably distinct from each other because they are directed to a network device (a domain name service (DNS) system) configured to be connected to a secure communication network using the received look up network address of a second network device based on an identifier associated with the second network device and the information for a virtual network address. The difference is the current application clearly claimed that the request is a domain name service (DNS) request while the copending application just calls a request. And another difference is the current application just calls the network address while the copending application calls an internet protocol (IP) address. Another difference is the current application clearly states the connection to the second network device is over the encrypted communication link while the copending application does not. It would have been obvious to one of ordinary skilled in the art at the time the invention was made to recognize that such variation and clarification of the claimed language would not be patentably distinguishable.

This is a provisional obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

5. Claims 26-50 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 of copending application **13/618,966**.

Although the claims at issue are not identical, they are not patentably distinct from each other because they are directed to a network device (a domain name service

Art Unit: 2453

(DNS) system) configured to be connected to a secure communication network (an encrypted communication link, a virtual communication link) using the received look up network address (an Internet Protocol (IP) address) of a second network device (a target device) based on an identifier associated with the second network device and the information for a virtual network address. The difference is a variation of calling and clarification of the claimed language similarly as in paragraphs 4-7 above.

This is a provisional obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Kiuchi discloses that the C-HTTP name server stores the IP address and public key of a particular computer in a data structure that maps the name of the particular computer to the corresponding IP address and public key. Kiuchi discloses that the client-side proxy sends a request to the C-HTTP, where the request is asking the C-HTTP server for permission to establish a connection with a server-side proxy.

Wesinger describes a system in which a configuration file is stored on a series of firewalls. The configuration files store security information by domain name and use the domain name to determine if a particular request is to be allowed.

Moreover, Wesinger discloses the following sequence: (i) a request is received by the firewall/DNS server, (ii) the domain name in the request is looked up in the configuration file, (iii) if the connection is allowed, then the firewall/DNS server may invoke code that performs channel processing, which includes encryption.

Wesinger discloses that DNS propagation happens in a normal manner, but also teaches that the DNS propagation happens through the firewall servers, and the DNS propagation is subject to allow or deny connection rules.

Art Unit: 2453

In Examiner's opinion, both Kiuchi and Wesinger may not clearly disclose the feature of *"intercepting a domain name service (DNS) request to look up a network address of a second network device based on an identifier associated with the second network device and determining whether or not to establish a secure communication connection over the encrypted communication link"*. Moreover, both Kiuchi and Wesinger may not clearly disclose "send a domain name service (DNS) request to look up a network address of a second network device based on an identifier associated with the second network device; receive, following interception of the DNS request and a determination that the second network device is available for the secure communications service: (1) an indication that the second network device is available for the secure communications service, (2) the requested network address of the second network device, and (3) provisioning information for an encrypted communication link".

Moreover, in Examiner's opinion, Examiner believes that the requested is intercepted and determined before the request reached the firewall/DNS server.

6. In response to the above rejection, applicants have submitted Terminal Disclaimers; however those Terminal Disclaimers have not been approved because the amount of percent interest of the owner is missing in the form. Applicants are once again requested to submit the TD.

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the

Art Unit: 2453

shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

A shortened statutory period for response to this action is set to expire 3 (three) months and 0 (zero) days from the mail date of this letter.

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).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Krisna Lim whose telephone number is 571-272-3956. The examiner can normally be reached on Tuesday to Friday from 7:10 AM to 5:40 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Krista Zele, can be reached on 571-272-7288. 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.

Art Unit: 2453

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 571-272-100.

KI

February 07, 2014

/Krisna Lim/

Primary Examiner Art Unit 2453

02/07/2014

Application No. 13/911,792

IN THE CLAIMS

This listing of claims is provided for the sole convenience of the Examiner. No claims have been amended herein.

LISTING OF CLAIMS:

1-25. (Canceled)

26. (Previously Presented) A network device, comprising:
a storage device storing an application program for a secure communications service; and
at least one processor configured to execute the application program for the secure communications service so as to enable the network device to:

send a domain name service (DNS) request to look up a network address of a second network device based on an identifier associated with the second network device;

receive, following interception of the DNS request and a determination that the second network device is available for the secure communications service: (1) an indication that the second network device is available for the secure communications service, (2) the requested network address of the second network device, and (3) provisioning information for an encrypted communication link;

connect to the second network device over the encrypted communication link, using the received network address of the second network device and the provisioning information for the encrypted communication link; and

communicate data with the second network device using the secure communications service via the encrypted communication link,

the network device being a device at which a user uses the secure communications service to access the encrypted communication link.

27. (Previously Presented) The network device of claim 26, wherein the secure communications service includes an audio-video conferencing service, and the at least one processor is configured to execute the application program to communicate at least one of encrypted video data and audio data with the second network device via the encrypted communication link using the secure communications service.

28. (Previously Presented) The network device of claim 26, wherein the secure communications service includes a telephony service.

29. (Previously Presented) The system of claim 28, wherein the telephony service uses modulation.

30. (Previously Presented) The network device of claim 29, wherein the modulation is based on one of frequency-division multiplexing (FDM), time-division multiplexing (TDM), or code division multiple access (CDMA).

31. (Previously Presented) The network device of claim 26, wherein the network device is a mobile device.

32. (Previously Presented) The network device of claim 26, wherein the identifier associated with the second network device is a domain name.

33. (Previously Presented) The network device of claim 26, wherein the encrypted communication link is part of a virtual private network communication link.

34. (Previously Presented) The network device of claim 33, wherein the virtual private network communication link is based on inserting into each data packet communicated over the virtual private network communication link one or more data values that vary according to a pseudo-random sequence.

35. (Previously Presented) The network device of claim 26, wherein the indication that the second network device is available for the secure communications service is a function of the result of a domain name lookup.

36. (Previously Presented) The network device of claim 26, wherein the encrypted communication link is an end-to-end link extending from the network device to the second

network device.

37. (Previously Presented) The network device of claim 26, wherein the interception of the DNS request consists of receiving the DNS request to determine that the second network device is available for the secure communications service.

38. (Previously Presented) The network device of claim 26, wherein the interception of the DNS request occurs at another network device that is separate from the network device.

39. (Previously Presented) A method executed by a first network device for communicating with a second network device, the method comprising:

 sending a domain name service (DNS) request to look up a network address of a second network device based on an identifier associated with the second network device;

 receiving, following interception of the DNS request and a determination that the second network device is available for a secure communications service: (1) an indication that the second network device is available for the secure communications service, (2) the requested network address of the second network device, and (3) provisioning information for an encrypted communication link;

 connecting to the second network device over the encrypted communication link, using the received network address of the second network device and the provisioning information for the encrypted communication link; and

 communicating data with the second network device using the secure communications service via the encrypted communication link,

 the first network device being a device at which a user uses the secure communications service to access the encrypted communication link.

40. (Previously Presented) The method of claim 39, wherein the secure communications service includes a video conferencing service, and communicating includes communicating at least one of encrypted video data and audio data with the second network device via the encrypted communication link using the secure communications service.

41. (Previously Presented) The method of claim 39, wherein the secure communications service includes a telephony service.

42. (Previously Presented) The method of claim 39, wherein the telephony service uses modulation.

43. (Previously Presented) The method of claim 42, wherein the modulation is based on one of frequency-division multiplexing (FDM), time-division multiplexing (TDM), or code division multiple access (CDMA).

44. (Previously Presented) The method of claim 39, wherein the network device is a mobile device.

45. (Previously Presented) The method of claim 39, wherein the identifier associated with the second network device is a domain name.

46. (Previously Presented) The method of claim 39, wherein the encrypted communication link is part of a virtual private network communication link, and communicating with the second network device using the secure communications service includes inserting into data packets communicated over the virtual private network communication link one or more data values that vary according to a pseudo-random sequence.

47. (Previously Presented) The method of claim 39, wherein the indication that the second network device is available for a secure communications service is a function of a domain name lookup.

48. (Previously Presented) The method of claim 39, wherein the encrypted communication link is an end-to-end link extending from the first network device to the second network device.

49. (Previously Presented) The method of claim 39, wherein the intercepting the DNS request consists of receiving the DNS request to determine that the second network device is available for the secure communications service.

50. (Previously Presented) The method of claim 39, wherein the intercepting the DNS request occurs at another network device that is separate from the first network device.

Subst. for form 1449/PTO				Complete if Known			
INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary)				Application Number	13/911,792		
				Filing Date	06-06-2013		
				First Named Inventor	Victor Larson		
				Art Unit	2453		
				Examiner Name	Krisna Lim		
				Docket Number	77580-196(VR NK1CP3CNFT10)		
U.S. PATENTS							
EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear		
	A179	5,070,528	12/03/1991	Hawe et al.			
	A180	5,412,730	05/02/1995	Jones			
	A181	7,669,049	02/23/2010	Wang et al.			
	A182	4,912,762	03/27/1990	Lee et al.			
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EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear		
FOREIGN PATENT DOCUMENTS							
EXAMINER'S INITIALS	CITE NO.	Foreign Patent Document Country Codes - Number - Kind Codes (if known)	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines Where Relevant Figures Appear	Translation	
						Yes	No
OTHER ART (Including Author, Title, Date, Pertinent Pages, Etc.)							
EXAMINER'S INITIALS	CITE NO.	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.					
	D1417	Office Action dated January 28, 2014 from Corresponding U.S. Patent Application Number 13/620,550 (077580-0181)					
EXAMINER /Krisna Lim/				DATE CONSIDERED 02/07/2014			

*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). 2 Applicant is to place a check mark here if English language Translation is attached.

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary)		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196(VR NK1CP3CNFT10)

CERTIFICATION STATEMENT

Please See 37 CFR 1.97 and 1.98 to make the appropriate selection(s)

- Information Disclosure Statement is being filed with the filing of the application or before the receipt of a first office action.
- That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement; or
- That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in § 1.56(c) more than three months prior to the filing of the information disclosure statement.
- The Commissioner is hereby authorized to charge any required fees to Deposit Account 50-1133.
- Information Disclosure Statement is being filed with the Request for Continued Examination. The Commissioner is hereby authorized to charge the fee pursuant to 37 CFR 1.17(P) in the amount of \$810.00, or further fees which may be due, to Deposit Account 50-1133.

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Toby H. Kusmer/
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Date: January 30, 2014

DM_US 49337152-1.077580.0196

**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT***(Use as many sheets as necessary)***Complete if Known**

Application Number	13/911,792
Filing Dates	06-06-2013
First Named Inventor	Victor Larson
Art Unit	2495
Examiner Name	Olanrewaju J. Bucknor
Docket Number	77580-196 (VRNK-0001CP3CNFT9)

U.S. PATENTS

EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication/Patent Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
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ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /K.L./

**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT**
(Use as many sheets as necessary)

Complete if Known

Application Number	13/911,792
Filing Dates	06-06-2013
First Named Inventor	Victor Larson
Art Unit	2495
Examiner Name	Olanrewaju J. Bucknor
Docket Number	77580-196 (VRNK-0001CP3CNFT9)

U.S. PATENTS

EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication/Patent Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
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Application Number	13/911,792
Filing Dates	06-06-2013
First Named Inventor	Victor Larson
Art Unit	2495
Examiner Name	Olanrewaju J. Bucknor
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				First Named Inventor	Victor Larson
				Art Unit	2495
				Examiner Name	Olanrewaju J. Bucknor
				Docket Number	77580-196 (VRNK-0001CP3CNFT9)

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Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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D300	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 10, 2010, 9:00 AM		
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D302	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 11, 2010, 9:00 AM		
D303	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 11, 2010, 1:30 PM		
D304	Trial Transcript, VirnetX vs. Microsoft Corporation dated March 12, 2010, 9:00 AM		
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D313	Appendix B: DNS References to Defendants' Preliminary Joint Invalidation Contentions dated July 1, 2011		
D314	Appendix A to Defendants' Preliminary Joint Invalidation Contentions dated July 1, 2011		
D315	Exhibit 1, IETF RFC 2065: Domain Name System Security Extensions; Published January 1997 vs. Claims of the '211 Patent		
D316	Exhibit 2, IETF RFC 2065: Domain Name System Security Extensions; Published January 1997 vs. Claims of the '504 Patent		
D317	Exhibit 3, RFC 2543 vs. Claims of the '135 Patent		
D318	Exhibit 4, RFC 2543 vs. Claims of the '211 Patent		
D319	Exhibit 5, RFC 2543 vs. Claims of the '504 Patent		
D320	Exhibit 6, SIP Draft v.2 vs. Claims of the '135 Patent		
D321	Exhibit 7, SIP Draft v.2 vs. Claims of the '211 Patent		
D322	Exhibit 8, SIP Draft v.2 vs. Claims of the '504 Patent		
D323	Exhibit 9, H.323 vs. Claims of the '135 Patent		
D324	Exhibit 10, H.323 vs. Claims of the '211 Patent		
D325	Exhibit 11, H.323 vs. Claims of the '504 Patent		
D326	Exhibit 12, SSL 3.0 vs. Claims of the '135 Patent.		
D327	Exhibit 13, SSL 3.0 vs. Claims of the '211 Patent		
D328	Exhibit 14, SSL 3.0 vs. Claims of the '504 Patent		
D329	Exhibit 15, RFC 2487 vs. Claims of the '135 Patent		

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Complete if Known	
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			Art Unit	2495
			Examiner Name	Olanrewaju J. Bucknor
			Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D330	Exhibit 16, RFC 2487 vs. Claims of the '211 Patent			
D331	Exhibit 17, RFC 2487 vs. Claims of the '504 Patent			
D332	Exhibit 18, RFC 2595 vs. Claims of the '135 Patent			
D333	Exhibit 19, RFC 2595 vs. Claims of the '211 Patent			
D334	Exhibit 20, RFC 2595 vs. Claims of the '504 Patent			
D335	Exhibit 21, iPass vs. Claims of the '135 Patent			
D336	Exhibit 22, iPASS vs. Claims of the '211 Patent			
D337	Exhibit 23, iPASS vs. Claims of the '504 Patent			
D338	Exhibit 24, "US '034" vs. Claims of the '135 Patent			
D339	Exhibit 25, US Patent No. 6,453,034 ("US '034") vs. Claims of the '211 Patent			
D340	Exhibit 26, US Patent No. 6,453,034 ("US '034") vs. Claims of the '504 Patent			
D341	Exhibit 27, US '287 vs. Claims of the '135 Patent			
D342	Exhibit 28, US '287 vs. Claims of the '211 Patent			
D343	Exhibit 29, US '287 vs. Claims of the '504 Patent			
D344	Exhibit 30, Overview of Access VPNs vs. Claims of the '135 Patent			
D345	Exhibit 31, Overview of Access VPNs vs. Claims of the '211 Patent			
D346	Exhibit 32, Overview of Access VPNs vs. Claims of the '504 Patent			
D347	Exhibit 34, RFC 1928 vs. Claims of the '135 Patent			
D348	Exhibit 35, RFC 1928 vs. Claims of the '211 Patent			
D349	Exhibit 36, RFC 1928 vs. Claims of the '504 Patent			
D350	Exhibit 37, RFC 2661 vs. Claims of the '135 Patent			
D351	Exhibit 38, RFC 2661 vs. Claims of the '211 Patent			
D352	Exhibit 39, RFC 2661 vs. Claims of the '504 Patent			
D353	Exhibit 40, SecureConnect vs. Claims of the '135 Patent			
D354	Exhibit 41, SecureConnect vs. Claims of the '211 Patent			
D355	Exhibit 42, SecureConnect vs. Claims of the '504 Patent			
D356	Exhibit 43, SFS-HTTP vs. Claims of the '135 Patent			
D357	Exhibit 44, SFS-HTTP vs. Claims of the '211 Patent			
D358	Exhibit 45, SFS-HTTP vs. Claims of the '504 Patent			
D359	Exhibit 46, US '883 vs. Claims of the '135 Patent			
D360	Exhibit 47, US '883 vs. Claims of the '211 Patent			
D361	Exhibit 48, US '883 vs. Claims of the '504 Patent			
D362	Exhibit 49, US '132 vs. Claims of the '135 Patent			
D363	Exhibit 50, US '132 vs. Claims of the '211 Patent			
D364	Exhibit 51, US '132 vs. Claims of the '504 Patent			
D365	Exhibit 52, US '213 vs. Claims of the '135 Patent			
D366	Exhibit 53, US '213 vs. Claims of the '211 Patent			
D367	Exhibit 54, US '213 vs. Claims of the '504 Patent			
D368	Exhibit 55, B&M VPNs vs. Claims of the '135 Patent			
D369	Exhibit 56, B&M VPNs vs. Claims of the '211 Patent			
D370	Exhibit 57, B&M VPNs vs. Claims of the '504 Patent			
D371	Exhibit 58, BorderManager vs. Claims of the '135 Patent			
D372	Exhibit 59, BorderManager vs. Claims of the '211 Patent			
D373	Exhibit 60, BorderManager vs. Claims of the '504 Patent			
D374	Exhibit 61, Prestige 128 Plus vs. Claims of the '135 Patent			
D375	Exhibit 62, Prestige 128 Plus vs. Claims of the '211 Patent			
D376	Exhibit 63, Prestige 128 Plus vs. Claims of the '504 Patent			
D377	Exhibit 64, RFC 2401 vs. Claims of the '135 Patent			
D378	Exhibit 65, RFC 2401 vs. Claims of the '211 Patent			

Subst. for form 1449/PTO			Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Application Number	13/911,792
			Filing Date	06-06-2013
			First Named Inventor	Victor Larson
			Art Unit	2495
			Examiner Name	Olanrewaju J. Bucknor
			Docket Number	77580-196 (VRNK-0001CP3CNFT9)

D379	Exhibit 66, RFC 2401 vs. Claims of the '504 Patent	
D380	Exhibit 67, RFC 2486 vs. Claims of the '135 Patent	
D381	Exhibit 68, RFC 2486 vs. Claims of the '211 Patent	
D382	Exhibit 69, RFC 2486 vs. Claims of the '504 Patent	
D383	Exhibit 70, Understanding IPsec vs. Claims of the '135 Patent	
D384	Exhibit 71, Understanding IPsec vs. Claims of the '211 Patent	
D385	Exhibit 72, Understanding IPsec vs. Claims of the '504 Patent	
D386	Exhibit 73, US '820 vs. Claims of the '135 Patent	
D387	Exhibit 74, US '820 vs. Claims of the '211 Patent	
D388	Exhibit 75, US '820 vs. Claims of the '504 Patent	
D389	Exhibit 76, US '019 vs. Claims of the '211 Patent	
D390	Exhibit 77, US '019 vs. Claims of the '504 Patent	
D391	Exhibit 78, US '049 vs. Claims of the '135 Patent	
D392	Exhibit 79, US '049 vs. Claims of the '211 Patent	
D393	Exhibit 80, US '049 vs. Claims of the '504 Patent	
D394	Exhibit 81, US '748 vs. Claims of the '135 Patent	
D395	Exhibit 82, US '261 vs. Claims of the '135 Patent	
D396	Exhibit 83, US '261 vs. Claims of the '211 Patent	
D397	Exhibit 84, US '261 vs. Claims of the '504 Patent	
D398	Exhibit 85, US '900 vs. Claims of the '135 Patent	
D399	Exhibit 86, US '900 vs. Claims of the '211 Patent	
D400	Exhibit 87, US '900 vs. Claims of the '504 Patent	
D401	Exhibit 88, US '671 vs. Claims of the '135 Patent	
D402	Exhibit 89, US '671 vs. Claims of the '211 Patent	
D403	Exhibit 90, US '671 vs. Claims of the '504 Patent	
D404	Exhibit 91, JP '704 vs. Claims of the '135 Patent	
D405	Exhibit 92, JP '704 vs. Claims of the '211 Patent	
D406	Exhibit 93, JP '704 vs. Claims of the '504 Patent	
D407	Exhibit 94, GB '841 vs. Claims of the '135 Patent	
D408	Exhibit 95, GB '841 vs. Claims of the '211 Patent	
D409	Exhibit 96, GB '841 vs. Claims of the '504 Patent	
D410	Exhibit 97, US '318 vs. Claims of the '135 Patent	
D411	Exhibit 98, US '318 vs. Claims of the '211 Patent	
D412	Exhibit 99, US '318 vs. Claims of the '504 Patent	
D413	Exhibit 100, VPN/VLAN vs. Claims of the '135 Patent	
D414	Exhibit 101, Nikkei vs. Claims of the '135 Patent	
D415	Exhibit 102, NIKKEI vs. Claims of the '211 Patent	
D416	Exhibit 103, NIKKEI vs. Claims of the '504 Patent	
D417	Exhibit 104, Special Anthology vs. Claims of the '135 Patent	
D418	Exhibit 105, Omron vs. Claims of the '135 Patent	
D419	Exhibit 106, Gauntlet System vs. Claims of the '135 Patent	
D420	Exhibit 107, Gauntlet System vs. Claims of the '151 Patent	
D421	Exhibit 108, Gauntlet System vs. Claims of the '180 Patent	
D422	Exhibit 109, Gauntlet System vs. Claims of the '211 Patent	
D423	Exhibit 110, Gauntlet System vs. Claims of the '504 Patent	
D424	Exhibit 111, Gauntlet System vs. Claims of the '759 Patent	
D425	Exhibit 112, IntraPort System vs. Claims of the '135 Patent	
D426	Exhibit 113, IntraPort System vs. Claims of the '151 Patent	
D427	Exhibit 114, IntraPort System vs. Claims of the '180 Patent	

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Complete if Known	
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			Examiner Name	Olanrewaju J. Bucknor
			Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D428	Exhibit 115, IntraPort System vs. Claims of the '211 Patent			
D429	Exhibit 116, IntraPort System vs. Claims of the '504 Patent			
D430	Exhibit 117, IntraPort System vs. Claims of the '759 Patent			
D431	Exhibit 118, Altiga VPN System vs. Claims of the '135 Patent			
D432	Exhibit 119, Altiga VPN System vs. Claims of the '151 Patent			
D433	Exhibit 120, Altiga VPN System vs. Claims of the '180 Patent			
D434	Exhibit 121, Altiga VPN System vs. Claims of the '211 Patent			
D435	Exhibit 122, Altiga VPN System vs. Claims of the '504 Patent			
D436	Exhibit 123, Altiga VPN System vs. Claims of the '759 Patent			
D437	Exhibit 124, Kiuchi vs. Claims of the '135 Patent			
D438	Exhibit 125, Kiuchi vs. Claims of the '151 Patent			
D439	Exhibit 126, Kiuchi vs. Claims of the '180 Patent			
D440	Exhibit 127, Kiuchi vs. Claims of the '211 Patent			
D441	Exhibit 128, Kiuchi vs. Claims of the '504 Patent			
D442	Exhibit 129, Kiuchi vs. Claims of the '759 Patent			
D443	Exhibit 130, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '135 Patent			
D444	Exhibit 131, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '151 Patent			
D445	Exhibit 132, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '180 Patent			
D446	Exhibit 133, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '211 Patent			
D447	Exhibit 134, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '504 Patent			
D448	Exhibit 135, Overview vs. Claims of the '759 Patent			
D449	Exhibit 136, RFC 2401 vs. Claims of the '759 Patent			
D450	Exhibit 137, Schulzrinne vs. Claims of the '135 Patent			
D451	Exhibit 138, Schulzrinne vs. Claims of the '151 Patent			
D452	Exhibit 139, Schulzrinne vs. Claims of the '180 Patent			
D453	Exhibit 140, Schulzrinne vs. Claims of the '211 Patent			
D454	Exhibit 141, Schulzrinne vs. Claims of the '504 Patent			
D455	Exhibit 142, Schulzrinne vs. Claims of the '759 Patent			
D456	Exhibit 143, Solana vs. Claims of the '135 Patent			
D457	Exhibit 144, Solana vs. Claims of the '151 Patent			
D458	Exhibit 145, Solana vs. Claims of the '180 Patent			
D459	Exhibit 146, Solana vs. Claims of the '211 Patent			
D460	Exhibit 147, Solana vs. Claims of the '504 Patent			
D461	Exhibit 148, Solana vs. Claims of the '759 Patent			
D462	Exhibit 149, Atkinson vs. Claims of the '135 Patent			
D463	Exhibit 150, Atkinson vs. Claims of the '151 Patent			
D464	Exhibit 151, Atkinson vs. Claims of the '180 Patent			
D465	Exhibit 152, Atkinson vs. Claims of the '211 Patent			
D466	Exhibit 153, Atkinson vs. Claims of the '504 Patent			
D467	Exhibit 154, Atkinson vs. Claims of the '759 Patent			
D468	Exhibit 155, Marino vs. Claims of the '135 Patent			
D469	Exhibit 156, Marino vs. Claims of the '151 Patent			
D470	Exhibit 157, Marino vs. Claims of the '180 Patent			
D471	Exhibit 158, Marino vs. Claims of the '211 Patent			
D472	Exhibit 159, Marino vs. Claims of the '504 Patent			

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)

D473	Exhibit 160, Marino vs. Claims of the '759 Patent	
D474	Exhibit 161, Aziz ('646) vs. Claims of the '759 Patent	
D475	Exhibit 162, Wesinger vs. Claims of the '135 Patent	
D476	Exhibit 163, Wesinger vs. Claims of the '151 Patent	
D477	Exhibit 164, Wesinger vs. Claims of the '180 Patent	
D478	Exhibit 165, Wesinger vs. Claims of the '211 Patent	
D479	Exhibit 166, Wesinger vs. Claims of the '504 Patent	
D480	Exhibit 167, Wesinger vs. Claims of the '759 Patent	
D481	Exhibit 168, Aziz ('234) vs. Claims of the '135 Patent	
D482	Exhibit 169, Aziz ('234) vs. Claims of the '151 Patent	
D483	Exhibit 170, Aziz ('234) vs. Claims of the '180 Patent	
D484	Exhibit 171, Aziz ('234) vs. Claims of the '211 Patent	
D485	Exhibit 172, Aziz ('234) vs. Claims of the '504 Patent	
D486	Exhibit 173, Aziz ('234) vs. Claims of the '759 Patent	
D487	Exhibit 174, Schneider vs. Claims of the '759 Patent	
D488	Exhibit 175, Valencia vs. Claims of the '135 Patent	
D489	Exhibit 176, Valencia vs. Claims of the '151 Patent	
D490	Exhibit 177, Valencia vs. Claims of the '180 Patent	
D491	Exhibit 178, Valencia vs. Claims of the '211 Patent	
D492	Exhibit 179, Valencia vs. Claims of the '504 Patent	
D493	Exhibit 180, RFC 2401 in Combination with U.S. Patent No. 6,496,867 vs. Claims of the '180 Patent	
D494	Exhibit 181, Davison vs. Claims of the '135 Patent	
D495	Exhibit 182, Davison vs. Claims of the '151 Patent	
D496	Exhibit 183, Davison vs. Claims of the '180 Patent	
D497	Exhibit 184, Davison vs. Claims of the '211 Patent	
D498	Exhibit 185, Davison vs. Claims of the '504 Patent	
D499	Exhibit 186, Davison vs. Claims of the '759 Patent	
D500	Exhibit 187, AutoSOCKS v2.1 vs. Claims of the '135 Patent	
D501	Exhibit 188, AutoSOCKS v2.1 vs. Claims of the '151 Patent	
D502	Exhibit 189, AutoSOCKS v2.1 Administrator's Guide vs. Claims of the '180 Patent	
D503	Exhibit 190, AutoSOCKS vs. Claims of the '759 Patent	
D504	Exhibit 191, Aventail Connect 3.01/2.51 vs. Claims of the '135 Patent	
D505	Exhibit 192, Aventail Connect v3.01/2.51 vs. Claims of the '151 Patent	
D506	Exhibit 193, Aventail Connect 3.01/2.51 vs. Claims of the '180 Patent	
D507	Exhibit 194, Aventail Connect 3.01/2.51 vs. Claims of the '759 Patent	
D508	Exhibit 195, Aventail Connect 3.1/2.6 Administrator's Guide vs. Claims of the '135 Patent	
D509	Exhibit 196, Aventail Connect 3.1/2.6 Administrator's Guide vs. Claims of the '151 Patent	
D510	Exhibit 197, Aventail Connect 3.1/2.6 vs. Claims of the '180 Patent	
D511	Exhibit 198, Aventail Connect 3.1/2.6 vs. Claims of the '759 Patent	
D512	Exhibit 199, BinGO! User's User's Guide/Extended Features Reference vs. Claims of the '151 Patent	
D513	Exhibit 200, BinGO! User's User's Guide/Extended Features Reference vs. Claims of the '135 Patent	
D514	Exhibit 201, BinGO! vs. Claims of the '180 Patent	
D515	Exhibit 202, BinGO! vs. Claims of the '759 Patent	
D516	Exhibit 203, Broadband Forum Technical Report TR-025 (Issue 1.0/5.0) vs. Claims of the '135 Patent	
D517	Exhibit 204, Domain Name System (DNS) Security vs. Claims of the '211 Patent	
D518	Exhibit 205, Domain Name System (DNS) Security vs. Claims of the '504 Patent	
D519	Exhibit 206, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '211 Patent	

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
		Application Number	13/911,792
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		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
	Docket Number	77580-196 (VRNK-0001CP3CNFT9)	
D520	Exhibit 207, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '504 Patent		
D521	Exhibit 208, RFC 2538, Storing Certificates in the Domain Name System (DNS) vs. Claims of the '211 Patent		
D522	Exhibit 209, RFC 2538, Storing Certificates in the Domain Name System (DNS) vs. Claims of the '504 Patent		
D523	Exhibit 210, IETF RFC 2065: Domain Name System Security Extensions; Published January 1997 vs. Claims of the '504 Patent		
D524	Exhibit 211, IETF RFC 2065: Domain Name System Security Extensions; Published January 1997 vs. Claims of the '211 Patent		
D525	Exhibit 212, RFC 2486, RFC 2661, RFC 2401, and Internet-Draft, "Secure Remote Access with L2TP" vs. Claims of the '135 Patent		
D526	Exhibit 213, U.S. Patent No. 7,100,195 in Combination with RFC 2401 and U.S. Patent No. 6,496,867 vs. Claims of the '135 Patent		
D527	Exhibit 214, U.S. Patent No. 7,100,195 in Combination with RFC 2401 and U.S. Patent No. 6,496,867 vs. Claims of the '151 Patent		
D528	Exhibit 215, U.S. Patent No. 6,643,701 vs. Claims of the '135 Patent		
D529	Exhibit 216, U.S. Patent No. 6,643,701 vs. Claims of the '151 Patent		
D530	Exhibit 217, U.S. Patent No. 6,496,867 in Combination with RFC 2401 vs. Claims of the '151 Patent		
D531	Exhibit 218, U.S. Patent No. 6,496,867 in Combination with RFC 2401 vs. Claims of the '135 Patent		
D532	Exhibit 219, U.S. Patent No. 6,496,867 vs. Claims of the '211 Patent		
D533	Exhibit 220, U.S. Patent No. 6,496,867 vs. Claims of the '504 Patent		
D534	Exhibit 221, RFC 2486, RFC 2661, RFC 2401, and Internet-Draft, "Secure Remote Access with L2TP" vs. Claims of the '151 Patent		
D535	Exhibit 222, U.S. Patent No. 6,557,037 vs. Claims of the '211 Patent		
D536	Exhibit 223, U.S. Patent No. 6,557,037 vs. Claims of the '504 Patent		
D537	Exhibit 224, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '135 Patent		
D538	Exhibit 225, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '151 Patent		
D539	Exhibit Cisco-1, Cisco's Prior Art Systems vs. Claims of the '135 Patent		
D540	Exhibit Cisco-2, Cisco's Prior Art Systems vs. Claims of the '151 Patent		
D541	Exhibit Cisco-3, Cisco's Prior Art Systems vs. Claims of the '180 Patent		
D542	Exhibit Cisco-4, Cisco's Prior Art Systems vs. Claims of the '211 Patent		
D543	Exhibit Cisco-5, Cisco's Prior Art Systems vs. Claims of the '504 Patent		
D544	Exhibit Cisco-6, Cisco's Prior Art Systems vs. Claims of the '759 Patent		
D545	Exhibit Cisco-7, Cisco's Prior Art PIX System vs. Claims of the '759 Patent		
D546	Exhibit A: Copy of U.S. Patent No. 6,502,135		
D547	Exhibit A: Copy of U.S. Patent No. 7,490,151		
D548	Exhibit B: Certificate of Service to Request For Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 6,502,135)		
D549	Exhibit B: Certificate of Service to Request For Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 7,490,151)		
D550	Exhibit B-1: File History of U.S. Patent 6,502,135		
D551	Exhibit B-2: Reexamination Record No. 95/001,269		
D552	Exhibit C1: Claim Chart – Aventail Connect v3.1 (Patent No. 6,502,135)		
D553	Exhibit C2: Claim Chart Aventail Connect V3.01 (Patent No. 6,502,135)		
D554	Exhibit C-1: Copy of U.S. Patent No. 7,010,604		
D555	Exhibit C2: Claim Chart Aventail Autosocks (Patent No. 7,490,151)		
D556	Exhibit C1: Claim Chart Aventail Connect v3.01 (Patent No. 7,490,151)		
D557	Exhibit C-2: Provisional Application 60/106,261		
D558	Exhibit C3: Claim Chart Aventail AutoSOCKS (Patent No. 6,502,135)		
D559	Exhibit C3: Claim Chart BinGO (Patent No. 7,490,151)		
D560	Exhibit C-3: Provisional Application 60/137,704		

Subst. for form 1449/PTO			Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Application Number	13/911,792
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			First Named Inventor	Victor Larson
			Art Unit	2495
			Examiner Name	Olanrewaju J. Bucknor
			Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D561	Exhibit C4: Claim Chart Wang (Patent No. 6,502,135)			
D562	Exhibit C4: Claim Chart Beser (Patent No. 7,490,151)			
D563	Exhibit C5: Claim Chart Beser (Patent No. 6,502,135)			
D564	Exhibit C5: Claim Chart Wang (Patent No. 7,490,151)			
D565	Exhibit C6: Claim Chart BinGO (Patent No. 6,502,135)			
D566	Exhibit D: Memorandum Opinion in <i>VirnetX v. Microsoft</i> .			
D567	Exhibit D-1: Takahiro Kiuchi and Shigekoto Kaihara, "C-HTTP – The Development of a Secure, Closed HPPT-Based Network on the Internet," Published in the Proceedings of SNDSS 1996.			
D568	Exhibit D-10: D.E. Denning and G.M. Sacco, "Time-stamps in Key Distribution Protocols," Communications of the ACM, Vol. 24, N.8, pp. 533-536. August 1981.			
D569	Exhibit D-11: C.I. Dalton and J.F. Griffin, "Applying Military Grade Security to the Internet," Proceedings of the 8th Joint European Networking Conference (JENC 8), (May 12-15 1997).			
D570	Exhibit D-12: Steven M. Bellovin and Michael Merritt, "Encrypted Key Exchange: Password-Based protocols Secure against Dictionary Attacks," 1992 IEEE Symposium on Security and Privacy (1992).			
D571	Exhibit D-2: Copy of U.S. Pat. No. 5,898,830			
D572	Exhibit D-3: Eduardo Solana and Jürgen Harms, "Flexible Internet Secure Transactions Based on Collaborative Domains," Security Protocols Workshop 1997, pp. 37-51.			
D573	Exhibit D-4: Copy of U.S. Pat. No. 6,119,234			
D574	Exhibit D-5: Jeff Sedayao, "Mosaic Will Kill My Network!" – Studying Network Traffic Patterns of Mosaic Use," in Electron. Proc. 2nd World Wide Web Conf. '94: Mosaic and the Web, Chicago, IL, Oct. 1994.			
D575	Exhibit D-6: M. Luby Juels and R. Ostrovsky, "Security of Blind Digital Signatures," Crypto '97, LNCS 1294, pages 150-164, Springer-Verlag, Berlin, 1997.			
D576	Exhibit D-8: David M. Martin, "A Framework for Local Anonymity in the Internet," Technical Report. Boston University, Boston, MA, USA (Feb 21, 1998).			
D577	Exhibit D-9: Copy of U.S. Pat. No. 7,764,231			
D578	Exhibit E-1: Claim Charts Applying Kiuchi and Other References to Claims of the '135 Patent.			
D579	Exhibit E1: Declaration of Chris Hopen (Patent No. 6,502,135)			
D580	Exhibit E1: Declaration of Chris Hopen (Patent No. 7,490,151)			
D581	Exhibit E-2: Claim Charts Applying Wesinger and Other References to Claims of the '135 Patent.			
D582	Exhibit E2: Declaration of Michael Fratto (Patent No. 6,502,135)			
D583	Exhibit E2: Declaration of Michael Fratto (Patent No. 7,490,151)			
D584	Exhibit E-3: Claim Charts Applying Solana and Other References to Claims of the '135 Patent.			
D585	Exhibit E3: Declaration of James Chester (Patent No. 6,502,135)			
D586	Exhibit E3: Declaration of James Chester (Patent No. 7,490,151)			
D587	Exhibit E-4: Claim Charts Applying Aziz and Other References to Claims of the '135 Patent.			
D588	Exhibit X1: Aventail Connect Administrator's Guide v3.1/v2.6., PP 1-20 (1996-1999)			
D589	Exhibit X10: Copy of U.S. Patent No. 4,885,778			
D590	Exhibit X11: Copy of U.S. Patent No. 6,615,357			
D591	Exhibit X2: Aventail Connect Administrator's Guide v3.01/v2.51., PP 1-116 (1996-1999)			
D592	Exhibit X3: Aventail AutoSOCKS Administration & User's Guide v2.1., PP 1-70 (1996-1999)			
D593	Exhibit X4: Reed et al., "Proxies for Anonymous Routine," 12th Annual Computer Security Applications Conference, San Diego, CA, December -9-13, pp 1-10 (1996).			
D594	Exhibit X5: Wang, The Broadband Forum Technical Report, "TR-025 – Core Network Architecture Recommendations for Access to Legacy Data Networks over ADSL," Issue 1.0; pp. 1-24 , v1.0 (1999).			
D595	Exhibit X6: Copy of U.S. Patent No. 6,496,867			
D596	Exhibit X7: BinGO! User's Guide Incorporating by Reference BinGO! Extended Feature Reference.			
D597	Exhibit X7: Kent et al., "Security Architecture for the Internet Protocol," Network Working Group Request for Comments (RFC) 2401, pp 1-70 (1998).			

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D598	Exhibit X8: Copy of U.S. Patent No. 6,182,141		
D599	Exhibit X9: BinGO! User's Guide v1.6 (1999).		
D600	Exhibit Y1: Aventail Extranet Server 3.0 Administrator's Guide.		
D601	Exhibit Y10: Hanks, S., et al., RFC1701, "Generic Routing Encapsulation (GRE)," 1994, Is Accessible at http://www.ietf.org/rfc/rfc1701.txt .		
D602	Exhibit Y10: Socolofsky, T. et al., RFC 1180, "A TCP/IP Tutorial," January 1991.		
D603	Exhibit Y11: Simpson, W., editor, RFC 1661, "The Point-to-Point Protocol (PPP)," July 1994.		
D604	Exhibit Y11: Simpson, W., RFC1994, "PPP Challenge Handshake Authentication Protocol (CHAP)," 1996, http://www.ietf.org/rfc/rfc1994.txt .		
D605	Exhibit Y12: Meyer, G., RFC 1968, "The PPP Encryption Control Protocol (ECP)," June 1996.		
D606	Exhibit Y12: Perkins, D., RFC1171, "The Point-To-Point Protocol for the Transmission of Multi-Protocol Datagrams over Point-To-Point Links," 1990, Is Accessible at http://www.ietf.org/rfc/rfc1171.txt .		
D607	Exhibit Y13: Kummert, H., RFC 2420, "The PPP Triple-DES Encryption Protocol (3DESE)," September, 1998.		
D608	Exhibit Y14: Townsley, W.M., et al., RFC 2661, "Layer Two Tunneling Protocol 'L2TP'," August 1999.		
D609	Exhibit Y15: Pall, G.S., RFC 2118, "Microsoft Point-To-Point Encryption (MPPE) Protocol," March 1997.		
D610	Exhibit Y16: Gross, G., et al., RFC 2364, "PPP Over AAL5," July 1998.		
D611	Exhibit Y17: Srisuresh, P., RFC 2663, "IP Network Address Translator (NAT) Terminology and Considerations," August 1999.		
D612	Exhibit Y18: Heinanen, J., RFC 1483, "Multiprotocol Encapsulation over ATM Adaptation Layer 5," July 1993.		
D613	Exhibit Y2: Goldschlag et al., "Hiding Routing Information" (1996).		
D614	Exhibit Y3: Copy of U.S. Patent No. 5,950,519		
D615	Exhibit Y4: Ferguson, P. and Huston, G., "What Is a VPN", The Internet Protocol Journal, Vol 1., No. 1 (June 1998 ("Ferguson").		
D616	Exhibit Y5: Mockapetris, P., RFC 1034, "Domain Names – Concepts and Facilities," November 1987 ("RFC1034").		
D617	Exhibit Y6: Mockapetris, P., RFC 1035, "Domain Names – Implementation and Specification," November 1987 ("RFC1035").		
D618	Exhibit Y8: Fielding, R., et al., RFC 2068, "Hypertext Transfer Protocol – HTTP/1.1," January 1997.		
D619	Exhibit Y8: Woodburn, R.A., et al., RFC1241, "A Scheme for an Internet Encapsulation Protocol: Version 1," 1991.		
D620	Exhibit Y9: Leech, M., et al., RFC 1928, "Socks Protocol Version 5," March 1996.		
D621	Exhibit Y9: Simpson, W., RFC1853, "IP in IP Tunneling," 1995, Is Accessible at http://www.ietf.org/rfc/rfc1583.txt .		
D622	Form PTO/SB/42, Listing Each Patent and Printed Publication Relied Upon to Provide a Substantial New Question of Patentability (Patent No. 6,502,135)		
D623	Form PTO/SB/42, Listing Each Patent and Printed Publication Relied Upon to Provide a Substantial New Question of Patentability (Patent No. 7,490,151)		
D624	Request for Inter Partes Reexamination (Patent No. 6,502,135)		
D625	Request for Inter Partes Reexamination Transmittal Form (PTO/SB/58) (Patent No. 6,502,135)		
D626	Request for Inter Partes Reexamination Transmittal Form (PTO/SB/58) (Patent No. 7,490,151)		
D627	Request for Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 6,502,135)		
D628	Request for Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 7,490,151)		
D629	Transmittal Letter (Patent No. 6,502,135)		
D630	Transmittal Letter (Patent No. 7,490,151)		
D631	Joint Claim Construction and Prehearing Statement		
D632	Exhibit A: Agreed Upon Terms; P.R. 4-3 Joint Claims Construction and Prehearing Statement		
D633	Exhibit B: Disputed Claim Terms; P.R. 4-3 Joint Claim Construction and Prehearing Statement		

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
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		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D634	Exhibit C; VirnetX's Proposed Construction of Claim Terms and Supporting Evidence		
D635	Exhibit D; Defendants' Intrinsic and Extrinsic Support; P.R. 4-3 Joint Claim Construction and Prehearing Statement		
D636	U.S. Patent 6,839,759		
D637	Exhibit B-4; VirnetX, Inc. v. Microsoft Corp., Case No. 6:07-cv-80, Microsoft's Motion for Partial Summary Judgment of Invalidity of U.S. Patent No. 6,839,759 (E.D. Tex. Dec. 18, 2009)		
D638	Exhibit D-2; Kent et al., "Security Architecture for the Internet Protocol," Internet Engineering Task Force, Internet Draft, (Feb. 1998)		
D639	Exhibit D-3; Aziz et al., U.S. Patent 5,548,646 to Aziz et al., "System for Signatureless Transmission and Reception of Data Packets Between Computer Networks," Filed Sept. 15, 1994 and issued Aug. 20, 1996		
D640	Exhibit D-4; Yinger; U.S. Patent 5,960,204 to Yinger et al., "System and Method for Installing Applications on a Computer on an as needed basis, Filed on October 28, 1996 and Issued September 28, 1999		
D641	Exhibit D-8; Barlow; U.S. Patent 5,204,961 to Barlow, "Computer Network Operating with Multilevel Hierarchical Security with Selectable Common Trust Realms and Corresponding Security Protocols," Filed on June 25, 1990 and Issued April 20, 1993		
D642	Exhibit D-12; RFC 1122, Braden, "Requirements for Internet Hosts – Communication Layers," RFC 1122 (Oct. 1989)		
D643	Exhibit D-13; RFC 791; Information Sciences Institute, "Internet Protocol," DARPA Internet Program Specification RFC 791 (Sept. 1981)		
D644	Exhibit D-14; Caronni et al., "SKIP – Securing the Internet," 5th International Workshops on Enabling Technologies: Infrastructure for Collaborative Enterprises (WET ICE '96) (June 19-21, 1996)		
D645	Exhibit D-15; Maughan et al., "Internet Security Association and Key Management Protocol (ISAKMP)," IPSEC Work Group Draft (July 26, 1997)		
D646	Exhibit E-1; Claim Charts Applying Kiuchi as a Primary Reference to the '759 Patent.		
D647	Exhibit E-2; Claim Charts Applying Kent as a Primary Reference to the '759 Patent		
D648	Exhibit E-3; Claim Charts Applying Aziz as a Primary Reference to the '759 Patent		
D649	Exhibit E-4; Claim Charts Applying Kent in view of Caronni as a Primary Combination of References to the '759 Patent		
D650	Exhibit D-5; Edwards et al., "High Security Web Servers and Gateways," Computer Networks and ISDN System 29, pages 927-938 (Sept. 1997)		
D651	Exhibit D-10; Lee et al., "Hypertext Transfer Protocol – HTTP/1.0," RFC 1945 (May 1996)		
D652	Exhibit E-3; Claim Charts Applying Blum to Claims of the '151 Patent		
D653	Exhibit B-1, File History of U.S. Patent 7,490,151		
D654	Exhibit E-1, Claim Charts Applying Kiuchi, and Kiuchi and Martin to Claims of the '151 Patent		
D655	Exhibit E-2, Claim Charts Applying Wesinger, and Wesinger and Martin to Claims of the '151 Patent		
D656	Exhibit E-4, Claim Charts Applying Aziz and Edwards, and Aziz, Edwards, and Martin to Claims of the '151 Patent		
D657	Exhibit E-6, Claim Charts Applying Wesinger and Edwards, and Wesinger, Edwards, and Martin to Claims of the '151 Patent		
D658	VirnetX Inc., V. Mitel Networks Corp.; Defendants' Joint Invalidity Contentions		
D659	Exhibit 37, RFC 2661 vs. Claims of the '135 Patent		
D660	Exhibit 38, RFC 2661 vs. Claims of the '211 Patent		
D661	Exhibit 39, RFC 2661 vs. Claims of the '504 Patent		
D662	Exhibit 40, SecureConnect vs. Claims of the '135 Patent		
D663	Exhibit 41, SecureConnect vs. Claims of the '211 Patent		
D664	Exhibit 42, SecureConnect vs. Claims of the '504 Patent		
D665	Exhibit 43, SFS-HTTP vs. Claims of the '135 Patent		
D666	Exhibit 44, SFS-HTTP vs. Claims of the '211 Patent		
D667	Exhibit 45, SFS-HTTP vs. Claims of the '504 Patent		
D668	Exhibit 46, US '883 vs. Claims of the '135 Patent		

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /K.L./
Petitioner Apple Inc. - Ex. 1004, p. 421

**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT***(Use as many sheets as necessary)*

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Examiner Name	Olanrewaju J. Bucknor
Docket Number	77580-196 (VRNK-0001CP3CNFT9)

D669	Exhibit 47, US '883 vs. Claims of the '211 Patent			
D670	Exhibit 48, US '883 vs. Claims of the '504 Patent			
D671	Exhibit 49, Chuah vs. Claims of the '135 Patent			
D672	Exhibit 50, Chuah vs. Claims of the '211 Patent			
D673	Exhibit 51, Chuah vs. Claims of the '504 Patent			
D674	Exhibit 52, U.S. '648 vs. Claims of the '135 Patent			
D675	Exhibit 53, U.S. '648 vs. Claims of the '211 Patent			
D676	Exhibit 57, B&M VPNs vs. Claims of the '504 Patent			
D677	Exhibit 58, BorderManager vs. Claims of the '135 Patent			
D678	Exhibit 59, BorderManager vs. Claims of the '211 Patent			
D679	Exhibit 60, BorderManager vs. Claims of the '504 Patent			
D680	Exhibit 61, Prestige 128 Plus vs. Claims of the '135 Patent			
D681	Exhibit 62, Prestige 128 Plus vs. Claims of the '211 Patent			
D682	Exhibit 63, Prestige 128 Plus vs. Claims of the '504 Patent			
D683	Exhibit 64, RFC 2401 vs. Claims of the '135 Patent			
D684	Exhibit 65, RFC 2401 vs. Claims of the '211 Patent			
D685	Exhibit 66, RFC 2401 vs. Claims of the '504 Patent			
D686	Exhibit 67, US '072 vs. Claims of the '135 Patent			
D687	Exhibit 68, RFC 2486 vs. Claims of the '211 Patent			
D688	Exhibit 69, RFC 2486 vs. Claims of the '504 Patent			
D689	Exhibit 70 Understanding IPsec vs. Claims of the '135 Patent			
D690	Exhibit 71, Understanding IPsec vs. Claims of the '211 Patent			
D691	Exhibit 72, Understanding IPsec vs. Claims of the '504 Patent			
D692	Exhibit 73, US '820 vs. Claims of the '135 Patent			
D693	Exhibit 74, US '820 vs. Claims of the '211 Patent			
D694	Exhibit 75, US '820 vs. Claims of the '504 Patent			
D695	Exhibit 76, US '019 vs. Claims of the '211 Patent			
D696	Exhibit 77, US '019 vs. Claims of the '504 Patent			
D697	Exhibit 78, US '049 vs. Claims of the '135 Patent			
D698	Exhibit 79, US '049 vs. Claims of the '211 Patent			
D699	Exhibit 80, US '049 vs. Claims of the '504 Patent			
D700	Exhibit 81, US '748 vs. Claims of the '135 Patent			
D701	Exhibit 82, US '261 vs. Claims of the '135 Patent			
D702	Exhibit 83, US '261 vs. Claims of the '211 Patent			
D703	Exhibit 84, US '261 vs. Claims of the '504 Patent			
D704	Exhibit 85, US '900 vs. Claims of the '135 Patent			
D705	Exhibit 86, US '900 vs. Claims of the '211 Patent			
D706	Exhibit 87, US '900 vs. Claims of the '504 Patent			
D707	Exhibit 88, US '671 vs. Claims of the '135 Patent			
D708	Exhibit 89, US '671 vs. Claims of the '211 Patent			
D709	Exhibit 90, US '671 vs. Claims of the '504 Patent			
D710	Exhibit 91, JP '704 vs. Claims of the '135 Patent			
D711	Exhibit 92, JP '704 vs. Claims of the '211 Patent			
D712	Exhibit 93, JP '704 vs. Claims of the '504 Patent			
D713	Exhibit 94, GB '841 vs. Claims of the '135 Patent			
D714	Exhibit 95, GB '841 vs. Claims of the '211 Patent			
D715	Exhibit 96, GB '841 vs. Claims of the '504 Patent			
D716	Exhibit 97, US '318 vs. Claims of the '135 Patent			
D717	Exhibit 98, US '318 vs. Claims of the '211 Patent			

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /K.L./

Petitioner Apple Inc. - Ex. 1004, p. 422

**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT***(Use as many sheets as necessary)*

Application Number	13/911,792
Filing Date	06-06-2013
First Named Inventor	Victor Larson
Art Unit	2495
Examiner Name	Olanrewaju J. Bucknor
Docket Number	77580-196 (VRNK-0001CP3CNFT9)

D718	Exhibit 99, US '318 vs. Claims of the '504 Patent	
D719	Exhibit 100, VPN/VLAN vs. Claims of the '135 Patent	
D720	Exhibit 101, Nikkei vs. Claims of the '135 Patent	
D721	Exhibit 102, Nikkei vs. Claims of the '211 Patent	
D722	Exhibit 103, Nikkei vs. Claims of the '504 Patent	
D723	Exhibit 104, Special Anthology vs. Claims of the '135 Patent	
D724	Exhibit 106-A, Gauntlet System vs. Claims of the '135 Patent	
D725	Exhibit 109-A, Gauntlet System vs. Claims of the '211 Patent	
D726	Exhibit 110-A, Gauntlet System vs. Claims of the '504 Patent	
D727	Exhibit 112, IntraPort System vs. Claims of the '135 Patent	
D728	Exhibit 115, IntraPort System vs. Claims of the '211 Patent	
D729	Exhibit 116, IntraPort System vs. Claims of the '504 Patent	
D730	Exhibit 118, Altiga VPN System vs. Claims of the '135 Patent	
D731	Exhibit 121, Altiga VPN System vs. Claims of the '211 Patent	
D732	Exhibit 122, Altiga VPN System vs. Claims of the '504 Patent	
D733	Exhibit 124, Kiuchi vs. Claims of the '135 Patent	
D734	Exhibit 127, Kiuchi vs. Claims of the '211 Patent	
D735	Exhibit 128, Kiuchi vs. Claims of the '504 Patent	
D736	Exhibit 137, Schulzrinne vs. Claims of the '135 Patent	
D737	Exhibit 137, Schulzrinne vs. Claims of the '135 (Final) Patent	
D738	Exhibit 140, Schulzrinne vs. Claims of the '211 Patent	
D739	Exhibit 141, Schulzrinne vs. Claims of the '504 Patent	
D740	Exhibit 143, Solana vs. Claims of the '135 Patent	
D741	Exhibit 146, Solana vs. Claims of the '211 Patent	
D742	Exhibit 147, Solana vs. Claims of the '504 Patent	
D743	Exhibit 155, Marino vs. Claims of the '135 Patent	
D744	Exhibit 158, Marino vs. Claims of the '211 Patent	
D745	Exhibit 159, Marino vs. Claims of the '504 Patent	
D746	Exhibit 168, Aziz vs. Claims of the '135 Patent	
D747	Exhibit 171, U.S. '234 vs. Claims of the '211 Patent	
D748	Exhibit 172, Aziz vs. Claims of the '504 Patent	
D749	Exhibit 175, Valencia vs. Claims of the '135 Patent	
D750	Exhibit 178, Valencia vs. Claims of the '211 Patent	
D751	Exhibit 179, Valencia vs. Claims of the '504 Patent	
D752	Exhibit 181, Davison vs. Claims of the '135 Patent	
D753	Exhibit 184, Davison vs. Claims of the '211 Patent	
D754	Exhibit 185, Davison vs. Claims of the '504 Patent	
D755	Exhibit 200, BinGO! User's Guide/Extended Features Reference vs. Claims of the '135 Patent	
D756	Exhibit 203, Broadband Forum Technical Report TR-025 (Issue 1.0/5.0) vs. Claims of the '135 Patent	
D757	Exhibit 206, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '211 Patent	
D758	Exhibit 207, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '504 Patent	
D759	Exhibit 208, RFC 2538, Storing Certificates in the Domain Name System (DNS) vs. Claims of the '211 Patent	
D760	Exhibit 209, RFC 2538, Storing Certificates in the Domain Name System (DNS) vs. Claims of the '504 Patent	
D761	Exhibit 212, RFC 2486, RFC 2661, RFC 2401 and Internet-Draft, "Secure Remote Access with L2TP" vs. Claims of the '135 Patent	
D762	Exhibit 218, U.S. Patent No. 6,496,867 in combination with RFC 2401 vs. Claims of the '135 Patent	
D763	Exhibit 219, U.S. Patent No. 6,496,867 vs. Claims of the '211 Patent	

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First Named Inventor	Victor Larson
Art Unit	2495
Examiner Name	Olanrewaju J. Bucknor
Docket Number	77580-196 (VRNK-0001CP3CNFT9)

D764	Exhibit 220, U.S. Patent No. 6,496,867 vs. Claims of the '504 Patent
D765	Exhibit 222, U.S. Patent No. 6,557,037 vs. Claims of the '211 Patent
D766	Exhibit 223, U.S. Patent No. 6,557,037 vs. Claims of the '504 Patent
D767	Exhibit 224, RFC 2230, Key Exchange Delegation Record for the DNS vs. Claims of the '135 Patent
D768	Exhibit 228, U.S. 588 vs. Claims of the '211 Patent (Final)
D769	Exhibit 229, U.S. 588 vs. Claims of the '504 Patent (Final)
D770	Exhibit 230, Microsoft VPN vs. Claims of the '135 Patent (Final)
D771	Exhibit 231, Microsoft VPN vs. Claims of the '211 Patent (Final)
D772	Exhibit XX, Microsoft VPN vs. Claims of the '504 Patent
D773	Exhibit Cisco-1, Cisco's Prior Art System vs. Claims of the '135 Patent
D774	Exhibit Cisco-4, Cisco's Prior Art System vs. Claims of the '211 Patent
D775	Exhibit Cisco-5, Cisco's Prior Art System vs. Claims of the '504 Patent
D776	Exhibit 225, US '037 vs. Claims of the '135 Patent
D777	Exhibit 226, ITU-T Standardization Activities vs. Claims of the '135 Patent
D778	Exhibit 227, US '393 vs. Claims of the '135 Patent
D779	Exhibit 233, The Miller Application vs. Claim 13 of the '135 Patent
D780	Exhibit 234, Aventail Connect 3.1/2.6 Administrator's Guide ("Aventail Connect") vs. Claims of the '504 Patent
D781	Exhibit 235, Microsoft VPN vs. Claims of the '504 Patent
D782	Exhibit 1, IETF RFC 2065: Domain Name System Security Extensions; published January 1997 vs. Claims of the '211 Patent
D783	Exhibit 2, IETF RFC 2065: Domain Name System Security Extensions; published January 1997 vs. Claims of the '504 Patent
D784	Exhibit 3, RFC 2543 vs. Claims of the '135 Patent
D785	Exhibit 4, RFC 2543 vs. Claims of the '211 Patent
D786	Exhibit 5, RFC 2543 vs. Claims of the '504 Patent
D787	Exhibit 6, SIP Draft v.2 vs. Claims of the '135 Patent
D788	Exhibit 7, SIP Draft v.2 vs. Claims of the '211 Patent
D789	Exhibit 8, SIP Draft v.2 vs. Claims of the '504 Patent
D790	Exhibit 9, H.323 vs. Claims of the '135 Patent
D791	Exhibit 10, H.323 vs. Claims of the '211 Patent
D792	Exhibit 11, H.323 vs. Claims of the '504 Patent
D793	Exhibit 12, SSL 3.0 vs. Claims of the '135 Patent
D794	Exhibit 13, SSL 3.0 vs. Claims of the '211 Patent
D795	Exhibit 14, SSL 3.0 vs. Claims of the '504 Patent
D796	Exhibit 15, RFC 2487 vs. Claims of the '135 Patent
D797	Exhibit 16, RFC 2487 vs. Claims of the '211 Patent
D798	Exhibit 17, RFC 2487 vs. Claims of the '504 Patent
D799	Exhibit 18, RFC 2595 vs. Claims of the '135 Patent
D800	Exhibit 21, iPass vs. Claims of the '135 Patent
D801	Exhibit 22, iPass vs. Claims of the '211 Patent
D802	Exhibit 23, iPass vs. Claims of the '504 Patent
D803	Exhibit 24, U.S. Patent No. 6,453,034 ('034 Patent") vs. Claims of the 135 Patent
D804	Exhibit 25, U.S. Patent No. 6,453,034 ('034 Patent") vs. Claims of the 211 Patent
D805	Exhibit 26, U.S. Patent No. 6,453,034 ('034 Patent") vs. Claims of the 504 Patent
D806	Exhibit 27, U.S. Patent No. 6,223,287 ("287 Patent") vs. Claims of the 135 Patent
D807	Exhibit 28, U.S. Patent No. 6,223,287 ("287 Patent") vs. Claims of the 211 Patent
D808	Exhibit 29, U.S. Patent No. 6,223,287 ("287 Patent") vs. Claims of the 504 Patent
D809	Exhibit 35, RFC 1928 vs. Claims of the '211 Patent
D810	Exhibit 36, RFC 1928 vs. Claims of the '504 Patent

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Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D811	Exhibit 106, Gaunlet System and Gaunlet References vs. Claims of the '135 Patent		
D812	Exhibit 109, Gaunlet System and Gaunlet References vs. Claims of the '211 Patent		
D813	Exhibit 110, Gaunlet System vs. Claims of the '504 Patent		
D814	Exhibit 130, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '135 Patent		
D815	Exhibit 133, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '211 Patent		
D816	Exhibit 134, Overview of Access VPNs and Tunneling Technologies ("Overview") vs. Claims of the '504 Patent		
D817	Exhibit 149, Atkinson vs. Claims of the '135 Patent		
D818	Exhibit 152, Atkinson vs. Claims of the '211 Patent		
D819	Exhibit 153, Atkinson vs. Claims of the '504 Patent		
D820	Exhibit 162, Wesinger vs. Claims of the '135 Patent		
D821	Exhibit 165, Wesinger vs. Claims of the '211 Patent		
D822	Exhibit 166, Wesinger vs. Claims of the '504 Patent		
D823	Exhibit 187, AutoSOCKS v2.1 vs. Claims of the '135 Patent		
D824	Exhibit 191, Aventail Connect 3.01/2.51 ("Aventail Connect") vs. Claims of the '135 Patent		
D825	Exhibit 195, Aventail Connect 3.1/2.6 Administrator's Guide ("Aventail Connect") vs. Claims of the '135 Patent		
D826	Exhibit 204, Domain Name System (DNS) Security vs. Claims of the '211 Patent		
D827	Exhibit 205, Domain Name System (DNS) Security ("DNS Security") vs. Claims of the '504 Patent		
D828	Exhibit 210, Lendenmann vs. Claims of the '211 Patent		
D829	Exhibit 211, Lendenmann vs. Claims of the '504 Patent		
D830	Exhibit 213, U.S. Patent No. 7,100,195 in combination with RFC 2401 and U.S. Patent No. 6,496,867 vs. Claims of the '135 Patent		
D831	Exhibit 215, Aziz vs. Claims of the '135 Patent		
D832	Cisco '180, Efiling Acknowledgment		
D833	Exhibit A, U.S. Patent 7,188,180		
D834	Exhibit B1, File History of U.S. Patent 7,188,180		
D835	Exhibit B2, File History of U.S. Patent Application No. 09/588,209		
D836	Exhibit B3, File History of Reexamination Control No. 95/001,270, Reexamination of U.S. 7,188,180 requested by Microsoft Corp		
D837	Exhibit D1, "Lendenmann": Rolf Lendenman, Understanding OSF DCE 1.1 For AIX and OS/2, IBM International Technical Support Organization (Oct. 1995).		
D838	Exhibit D5, "Schneier": Bruce Schneier, Applied Cryptography (1996)		
D839	Exhibit D6, RFC 793; Information Sciences Institute, "Transmission Control Protocol," DARPA Internet Program Specification RFC 793 (Sept. 1981)		
D840	Exhibit D7, "Schimpf"; Brian C. Schimpf, "Securing Web Access with DCE," Presented at Network and Distributed System Security (Feb. 10-11, 1997)		
D841	Exhibit D8, "Rosenberry"; Ward Rosenberry, David Kenney, and Gerry Fisher, Understanding DCE (1993)		
D842	Exhibit D9, Masys; Daniel R. Masys & Dixie B. Baker, "Protecting Clinical Data on Web Client Computers: The PCASSO Approach," Proceedings of the AMIA '98 Annual Symposium, Orlando, Florida (Nov. 7-11, 1998)		
D843	Exhibit E1, Claim Charts Applying Lendenmann as a Primary Reference to the '180 Patent.		
D844	Exhibit E2, Claim Charts Applying Kiuchi as a Primary Reference to the '180 Patent		
D845	Exhibit E3, Claim Charts Applying Solana as a Primary Reference to the '180 Patent		
D846	Exhibit E4, Claim Charts Applying Schimpf and Rosenberry as a Primary Reference to the '180 Patent		
D847	Request for Inter Partes Reexamination of Patent No. 7,188,180		
D848	Modified PTO Form 1449		
D849	Request for Inter Partes Reexamination Transmittal Form No. 7,188,180		

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /K.L./
Petitioner Apple Inc. - Ex. 1004, p. 425

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D850	Exhibit A; U.S. Patent 7,921,211 with Terminal Disclaimer		
D851	Exhibit B, Certificate of Service to Request For Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 7,921,211)		
D852	Exhibit C1, Claim Chart – USP 7,921,211 Relative to Solana, Alone and in Conjunction with RFC 920, Reed and Beser		
D853	Exhibit C2, Claim Chart – USP 7,921,211 Relative to Solana in view of RFC 2504 and Further in conjunction with RFC 920, Reed, and Beser		
D854	Exhibit C3, Claim Chart – USP 7,921,211 Relative to Provino, Alone and in Conjunction with RFC 920, Reed, and Beser)		
D855	Exhibit C4, Claim Chart – USP 7,921,211 Relative to Provino in view of RFC 2230 and Further in Conjunction with RFC 920, Reed and Beser		
D856	Exhibit C5, Claim Chart – USP 7,921,211 Relative to Provino in view of RFC 2504 and in Further Conjunction with RFC 920, Reed and Beser		
D857	Exhibit C6, Claim Chart – USP 7,921,211 Relative to Beser, Alone and in Conjunction with RFC 920, RFC 2401, and Reed		
D858	Exhibit C7, Claim Chart – USP 7,921,211 Relative to RFC 2230, Alone and in Conjunction with RFC 920, RFC 2401, Reed, and Beser		
D859	Exhibit C8, Claim Chart – USP 7,921,211 Relative to RFC 2538, Alone and in Conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D860	Exhibit D1, Asserted Claim and Infringement Contentions by Plaintiff VirnetX, Inc. in <i>VirnetX, Inc. v. Cisco Systems, Inc., Apple Inc., Aastra Technologies Ltd, NEC Corporation, NEC Corporation of America and Aastra USA, Inc.</i> , Civ. Act 6:2010cv00417 (E.D. Tex)		
D861	Exhibit D2, Asserted Claims and Infringement Contentions by Plaintiff VirnetX, Inc. against Apple based on 7,921,211 Patent		
D862	Exhibit X1, Solana, E. et al. "Flexible Internet Secure Transactions Based on Collaborative Domains"		
D863	Exhibit X2, U.S. Patent 6,557,037		
D864	Exhibit X4, Atkinson, R., IETF RFC 2230, "Key Exchange Delegation Record for the DNS" (November 1997)		
D865	Exhibit X6, Kent, et al., IETF RFC 2401, "Security Architecture for the Internet Protocol" (November 1998) Is Accessible at: http://www.ietf.org/rfc/rfc2401.txt		
D866	Exhibit X7, Eastlake, D. et al., IETF RFC 2065, "Domain Name System Security Extensions" (January 1997) Is Accessible at: http://www.ietf.org/rfc/rfc2065.txt		
D867	Exhibit X9, Guttman, E. et al., IETF RFC 2504, "Users' Security Handbook" (February 1999) Is Accessible At: http://www.ietf.org/rfc/rfc2504.txt		
D868	Exhibit Y3, Braden, R., RFC 1123, "Requirements for Internet Hosts – Application and Support," October 1989 ("RFC1123").		
D869	Exhibit Y4, Atkinson, R., RFC 1825, "Security Architecture for the Internet Protocol (August 1995) Is Accessible At: http://www.ietf.org/rfc/rfc1825.txt		
D870	Exhibit Y5, Housley, R. et al., RFC 2459, "Internet X.509 Public Key Infrastructure Certificate and CRL Profile" (January 1999) Is accessible At: http://www.ietf.org/rfc/rfc2459.txt		
D871	Exhibit A, U.S. Patent 7,418,504		
D872	Exhibit B, Certificate of Service to Request For Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No. 7,418,504)		
D873	Exhibit C1, Claim Chart – USP 7,418,504 Relative to Solana, Alone and in Conjunction with RFC 920, Reed, and Beser		
D874	Exhibit C2, Claim Chart – USP 7,418,504 Relative to Solana in view of RFC 2504 and Further in Conjunction with RFC 920, Reed, and Beser		
D875	Exhibit C3, Claim Chart – USP 7,418,504 Relative to Provino, Alone and in Conjunction with RFC 920, Reed, and Beser		
D876	Exhibit C4, Claim Chart – USP 7,418,504 Relative to Provino in View of RFC 2230 and Further in Conjunction with RFC 920, Reed and Beser		
D877	Exhibit C5, Claim Chart – USP 7,418,504 Relative to Provino in View of RFC 2504 and in Further Conjunction with RFC 920, Reed, and Beser		

INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D878	Exhibit C6, Claim Chart – USP 7,418,504 Relative to Beser, Alone and in Conjunction with RFC 920, RFC 2401, and Reed		
D879	Exhibit C7, Claim Chart – USP 7,418,504 Relative to RFC 2230, Alone and in Conjunction with RFC 920, RFC 2401, Reed, and Beser		
D880	Exhibit C8, Claim Chart – USP 7,418,504 Relative to RFC 2538, Alone and in Conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D881	Exhibit D1, Asserted Claims and Infringement Contentions by Plaintiff VirnetX Inc. in <i>VirnetX, Inc. v. Cisco Systems, Inc., Applce, Inc, Aastra Technologies Ltd., NEC Corporation, NEC Corporation of America and Aastra USA, Inc.</i> , Civ. Act. 6:2010cv00417 (E.D. Tex)		
D882	Exhibit D2, Asserted Claims and Infringement Contentions by Plaintiff VirnetX Inc. against Apple Inc. Based on the 7,418,504		
D883	Exhibit X5, Eastlake, D., et al., IETF RFC 2538, "Storing Certificates in the Domain Name System (DNS)" (March 1999)		
D884	Exhibit X6, Kent, S. IETF RFC 2401, "Security Architecture for the Internet Protocol, (November1998) http://www.ietf.org/rfc/rfc2401.txt		
D885	Exhibit X8, Postel, J. et al., IETF RFC 920, "Domain Requirements" (October 1984) Is Accessible at http://www.ietf.org/rfc/rfc920.txt		
D886	Exhibit X10, Reed, M. et al. "Proxies for Anonymous Routing," 12th Annual Computer Security Applications Conference, San Diego, CA, Dec. 9-13, 1996.		
D887	Request for Inter Partes Reexamination Transmittal form		
D888	Transmittal Letter		
D889	Request for Inter Partes Reexamination Under 35 U.S.C. § 311		
D890	Exhibit D-7, "Thomas": Brian Thomas, "Recipe for E-Commerce, IEEE Internet Computing, (Nov.-Dec. 1997)		
D891	Exhibit D-9, "Kent II": Stephen Kent & Randall Atkinson, "IP Encapsulating Security Payload (ESP)," Internet Engineering Task Force, Internet Draft (Feb. 1998)		
D892	Exhibit C1, Claim Chart – USP 7,921,211 Relative to Solana, Alone and in Conjunction with RFC 920, Reed and Beser (Came from Inval. Cisco dtd 11/18/11)		
D893	Exhibit C2, Claim Chart – USP 7,921,211 Relative to Solana in View of RFC 2504 and Further in Conjunction with RFC 920, Reed, and Beser		
D894	Exhibit C3, Claim Chart – USP 7,921,211 Relative to Provino, Alone and in Conjunction with RFC 920, Reed, and Beser		
D895	Exhibit C4, Claim Chart – USP 7,921,211 Relative to Provino in View of RFC 2230 and Further in Conjunction with RFC 920, Reed and Beser		
D896	Exhibit C5, Claim Chart – USP 7,921,211 Relative to Provino in View of RFC 2504 and in Further Conjunction with RFC 920, Reed and Beser		
D897	Exhibit C6, Claim Chart – USP 7,921,211 Relative to Beser, Alone and in Conjunction with RFC 920, RFC 2401, and Reed		
D898	Exhibit C7, Claim Chart – USP 7,921,211 Relative to RFC 2230, Alone and in Conjunction with RFC 920, Reed, and Beser		
D899	Exhibit C8, Claim Chart – USP 7,921,211 Relative to RFC 2538, Alone and in Conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D900	211 Request for Inter Partes Reexamination		
D901	Exhibit C1, Claim Chart – USP 7,418,504 Relative to Solana, Alone and in Conjunction with RFC 920, Reed and Beser		
D902	Exhibit C2, Claim Chart – USP 7,418,504 Relative to Solana in View of RFC 2504 and Further in Conjunction with RFC 920, Reed, and Beser		
D903	Exhibit C3, Claim Chart – USP 7,418,504 Relative to Provino, Alone and in Conjunction with RFC 920, Reed, and Beser		
D904	Exhibit C5, Claim Chart – USP 7,418,504 Relative to Provino in View of RFC 2504 and in Further Conjunction with RFC 920, Reed and Beser		
D905	Exhibit C6, USP 7,418,504 Relative to Beser, Alone and in Conjunction with RFC 920, RFC 2401, and Reed		

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		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D906	Exhibit C7, Claim Chart – USP 7,418,504 Relative to RFC 2230, Alone and in Conjunction with RFC 920, RFC 2401, Reed, and Beser		
D907	Exhibit C8, Claim Chart – USP 7,418,504 Relative to RFC 2538, Alone and in Conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D908	504 Request for Inter Partes Reexamination		
D909	Defendants' Supplemental Joint Invalidity Contentions		
D910	Exhibit 226, Securing Web Access with DCE vs. Claims of the '135 Patent		
D911	Exhibit 227, Securing Web Access with DCE vs. Claims of the '151 Patent		
D912	Exhibit 228, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '135 Patent		
D913	Exhibit 229, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '151 Patent		
D914	Exhibit 230, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '180 Patent		
D915	Exhibit 231, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '211 Patent		
D916	Exhibit 232, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '504 Patent		
D917	Exhibit 233, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '759 Patent		
D918	Exhibit 234, U.S. '648 vs. Claims of the '135 Patent		
D919	Exhibit 235, U.S. '648 vs. Claims of the '211 Patent		
D920	Exhibit 236, U.S. '648 vs. Claims of the '504 Patent		
D921	Exhibit 237, U.S. '648 vs. Claims of the '135 Patent		
D922	Exhibit 238, Gauntlet System vs. Claims of the '211 Patent		
D923	Exhibit 239, Gauntlet System vs. Claims of the '504 Patent		
D924	Exhibit 240, Gauntlet System vs. Claims of the '135 Patent		
D925	Exhibit 241, U.S. '588 vs. Claims of the '211 Patent		
D926	Exhibit 242, U.S. '588 vs. Claims of the '504 Patent		
D927	Exhibit 243, Microsoft VPN vs. Claims of the '135 Patent		
D928	Exhibit 244, Microsoft VPN vs. Claims of the '211 Patent		
D929	Exhibit 245, Microsoft VPN vs. Claims of the '504 Patent		
D930	Exhibit 246, ITU-T Standardization Activities vs. Claims of the '135 Patent		
D931	Exhibit 247, U.S. '393 vs. Claims of the '135 Patent		
D932	Exhibit 248, The Miller Application vs. Claim 13 of the '135 Patent		
D933	Exhibit 249, Gauntlet System vs. Claims of the '151 Patent		
D934	Exhibit 250, ITU-T Standardization Activities vs. Claims of the '151 Patent		
D935	Exhibit 251, U.S. Patent No. 5,940,393 vs. Claims of the '151 Patent		
D936	Exhibit 252, Microsoft VPN vs. Claims of the '151 Patent		
D937	Exhibit 253, U.S. Patent No.6,324,648 vs. Claims of the '151 Patent		
D938	Exhibit 254, U.S. Patent No.6,857,072 vs. Claims of the '151 Patent		
D939	Exhibit A, Aventail Press Release, May 2, 1997		
D940	Exhibit B, InfoWorld, "Aventail Delivers Highly Secure, Flexible VPN Solution," InfoWorld, page 64D, (1997)		
D941	Exhibit C, Aventail AutoSOCKS v2.1 Administrator's Guide		
D942	Exhibit D, Aventail Press Release, October 12, 1998		
D943	Exhibit G, Aventail Press Release, May 26, 1999		
D944	Exhibit H, Aventail Press Release, August 9, 1999		
D945	Exhibit J, "Aventail ExtraNet Center 3.1: Security with Solid Management, Network Computing, June 28, 1999		
D946	Petition in Opposition to Patent Owner's Petition to Vacate Inter Partes ReExamination Determination on Certain Prior Art		
D947	Request for Inter Partes Reexamination Under 35 U.S.C. § 311		
D948	Exhibit B, Certificate of Service to Request for Inter Partes Reexamination Under U.S.C. § 311		
D949	Exhibit C1, Claim Chart Aventail Connect v3.1		
D950	Exhibit C2, Claim Chart Aventail Connect v3.01		

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		Application Number	13/911,792
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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D951	Exhibit C3, Claim Chart Aventail AutoSOCKS		
D952	Exhibit C4, Claim Chart Wang		
D953	Exhibit C5, Claim Chart Beser		
D954	Exhibit C6, Claim Chart BINGO		
D955	Exhibit X6, U.S. Patent 6,496,867		
D956	Exhibit X10, U.S. Patent 4,885,778		
D957	Exhibit X11, U.S. Patent 6,615,357		
D958	Exhibit Y3, U.S. Patent 5,950,519		
D959	Request for Inter Partes Reexamination Transmittal Form		
D960	Transmittal Letter		
D961	Exhibit D, v3.1 Administrator's Guide		
D962	Exhibit E-1, Claim Charts Applying Kiuchi to Various Claims of the '135 Patent		
D963	Exhibit E-2, Claim Charts Applying Wesinger to Various Claims of the '135 Patent		
D964	Exhibit E-3, Claim Charts Applying Solana to Various Claims of the '135 Patent		
D965	Exhibit E-4, Claim Charts Applying Aziz to Various Claims of the '135 Patent		
D966	Request for Inter Partes Reexamination Transmittal Form		
D967	Request for Inter Partes Reexamination		
D968	PTO Form 1449		
D969	Exhibit C1, Claim Chart Aventail Connect v3.01		
D970	Exhibit C2, Claim Chart Aventail AutoSOCKS		
D971	Exhibit C3, Claim Chart BINGO		
D972	Exhibit C4, Claim Chart Beser		
D973	Exhibit C5, Claim Chart Wang		
D974	Transmittal Letter		
D975	Request for Inter Partes Reexamination Under 35 U.S.C. § 311		
D976	Exhibit B, Certificate of Service to Request for Inter Partes Reexamination Under 35 U.S.C. § 311		
D977	Exhibit E-1, Claim Charts Applying Kiuchi, and Kiuchi and Martin to Claims of the '151 Patent		
D978	Exhibit E-2, Claim Charts Applying Wesinger, and Wesinger and Martin to Claims of the '151 Patent		
D979	Exhibit E-3, Claim Charts Applying Blum to Claims of the '151 Patent		
D980	Exhibit E-4, Claim Charts Applying Aziz and Edwards, and Aziz, Edwards, and Martin to Claims of the '151 Patent		
D981	Exhibit E-5, Claim Charts Applying Kiuchi and Edwards, and Kiuchi, Edwards, and Martin to Claims of the '151 Patent		
D982	Exhibit E-6, Claim Charts Applying Wesinger and Edwards, and Wesinger, Edwards, and Martin to Claims of the '151 Patent		
D983	Exhibit A, U.S. Patent 6,839,759		
D984	Exhibit C-1, U.S. Patent 6,502,135		
D985	Exhibit E-1, Claim Charts Applying Kiuchi, as Primary Reference to the '759 Patent		
D986	Exhibit E-2, Claim Charts Applying Kent as a Primary Reference to the '759 Patent		
D987	Exhibit E-3, Claim Charts Applying Aziz as a Primary Reference to the '759 Patent		
D988	Exhibit E-4, Claim Charts Applying Kent in View of Caronni as a Primary Combination of References to the '759 Patent		
D989	Request for Inter Partes Reexamination Transmittal Form		
D990	Request for Inter Partes Reexamination		
D991	PTO Form 1449		
D992	Certificate of Service to Request for Inter Partes Reexamination Under 35 U.S.C. § 311		
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D994	Request for inter Partes Reexamination Transmittal Form		
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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D997	Exhibit C1, Claim Chart – USP 7,921,211 Relative to Solana, Alone and in Conjunction with RFC 920, Reed and Beser		
D998	Exhibit C2, Claim Chart – USP 7,921,211 Relative to Solana in view of RFC 2504 and Further in conjunction with RFC 920, Reed, and Beser		
D999	Exhibit C3, Claim Chart – USP 7,921,211 Relative to Provino, Alone and in Conjunction with RFC 920, Reed, and Beser		
D1000	Exhibit C4, Claim Chart – USP 7,921,211 Relative to Provino in view of RFC 2230 and Further in Conjunction with RFC 920, Reed and Beser		
D1001	Exhibit C5, Claim Chart – USP 7,921,211 Relative to Provino in view of RFC 2504 and in Further Conjunction with RFC 920, Reed and Beser		
D1002	Exhibit C6, Claim Chart – USP 7,921,211 Relative to Beser, Alone and in Conjunction with RFC 920, RFC 2401, and Reed		
D1003	Exhibit C7, Claim Chart – USP 7,921,211 Relative to RFC 2230, Alone and in Conjunction with RFC 920, RFC 2401, Reed, and Beser		
D1004	Exhibit C8, Claim Chart – USP 7,921,211 Relative to RFC 2538, Alone and in Conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D1005	Exhibit D1, Asserted Claim and Infringement Contentions by Plaintiff VirnetX, Inc. in <i>VimetX, Inc. v. Cisco Systems, Inc., Apple Inc., Aastra Technologies Ltd, NEC Corporation, NEC Corporation of America and Aastra USA, Inc.</i> , Civ. Act 6:2010cv00417 (E.D. Tex)		
D1006	Exhibit D2, Asserted Claims and Infringement Contentions by Plaintiff VirnetX, Inc. against Apple based on 7,921,211 Patent		
D1007	Exhibit B1, File History of U.S. Patent 7,418,504		
D1008	Exhibit B2, File History of U.S. Patent Application No. 09/558,210		
D1009	Exhibit D-10, Gaspoz et al., "VPN on DCE: From Reference Configuration to Implementation," Bringing Telecommunication Services to the People – IS&N '95, Third International Conference on Intelligence in Broadband Services and Networks, October 1995 Proceedings, Lecture Notes in Computer Science, Vol. 998 (Springer, 1995)		
D1010	Exhibit D-11, Copy of U.S. Patent No. 6,269,099		
D1011	Exhibit D-11, Copy of U.S. Patent No. 6,560,634		
D1012	Exhibit D-13, Pallen, "The World Wide Web," British Medical Journal, Vol. 311 at 1554 (Dec. 1995)		
D1013	Exhibit D-14, Rivest et al., "A Method for Obtaining Digital Signatures and Public-Key Cryptosystems," Communications of the ACM, 21:120-126 (Feb. 1978)		
D1014	Exhibit D-15, Copy of U.S. Patent No. 4,952,930		
D1015	Exhibit D-17, Pfaffenberger, Netscape Navigator 3.0: Surfing the Web and Exploring the Internet, Academic Press (1996)		
D1016	Exhibit D-18, Gittler et al., "The DCE Security Service," Hewlett-Packard Journal, pages 41-48 (Dec. 1995)		
D1017	Exhibit D-6, Copy of U.S. Patent No. 5,689,641		
D1018	Exhibit D-9, Lawton, "New Top-Level Domains Promise Descriptive Names," Sunworld Online, 1996		
D1019	Exhibit E-1, Copy of Catalog Listing by IBM for RS/6000 Redbooks Collection which includes a Link to the <i>Lendenmann</i> reference. The link to the <i>Lendenmann</i> reference was archived at archive.org on December 7, 1998 and retrieved by the Wayback Machine		
D1020	Exhibit E-10, copy of an Archived Version of the Lawton reference archived at archive.org on February 19, 1999 and retrieved by the Wayback Machine		
D1021	Exhibit E-11, Abstracts of the Proceedings of the Symposium on Network and Distributed System Security, 1996, Archived at archive.org on April 10, 1997, and retrieved by the Wayback Machine		
D1022	Exhibit E-12, 1996 Symposium on Network and Distributed System Security, Website Archived by archive.org (Apr. 10, 1997), Retrieved by the Wayback Machine at http://web.archive.org/web/19970410114853/http://computer.org/cspress/catalog/proc9.htm .		
D1023	Exhibit E-13, Copy of Search Results for ISBN 0-12-553153-2 (Pfaffenberger) from www.isbnsearch.org		
D1024	Exhibit F-1, Claim Charts applying Lendenmann as a Primary Reference to the '504 Patent.		
D1025	Exhibit F-2, Claim Charts applying Aziz as a Primary Reference to the '504 Patent		

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		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1026	Exhibit F-3, Claim Charts applying Kiuchi and Pfaffenberger as Primary References to the '504 Patent		
D1027	Exhibit E-2, First Page of U.S. Patent No. 5,913,217 published June 15, 1999 and citing a portion of the Lendenmann reference as a prior art reference		
D1028	Exhibit E-3, Request for Comments 2026, "The Internet Standards Process – Revision 3," October 1996		
D1029	Exhibit E-4, First Page of U.S. 5,463,735, published October 31, 1995 and citing RFC 793 as a prior art Reference		
D1030	Exhibit E-5, Copy of catalog listing from Boston University Digital Common Website, listing the Martin reference with an issue date of February 21, 1998		
D1031	Exhibit E-6, Copy of Technical Reports Archive Listing from Boston University Computer Science Department which includes a link to the Martin paper. The link to the Martin paper was archived at archive.org on January 22, 1998 and Retrieved by the Wayback Machine		
D1032	Exhibit E-7, Boston University Computer Science Department Technical Reports Instructions, available at: http://www.cs.bu.edu/techreports/INSTRUCTIONS		
D1033	Exhibit E-8, U. Möller, "Implementation eines Anonymisierungsverfahrens für WWW-Zugriffe," Diplomarbeit, Universität Hamburg (July 16, 1999), citing to Martin at page 77.		
D1034	Exhibit E-9, First page of U.S. 5,737,423, published April 7, 1998 and citing Schneier as Prior Art Reference		
D1035	Request for Inter Partes ReExamination; U.S. Patent 7,418,504		
D1036	Request for Inter Partes ReExamination Transmittal Form; U.S. Patent 7,418,504		
D1037	PTO Form 1449		
D1038	Exhibit C1, Claim Chart – USP 7,921,211 relative to Solana, alone and in conjunction with RFC 920, Reed and Beser		
D1039	Exhibit C2, Claim Chart – USP 7,921,211 relative to Solana in view of RFC 2504 and further in conjunction with RFC 920, Reed, and Beser		
D1040	Exhibit C3, Claim Chart – USP 7,921,211 relative to Provino, alone and in conjunction with RFC 920, Reed, and Beser		
D1041	Exhibit C4, Claim Chart – USP 7,921,211 relative to Provino in view of RFC 2230 and further in conjunction with RFC 920, Reed and Beser		
D1042	Exhibit C5, Claim Chart – USP 7,921,211 relative to Provino in view of RFC 2504 and in further conjunction with RFC 920, Reed and Beser		
D1043	Exhibit C6, Claim Chart – USP 7,921,211 relative to Beser, Alone and in conjunction with RFC 920, RFC 2401, and Reed		
D1044	Exhibit C7, Claim Chart – USP 7,921,211 relative to RFC 2230, alone and in conjunction with RFC 2401, Reed, and Beser		
D1045	Exhibit C8, Claim Chart – USP 7,921,211 relative to RFC 2538, alone and in conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D1046	Request for Inter Partes Reexamination under 35 U.S.C. § 311		
D1047	Exhibit C1, Claim Chart – USP 7,418,504 relative to Solana, alone and in conjunction with RFC 920, Reed and Beser		
D1048	Exhibit C2, Claim Chart – USP 7,418,504 relative to Solana in view of RFC 2504 and further in conjunction with RFC 920, Reed, and Beser		
D1049	Exhibit C3, Claim Chart – USP 7,418,504 relative to Provino, alone and in conjunction with RFC 920, Reed, and Beser		
D1050	Exhibit C5, Claim Chart – USP 7,418,504 relative to Provino in view of RFC 2504 and in further conjunction with RFC 920, Reed and Beser		
D1051	Exhibit C6, USP 7,418,504 relative to Beser, alone and in conjunction with RFC 920, RFC 2401, and Reed		
D1052	Exhibit C7, Claim Chart – USP 7,418,504 relative to RFC 2230, alone and in conjunction with RFC 920, RFC 2401, Reed, and Beser		
D1053	Exhibit C8, Claim Chart – USP 7,418,504 relative to RFC 2538, alone and in conjunction with RFC 920, RFC 2401, Reed, Beser, and RFC 2065		
D1054	Request for Inter Partes Reexamination under 35 U.S.C. § 311		

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /K.L./
 Petitioner Apple Inc. - Ex. 1004, p. 431

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>			Complete if Known	
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			First Named Inventor	Victor Larson
			Art Unit	2495
			Examiner Name	Olanrewaju J. Bucknor
			Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1055	Exhibit 226, Securing Web Access with DCE vs. Claims of the '135 Patent			
D1056	Exhibit 227, Securing Web Access with DCE vs. Claims of the '151 Patent			
D1057	Exhibit 228, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '135 Patent			
D1058	Exhibit 229, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '151 Patent			
D1059	Exhibit 230, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '180 Patent			
D1060	Exhibit 231, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '211 Patent			
D1061	Exhibit 232, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '504 Patent			
D1062	Exhibit 233, Understanding OSF DCE 1.1 for AIX and OS/2 vs. Claims of the '759 Patent			
D1063	Exhibit 234, U.S. '648 vs. Claims of the '135 Patent			
D1064	Exhibit 235, U.S. '648 vs. Claims of the '211 Patent			
D1065	Exhibit 236, U.S. '648 vs. Claims of the '504 Patent			
D1066	Exhibit 237, U.S. '072 vs. Claims of the '135 Patent			
D1067	Exhibit 238, Gauntlet System vs. Claims of the '211 Patent			
D1068	Exhibit 239, Gauntlet System vs. Claims of the '504 Patent			
D1069	Exhibit 240, Gauntlet System vs. Claims of the '135 Patent			
D1070	Exhibit 241, U.S. '588 vs. Claims of the '211 Patent			
D1071	Exhibit 242, U.S. '588 vs. Claims of the '504 Patent			
D1072	Exhibit 243, Microsoft VPN vs. Claims of the '135 Patent			
D1073	Exhibit 244, Microsoft VPN vs. Claims of the '211 Patent			
D1074	Exhibit 245, Microsoft VPN vs. Claims of the '504 Patent			
D1075	Exhibit 246, ITU-T Standardization Activities vs. Claims of the '135 Patent			
D1076	Exhibit 247, U.S. '393 vs. Claims of the '135 Patent			
D1077	Exhibit 248, The Miller Application vs. Claim 13 of the '135 Patent			
D1078	Exhibit 249, Gauntlet System vs. Claims of the '151 Patent			
D1079	Exhibit 250, ITU-T Standardization Activities vs. Claims of the '151 Patent			
D1080	Exhibit 251, U.S. Patent No. 5,940,393 vs. Claims of the '151 Patent			
D1081	Exhibit 252, Microsoft VPN vs. Claims of the '151 Patent			
D1082	Exhibit 253, U.S. Patent No.6,324,648 vs. Claims of the '151 Patent			
D1083	Exhibit 254, U.S. Patent No.6,857,072 vs. Claims of the '151 Patent			
D1084	Petition in Opposition to Patent Owner's Petition to Vacate <i>Inter Partes</i> Reexamination			
D1085	Petition in Opposition to Patent Owner's Petition to Vacate <i>Inter Partes</i> Reexamination			
D1086	Petition in Opposition to Patent Owner's Petition to Vacate <i>Inter Partes</i> Reexamination			
D1087	Exhibit B1, File History of U.S. Patent 7,921,211			
D1088	Exhibit B2, File History of U.S. Patent Application No. 10/714,849			
D1089	Exhibit B4, <i>VirnetX, Inc. v. Microsoft Corp.</i> , Case No. 6:07-cv-80, Memorandum Opinion on Claim Construction (E.D. Tex. Jul. 30, 2009)			
D1090	Exhibit D15, U.S. Patent 4,952,930			
D1091	Exhibit F1, Claim Charts Applying Lendenmann as a Primary Reference to the '211 Patent			
D1092	Exhibit F2, Claim Charts Applying Aziz as a Primary Reference to the '211 Patent			
D1093	Exhibit F3, Claim Charts Applying Kiuchi and Pfaffenberger as Primary References to the '211 Patent			
D1094	Exhibit 2, Letter and attachment from Ramzi Khazen, Counsel for VirnetX, to Dmitriy Kheyfits, Counsel for Cisco Systems (June 23, 2011)			
D1095	Exhibit P, Malkin, "Dial-In Virtual Private Networks Using Layer 3 Tunneling"			
D1096	Exhibit Q, Ortiz, "Virtual Private Networks: Leveraging the Internet"			
D1097	Exhibit R, Keromytix, "Creating Efficient Fail-Stop Cryptographic Protocols"			
D1098	Transcript of Markman Hearing Dated January 5, 2012			
D1099	Declaration of John P. J. Kelly, Ph.D			
D1100	Defendants' Responsive Claim Construction Brief; Exhibits A-P and 1-7			
D1101	Joint Claim Construction and Prehearing Statement Dated 11/08/11			

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /K.L./
 Petitioner Apple Inc. - Ex. 1004, p. 432

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1102	Exhibit A: Agreed Upon Terms Dated 11/08/11		
D1103	Exhibit B: Disputed Claim Terms Dated 11/08/11		
D1104	Exhibit C: VirnetX's Proposed Construction of Claim Terms and Supporting Evidence Dated 11/08/11		
D1105	Exhibit D: Defendant's Intrinsic and Extrinsic Support Dated 11/08/11		
D1106	Declaration of Austin Curry in Support of VirnetX Inc.'s Opening Claim Construction Brief		
D1107	Declaration of Mark T. Jones Opening Claims Construction Brief		
D1108	VirnetX Opening Claim Construction Brief		
D1109	VirnetX Reply Claim Construction Brief		
D1110	European Search Report from corresponding EP Application Number 11005789 (Our Ref.: 077580-0142)		
D1111	European Search Report from corresponding EP Application Number 11005792 (Our Ref.: 077580-0143)		
D1112	ITU-T Recommendation H.323, "Infrastructure of Audiovisual Services – Systems and Terminal Equipment for Audiovisual Services. Packet-Based Multimedia Communications System," International Telecommunications Union, pages 1-128, February 1998		
D1113	ITU-T Recommendation H.225.0, "Infrastructure of Audiovisual Services – Transmission Multiplexing and Synchronization. Call Signaling Protocols and Media Stream Packetization for Packet-Based Multimedia Communication systems," International Telecommunication Union, pages 1-155, February 1998		
D1114	ITU-T Recommendation H.235, "Infrastructure of Audiovisual Services – Systems Aspects. Security and Encryption for H-Series (H.323 and other H.245-based) Multimedia Terminals," International Telecommunication Union, pages 1-39, February 1998		
D1115	ITU-T Recommendation H.245, "Infrastructure of Audiovisual Services – Communication Procedures. Control Protocol for Multimedia Communication," International Telecommunication Union, pages 1-280, February 1998		
D1116	Request for Inter Partes Reexamination Under 35 U.S.C. § 311 (Patent No.8,051,181)		
D1117	Transmittal Letters (Patent No.8,051,181)		
D1118	Exhibit X5, Droms, R., RFC 2131, "Dynamic Host Configuration Protocol," 1987		
D1119	Hopen Transcript dated April 11, 2012		
D1120	VirnetX Claim Construction Opinion		
D1121	Declaration of Angelos D. Keromytic, Ph.D.		
D1122	Declaration of Dr. Robert Dunham Short III		
D1123	Exhibit A-1, Verdict Form from VirnetX, Inc. v. Microsoft Corp., No. 6:07-CV-80 (E.D. Tex.)		
D1124	Exhibit A-3, Declaration of Jason Nieh, Ph.D. (Control No. 95/001,269)		
D1125	Exhibit A-4, Redacted Deposition of Chris Hopen from VirnetX, Inc. v. Cisco Systems, Inc., No. 6:07-CV 417 (E.D. Tex. April 11, 2012)		
D1126	Exhibit B-1, Excerpt from Deposition of Defense FY 2000/2001 Biennial Budget Estimates, Feb. 1999		
D1127	Exhibit B-2, Collection of Reports and Presentations on DARPA Projects		
D1128	Exhibit B-3, Maryann Lawlor, Transient Partnerships Stretch Security Policy Management, Signal Magazine (Sept. 2001) http://www.afcea.org/signal/articles/anmviewer.asp?a=494&print=yes		
D1129	Joel Snyder, Living in Your Own Private Idaho, Network World (January 28, 1998) http://www.networkworld.com/intranet/0126review.html .		
D1130	Time Greene, CEO's Chew the VPN Fat, CNN.com (June 17, 1999), http://www.cnn.com/TECH/computing/9906/17/vpnfat.ent.idg/index.html?iref=allsearch		
D1131	Peter Alexander Invalidity Report		
D1132	Defendants' Second Supplemental Joint Invalidity Contentions		

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			Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1133	Exhibit 118A, Altiga VPN System ¹ vs. Claims of the '135 Patent ²			
D1134	Exhibit 119A, Altiga VPN System ¹ vs. Claims of the '151 Patent ²			
D1135	Exhibit 120A, Altiga VPN System ¹ vs. Claims of the '180 Patent ²			
D1136	Exhibit 121A, Altiga VPN System ¹ vs. Claims of the '211 Patent ²			
D1137	Exhibit 122A, Altiga VPN System ¹ vs. Claims of the '504 Patent ²			
D1138	Exhibit 123A, Altiga VPN System ¹ vs. Claims of the '759 Patent ²			
D1139	Exhibit 12A, SSL 3.0 ¹ vs. Claims of the '135 Patent ²			
D1140	Exhibit 13A, SSL 3.0 ¹ vs. Claims of the '504 Patent ²			
D1141	Exhibit 14A, SSL 3.0 ¹ vs. Claims of the '211 Patent ²			
D1142	Exhibit 228A, Understanding OSF DCE 1. for AIX and OS/2 ¹ (APP_VX0556531-804) vs. Claims of the '135 Patent ²			
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D1146	Exhibit 232A, Understanding OSF DCE 1.1 for AIX and OS/2 ¹ (APP_VX0556531-804) vs. Claims of the '504 Patent ²			
D1147	Exhibit 233A, Understanding OSF DCE 1.1 for AIX and OS/2 ¹ (APP_VX0556531-804) vs. Claims of the '759 Patent ²			
D1148	Exhibit 255, Schulzrinne ¹ vs. Claims of the '135 Patent ²			
D1149	Exhibit 256, Schulzrinne ¹ vs. Claims of the '504 Patent ²			
D1150	Exhibit 257, Schulzrinne ¹ vs. Claims of the '211 Patent ²			
D1151	Exhibit 258, Schulzrinne ¹ vs. Claims of the '151 Patent ²			
D1152	Exhibit 259, Schulzrinne ¹ vs. Claims of the '180 Patent ²			
D1153	Exhibit 260, Schulzrinne ¹ vs. Claims of the '759 Patent ²			
D1154	Exhibit 261, SSL 3.0 ¹ vs. Claims of the '151 Patent ²			
D1155	Exhibit 262, SSL 3.0 ¹ vs. Claims of the '759 Patent ²			
D1156	Exhibit 263, Wang ¹ vs. Claims of the '135 Patent ²			
D1157	Wang ¹ vs. Claims of the '504 Patent ²			
D1158	Wang ¹ vs. Claims of the '211 Patent ²			
D1159	Exhibit 1, Alexander CV.pdf			
D1160	Exhibit 2, Materials Considered by Peter Alexander			
D1161	Exhibit 3, Cross Reference Chart			
D1162	Exhibit 4, RFC 2543 ¹ vs. Claims of the '135 Patent			
D1163	Exhibit 5, RFC 2543 ¹ vs. Claims of the '504 Patent			
D1164	Exhibit 6, RFC 2543 ¹ vs. Claims of the '211 Patent			
D1165	Exhibit 7, The Schulzrinne Presentation ¹ vs. Claims of the '135 Patent			
D1166	Exhibit 8, The Schulzrinne Presentation ¹ vs. Claims of the '504 Patent			

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			Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1167	Exhibit 9, The Schulzrinne Presentation ¹ vs. Claims of the '211 Patent			
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D1184	Exhibit 26, U.S. Patent No. 6,119,234 (hereinafter "Aziz") and RFC 2401 ² vs. Claims of the '211 Patent			
D1185	Exhibit 27, U.S. Patent No. 6,119,234 (hereinafter "Aziz") and RFC 2401 ² vs. Claims of the '151 Patent			
D1186	Exhibit 28			
D1187	Exhibit 29, The Altiga System ¹ vs. Claims of the '135 Patent			
D1188	Exhibit 30, The Altiga System ¹ vs. Claims of the '504 Patent			
D1189	Exhibit 31, The Altiga System ¹ vs. Claims of the '211 Patent			
D1190	Exhibit 32, The Altiga System ¹ vs. Claims of the '759 Patent			
D1191	Exhibit 33, U.S. Patent No. 6,496,867 ("Beser") ¹ and RFC 2401 ² vs. Claims of the '135 Patent			
D1192	Exhibit 34, U.S. Patent No. 6,496,867 ("Beser") ¹ and RFC 2401 ² vs. Claims of the '504 Patent			
D1193	Exhibit 35, U.S. Patent No. 6,496,867 ("Beser") ¹ and RFC 2401 ² vs. Claims of the '211 Patent			
D1194	Exhibit 36, U.S. Patent No. 6,496,867 ("Beser") ¹ and RFC 2401 ² vs. Claims of the '151 Patent			
D1195	Exhibit 37, U.S. Patent No. 6,496,867 ("Beser") ¹ and RFC 2401 ² vs. Claims of the '180 Patent			
D1196	Exhibit 38, Kent ¹ vs. Claims of the '759 Patent			
D1197	Exhibit 39, RFC 2538, Storing Certificates in the Domain Name System (DNS) ¹ vs. Claims of the '504 Patent ²			
D1198	Exhibit 40, RFC 2538, Storing Certificates in the Domain Name System (DNS) ¹ vs. Claims of the '211 Patent ²			
D1199	Exhibit 41, Aziz ('646) ¹ vs. Claims of the '759 Patent			
D1200	Exhibit 42, The PIX Firewall ¹ vs. Claims of the '759 Patent			

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 Petitioner Apple Inc. - Ex. 1004, p. 435

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		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1201	Exhibit A-1, Kiuchi ¹ vs. Claims of the '135 Patent ²		
D1202	Exhibit B-1, Kiuchi ¹ vs. Claims of the '211 Patent ²		
D1203	Exhibit C-1, Kiuchi ¹ vs. Claims of the '504 Patent ²		
D1204	Exhibit D, Materials Considered		
D1205	Exhibit E, Expert Report of Stuart G. Stubblebine, Ph.D.		
D1206	Exhibit F, Expert Report of Stuart G. Stubblebine, Ph.D.		
D1207	Exhibit G, Opening Expert Report of Dr. Stuart Stubblebine Regarding Invalidity of the '135, '211, and '504 Patents		
D1208	Cisco Comments and Petition for Reexamination 95/001,679 dated June 14, 2012		
D1209	Exhibit S, Declaration of Nathaniel Polish, Ph.D.		
D1210	Exhibit R, Excerpts from Patent Owner & Plaintiff VirnetX Inc.'s First Amended P.R. 3-1 and 3-2 Disclosure of Asserted Claims and Infringement Contentions		
D1211	Third Party Requester Comments dated June 25, 2012 - After Non Final Office Action (95/001,788)		
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			Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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		Examiner Name	Olanrewaju J. Bucknor
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D1398	Apple iPhone User Guide for iOS 5.1 Software, 179 pages, 2012		

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1399	Apple, Communicating with HTTP Servers, CFNetworking Programming Guide, 6 pages, 2011, Printed from the Website: https://developer.apple.com/library/ios/documentation/networking/conceptual/CFNetwork/CFHT		
D1400	VirnetX, Gabriel Connection Technology™ White Paper, 7 pages, 2012		
D1401	VirnetX, Technology, 4 pages, 2012		
D1402	Certified Copy dated January 15, 2008 of U.S. Patent Number 6,502,135, 64 pages		
D1403	Inter Partes Reexamination Certificate dated June 7, 2011 for Patent Number 6,502,135		
D1404	Proceedings of The Symposium on Network and Distributed System Security, 7 pages, February 22-23, 1996		
D1405	In-Q-Tel; Corporate Overview, 2 pages, 2004		
D1406	Davies, Supervisor of Translation: Tadahiro Uezono, Security for Computer Networks, Japan, Nikkei-McGraw-Hill Inc., First Edition, First Copy, p 126-129 (December 5, 1985) – (English Version and Japanese Version Submitted)		
D1407	Comer, "Translated by Jun Murai and Hiroyuki Kusumoto, "Internetworking with TCP/IP Vol. 1: Principles, Protocols, and Architecture, Third Edition," Japan Kyoritsu Shuppan Co., Ltd., First Edition, First Copy, p 161-193 (August 10, 1997) (English Version and Japanese Version Submitted)		
D1408	Lynch et al., Supervisor of Translation: Jun Murai, "Internet System Handbook," Japan Impress Co. Ltd. First Edition p 152-157 and p 345-351 (August 11, 1996) (English Version and Japanese Version Submitted)		
D1409	Office Action dated December 27, 2012 from Corresponding Canadian Patent Application Number 2723504		
D1410	Office Action dated December 5, 2012 from Corresponding Japanese Patent Application Number 2011-081417		
D1411	Office Action dated December 13, 2012 from Corresponding Japanese Patent Application Number 2011-085052		
D1412	Office Action dated December 13, 2012 from Corresponding Japanese Patent Application Number 2011-083415		

All references are provided with date, except where there is no date provided. /K.L/

/Krisna Lim/

08/22/2013

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)

CERTIFICATION STATEMENT

[X] Under 37 C.F.R. 1.98(d), copies of all patent, publication, pending U.S. application or other information that was previously submitted to, or cited by the USPTO in co-pending application No. 13/336,790 and are not required. Applicant will provide copies of the previously submitted references at the Examiner's request.

This application claims priority from U.S. Application No. 13/903,788, filed May 28, 2013, which claims priority from and is a continuation of co-pending U.S. Application No. 13/336,790, filed December 23, 2011, now U.S. Patent No. 8,458,341, which claims priority from and is a continuation of co-pending U.S. Application No. 13/049,552, filed March 16, 2011, which is a continuation of U.S. Application No. 11/840,560, filed August 17, 2007, now U.S. Patent No. 7,921,211, which is a continuation of U.S. Application No. 10/714,849, filed November 18, 2003, now U.S. Patent No. 7,418,504, which is a continuation of U.S. Application No. 09/558,210, filed April 26, 2000, now abandoned, which is a continuation-in-part of U.S. Application No. 09/504,783, filed on February 15, 2000, now U.S. Patent No. 6,502,135, issued December 31, 2002, which claims priority from and is a continuation-in-part patent application of previously-filed U.S. Application No. 09/429,643, filed on October 29, 1999, now U.S. Patent No. 7,010,604, issued March 07, 2006.

Please See 37 CFR 1.97 and 1.98 to make the appropriate selection(s)

- [X] Information Disclosure Statement is being filed with the filing of the application or before the receipt of a first office action.
- [] That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement; or
- [] That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in § 1.56(c) more than three months prior to the filing of the information disclosure statement.
- [] The Commissioner is hereby authorized to charge the fee pursuant to 37 CFR 1.17(P) in the amount of \$180.00, or further fees which may be due, to Deposit Account 50-1133.
- [] Information Disclosure Statement is being filed with the Request for Continued Examination. The Commissioner is hereby authorized to charge the fee pursuant to 37 CFR 1.17(P) in the amount of \$810.00, or further fees which may be due, to Deposit Account 50-1133.

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.



Date: 7/31/13

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Subst. for form 1449/PTO				Complete if Known				
INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary)				Application Number	13/911,792			
				Filing Date	06-06-2013			
				First Named Inventor	Victor Larson			
				Art Unit	2453			
				Examiner Name	Krisna Lim			
				Docket Number	77580-196 (VRNK1CP3CNFT10)			
U.S. PATENTS								
EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear			
	A172	6,011,579	01/04/2000	Newlin				
	A173	8,504,696	08/06/2013	Larson et al.				
	A174	8,504,697	08/06/2013	Larson et al.				
	A175	6,335,966	01/01/2002	Toyoda				
	A176	6,195,677	02/27/2001	Utsumi				
	A177	6,959,184	10/25/2005	Byers et al.				
U.S. PATENT APPLICATION PUBLICATIONS								
EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear			
FOREIGN PATENT DOCUMENTS								
EXAMINER'S INITIALS	CITE NO.	Foreign Patent Document Country Codes - Number 4 - Kind Codes (if known)	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines Where Relevant Figures Appear	Translation		
						Yes	No	
OTHER ART (Including Author, Title, Date, Pertinent Pages, Etc.)								
EXAMINER'S INITIALS	CITE NO.	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.						
	D1415	Office Action dated October 1, 2013 from Corresponding U.S. Patent Application Number 13/911,813 (077580-0197)						
EXAMINER /Krisna Lim/				DATE CONSIDERED 02/07/2014				

*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). 2 Applicant is to place a check mark here if English language Translation is attached.

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK1CP3CNFT10)

CERTIFICATION STATEMENT

Please See 37 CFR 1.97 and 1.98 to make the appropriate selection(s)

- Information Disclosure Statement is being filed with the filing of the application or before the receipt of a first office action.
- That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement; or
- That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in § 1.56(c) more than three months prior to the filing of the information disclosure statement.
- The Commissioner is hereby authorized to charge any required fees to Deposit Account 50-1133.
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SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

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 Fax (617) 535-3800

Date: October 1, 2013

DM_US 45428473-1.077580.0196

Subst. for form 1449/PTO				Complete if Known				
INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary)				Application Number	13/911,792			
				Filing Date	06-06-2013			
				First Named Inventor	Victor Larson			
				Art Unit	2453			
				Examiner Name	Krisna Lim			
				Docket Number	77580-196 (VRNK1CP3CNFT10)			
U.S. PATENTS								
EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear			
	A178	6,058,250	05/02/2000	Harwood et al.				
U.S. PATENT APPLICATION PUBLICATIONS								
EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear			
FOREIGN PATENT DOCUMENTS								
EXAMINER'S INITIALS	CITE NO.	Foreign Patent Document Country Codes - Number 4 - Kind Codes (if known)	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines Where Relevant Figures Appear	Translation		
						Yes	No	
OTHER ART (Including Author, Title, Date, Pertinent Pages, Etc.)								
EXAMINER'S INITIALS	CITE NO.	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.						
	D1416	Office Action dated October 10, 2013 from Corresponding U.S. Patent Application Number 13/950,877 (077580-0198)						
EXAMINER /Krisna Lim/				DATE CONSIDERED 02/07/2014				

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1 Applicant's unique citation designation number (optional). 2 Applicant is to place a check mark here if English language Translation is attached.

Subst. for form 1449/PTO				Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>				Application Number	13/911,792
				Filing Date	06-06-2013
				First Named Inventor	Victor Larson
				Art Unit	2453
				Examiner Name	Krisna Lim
				Docket Number	77580-196 (VRNK1CP3CNFT10)

CERTIFICATION STATEMENT

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SIGNATURE

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Date: October 10, 2013

DM_US 45878214-1.077580.0196

Subst. for form 1449/PTO				Complete if Known		
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>				Application Number	13/911,792	
				Filing Date	06-06-2013	
				First Named Inventor	Victor Larson	
				Art Unit	2453	
				Examiner Name	Krisna Lim	
				Docket Number	77580-196 (VRNK1CP3CNFT10)	
U.S. PATENTS						
EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	
	A170	6,434,600	08/13/2002	Waite et al.		
	A171	7,225,249	05/29/2007	Barry et al.		
U.S. PATENT APPLICATION PUBLICATIONS						
EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	
	B23	US2002/0004826	01/10/2002	Waite et al.		
FOREIGN PATENT DOCUMENTS						
EXAMINER'S INITIALS	CITE NO.	Foreign Patent Document Country Codes - Number 4 - Kind Codes (if known)	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines Where Relevant Figures Appear	Translation Yes No
OTHER ART (Including Author, Title, Date, Pertinent Pages, Etc.)						
EXAMINER'S INITIALS	CITE NO.	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.				
	D1413	Notice of Allowance dated August 9, 2013 from Corresponding U.S. Application Number 13/474,397				
	D1414	Office Action dated August 19, 2013 from Corresponding U.S. Application Number 13/903,788				
EXAMINER /Krisna Lim/				DATE CONSIDERED 02/07/2014		

*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). 2 Applicant is to place a check mark here if English language Translation is attached.

Subst. for form 1449/PTO				Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>				Application Number	13/911,792
				Filing Date	06-06-2013
				First Named Inventor	Victor Larson
				Art Unit	2453
				Examiner Name	Krisna Lim
				Docket Number	77580-196 (VRNK1CP3CNFT10)

CERTIFICATION STATEMENT

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SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

/Toby H. Kusmer/

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Date: September 27, 2013

DM_US 45367118-1.077580.0196

CLAIMS

What is claimed is:

1. A network device, comprising:
 - a storage device storing an application program for a secure communications service; and
 - at least one processor configured to execute the application program for the secure communications service so as to enable the network device to:
 - send a request to look up a network address of a second network device based on an identifier associated with the second network device;
 - receive an indication that the second network device is available for the secure communications service, the indication including the requested network address of the second network device and provisioning information for a secure communication link;
 - connect to the second network device over the secure communication link, using the received network address of the second network device and the provisioning information for the secure communication link; and
 - communicate at least one of video data and audio data with the second network device using the secure communications service via the secure communication link.
2. The network device of claim 1, wherein the secure communications service includes an audio-video conferencing service.
3. The network device of claim 2, wherein the at least one processor is configured to execute the application program so as to encrypt at least one of the video data and the audio data transmitted over the secure communication link.
4. The network device of claim 1, wherein the secure communications service includes a telephony service.
5. The system of claim 4, wherein the telephony service uses modulation.
6. The network device of claim 5, wherein the modulation is based on one of frequency-division multiplexing (FDM), time-division multiplexing (TDM), or code division multiple access (CDMA).

7. The network device of claim 1, wherein the network device is a mobile device.
8. The network device of claim 7, wherein the mobile device is a notebook computer.
9. The network device of claim 1, wherein the identifier associated with the second network device is a domain name.
10. The network device of claim 1, wherein the secure communication link is a virtual private network link.
11. The network device of claim 1, wherein the secure communication link is based on inserting into each data packet communicated over the secure communication link one or more data values that vary according to a pseudo-random sequence.
12. The network device of claim 1, wherein the secure communication link is based on a network address hopping regime that is used to pseudo-randomly change network addresses in packets transmitted between the network device and the second network device.
13. The network device of claim 1, wherein the indication that the second network device is available for the secure communications service is a function of the result of a domain name lookup.
14. A method executed by a first network device for communicating with a second network device, the method comprising:
 - sending a request to look up a network address of a second network device based on an identifier associated with the second network device;
 - receiving an indication that the second network device is available for a secure communications service, the indication including the requested network address of the second network device and provisioning information for a secure communication link; connecting to the second network device over the secure communication link, using the received network address of the second network device and the provisioning information for the secure communication link; and

communicating at least one of video data and audio data with the second network device using the secure communications service via the secure communication link.

15. The method of claim 14, wherein the secure communications service includes a video conferencing service.

16. The method of claim 14, further comprising encrypting at least one of the video data and the audio data over the secure communication link.

17. The method of claim 14, wherein the secure communications service includes a telephony service.

18. The method of claim 17, wherein the telephony service uses modulation.

19. The method of claim 18, wherein the modulation is based on one of frequency-division multiplexing (FDM), time-division multiplexing (TDM), or code division multiple access (CDMA).

20. The method of claim 19, wherein the network device is a mobile device.


21. The method of claim 20, wherein the mobile device is a notebook computer.

22. The method of claim 14, wherein the identifier associated with the second network device is a domain name.

23. The method of claim 14, wherein communicating with the second network device using the secure communications service via the secure communication link includes inserting into data packets communicated over the secure communication link one or more data values that vary according to a pseudo-random sequence.

24. The method of claim 14, wherein communicating with the second network device using the secure communications service via the secure communication link includes a network address hopping regime that is used to pseudo-randomly change network addresses in packets transmitted between the first network device and the second network device.

25. The method of claim 14, wherein the indication that the second network device is available for a secure communications service is a function of a domain name lookup.

Index of Claims 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

✓	Rejected
=	Allowed


-	Cancelled
÷	Restricted

N	Non-Elected
I	Interference

A	Appeal
O	Objected

Claims renumbered in the same order as presented by applicant
 CPA
 T.D.
 R.1.47

CLAIM		DATE							
Final	Original	08/25/2013	01/08/2014	02/07/2014					
	1	-							
	2	-							
	3	-							
	4	-							
	5	-							
	6	-							
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	8	-							
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	25	-							
	26	✓	✓	✓					
	27	✓	✓	✓					
	28	✓	✓	✓					
	29	✓	✓	✓					
	30	✓	✓	✓					
	31	✓	✓	✓					
	32	✓	✓	✓					
	33	✓	✓	✓					
	34	✓	✓	✓					
	35	✓	✓	✓					
	36	✓	✓	✓					

<i>Index of Claims</i> 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

✓	Rejected
=	Allowed

-	Cancelled
÷	Restricted

N	Non-Elected
I	Interference

A	Appeal
O	Objected

Claims renumbered in the same order as presented by applicant
 CPA
 T.D.
 R.1.47

CLAIM		DATE							
Final	Original	08/25/2013	01/08/2014	02/07/2014					
	37	✓	✓	✓					
	38	✓	✓	✓					
	39	✓	✓	✓					
	40	✓	✓	✓					
	41	✓	✓	✓					
	42	✓	✓	✓					
	43	✓	✓	✓					
	44	✓	✓	✓					
	45	✓	✓	✓					
	46	✓	✓	✓					
	47	✓	✓	✓					
	48	✓	✓	✓					
	49	✓	✓	✓					
	50	✓	✓	✓					

**RESPONSE UNDER 37 CFR 1.116 - EXPEDITED PROCEDURE
TECHNOLOGY CENTER 2400**

Docket No.: 77580-196 (VRNK1CP3CNFT10)
(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Victor Larson, *et al.* :
: Application No.: 13/911,792 : Confirmation No. 7953
: :
Filed: June 6, 2013 : Group Art Unit: 2453
: :
Customer Number: 23630 : Examiner: Krisna Lim
: :
For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR
SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES

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

RESPONSE AFTER FINAL REJECTION
UNDER 37 CFR § 1.116

Commissioner:

In response to the final Office Action dated February 14, 2014, please enter and consider the following:

Remarks begin on page 2 of this paper.

REMARKS

Claims 26-50 are pending, with claims 26 and 39 being the independent claims. Double patenting rejections are the only remaining issues in the application. Favorable reconsideration and allowance of the subject application is respectfully requested.

Double Patenting Rejections

The Office Action provisionally rejects claims 26-50 on the ground of nonstatutory obviousness-type double patenting over claims 29-56 of copending Application No. 13/903,788 (“the ’788 application”). The Office Action further provisionally rejects claims 26-50 on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-3 of Application No. 13/618,966 (“the ’966 application”).

The ’966 application is abandoned, rendering the double patenting rejection moot as to that application. Accordingly, Applicants respectfully submit that a terminal disclaimer is not required with regard to the ’966 application.

Without addressing the merits or conceding the correctness of the double patenting rejections, Applicants submit herewith a terminal disclaimer with respect to the ’788 application. Accordingly, the remaining double patenting rejection should be withdrawn. Applicants note that the filing of a terminal disclaimer to obviate a rejection based on nonstatutory double patenting is not an admission of the propriety of the rejection. M.P.E.P. § 804.02, *citing Quad Environmental Technologies Corp. v. Union Sanitary District*, 946 F.2d 870, 20 USPQ2d 1392 (Fed. Cir. 1991).

Applicants thank the Examiner for his thoughtful examination of claims 26-50 in view of *Kiuchi*, “C-HTTP The Development of a Secure, Closed HTTP-Based Network on the Internet,” Department of Epidemiology and Biostatistics, Faculty of Medicine, University of Tokyo, Japan (submitted as citation No. D1223 in the Information Disclosure Statement of August 1, 2013, and marked as considered by the Examiner on August 30, 2013), and in view of U.S. Patent No. 5,898,830 to *Wesinger, Jr. et al.* (submitted as citation No. A50 in the same Information Disclosure Statement). (*See* OA at 4-5.) Although Applicants agree with the Examiner’s ultimate conclusion that the claims are allowable over *Kiuchi* and *Wesinger*, Applicants disagree

with the Examiner's characterizations of the references and the claims, (*id.*), and submit that the claims are allowable because the references do not disclose or suggest the particular combinations of elements recited in the claims.

Since the double patenting rejections were the only remaining issues in the Office Action, the application is believed to be in condition for allowance, and such action is respectfully requested.

CONCLUSION

Applicants respectfully submit that all of the pending claims are in condition for allowance. Applicants respectfully invite the Examiner to contact the undersigned attorney to promptly address any questions or issues regarding the allowability of the pending claims.

Any absence of a reply to a specific rejection, issue, or comment does not signify agreement with or concession of that rejection, issue, or comment. In addition, because Applicants' remarks are not intended to be exhaustive, as there may be other reasons for patentability of any or all claims that have not been expressed. Moreover, nothing in this response should be construed as an intent to concede any issue with regard to any claim.

If necessary, please charge any fees due in connection with the filing of the terminal disclaimer under 37 C.F.R. 1.20(d) to Deposit Account 50-1133.

To the extent necessary, a petition for an extension of time under 37 C.F.R. 1.136 is hereby made. Please charge any shortage in fees due in connection with the filing of this paper, including extension of time fees, to Deposit Account 50-1133 and please credit any excess fees to such deposit account.

Respectfully submitted,

McDERMOTT WILL & EMERY LLP

Date: May 15, 2014

/Toby H. Kusmer/

Toby H. Kusmer, P.C., Reg. No. 26,418

Customer No. 23630

28 State Street

Boston, MA 02109-1775

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Facsimile: (617) 535-3800

E-mail: tkusmer@mwe.com

**TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING
REJECTION OVER A PENDING "REFERENCE" APPLICATION**

Docket Number (Optional)

77580-196 (VRNK1CP3CNFT10)

In re Application of: Victor Larson, et al.

Application No.: 13/911,792

Filed: June 6, 2013

For: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE
DOMAIN NAMES

The applicant, VirnetX, Inc., owner of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of any patent granted on pending **reference** Application Number 13/903,788 filed, May 28, 2013, as the term of any patent granted on said **reference** application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending **reference** application. The applicant hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the **reference** application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the applicant does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term of any patent granted on said **reference** application, "as the term of any patent granted on said **reference** application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending **reference** application," in the event that: any such patent granted on the pending **reference** application 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 shortened by any terminal disclaimer filed prior to its grant.

Check either box 1 or 2 below, if appropriate.

1. The undersigned is the applicant. If the applicant is an assignee, the undersigned is authorized to act on behalf of the assignee.

I hereby acknowledge that any willful false statements made are punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.

2. The undersigned is an attorney or agent of record. Reg. No. 26,418

/Toby H. Kusmer/

Signature

May 15, 2014

Date

Toby H. Kusmer

Typed or printed name

Attorney for Assignee

Title

(617) 535-4000

Telephone Number

- Terminal disclaimer fee under 37 CFR 1.20(d) is included.

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

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 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.**

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

Electronic Patent Application Fee Transmittal

Application Number:	13911792
Filing Date:	06-Jun-2013
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
First Named Inventor/Applicant Name:	Victor Larson
Filer:	Toby H. Kusmer./Kimila Carraway
Attorney Docket Number:	77580-196(VRNK1CP3CNFT10)

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:				
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Extension - 1 month with \$0 paid	1251	1	200	200

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Total in USD (\$)				200

Electronic Acknowledgement Receipt

EFS ID:	19044788
Application Number:	13911792
International Application Number:	
Confirmation Number:	7953
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
First Named Inventor/Applicant Name:	Victor Larson
Customer Number:	23630
Filer:	Toby H. Kusmer./Kimila Carraway
Filer Authorized By:	Toby H. Kusmer.
Attorney Docket Number:	77580-196(VRNK1CP3CNFT10)
Receipt Date:	15-MAY-2014
Filing Date:	06-JUN-2013
Time Stamp:	20:22:48
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$200
RAM confirmation Number	5866
Deposit Account	501133
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)

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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		077580-0196_Response_After_Final_Rejection.pdf	2860967 <small>669a7aa365a38a501e4d5d77941ea8a99d577ca0</small>	yes	5

Multipart Description/PDF files in .zip description

Document Description	Start	End
Response After Final Action	1	1
Applicant Arguments/Remarks Made in an Amendment	2	4
Terminal Disclaimer Filed	5	5

Warnings:

Information:

2	Fee Worksheet (SB06)	fee-info.pdf	30969 <small>c9fa9c10e813cdc38c035b08d65e02abe4467c64</small>	no	2
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Warnings:

Information:

Total Files Size (in bytes): 2891936

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.

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PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875	Application or Docket Number 13/911,792	Filing Date 06/06/2013	<input type="checkbox"/> To be Mailed
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ENTITY: LARGE SMALL MICRO

APPLICATION AS FILED – PART I

FOR	NUMBER FILED	NUMBER EXTRA	RATE (\$)	FEE (\$)
<input type="checkbox"/> BASIC FEE <small>(37 CFR 1.16(a), (b), or (c))</small>	N/A	N/A	N/A	
<input type="checkbox"/> SEARCH FEE <small>(37 CFR 1.16(k), (l), or (m))</small>	N/A	N/A	N/A	
<input type="checkbox"/> EXAMINATION FEE <small>(37 CFR 1.16(o), (p), or (q))</small>	N/A	N/A	N/A	
TOTAL CLAIMS <small>(37 CFR 1.16(i))</small>	minus 20 =	*	X \$ =	
INDEPENDENT CLAIMS <small>(37 CFR 1.16(h))</small>	minus 3 =	*	X \$ =	
<input type="checkbox"/> APPLICATION SIZE FEE <small>(37 CFR 1.16(s))</small>	If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).			
<input type="checkbox"/> MULTIPLE DEPENDENT CLAIM PRESENT <small>(37 CFR 1.16(j))</small>				
* If the difference in column 1 is less than zero, enter "0" in column 2.			TOTAL	

APPLICATION AS AMENDED – PART II

	(Column 1)	(Column 2)	(Column 3)	PRESENT EXTRA	RATE (\$)	ADDITIONAL FEE (\$)
AMENDMENT	05/15/2014	CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NUMBER PREVIOUSLY PAID FOR			
	Total <small>(37 CFR 1.16(i))</small>	* 25	Minus	** 25	=	X \$ =
	Independent <small>(37 CFR 1.16(h))</small>	* 2	Minus	*** 3	=	X \$ =
	<input type="checkbox"/> Application Size Fee <small>(37 CFR 1.16(s))</small>					
<input type="checkbox"/> FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM <small>(37 CFR 1.16(j))</small>						
					TOTAL ADD'L FEE	


	(Column 1)	(Column 2)	(Column 3)	PRESENT EXTRA	RATE (\$)	ADDITIONAL FEE (\$)
AMENDMENT		CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NUMBER PREVIOUSLY PAID FOR			
	Total <small>(37 CFR 1.16(i))</small>	*	Minus	**	=	X \$ =
	Independent <small>(37 CFR 1.16(h))</small>	*	Minus	***	=	X \$ =
	<input type="checkbox"/> Application Size Fee <small>(37 CFR 1.16(s))</small>					
<input type="checkbox"/> FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM <small>(37 CFR 1.16(j))</small>						
					TOTAL ADD'L FEE	

* 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.

LIE
 /PEGGY YARBOROUGH/

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.

Application Number 	Application/Control No. 13/911,792	Applicant(s)/Patent under Reexamination LARSON ET AL.

Document Code - DISQ	Internal Document – DO NOT MAIL
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TERMINAL DISCLAIMER	<input checked="" type="checkbox"/> APPROVED	<input type="checkbox"/> DISAPPROVED
Date Filed : 5/15/14	This patent is subject to a Terminal Disclaimer	

Approved/Disapproved by:

ANDRE ROBINSON

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Request for Continued Examination (RCE) Transmittal

Address to:
Mail Stop RCE
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Application Number	13911792
Filing Date	2013-06-06
First Named Inventor	Victor Larson
Art Unit	2453
Examiner Name	Krisna Lim
Attorney Docket Number	77580-196

This is a Request for Continued Examination (RCE) under 37 CFR 1.114 of the above-identified application.

Request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filed prior to June 8, 1995, or to any design application. See Instruction Sheet for RCEs (not to be submitted to the USPTO) on page 2.

1. **Submission required under 37 CFR 1.114** Note: If the RCE is proper, any previously filed unentered amendments and amendments enclosed with the RCE will be entered in the order in which they were filed unless applicant instructs otherwise. If applicant does not wish to have any previously filed unentered amendment(s) entered, applicant must request non-entry of such amendment(s).

a. Previously submitted. If a final Office action is outstanding, any amendments filed after the final Office action may be considered as a submission even if this box is not checked.

i. Consider the arguments in the Appeal Brief or Reply Brief previously filed on _____

ii. Other Response to Final Office Action Filed on 5-15-2014

b. Enclosed

i. Amendment/Reply

iii. Information Disclosure Statement (IDS)

ii. Affidavit(s)/ Declaration(s)

iv. Other IDS Mailed to the USPTO on 5-19-2014

2. Miscellaneous

a. Suspension of action on the above-identified application is requested under 37 CFR 1.103(c) for a period of _____ months. (Period of suspension shall not exceed 3 months; Fee under 37 CFR 1.17(i) required)

b. Other _____

3. Fees

The RCE fee under 37 CFR 1.17(e) is required by 37 CFR 1.114 when the RCE is filed.

The Director is hereby authorized to charge the following fees, any underpayment of fees, or credit any overpayments, to Deposit Account No. 501133.

i. RCE fee required under 37 CFR 1.17(e)

ii. Extension of time fee (37 CFR 1.136 and 1.17)

iii. Other _____

b. Check in the amount of \$ _____ enclosed

c. Payment by credit card (Form PTO-2038 enclosed)

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED

Signature	/Toby H. Kusmer/	Date	May 19, 2014
Name (Print/Type)	Toby H. Kusmer	Registration No.	26,418

CERTIFICATE OF MAILING OR TRANSMISSION

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Mail Stop RCE, Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450 or facsimile transmitted to the U.S. Patent and Trademark Office on the date shown below.

Signature		Date	
Name (Print/Type)			

This collection of information is required by 37 CFR 1.114. 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: Mail Stop RCE, 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.

Instruction Sheet for RCEs

(not to be submitted to the USPTO)

NOTES:

An RCE is not a new application, and filing an RCE will not result in an application being accorded a new filing date.

Filing Qualifications:

The application must be a utility or plant application filed on or after June 8, 1995. The application cannot be a provisional application, a utility or plant application filed before June 8, 1995, a design application, or a patent under reexamination. See 37 CFR 1.114(e).

Filing Requirements:

Prosecution in the application must be closed. Prosecution is closed if the application is under appeal, or the last Office action is a final action, a notice of allowance, or an action that otherwise closes prosecution in the application (e.g., an Office action under *Ex parte Quayle*). See 37 CFR 1.114(b).

A submission and a fee are required at the time the RCE is filed. If reply to an Office action under 35 U.S.C. 132 is outstanding (e.g., the application is under final rejection), the submission must meet the reply requirements of 37 CFR 1.111. If there is no outstanding Office action, the submission can be an information disclosure statement, an amendment, new arguments, or new evidence. See 37 CFR 1.114(c). The submission may be a previously filed amendment (e.g., an amendment after final rejection).

WARNINGS:

Request for Suspension of Action:

All RCE filing requirements must be met before suspension of action is granted. A request for a suspension of action under 37 CFR 1.103(c) does not satisfy the submission requirement and does not permit the filing of the required submission to be suspended.

Improper RCE will NOT toll Any Time Period:

Before Appeal - If the RCE is improper (e.g., prosecution in the application is not closed or the submission or fee has not been filed) and the application is not under appeal, the time period set forth in the last Office action will continue to run and the application will be abandoned after the statutory time period has expired if a reply to the Office action is not timely filed. No additional time will be given to correct the improper RCE.

Under Appeal - If the RCE is improper (e.g., the submission or the fee has not been filed) and the application is under appeal, the improper RCE is effective to withdraw the appeal. Withdrawal of the appeal results in the allowance or abandonment of the application depending on the status of the claims. If there are no allowed claims, the application is abandoned. If there is at least one allowed claim, the application will be passed to issue on the allowed claim(s). See MPEP 1215.01.

See MPEP 706.07(h) for further information on the RCE practice.

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.

Electronic Patent Application Fee Transmittal

Application Number:	13911792			
Filing Date:	06-Jun-2013			
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES			
First Named Inventor/Applicant Name:	Victor Larson			
Filer:	Toby H. Kusmer./Kerrie Jones			
Attorney Docket Number:	77580-196(VRNK1CP3CNFT10)			
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:				
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Request for Continued Examination	1801	1	1200	1200
Total in USD (\$)				1200

Electronic Acknowledgement Receipt

EFS ID:	19061957
Application Number:	13911792
International Application Number:	
Confirmation Number:	7953
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
First Named Inventor/Applicant Name:	Victor Larson
Customer Number:	23630
Filer:	Toby H. Kusmer./Kerrie Jones
Filer Authorized By:	Toby H. Kusmer.
Attorney Docket Number:	77580-196(VRNK1CP3CNFT10)
Receipt Date:	19-MAY-2014
Filing Date:	06-JUN-2013
Time Stamp:	12:26:10
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$1200
RAM confirmation Number	10935
Deposit Account	501133
Authorized User	

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
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1	Request for Continued Examination (RCE)	RCE.pdf	262486	no	3
			ef9b2fde0427b5238a963812b582d8e96c72a3c2		

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Information:

2	Fee Worksheet (SB06)	fee-info.pdf	30731	no	2
			95b96fd978c082e485c3c834f6cd87d77e069a33		

Warnings:

Information:

Total Files Size (in bytes):	293217
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PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875	Application or Docket Number 13/911,792	Filing Date 06/06/2013	<input type="checkbox"/> To be Mailed
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ENTITY: LARGE SMALL MICRO

APPLICATION AS FILED – PART I

FOR	NUMBER FILED	NUMBER EXTRA	RATE (\$)	FEE (\$)
<input type="checkbox"/> BASIC FEE <small>(37 CFR 1.16(a), (b), or (c))</small>	N/A	N/A	N/A	
<input type="checkbox"/> SEARCH FEE <small>(37 CFR 1.16(k), (l), or (m))</small>	N/A	N/A	N/A	
<input type="checkbox"/> EXAMINATION FEE <small>(37 CFR 1.16(o), (p), or (q))</small>	N/A	N/A	N/A	
TOTAL CLAIMS <small>(37 CFR 1.16(i))</small>	minus 20 =	*	X \$ =	
INDEPENDENT CLAIMS <small>(37 CFR 1.16(h))</small>	minus 3 =	*	X \$ =	
<input type="checkbox"/> APPLICATION SIZE FEE <small>(37 CFR 1.16(s))</small>	If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).			
<input type="checkbox"/> MULTIPLE DEPENDENT CLAIM PRESENT <small>(37 CFR 1.16(j))</small>				
* If the difference in column 1 is less than zero, enter "0" in column 2.			TOTAL	

APPLICATION AS AMENDED – PART II

	(Column 1)	(Column 2)	(Column 3)	PRESENT EXTRA	RATE (\$)	ADDITIONAL FEE (\$)
AMENDMENT	05/19/2014	CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NUMBER PREVIOUSLY PAID FOR			
	Total <small>(37 CFR 1.16(i))</small>	* 25	Minus	** 25	= 0	X \$80 = 0
	Independent <small>(37 CFR 1.16(h))</small>	* 2	Minus	***3	= 0	X \$420 = 0
	<input type="checkbox"/> Application Size Fee <small>(37 CFR 1.16(s))</small>					
<input type="checkbox"/> FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM <small>(37 CFR 1.16(j))</small>						
					TOTAL ADD'L FEE	0

	(Column 1)	(Column 2)	(Column 3)	PRESENT EXTRA	RATE (\$)	ADDITIONAL FEE (\$)
AMENDMENT		CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NUMBER PREVIOUSLY PAID FOR			
	Total <small>(37 CFR 1.16(i))</small>	*	Minus	**	=	X \$ =
	Independent <small>(37 CFR 1.16(h))</small>	*	Minus	***	=	X \$ =
	<input type="checkbox"/> Application Size Fee <small>(37 CFR 1.16(s))</small>					
<input type="checkbox"/> FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM <small>(37 CFR 1.16(j))</small>						
					TOTAL ADD'L FEE	

* 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".
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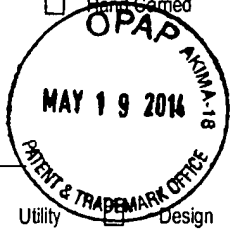
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/DEBORAH NASH/

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.**

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New Patent App Utility Design Cont. CIP Div. PCT CPA RCE Prov

Other: _____

_____ pages of Specification

_____ pages of Claims

_____ pages of Abstract

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IDS FORM 1449 (43 pages)

12 Boxes of cited references D1416-D2378; C29-39

Preliminary Amendment

Response to Missing Parts Notice

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Replacement Drawing

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Req. for Approval of Drawing Amendments

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THE PATENT AND TRADEMARK OFFICE DATE STAMPED HEREON IS ACKNOWLEDGEMENT THAT THE ITEMS, CHECKED ABOVE, WERE RECEIVED BY THE PTO ON THE DATE STAMPED.

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(12) 公開特許公報 (A)

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特開平9-275404

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	12/46			3 1 0 C
	29/06		13/00	3 0 5 Z

審査請求 未請求 請求項の数 2 O L (全 4 頁)

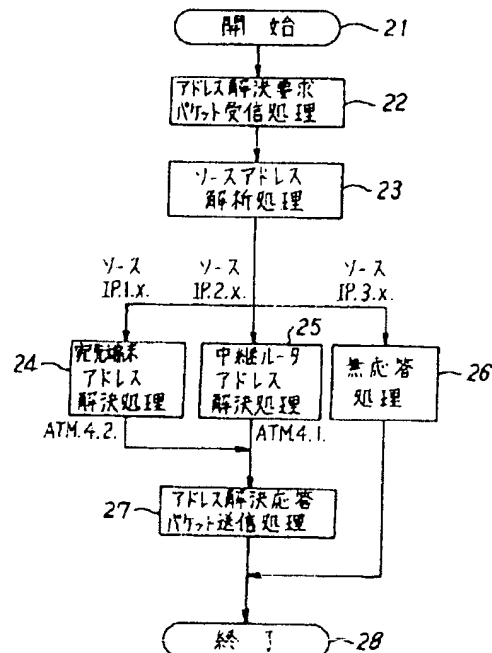
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(54) 【発明の名称】 アドレス解決処理方法

(57) 【要約】

【課題】 セキュリティ機能の強化と高速通信とが両立したアドレス解決処理方法を提供する。

【解決手段】 非同報型広域網上にインタネットを構築する際に用いるアドレス解決サーバで、インタネットアドレスから非同報型広域網の物理アドレスを解決する方法において、同一宛先インタネットアドレスに対するアドレス解決要求受信時に、アドレス解決の要求元のインタネットアドレスに応じて異なる物理アドレスで応答するか又は応答しないようにする。一例では、予め登録された情報に基づき、通信許可済のホストからのアドレス解決要求に対しては宛先ホストの物理アドレスで応答し、通信不許可のホストからのアドレス解決要求に対しては応答せず、通信許可又は不許可を一律に決められないホストからのアドレス解決要求に対してはセキュリティ機能を有する中継ルータの物理アドレスで応答する。



【特許請求の範囲】

【請求項1】 非同報型広域網上にインタネットを構築する際に用いられるアドレス解決サーバで、インタネット で用いられるインタネットアドレスから非同報型広域網で用いられる物理アドレスを解決するアドレス解決処理方法において、同一宛先インタネットアドレスに対するアドレス解決要求受信時に、アドレス解決の要求元のインタネットアドレスに応じて異なる物理アドレスで応答するか又は応答しないことを特徴とするアドレス解決処理方法。

【請求項2】 予め登録された情報に基づき、通信を許可されているホストからのアドレス解決要求に対しては宛先ホストの物理アドレスで応答し、通信を許可されていないホストからのアドレス解決要求に対しては応答せず、通信の許可又は不許可を一律に決められないホストからのアドレス解決要求に対してはセキュリティ機能を有する中継ルータの物理アドレスで応答することを特徴とする請求項1に記載のアドレス解決処理方法。

【発明の詳細な説明】

【0001】

【発明の属する技術分野】本発明は、非同報型広域網上にインタネットを構築する際に用いられるアドレス解決サーバに用いて好適なアドレス解決処理方法に関するものである。

【0002】非同報型広域網上でアドレス解決処理は、非同報型広域網上の異なるサブネットに帰属するホスト間で、中継ルータを介さない高速パケット通信経路を設定するために必要な処理である。これを実現する従来のアドレス解決処理方法では、同一宛先インタネットアドレスに対するアドレス解決要求に対しては、アドレス解決の要求元のインタネットアドレスに関わりなく、同一の物理アドレスで応答していた。

【0003】

【発明が解決しようとする課題】非同報型広域網上に構築されたインタネットでは、異なるサブネットに帰属するホスト間通信でも中継ルータを介さない通信が可能であるため、同一宛先インタネットアドレスに対するアドレス解決要求に対して、アドレス解決の要求元のインタネットアドレスに関わりなく同一の物理アドレスで応答すると、常に中継ルータを介さない通信が行われてしまう。中継ルータを介さない通信が行われると、パケット中継処理遅延を削減できるものの、パケット転送路上でファイアウォールと呼ばれるようなパケット中継装置を用いてパケットフィルタリングを行うことが不可能になる。

【0004】一方この問題を解決するために、常に中継ルータを介した通信を行うこともできるが、この場合、パケット転送路上でパケットフィルタリングを行うことが可能になるものの、常にパケット中継処理遅延が増加する。従って、このような従来のアドレス解決処理方法

では、セキュリティ機能の弱い高速通信又はセキュリティ機能の強い低速通信のいずれかしか実現できないという欠点があった。

【0005】そこで、本発明はこの問題を解決し、セキュリティ機能の強化と高速通信とを両立させるアドレス解決処理方法を提供することを目的とする。

【0006】

【課題を解決するための手段】本発明のアドレス解決処理方法は、上述の目的を達成するために行われた発明であって、パケット転送に先立つアドレス解決処理時に、同一宛先インタネットアドレスに対するアドレス解決要求受信時でも、アドレス解決の要求元のインタネットアドレスに応じて異なる物理アドレスで応答するか又は応答しないことを特徴とする。

【0007】このような本発明においては、アドレス解決処理時に、例えば、予め登録された情報に基づき、通信を許可されているホストからのアドレス解決要求に対しては直接宛先ホストの物理アドレスで応答し、通信を許可されていないホストからのアドレス解決要求に対しては応答せず、通信の許可又は不許可を一律に決められないホストからのアドレス解決要求に対してはセキュリティ機能を有する中継ルータの物理アドレスで応答することができるようにすることができる。

【0008】このようにすれば、通信を許可されているホストとは高速通信が実現され、通信を許可されていないホストからのアクセスが防止され、通信の許可又は不許可を一律に決められないホストとは、セキュリティ機能を有する中継ルータを介した通信が実現され、セキュリティ機能の強化と高速通信とを両立させることができる。

【0009】

【発明の実施の形態】次に図面を用いて、本発明の実施例を説明する。図1は本発明を実施するためのネットワークモデルを示す図、図2はアドレス解決サーバでの本発明におけるアドレス解決処理を説明するフローチャートである。

【0010】図1のネットワークモデルは広域ATM網10を示しており、この広域ATM網10は、端末1を含むサブネット11、端末2を含むサブネット12、端末3を含むサブネット13、並びに、端末4、端末5、ルータ6及びアドレス解決サーバ7を含むサブネット14から構成されている。図中のIP.a.b. はインタネットアドレスを示し、ATM.a.b. は非同報型広域網の物理アドレスを意味し、aの部分にはサブネット部、bの部分にはホスト部を表す。また、図中のxは任意の正の整数を表す。このような構成において、例えば、アドレス解決サーバ7には、予め、ルータ6を介さない通信を許可するサブネットとしてサブネット11を、通信を許可しないサブネットとしてサブネット13を登録する。

【0011】先ず、ルータを介さない通信を許可する場

合について説明する。サブネット11の端末1がサブネット14の端末4と通信しようとした場合、端末1はアドレス解決サーバ7にアドレス解決要求パケットを送信する。アドレス解決サーバ7は、アドレス解決要求パケット受信処理を行い(図2のステップ22)、この後ソースアドレス解析処理を行い(ステップ23) 端末1のIP.1.1.を特定する。IP.1.1.はルータを介さない通信を許可するサブネット1(IP.1.x)に帰属するため、宛先端末アドレス解析処理を行い(ステップ24)、ATM.4.2を解決する。

【0012】この後アドレス解決応答パケット送信処理を行い(ステップ27)、アドレス解決要求パケット送信元の端末1に対してATM.4.2を解決したアドレス解決応答パケットを送り返す。アドレス解決終了後、端末1はIPパケットをATM.4.2を付与した内部転送用フレームにカプセル化し、これを直接端末4に転送する。なお、図2のステップ21及び28は、それぞれ開始及び終了のステップである。

【0013】次に、通信を許可しない場合について説明する。サブネット13の端末3がサブネット14の端末4と通信しようとした場合、端末3はアドレス解決サーバ7にアドレス解決要求パケットを送信する。アドレス解決サーバ7は、アドレス解決要求パケット受信処理を行い(図2のステップ22)、この後ソースアドレス解析処理を行い(ステップ23)、端末1のIP.4.2.を特定する。IP.4.2.は通信を許可しないサブネット13(IP.4.x)に帰属するため、無応答処理を行い(ステップ26)、ここで処理が終了する。ここでは、アドレス解決が行われないため、端末3はIPパケットを端末4に向けて送信できない。

【0014】最後に通信の許可又は不許可が不明な場合について説明する。サブネット12の端末2がサブネット14の端末4と通信しようとした場合、端末2はアドレス解決サーバ7にアドレス解決要求パケットを送信する。アドレス解決サーバ7は、アドレス解決要求パケット受信処理を行い(図2のステップ22)、この後ソースアドレス解析処理を行い(ステップ23)、端末1のIP.2.2.を特定する。IP.2.2.の端末に関しては許可又は不許可が不明のため、中継ルータアドレス解決処理を行い(ス

テップ25)、ATM.4.1を解決する。

【0015】この後アドレス解決応答パケット送信処理を行い(ステップ27)、アドレス解決要求パケット送信元の端末2に対してATM.4.1を解決したアドレス解決応答パケットを送り返す。アドレス解決終了後、端末2はIPパケットをATM.4.1を付与した内部転送用フレームにカプセル化し、これを中継ルータ6に転送する。中継ルータ6では、中継パケットのソースIPアドレス又はTCPポート番号等を基にしてパケットフィルタリングを行い、必要なパケットのみを端末4に転送する。

【0016】

【発明の効果】上述のように、本発明によれば、アドレス解決処理時におけるセキュリティ機能及びパケット転送時におけるセキュリティ機能が効果的に発揮される。即ち、アドレス解決処理時におけるセキュリティ機能によって、通信を許可されているホストとは中継ルータを介さない高速通信が実現され、通信を許可されていないホストからのアクセスが防止され、通信の許可又は不許可を一律に決められないホストとはセキュリティ機能を有する中継ルータを介した通信が実現される。また、パケット転送時のセキュリティ機能によって、通信の許可又は不許可を一律に決められないホストとの通信時に、中継ルータにおいて、中継パケットのソースIPアドレス又はTCPポート番号等を基にしてパケットフィルタリングを行うことができる。従って、セキュリティ機能の強化と高速通信とを両立させることができる。

【図面の簡単な説明】

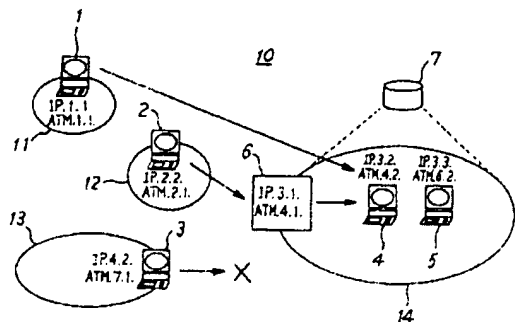
【図1】本発明を実施するためのネットワークモデルを示す図である。

【図2】アドレス解決サーバでの本発明におけるアドレス解決処理を説明するフローチャートである。

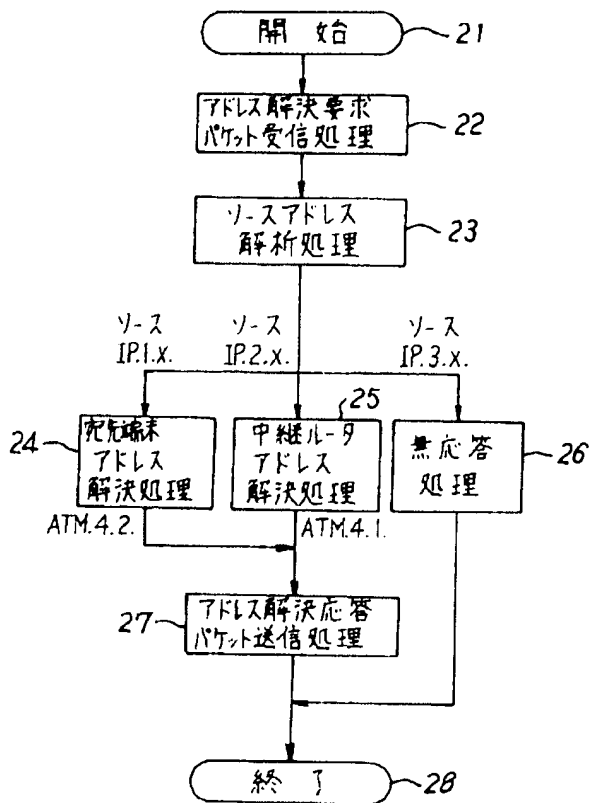
【符号の説明】

- 1、2、3、4、5 端末
- 6 ルータ
- 7 アドレス解決サーバ
- 10 広域ATM網
- 11、12、13、14 サブネット
- 21～28 フローチャートの各ステップ

【図1】



【図2】



フロントページの続き

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 電信電話株式会社内

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	Art Unit	2453
	Examiner Name	Krisna Lim
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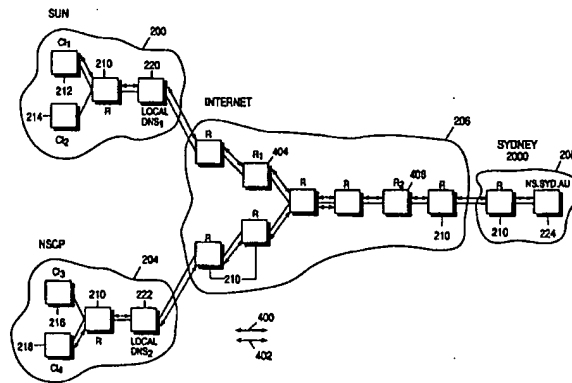
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<p>(21) International Application Number: PCT/US99/20158 (22) International Filing Date: 1 September 1999 (01.09.99) (30) Priority Data: 09/150,630 9 September 1998 (09.09.98) US (71) Applicant: SUN MICROSYSTEMS, INC. [US/US]; 901 San Antonio Road, M/S PAL01-521, Palo Alto, CA 94303 (US). (72) Inventors: GUPTA, Amit; Apartment J207, 2000 Walnut Avenue, Fremont, CA 94538 (US). SCHUBA, Christoph; 473 Hope Street #1, Mountain View, CA 94041 (US). BAEHR, Geoffrey; 531 Colorado Avenue, Palo Alto, CA 94306 (US). (74) Agents: HECKER, Gary, A. et al.; Hecker & Harriman, Suite 2300, 1925 Century Park East, Los Angeles, CA 90067 (US).</p>	<p>(81) Designated States: AE, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BY, CA, CH, CN, CR, CU, CZ, DE, DK, DM, EE, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MD, MG, MK, MN, MW, MX, NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM, TR, TT, UA, UG, UZ, VN, YU, ZA, ZW, ARIPO patent (GH, GM, KE, LS, MW, SD, SL, SZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).</p> <p>Published <i>Without international search report and to be republished upon receipt of that report.</i></p>	

(54) Title: METHOD AND APPARATUS FOR TRANSPARENTLY PROCESSING DNS TRAFFIC



(57) Abstract

A method and apparatus for transparently processing DNS traffic. To access information on the internet using a domain name, the internet protocol (IP) address that maps to the host name must be determined. The host name system (DNS) is utilized to transmit and process the address and domain name information. DNS traffic comprises approximately 10 % of the internet network traffic. When a client requests a name server to translate a domain name into an IP address, the requests are forwarded from one network router to another network router until a name server that maintains the desired information is reached. The network routers do not examine the information, but merely forward the information along the pathway to the destination name server. One or more embodiments of the invention provide for updated routers that recognize when the information consists of DNS traffic, parse the information, caches the address information (if any), and then continues to forward the desired information back to the client of the name service. Consequently, when another request for similar address information is forwarded to a router, the router can provide the response to the requestor instead of forwarding the request to a distant name server. In this manner, routers intercept DNS traffic and cache DNS information, allowing clients that utilize different name servers to benefit from the cached information. Such updated routers reduce the latency in DNS responses and reduce network traffic.

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METHOD AND APPARATUS FOR TRANSPARENTLY PROCESSING DNS TRAFFIC

BACKGROUND OF THE INVENTION

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1. FIELD OF THE INVENTION

This invention relates to the field of computer software, and, more specifically, to caching DNS information.

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2. BACKGROUND ART

In a computer network environment and the internet, computers on the network (clients or servers) are assigned unique identifiers that may be mapped to a textual name referred to as a domain name. Computer users often only have knowledge of the domain name and not the unique identifier. To communicate with a computer on the network, the unique identifier of the computer you are contacting must be ascertained. To

ascertain the unique identifier, network routers forward the identifier request to other routers until a domain name server that maintains the desired information is located. Existing schemes can waste time forwarding the identifier request from one router to another router resulting in an increase of traffic on the network and slowing down the time it takes to access and retrieve any information on the internet. These problems can be understood by reviewing networks, internets, and how they work.

Networks

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In modern computing environments, it is commonplace to employ multiple computers or workstations linked together in a network to communicate between, and share data with, network users. A network also may include resources, such as printers, modems, file servers, etc., and may also include services, such as electronic mail.

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A network can be a small system that is physically connected by cables (a local area network or "LAN"), or several separate networks can be connected together to form a larger network (a wide area network or "WAN"). Other types of networks include the internet, tel-com networks, the World Wide Web, intranets, extranets, wireless networks, and other networks over which electronic, digital, and/or analog data may be communicated.

20

Computer systems sometimes rely on a server computer system to provide information to requesting computers on a network. When there are a large number of requesting computers, it may be necessary to have more than one server computer system to handle the requests. In prior art systems,

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there is a problem in efficiently directing requests to the correct server in a multiple server system.

One area where this has been a problem is on the internet. The
5 problem can be better understood by reviewing the structure and operation of the internet below.

The Internet

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The Internet is a worldwide network of interconnected computers. An Internet client accesses a computer on the network via an Internet provider. An Internet provider is an organization that provides a client (e.g., an individual or other organization) with access to the Internet (via analog
15 telephone line or Integrated Services Digital Network line, for example). A client can, for example, read information from, download a file from or send an electronic mail message to another computer/client using the Internet.

To retrieve a file or service on the Internet, a client must search for the
20 file or service, make a connection to the computer on which the file or service is stored, and download the file or service. Each of these steps may involve a separate application and access to multiple, dissimilar computer systems. The World Wide Web (WWW) was developed to provide a simpler, more uniform means for accessing information on the Internet.

25

The components of the WWW include browser software, network links, servers, and WWW protocols. The browser software, or browser, is a user-friendly interface (i.e., front-end) that simplifies access to the Internet. A

browser allows a client to communicate a request without having to learn a complicated command syntax, for example. A browser typically provides a graphical user interface (GUI) for displaying information and receiving input. Examples of browsers currently available include Mosaic, Netscape Navigator
5 and Communicator, Microsoft Internet Explorer, and Cello.

Information servers maintain the information on the WWW and are capable of processing a client request. Hypertext Transport Protocol (HTTP) is the standard protocol for communication with an information server on the
10 WWW. HTTP has communication methods that allow clients to request data from a server and send information to the server.

To submit a request, the client contacts the HTTP server and transmits the request to the HTTP server. The request contains the communication
15 method requested for the transaction (e.g., GET an object from the server or POST data to an object on the server). The HTTP server responds to the client by sending a status of the request and the requested information. The connection is then terminated between the client and the HTTP server.

20 A client request therefore, consists of establishing a connection between the client and the HTTP server, performing the request, and terminating the connection. The HTTP server does not retain any information about the request after the connection has been terminated. HTTP is, therefore, a stateless protocol. That is, a client can make several
25 requests of an HTTP server, but each individual request is treated independent of any other request. The server has no recollection of any previous request.

An addressing scheme is employed to identify Internet resources (e.g., HTTP server, file or program). This addressing scheme is called Uniform Resource Locator (URL). A URL contains the protocol to use when accessing the server (e.g., HTTP), the Internet domain name of the site on which the server is running, the port number of the server, and the location of the resource in the file structure of the server.

The WWW uses a concept known as hypertext. Hypertext provides the ability to create links within a document to move directly to other information. To activate the link, it is only necessary to click on the hypertext link (e.g., a word or phrase). The hypertext link can be to information stored on a different site than the one that supplied the current information. A URL is associated with the link to identify the location of the additional information. When the link is activated, the client's browser uses the link to access the data at the site specified in the URL.

If the client request is for a file, the HTTP server locates the file and sends it to the client. An HTTP server also has the ability to delegate work to gateway programs. The Common Gateway Interface (CGI) specification defines a mechanism by which HTTP servers communicate with gateway programs. A gateway program is referenced using a URL. The HTTP server activates the program specified in the URL and uses CGI mechanisms to pass program data sent by the client to the gateway program. Data is passed from the server to the gateway program via command-line arguments, standard input, or environment variables. The gateway program processes the data and returns its response to the server using CGI (via standard input, for example). The server forwards the data to the client using the HTTP.

A browser displays information to a client/user as pages or documents (referred to as "web pages" or "web sites"). A language is used to define the format for a page to be displayed in the WWW. The language is called Hypertext Markup Language (HTML). A WWW page is transmitted to a
5 client as an HTML document. The browser executing at the client parses the document and displays a page based on the information in the HTML document.

HTML is a structural language that is comprised of HTML elements
10 that are nested within each other. An HTML document is a text file in which certain strings of characters, called tags, mark regions of the document and assign special meaning to them. These regions are called HTML elements. Each element has a name, or tag. An element can have attributes that specify properties of the element. Blocks or components include unordered list, text
15 boxes, check boxes, radio buttons, for example. Each block has properties such as name, type, and value. The following provides an example of the structure of an HTML document:

```
20      <HTML>
          <HEAD>
          .... element(s) valid in the document head
          </HEAD>
          <BODY>
          .... element(s) valid in the document body
          </BODY>
25      </HTML>
```

Each HTML element is delimited by the pair of characters "<" and ">". The name of the HTML element is contained within the delimiting characters. The combination of the name and delimiting characters is
30 referred to as a marker, or tag. Each element is identified by its marker. In most cases, each element has a start and ending marker. The ending marker

is identified by the inclusion of an another character, "/" that follows the "<" character.

HTML is a hierarchical language. With the exception of the HTML
5 element, all other elements are contained within another element. The
HTML element encompasses the entire document. It identifies the enclosed
text as an HTML document. The HEAD element is contained within the
HTML element and includes information about the HTML document. The
BODY element is contained within the HTML. The BODY element contains
10 all of the text and other information to be displayed. Other HTML elements
are described in HTML reference manuals.

Domain Name Server

15

A computer user navigates the internet or web from a browser on a
computer system. To access a web site, the user enters the host name (or
domain name) of the web site into the browser. This can be accomplished by
clicking on a link, by activating a tool bar button, or by manually entering a
20 name or address into a location field and pressing "enter". The names that a
browser client uses are known as host names, such as www.sun.com for
example. The name that is entered is not the actual Internet Protocol (IP)
address of the intended web server. The actual IP address is a string of
numbers that uniquely locate the web server that provides the web site data.
25 A worldwide distributed database system, called the "Domain Name System
(DNS)" provides the mapping between server names and the associated IP
addresses.

Each client (or host) is configured with, or otherwise learns about, a name server that is willing to answer its queries (for mapping a domain name to an IP address, or vice versa). Such a name server is referred to as the "local name server" for that host. Client application software, such as a web browser, also use a local library, called the "DNS resolver" to obtain the translation from server name to IP address. The resolver in turn contacts a predetermined local DNS name server to obtain the translation. DNS name servers can maintain caches of previously resolved names. More specifically, name resolution processes typically require two hosts on the client side.

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Consider a user working on "asha.eng.sun.com" that wants to get the address of "whitehouse.gov". The client browser will talk with a local resolver (a library attached to the browser process itself, in the current example running on asha.eng.sun.com). The local resolver will go to one of a relatively small number of local name servers, e.g. "ns.sun.com". Here ns.sun.com is called the client side name server. The client side name server will communicate with the outside world to determine the IP address of whitehouse.gov, and forward this information to the resolver that is part of the browser process.

DNS is a global network of servers that translate host names into numerical addresses (known as Internet Protocol, or IP addresses) and provides IP address to name mapping as well. A DNS server consists of a name server and a resolver. The name server provides responses to resolver requests when it can by supplying the correct address for the host name supplied by the resolver. Referring to Figure 1, at step 100, the user enters the domain name into the browser. At step 102, the browser requests the DNS Resolver to translate the domain name into the IP address. At step, 104, the resolver searches its cache to see if it already has a valid (unexpired) mapping available. If the cache has a valid mapping, it returns the IP address to the

browser at step 116. If the mapping is not in cache, the resolver forwards the request to the local name server at step 106.

All name servers know about at least one other name server that provides the DNS service for the root (.) domain. Thus, at step 108, the local name server contacts the name server for the any known domain. For example, if the host name is "www.java.sun.com", and the local name server does not know the address for the name server "java.sun.com", it will check to see if it knows the next level domain, i.e., the address for "sun.com". If the local name server does not know the address for "sun.com", it will check to see if it knows the address of next level domain, i.e., ".com". If the local name server does not know the address for ".com", it will contact the root name server ".". At step 110, the local name server will obtain the address for the complete domain from the name server contacted (if that name server knows the address). Otherwise, at step 110, the local name server will obtain the address for the next level of the domain from the contacted name server. For example, if the local name server contacted the name server for ".com" and that name server does not know the full address, the ".com" name server will return the domain address for "sun.com". Steps 108 and 110 are then repeated until the complete domain address is obtained. Continuing with the above example, the local name server would contact the "java.com" name server and obtain the address for "java.sun.com". The local name server would then contact the name server for "java.sun.com" and obtain the address for "www.java.sun.com". When a request is made to a name server, there are often many network routers ("routers") that forward the request from one location to another until it reaches the desired name server.

Once an intermediate or complete IP address is obtained, the address is saved in cache so that a future request may be serviced entirely from local cache at step 114. Thus, if a request for an alternative domain is received (e.g., a request for "ftp.sun.com"), the local name server can contact the name
5 server (e.g., "sun.com") directly, without repeating the communication with the root domain server or with intermediate name servers (e.g., the ".com" name server). At step, 116, the IP address is returned to the browser. Once the IP address is known, the browser communicates with the web server at that address to retrieve the requested web page or other information.

10

The operation of the DNS network is described in:

P.V. Mockapetris "Domain names - concepts and facilities", RFC 1034. Nov 1987.

P.V. Mockapetris "Domain names - implementation and specification", RFC
15 1035. Nov 1987.

DNS Server Problems

When DNS information is cached in a local name server, the cached
20 information is only available to the clients that access that particular local name server (e.g., clients of the same internet service provider, or members of the same organization). Thus, if two users access different local name servers and each user requests the same IP address, both requests will have to go up the chain of name servers through the various routers, to obtain the
25 needed information.

For example, if two users in different universities in New Zealand were to query the DNS for the IP address of www.sun.com, both of the requests would be serviced by the local name server at ns.sun.com in the United States without any local caching benefit. Figure 2 provides another
5 example of the prior art. Clients Cl₁ 212 and Cl₂ 214 are part of the SUN network 200 that utilizes local name server DNS₁ 220. Clients Cl₃ 216 and Cl₄ 218 are part on the NSCP network 204 that utilizes local name server DNS₂ 222. If client Cl₁ 212 requests information regarding an IP address on the SYDNEY 2000 network 208 in Sydney, Australia, the request is processed at
10 the SYDNEY 2000 208 network's local name server ns.syd.au 224. Routers 210 would forward the request from Cl₁ to the local name servers 220 that forwards the request through routers 210 on the internet 206 until it reaches the SYDNEY 2000 network 208 and name server 224. The request is then transmitted back along the same route through routers 210 until it returns
15 back to local name server 220 where it is cached.

Only clients that access that same local DNS name server benefit from the caching information. Thus, in the above example, only Cl₂ benefits from the Cl₁ request and its resulting cached information. If Cl₄ requests a DNS
20 translation for www.syd.au, it does not benefit from the cached information, and the information is requested and transmitted all the way to Australia and back. Thus, both DNS₁ and DNS₂ would obtain the relevant information from Australia creating traffic on the individual networks 200 204 and 208 and internet 206.

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Networks may be divided up into layers. For example, one layer may provide for the forwarding of information from one location to another, referred to as the network layer, and another layer may provide for the

parsing and processing of the information passed across the network, referred to as the application layer. Name resolution as provided by the domain name system (DNS) is an application layer protocol. Network routers 210 are only concerned with the network layer protocol and forward the DNS request
5 to its desired destination. Consequently, routers 210 don't parse or process the information that they forward in packets.

Network Traffic Reduction

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Prior art methods for reducing network traffic have provided methods for caching web pages and HTML information. Two such prior art methods are referred to as Active Networks and Transparent Proxies.

15

Active Networks

Routers are dedicated machines for forwarding and switching traffic as quickly as possible. In an Active Network, specific routers are configured to
20 process packets of web and other non-DNS information. Specific geographic locations are chosen to place the specially configured routers. Consequently, the performance of an Active Network is based on the placement strategy of the updated routers.

25

Transparent Proxies

Transparent Proxies are used mostly by large corporations and internet service providers for reducing their web traffic. In a typical set-up, the
5 domain administrator configures the routers so that all of the web requests (identified by a port number, e.g., 80) are automatically diverted to a proxy server ("transparent proxy"). A proxy server (or proxy) is a server that carries out requests transmitted to it (i.e., from a client), keeping copies of fetched documents or information for some time so that they can be accessed more
10 quickly in the future, speeding up access for commonly requested information. This storing and retrieval of information and fetched documents by the proxy is referred to as caching and the information maintained in the proxy is referred to as a cache or proxy cache. If the proxy does not have the desired information, the proxy sends a request to the
15 appropriate web server (which may be processed through several routers) that then returns the information to the proxy for caching. When the proxy gets the desired information, it provides this information to the requesting client.

The prior art methods do not provide any method for optimizing DNS
20 traffic. Approximately 10% of the traffic on the internet is currently comprised of DNS traffic. Further, since DNS information does not change often (IP addresses often remain the same even when computers on a network are moved), the validity of a DNS entry may be much longer than that of data transmitted through the web. Consequently, an efficient method
25 for optimizing and processing DNS traffic is needed.

SUMMARY OF THE INVENTION

A method and apparatus for transparently processing DNS traffic. To access information on the internet using a domain name, the internet
5 protocol (IP) address that maps to the domain name must be determined. The domain name system (DNS) is utilized to transmit and process the address and domain name information. DNS traffic comprises approximately 10% of the internet network traffic.

10 When a client requests a name server to translate a domain name into an IP address, the requests are forwarded from one network router to another network router until a name server that maintains the desired information is located. The network routers do not examine the information, but merely forward the information along the pathway to the destination name server.

15 One or more embodiments of the invention provide for updated routers that recognize when the information consists of DNS traffic, parses the information, caches the address information (if any), and then continues to forward the desired information back to the name server. Consequently,
20 when another request for similar address information is forwarded to a router, the router can provide the response to the requestor instead of forwarding the request to a distant name server. In this manner, routers intercept DNS traffic and cache DNS information, allowing clients that utilize different name servers to benefit from the cached information. Such updated
25 routers reduce the latency in DNS responses and reduce network traffic.

BRIEF DESCRIPTION OF THE DRAWINGS

Figure 1 illustrates a prior art method for processing DNS information.

5 Figure 2 demonstrates the relationship between several networks.

Figure 3 is a block diagram of one embodiment of a computer system capable of providing a suitable execution environment for one or more embodiments of the invention.

10

Figure 4 demonstrates the relationship between several networks and the path of DNS traffic according to one or more embodiments of the invention.

15 Figure 5 illustrates the steps executed by an updated router according to one or more embodiments of the invention.

DETAILED DESCRIPTION OF THE INVENTION

The invention is a method and apparatus for transparently caching DNS traffic. In the following description, numerous specific details are set forth to provide a more thorough description of embodiments of the invention. It is apparent, however, to one skilled in the art, that the invention may be practiced without these specific details. In other instances, well known features have not been described in detail so as not to obscure the invention.

10

Embodiment of Computer Execution Environment (Hardware)

An embodiment of the invention can be implemented as computer software in the form of computer readable code executed on a general purpose computer such as computer 300 illustrated in Figure 3, or in the form of bytecode class files running on such a computer. A keyboard 310 and mouse 311 are coupled to a bi-directional system bus 318. The keyboard and mouse are for introducing user input to the computer system and communicating that user input to processor 313. Other suitable input devices may be used in addition to, or in place of, the mouse 311 and keyboard 310. I/O (input/output) unit 319 coupled to bi-directional system bus 318 represents such I/O elements as a printer, A/V (audio/video) I/O, etc.

Computer 300 includes a video memory 314, main memory 315 and mass storage 312, all coupled to bi-directional system bus 318 along with keyboard 310, mouse 311 and processor 313. The mass storage 312 may include both fixed and removable media, such as magnetic, optical or magnetic optical storage systems or any other available mass storage

technology. Bus 318 may contain, for example, thirty-two address lines for addressing video memory 314 or main memory 315. The system bus 318 also includes, for example, a 32-bit data bus for transferring data between and among the components, such as processor 313, main memory 315, video
5 memory 314 and mass storage 312. Alternatively, multiplex data/address lines may be used instead of separate data and address lines.

In one embodiment of the invention, the processor 313 is a microprocessor manufactured by Motorola, such as the 680X0 processor or a
10 microprocessor manufactured by Intel, such as the 80X86, or Pentium processor, or a SPARC microprocessor from Sun Microsystems, Inc. However, any other suitable microprocessor or microcomputer may be utilized. Main memory 315 is comprised of dynamic random access memory (DRAM). Video memory 314 is a dual-ported video random access memory.
15 One port of the video memory 314 is coupled to video amplifier 316. The video amplifier 316 is used to drive the cathode ray tube (CRT) raster monitor 317. Video amplifier 316 is well known in the art and may be implemented by any suitable apparatus. This circuitry converts pixel data stored in video memory 314 to a raster signal suitable for use by monitor 317. Monitor 317 is
20 a type of monitor suitable for displaying graphic images.

Computer 300 may also include a communication interface 320 coupled to bus 318. Communication interface 320 provides a two-way data communication coupling via a network link 321 to a local network 322. For
25 example, if communication interface 320 is an integrated services digital network (ISDN) card or a modem, communication interface 320 provides a data communication connection to the corresponding type of telephone line, which comprises part of network link 321. If communication interface 320 is

a local area network (LAN) card, communication interface 320 provides a data communication connection via network link 321 to a compatible LAN.

Wireless links are also possible. In any such implementation, communication interface 320 sends and receives electrical, electromagnetic or optical signals which carry digital data streams representing various types of information.

Network link 321 typically provides data communication through one or more networks to other data devices. For example, network link 321 may provide a connection through local network 322 to local server computer 323 or to data equipment operated by an Internet Service Provider (ISP) 324. ISP 324 in turn provides data communication services through the world wide packet data communication network now commonly referred to as the "Internet" 325. Local network 322 and Internet 325 both use electrical, electromagnetic or optical signals which carry digital data streams. The signals through the various networks and the signals on network link 321 and through communication interface 320, which carry the digital data to and from computer 300, are exemplary forms of carrier waves transporting the information.

20

Computer 300 can send messages and receive data, including program code, through the network(s), network link 321, and communication interface 320. In the Internet example, remote server computer 326 might transmit a requested code for an application program through Internet 325, ISP 324, local network 322 and communication interface 320.

The received code may be executed by processor 313 as it is received, and/or stored in mass storage 312, or other non-volatile storage for later

execution. In this manner, computer 300 may obtain application code in the form of a carrier wave.

Application code may be embodied in any form of computer program product. A computer program product comprises a medium configured to store or transport computer readable code, or in which computer readable code may be embedded. Some examples of computer program products are CD-ROM disks, ROM cards, floppy disks, magnetic tapes, computer hard drives, servers on a network, and carrier waves.

10

The computer systems described above are for purposes of example only. An embodiment of the invention may be implemented in any type of computer system or programming or processing environment.

15

Embodiment of Software Apparatus for Transparently Caching DNS Traffic

One or more embodiments of the invention may be described by examining the layered model of networking and the peer relationships between the different layers. At the network layer, a peer relationship exists between each router that is connected by some type of wire. At the higher application layer, DNS entities (e.g., DNS resolvers and the local name servers) have a peer relationship with multiple hops in between (e.g., the routers). The routers at the network layer (the hops of the network layer) do not examine the information from application layer protocols. The routers merely transparently transfer the information between DNS clients and DNS servers.

In one or more embodiments of the invention, the layering model of networks is violated. DNS traffic is communicated from one machine to another machine through the use of name service ports. DNS traffic commonly arrives from and is transmitted to a specific DNS port (e.g., port
5 53). Consequently, based on the port information that is present in all IP packets, the routers have the ability to identify when DNS traffic is being transmitted versus when web or other traffic is being transmitted.

When an intermediate router (or hop in the network protocol layer)
10 identifies that DNS information is in the packet it is transmitting across the internet, the routers violate the layering model and examine the information in the packet as if the router were a member of the application protocol. The information is then parsed and cached. Thus, the routers snoop on the DNS replies from a name-server and cache the intercepted replies. The routers
15 also intercept DNS requests, and determine if the request can be served from the cache. If the cache contains the requested information, the router provides the response to the DNS query. If the cache does not contain the requested information, the router forwards the request to the next router or hop along the path to the name server.

20

Referring to the prior art system of Figure 1, at step 106, the resolver forwards the request to the local name server, and at step 108, the name server of the lowest level domain name is contacted. In one or more embodiments of the invention, the forwarding step 106 and the contacting
25 step 108 are processed through routers that may intercept the transmissions. The routers examine the packet of information from the intercepted transmissions and store any necessary information in cache. Further, when the information is obtained from the name server and transmitted back to

the local name server at step 110, in one or more embodiments of the invention, the routers again intercept the transmission, parse the information, and cache the address information as it passes by on its way to the local name server.

5

Figure 5 demonstrates the process performed by an updated router according to one or more embodiments of the invention. The process starts at step 500. At step 502, the router examines the port information to determine if the current information is DNS traffic or some other type of traffic (e.g., web traffic). If the information is not DNS traffic, the router merely performs as normal and forwards the request to the next hop to its destination at step 512.

If the information is DNS traffic, the router parses the information at step 504. At step 506, the router determines if the parsed information (e.g., the requested address information) is in its cache. If the information is not in its cache, the router stores the relevant information (if any) in its cache at step 510 and forwards the request to the next hop in the information's path at step 512. If the information is in the router's cache, the router returns the requested information to the requestor at step 508. In this manner, the updated routers maintain their own cache and are capable of processing DNS translation requests.

Alternatively, between step 502 and step 504, if the information is DNS traffic, the router will automatically forward the DNS information to a preconfigured host. Routers are currently configured to recognize types of internet traffic and forward specified types of internet traffic to a specific location or host. Once the host receives the information, the host executes

the remaining steps 504-514. For example, the host parses the information at step 504 and searches its own cache for valid information at step 506. If there is any information to store in the cache (i.e., the DNS information is being returned), the information is stored in the host's cache at step 510. In such an
5 embodiment, the router classifies and diverts packets to the configured host, and the host performs all additional functionality.

Referring to Figure 4, in one or more embodiments of the invention, one or more of the routers 210 may be modified as defined in Figure 4, to
10 intercept, parse, and cache DNS information. For example, routers 404 and 406 may be updated. Consequently, when Cl₁ 212 requests a DNS translation from ns.syd.au 224, the request is forwarded through route 400 along routers 210 and updated routers 404 and 406. However, updated router 404
determines that it is DNS traffic, violates its network layer, and intercepts the
15 request. Router 404 parses the requested information and determines if it is in its cache. If the requested information is in its cache, router 404 returns the result back to Cl₁ 212 (along route 400). If the requested information is not in its cache, it merely forwards the request to the next hop in pathway 400. Router 406, upon determining that the transmission is DNS traffic, intercepts
20 the request and searches its cache. Upon determining that the relevant information is not in its cache, router 406 forwards the request to the next hop in pathway 400. The request is forwarded until it reaches the local name server ns.syd.au 224. Alternatively, as described above, in one or more
embodiments, the router forwards the request (if it is DNS traffic) to a
25 configured host that maintains the cache and processing capabilities.

The request is processed by ns.syd.au 224 and returned back to Cl₁ 212 along path 400. When the information reaches router 406 on its way back to

Cl1 212, router 406 intercepts the request, the router or configured host parses the address information, and stores the address information in cache. Router 406 then forwards the results to the next hop along path 400. Each updated router or configured host along path 400 will store the result in its cache.

5

Subsequent to the above request, if Cl4 requests a similar DNS translation, the request would be forwarded along route 402. However, router 406 would identify the request as DNS traffic, router 406 intercepts the request, router 406 or a configured host parses the request, searches cache, and returns the requested information back to the previous hop on pathway 402. Consequently, the request by Cl4 is serviced locally at router 406 or the configured host and does not need to be serviced in Australia at ns.syd.au 224.

As described above, according to one or more embodiments of the invention, the updated routers perform additional processing from other routers. The processing by the routers as described above and illustrated in Figure 5, includes viewing a portion of the DNS traffic, parsing the information, maintaining a database for cache storage, and searching cache for the information.

20

Some DNS name servers return different answers for client requests for the same host name. Such a response may be based on load-balancing considerations (e.g., the attempt to balance network traffic across multiple servers), or it may be chosen to direct the clients to "nearby" hosts. Use of such schemes may be less effective with the transparent DNS caching according to one or more embodiments of the invention. Some schemes provide for strategic geographic placement of cacheable data (e.g., routers that may cache web traffic) in order to provide the information for the highest

number of clients possible. The geographical scheme described in pending patent application number 09/081,860 entitled "Method and Apparatus for Effective Traffic Localization Through Domain Name System" which is hereby incorporated by reference, works well when used to determine which

5 network routers are to be updated in accordance with one or more embodiments of the invention. In such a geographic scheme, the information returned is deliberately provided to be applicable to a large number of (if not all) DNS clients, with client-side computation to still achieve the load-balancing and traffic localization goals desired. Such a

10 scenario reduces the network load as well as the latency observed in DNS translations.

Thus, a method and apparatus for encoding content characteristics for the retrieval of information is described in conjunction with one or more

15 specific embodiments. The invention is defined by the claims and their full scope of equivalents.

CLAIMS

1. A method for transparently processing DNS traffic comprising:
transmitting a request for information to a network router;
5 parsing said transmitted request;
searching cache for said requested information; and
returning said requested information if said requested information is
in said cache.
- 10 2. The method of claim 1 further comprising:
forwarding said request to a next hop of said request if said requested
information is not in said cache;
receiving said requested information;
parsing said requested information;
15 storing said requested information in said cache; and
forwarding said requested information to a next hop of said requested
information.
- 20 3. The method of claim 1 wherein said information is internet
protocol address information.
4. The method of claim 1 wherein said network router is applicable
to one or more DNS clients based on geographical placement.
- 25 5. The method of claim 2 wherein said receiving step comprises
transmitting said requested information from a name server.

6. A system comprising
a processor;
a memory coupled to said processor;
code executed by said processor configured to transparently process
5 DNS traffic;
said code comprising:
a method transmitting a request for information to a network
router;
a method parsing said transmitted request;
10 a method searching cache for said requested information; and
a method returning said requested information if said requested
information is in said cache.
7. The system of claim 6 wherein said code further comprises:
15 a method forwarding said request to a next hop of said request if said
requested information is not in said cache;
a method receiving said requested information;
a method parsing said requested information;
a method storing said requested information in said cache; and
20 a method forwarding said requested information to a next hop of said
requested information.
8. The system of claim 6 wherein said information is internet
protocol address information.
25
9. The system of claim 6 wherein said network router is applicable
to one or more DNS clients based on geographical placement.

10. The system of claim 7 wherein said code for a method receiving said requested information comprises a method transmitting said requested information from a name server.

- 5 11. A computer program product comprising
a computer usable medium having computer readable program code embodied therein configured to transparently process DNS traffic, said computer program product comprising:
- 10 computer readable code configured to cause a computer to transmit a request for information to a network router;
- computer readable code configured to cause a computer to parse said transmitted request;
- computer readable code configured to cause a computer to search cache for said requested information; and
- 15 computer readable code configured to cause a computer to return said requested information if said requested information is in said cache.

12. The computer program product of claim 11 further comprising:
computer readable code configured to cause a computer to forward said
request to a next hop of said request if said requested information is not in
said cache;

5 computer readable code configured to cause a computer to receive said
requested information;

computer readable code configured to cause a computer to parse said
requested information;

10 computer readable code configured to cause a computer to store said
requested information in said cache; and

computer readable code configured to cause a computer to forward said
requested information to a next hop of said requested information.

13. The computer program product of claim 11 wherein said
15 information is internet protocol address information.

14. The computer program product of claim 11 wherein said
network router is applicable to one or more DNS clients based on
geographical placement.

20

15. The computer program product of claim 12 wherein said
computer readable code configured to cause a computer to receive comprises
computer readable code configured to cause a computer to transmit said
requested information from a name server.

25

16. The method of claim 1 wherein said cache is maintained by said
network router.

17. The method of claim 1 wherein said cache is maintained by a configured host.

18. The system of claim 6 wherein said cache is maintained by said
5 network router.

19. The system of claim 6 wherein said cache is maintained by a configured host.

10 20. The computer program product of claim 11 wherein said cache is maintained by said network router.

21. The computer program product of claim 11 wherein said cache is maintained by a configured host.

15

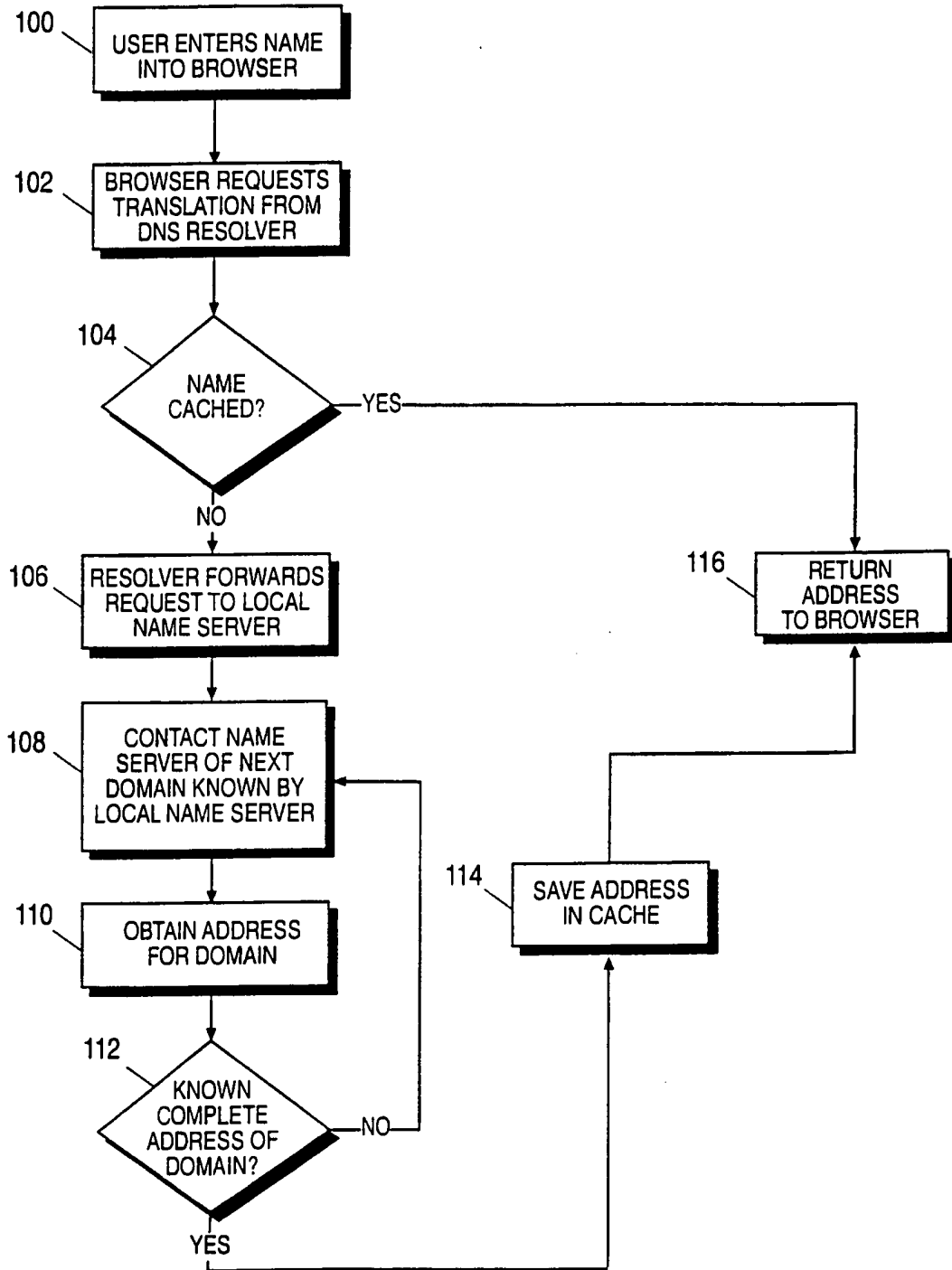


FIG. 1

SUBSTITUTE SHEET (RULE 26)

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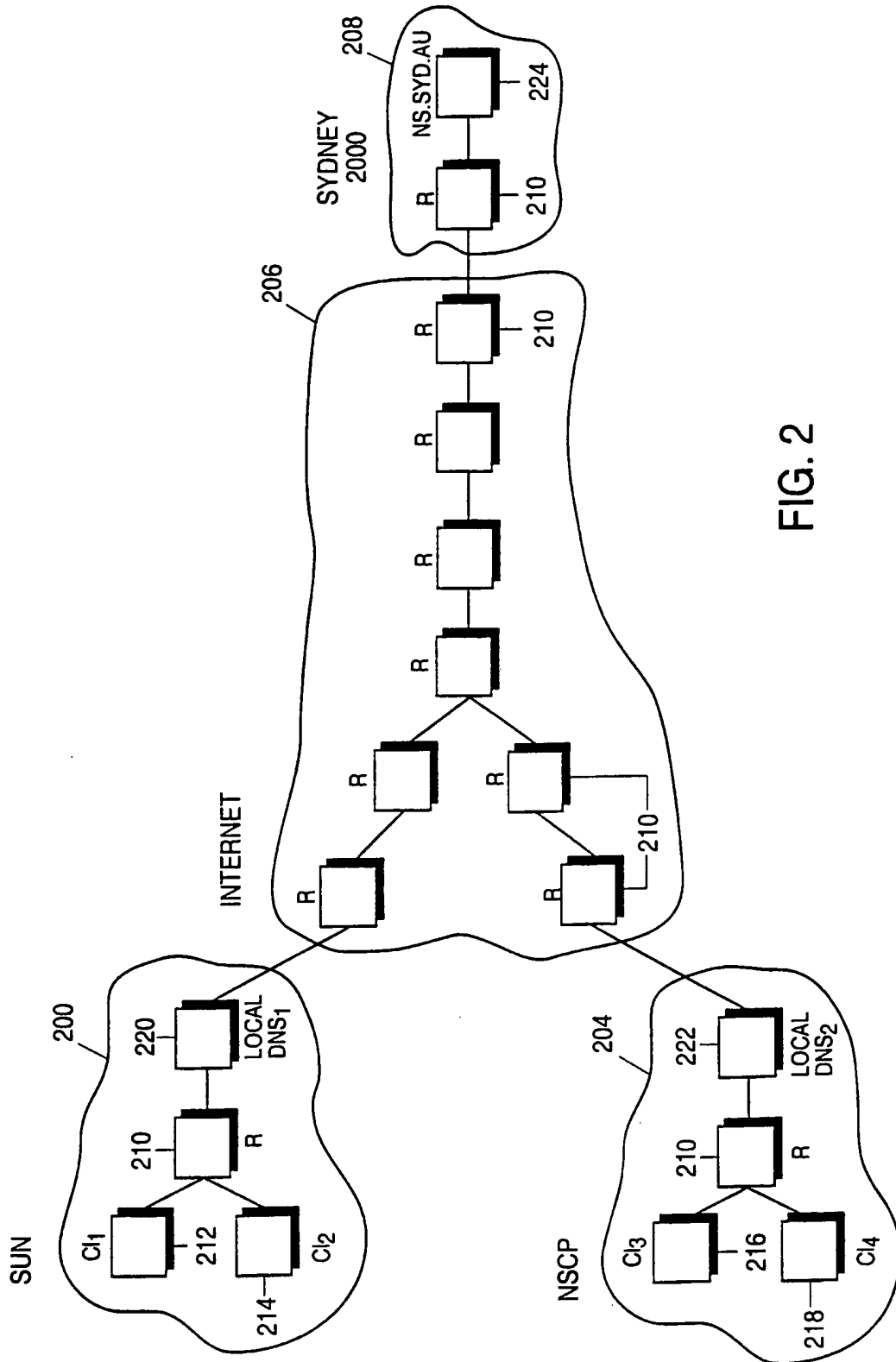


FIG. 2

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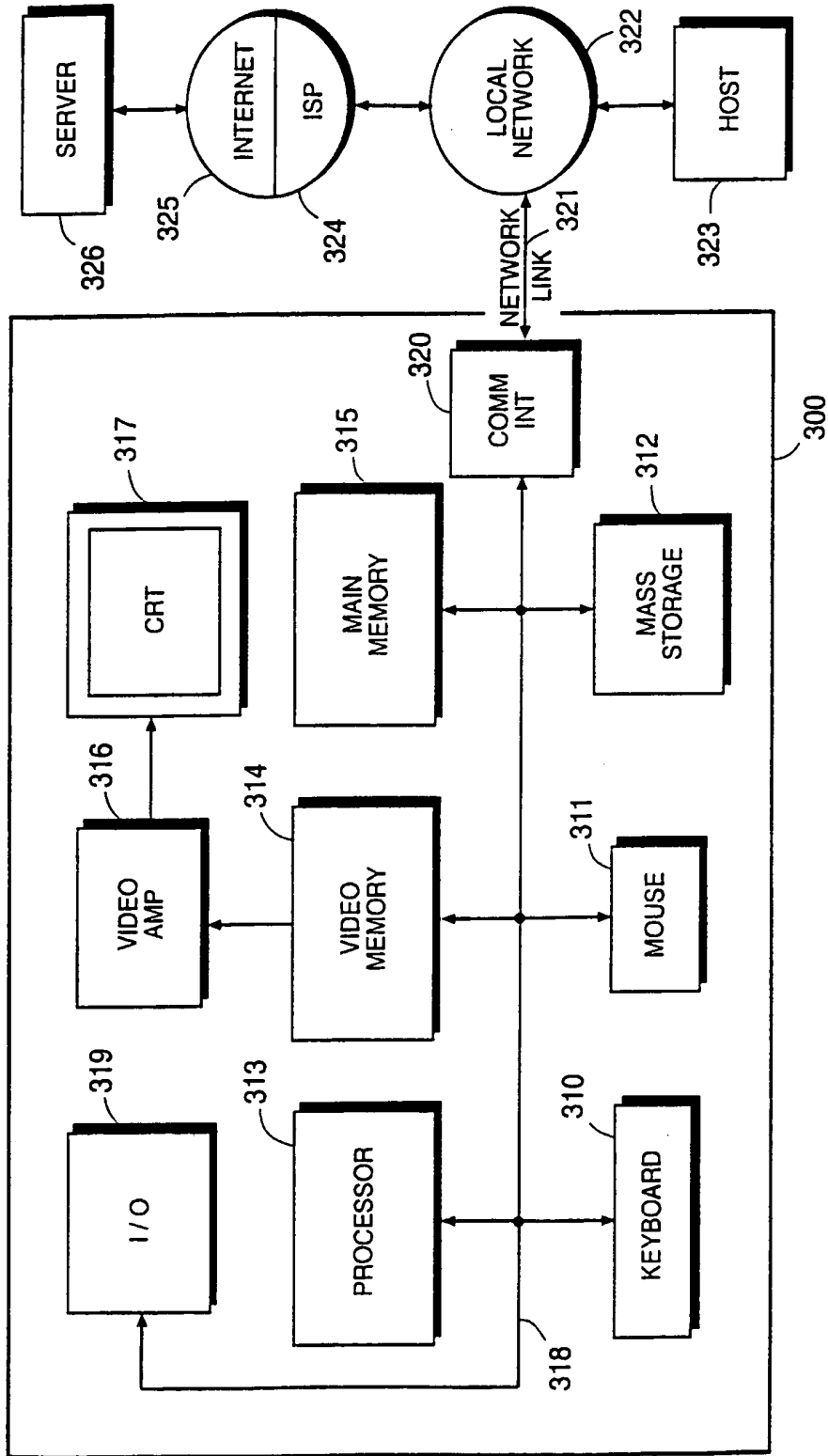


FIG. 3

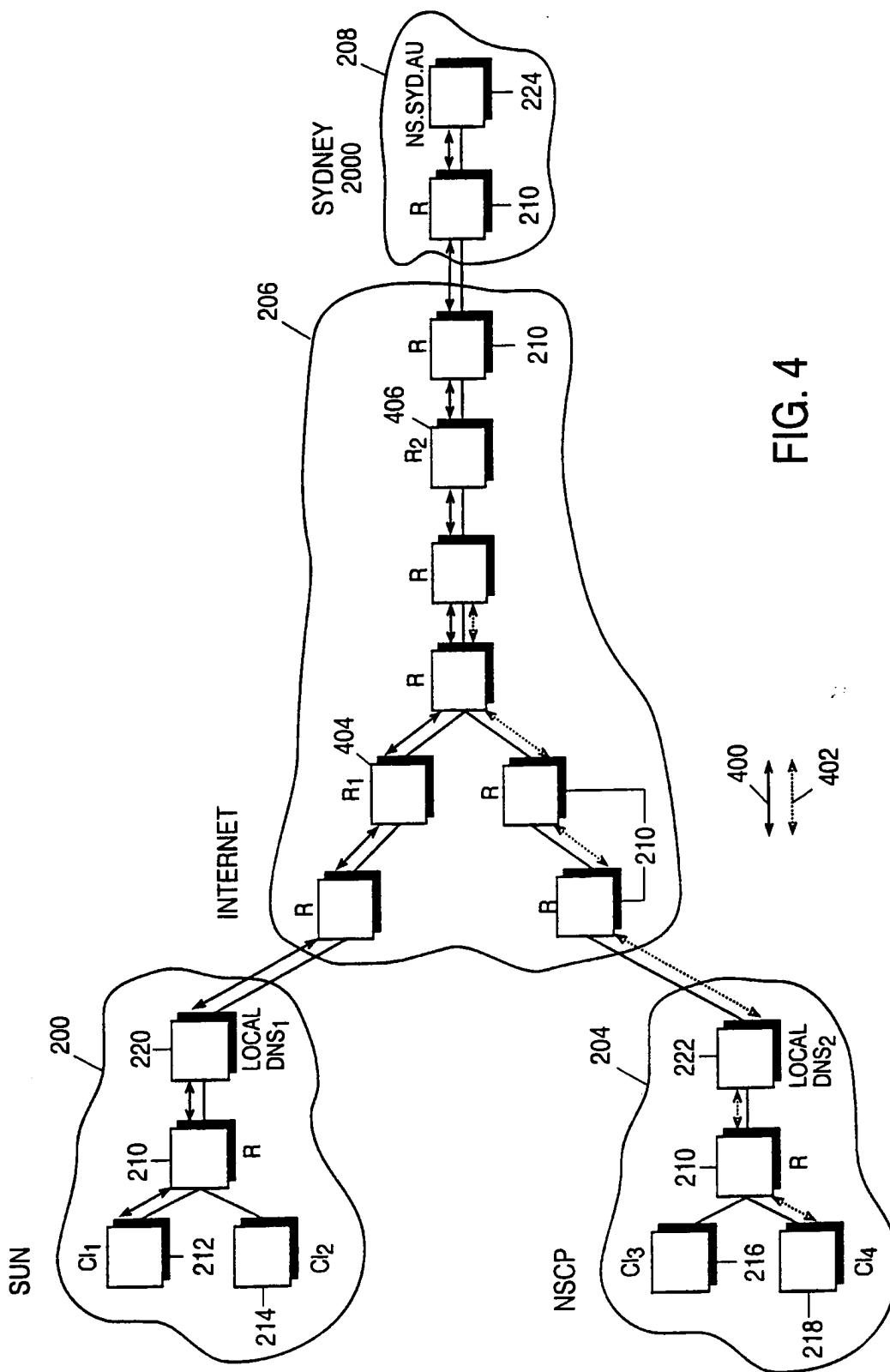


FIG. 4

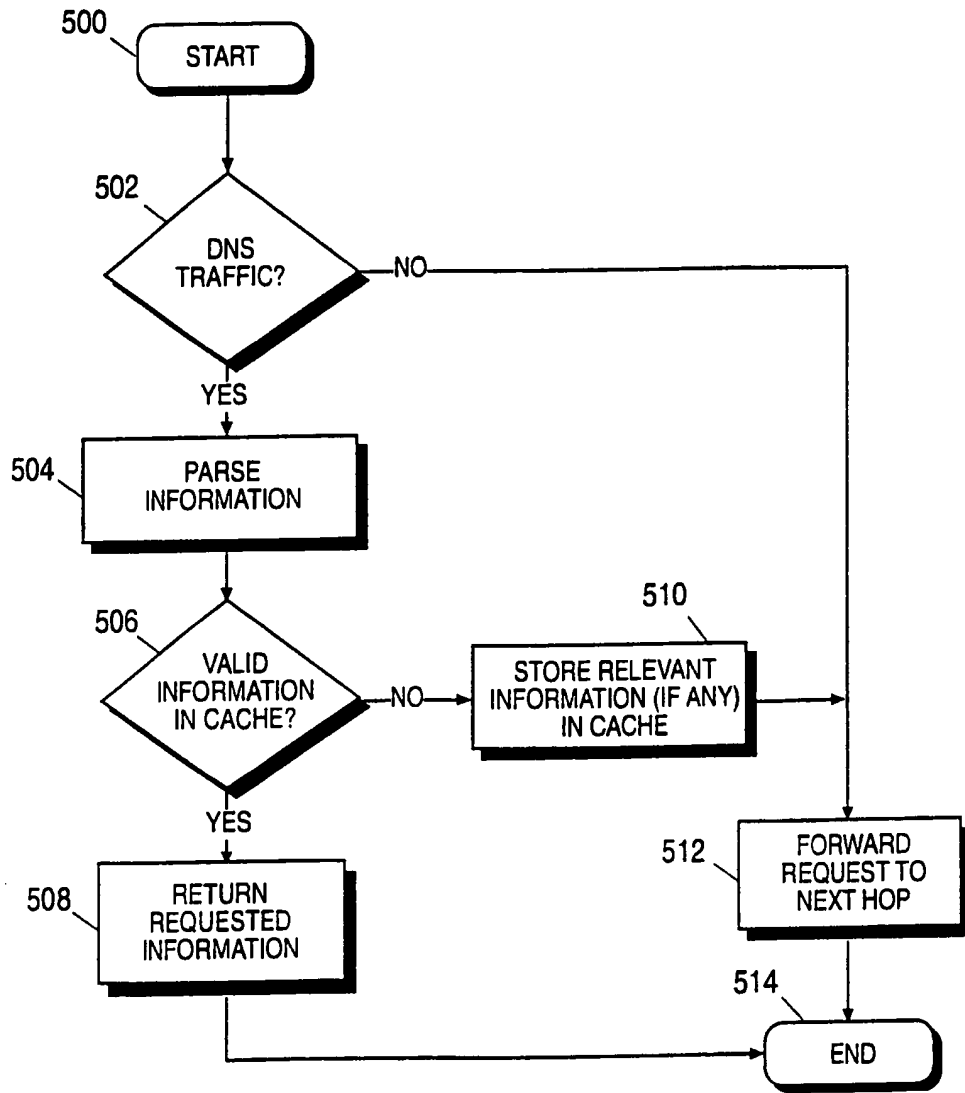
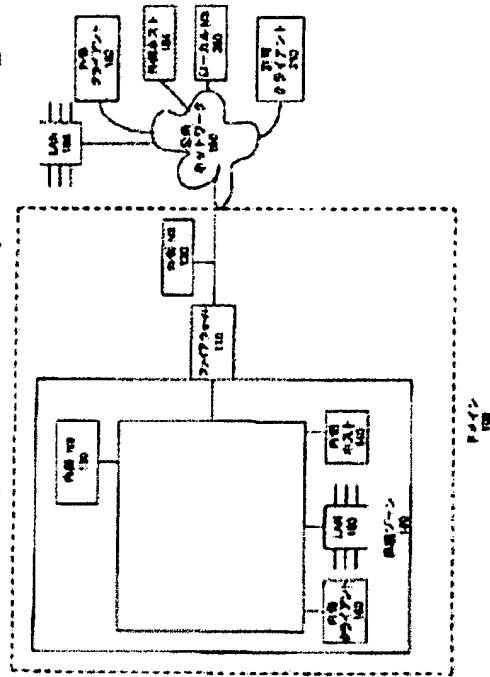


FIG. 5

(57)Abstract:

PROBLEM TO BE SOLVED: To protect plural hosts on a private network wherein intermediate devices are placed behind an allowed client in a topology state by dynamically constituting the allowed client with the use of the address of a protection host and the keys and addresses of the intermediate devices (ciphering firewall, ciphering route, source gateway).

SOLUTION: A registered name server of a domain 100 is so constituted as to return a new resource address type (SX record) in response to a request for information needed for a secure communication with a protection host 140 placed in the domain 100. A resolver placed on (or related to) an allowed client 210 dynamically updates information used by the client to perform secure communication by using data in the SX record.



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			B
			1 0 2 D

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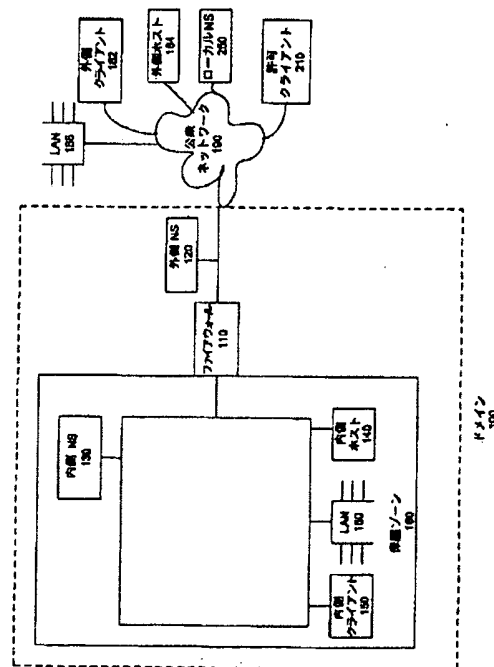
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(54)【発明の名称】 コンピュータ・ネットワークを利用したクライアント/ホスト間の通信方法と装置

(57)【要約】

【課題】 保護ホストのアドレスおよび中間デバイス(暗号化ファイアウォール、暗号化ルータ、セキュア・ゲートウェイ)のキーとアドレスを使用して許可クライアントを動的に構成し、中間デバイスがその背後にトポロジ状に置かれている私用ネットワーク上の複数のホストを保護すること。

【解決手段】 ドメインの登録ネーム・サーバはそのドメインに置かれた保護ホストとのセキュア・コミュニケーションのために必要な情報の要求に応答して、新規のリソース・アドレス・タイプ(SXレコード)を戻すように構成されている。許可クライアントに置かれている(さもなければ、それと関連づけられている)リゾルバはSXレコード内のデータを使用して、セキュア・コミュニケーションを処理するためにクライアントによって使用された情報を動的に更新する。



【特許請求の範囲】

【請求項1】 第1マシンによって使用される情報を動的に更新して前記第1マシンによる第2マシンへのセキュア・アクセスを容易化するための方法であって、

(a) 前記第2マシンを收容しているドメインに関する照会を受信し、

(b) 前記照会に回答するために必要な情報を要求するために前記ドメインの第1ネーム・サーバに連絡し、

(c) 前記第1ネーム・サーバから第1応答を受信し、

(d) 前記第2マシンに対応するセキュア・エクスチェンジャのIDを、前記第1応答の中のリソース・レコードから抜き出し、

(e) 該第1マシンによって使用される第1データ構造を前記IDを使用して更新して該第2マシンへのセキュア・アクセスを容易化するためのステップを含むことを特徴とする方法。

【請求項2】 請求項1に記載の方法において、前記照会を生成するアプリケーション・プログラムによって実行されることを特徴とする方法。

【請求項3】 請求項1に記載の方法において、前記第1データ構造を更新する前記ステップは前記マシンのアドレスを記録することを含むことを特徴とする方法。

【請求項4】 請求項1に記載の方法において、前記第1データ構造を更新する前記ステップは前記セキュア・エクスチェンジャの前記IDを記録することを含むことを特徴とする方法。

【請求項5】 請求項1に記載の方法において、前記第1データ構造を更新する前記ステップは前記セキュア・エクスチェンジャの暗号データ項目を記録することを含むことを特徴とする方法。

【請求項6】 請求項5に記載の方法において、前記セキュア・エクスチェンジャの前記暗号データ項目は暗号キーであることを特徴とする方法。

【請求項7】 請求項5に記載の方法において、前記セキュア・エクスチェンジャの前記暗号データ項目はセキュアDNS KEYリソース・レコードから取得されることを特徴とする方法。

【請求項8】 請求項5に記載の方法において、前記セキュア・エクスチェンジャの前記暗号データ項目は暗号アルゴリズムであることを特徴とする方法。

【請求項9】 請求項1に記載の方法において、前記第1データ構造を更新する前記ステップは前記セキュア・エクスチェンジャに関するオリジナル・データベース名を記録することを含むことを特徴とする方法。

【請求項10】 請求項9に記載の方法において、前記オリジナル・データベース名は前記第1応答の中の前記リソース・レコードに対応するシグネチャ・リソース・レコードからラベル・カウントを使用して導き出されることを特徴とする方法。

【請求項11】 請求項9に記載の方法において、前記

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オリジナル・データベース名は前記第1応答の中の前記リソース・レコードからの所有者名であることを特徴とする方法。

【請求項12】 請求項1に記載の方法において、前記第2マシンは前記照会のサブジェクトであることを特徴とする方法。

【請求項13】 請求項12に記載の方法において、前記照会を受信する前記ステップは前記第2マシンのアドレスの要求を受信することを含むことを特徴とする方法。

【請求項14】 請求項1に記載の方法において、前記第2マシンは前記ドメインに関係する第2ネーム・サーバであることを特徴とする方法。

【請求項15】 請求項1に記載の方法において、前記セキュア・エクスチェンジャの前記IDは該セキュア・エクスチェンジャの名前であることを特徴とする方法。

【請求項16】 請求項15に記載の方法において、前記セキュア・エクスチェンジャの前記名前はDNS名であることを特徴とする方法。

【請求項17】 請求項1に記載の方法において、前記セキュア・エクスチェンジャの前記IDは該セキュア・エクスチェンジャのアドレスであることを特徴とする方法。

【請求項18】 請求項1に記載の方法において、前記セキュア・エクスチェンジャは前記第2マシンを保護するファイアウォールであることを特徴とする方法。

【請求項19】 請求項1に記載の方法において、前記セキュア・エクスチェンジャは前記第2セキュア・マシンであることを特徴とする方法。

【請求項20】 請求項1に記載の方法において、前記第1データ構造はアクセス・コントロール・リストであることを特徴とする方法。

【請求項21】 請求項1に記載の方法において、前記第1データ構造はトンネル・マップであることを特徴とする方法。

【請求項22】 請求項1に記載の方法において、前記第1データ構造を更新する前記ステップは該第1データ構造内に少なくとも1つのデータ・セットを作成することを含むことを特徴とする方法。

【請求項23】 請求項22に記載の方法において、(a) 前記第1応答を受信する前記ステップは前記第2マシンのアドレスを該第1応答から抜き出すことを含み、そこでは該第2マシンは前記照会のサブジェクトとなっており、

(b) 前記データ・セットを作成する前記ステップは、(i) 前記セキュア・エクスチェンジャの前記IDを使用して、該セキュア・エクスチェンジャのパラメータを導き出し、

(ii) 該セキュア・エクスチェンジャに関するオリジナル・データベース名を導き出し、

(iii) a) 前記第2マシンの前記アドレス、b) 該セキュア・エクスチェンジャの前記パラメータ、および c) 前記オリジナル・データベース名を該データ・セットとしてストアすることを含むことを特徴とする方法。

【請求項24】 請求項23に記載の方法において、前記セキュア・エクスチェンジャの前記パラメータを導き出す前記ステップは前記第1応答から該パラメータを抜き出すことを含むことを特徴とする方法。

【請求項25】 請求項23に記載の方法において、前記セキュア・エクスチェンジャの前記パラメータを導き出す前記ステップは該パラメータに関して追加の照会を行うことを含むことを特徴とする方法。

【請求項26】 請求項23に記載の方法において、前記パラメータを導き出す前記ステップは該パラメータを前記IDと等しいものと定義することを含むことを特徴とする方法。

【請求項27】 請求項23に記載の方法において、前記パラメータは前記セキュア・エクスチェンジャの暗号データ項目であることを特徴とする方法。

【請求項28】 請求項22に記載の方法において、

(a) 前記第1応答を受信する前記ステップは前記ドメインに関する第2ネーム・サーバのアドレスを導き出すことを含み、前記第2ネーム・サーバは該第1応答の中に指定されており、

(b) 前記データ・セットを作成する前記ステップは、
(i) 前記セキュア・エクスチェンジャの前記IDを使用して、該セキュア・エクスチェンジャのパラメータを導き出し、

(ii) 該セキュア・エクスチェンジャに関するオリジナル・データベース名を導き出し、

(iii) a) 前記第2マシンの前記アドレス、b) 該セキュア・エクスチェンジャの前記パラメータ、および c) 前記オリジナル・データベース名を第1データ・セットとしてストアすることを含むことを特徴とする方法。

【請求項29】 請求項28に記載の方法において、前記第2ネーム・サーバの前記アドレスを導き出す前記ステップは前記第1応答から該アドレスを抜き出すことを含むことを特徴とする方法。

【請求項30】 請求項28に記載の方法において、前記第2ネーム・サーバの前記アドレスを導き出す前記ステップは該アドレスに関して追加の照会を行うことを含むことを特徴とする方法。

【請求項31】 請求項28に記載の方法において、前記セキュア・エクスチェンジャの前記パラメータを導き出す前記ステップは該パラメータを前記第1応答から抜き出すことを含むことを特徴とする方法。

【請求項32】 請求項28に記載の方法において、前記セキュア・エクスチェンジャの前記パラメータを導き出す前記ステップは該パラメータに関して追加の照会を

行うことを含むことを特徴とする方法。

【請求項33】 請求項28に記載の方法において、前記第2マシンは前記ドメインに係る前記第2ネーム・サーバであることを特徴とする方法。

【請求項34】 請求項28に記載の方法において、さらに、

(a) 前記第1データ・セットを使用して、前記照会に対する第2応答を取得し、

(b) 前記第2マシンのアドレスを前記第2応答から抜き出し、

(c) 該第2マシンの名前に最良に合致する既存のオリジナル・データベース名を収めている既存のデータ・セットを前記第1データ構造から判断し、

(d) 前記既存のデータ・セットを使用して、(i) 該第2マシンの前記アドレス、(ii) 前記セキュア・エクスチェンジャの既存のパラメータ、および (iii) 前記既存のオリジナル・データベース名を第2データ・セットにストアするステップを含むことを特徴とする方法。

【請求項35】 請求項34に記載の方法において、前記照会に対する前記第2応答を取得する前記ステップは、

(a) ネーム・サーバの応答性に関する情報を収めている第2データ構造を更新して、前記第2ネーム・サーバを次に照会するネーム・サーバとして含めておき、

(b) 前記第2データ構造を使用して、該照会をリダイレクトし、

(c) 該照会に対する第2応答を受信するステップを含むことを特徴とする方法。

【請求項36】 請求項35に記載の方法において、前記第2データ構造はSLISTであることを特徴とする方法。

【請求項37】 請求項34に記載の方法において、前記既存のデータ・セットを使用する前記ステップは該既存のデータ・セットからのデータ項目を指し示すことを含むことを特徴とする方法。

【請求項38】 請求項34に記載の方法において、前記既存のデータ・セットを使用する前記ステップは該既存のデータ・セットからデータ項目をコピーすることを含むことを特徴とする方法。

【請求項39】 請求項22に記載の方法において、前記データ・セットはa) 前記第2マシンのアドレスおよびb) 前記セキュア・エクスチェンジャのパラメータを含むことを特徴とする方法。

【請求項40】 請求項1に記載の方法において、前記ドメインの前記第1ネーム・サーバに連絡する前記ステップは前記照会を該第1ネーム・サーバに転送することを含むことを特徴とする方法。

【請求項41】 請求項1に記載の方法において、前記ドメインの前記第1ネーム・サーバに連絡する前記ステップは前記セキュア・エクスチェンジャの前記IDを要

求することを含むことを特徴とする方法。

【請求項42】 第1マシンによって使用される情報を動的に更新して、前記第1マシンによる第2マシンへのセキュア・アクセスを容易化するための方法であって、

(a) 前記第2マシンのアドレスを取得し、

(b) 該第2マシンへのセキュア・アクセスを容易化するために該第1マシンによって使用されるデータ構造を使用して、該第2マシンの名前に最良に合致する既存のオリジナル・データベース名を収めている既存のデータ・セットを前記データ構造から判断し、

(c) 前記既存のデータ・セットを使用して、(i) 該第2マシンの前記アドレス、(ii) セキュア・エクスチェンジャの既存のパラメータ、および(iii) 前記既存のオリジナル・データベース名を第2データ・セットにストアするステップを含んでいることを特徴とする方法。

【請求項43】 請求項42に記載の方法において、前記既存のデータ・セットを使用する前記ステップは該既存のデータ・セットからのデータ項目を指し示すことを含むことを特徴とする方法。

【請求項44】 請求項42に記載の方法において、前記既存のデータ・セットを使用する前記ステップは該既存のデータ・セットからデータ項目をコピーすることを含むことを特徴とする方法。

【請求項45】 請求項42に記載の方法において、前記第2マシンの前記アドレスを取得する前記ステップは、

(a) 前記アドレスの照会を受信し、

(b) 前記照会を該第2マシンのドメインのネーム・サーバに転送し、

(c) 前記ネーム・サーバから応答を受信し、

(d) 前記応答から該アドレスを抜き出すステップを含むことを特徴とする方法。

【請求項46】 第1マシンによる第2マシンへのセキュア・アクセスを容易化するための方法であって、

(a) 前記第2マシンを収容しているドメインに係る前記第1マシンからの照会を第1ネーム・サーバで受信し、

(b) 該第2マシンに対応するセキュア・エクスチェンジャのIDを取得し、

(c) 前記IDを含んでいる応答を生成し、

(d) 該第1マシンのために前記応答を送信し、該応答は該第2マシンへのセキュア・アクセスを容易化するために該第1マシンによって使用可能であることを特徴とする方法。

【請求項47】 請求項46に記載の方法において、前記照会は前記第2マシンのアドレスの要求を含んでいることを特徴とする方法。

【請求項48】 請求項46に記載の方法において、前記応答は前記第2マシンへのセキュア・アクセスのため

10 15 20 25 30 35 40 45 50

に使用される情報を前記第1マシンが動的に更新することを可能にすることを特徴とする方法。

【請求項49】 請求項48に記載の方法において、前記IDを取得する前記ステップは前記第2マシンに該当するデータベースから該IDを取得することを含むことを特徴とする方法。

【請求項50】 請求項49に記載の方法において、前記応答を生成する前記ステップは、

(a) 前記セキュア・エクスチェンジャのパラメータを取得し、

(b) 前記パラメータを該応答に含めておくステップを含むことを特徴とする方法。

【請求項51】 請求項50に記載の方法において、前記セキュア・エクスチェンジャの前記パラメータは該セキュア・エクスチェンジャのアドレスを含むことを特徴とする方法。

【請求項52】 請求項50に記載の方法において、前記セキュア・エクスチェンジャの前記パラメータは該セキュア・エクスチェンジャの暗号データ項目を含むことを特徴とする方法。

【請求項53】 請求項52に記載の方法において、前記セキュア・エクスチェンジャの前記暗号データ項目は暗号キーであることを特徴とする方法。

【請求項54】 請求項52に記載の方法において、前記セキュア・エクスチェンジャの暗号データ項目は暗号アルゴリズムであることを特徴とする方法。

【請求項55】 請求項49に記載の方法において、前記セキュア・エクスチェンジャは第3マシンであることを特徴とする方法。

【請求項56】 請求項55に記載の方法において、前記第3マシンは前記第2マシンを保護するファイアウォールであることを特徴とする方法。

【請求項57】 請求項49に記載の方法において、前記セキュア・エクスチェンジャは前記第2マシンであることを特徴とする方法。

【請求項58】 請求項49に記載の方法において、前記セキュア・エクスチェンジャの前記IDは該セキュア・エクスチェンジャの名前であることを特徴とする方法。

【請求項59】 請求項49に記載の方法において、前記セキュア・エクスチェンジャの前記IDは該セキュア・エクスチェンジャのアドレスであることを特徴とする方法。

【請求項60】 請求項49に記載の方法において、前記照会に対する返答は前記データベースに存在せず、前記応答を生成する前記ステップは、

(a) 前記第2マシンを収容している前記ドメインに係る第2ネーム・サーバのIDを取得し、

(b) 前記第2ネーム・サーバの前記IDを該応答に含めておくステップを含むことを特徴とする方法。

【請求項61】 請求項60に記載の方法において、前記応答を生成する前記ステップは前記第2ネーム・サーバのアドレスを前記応答に入れて提供することをさらに含むことを特徴とする方法。

【請求項62】 請求項49に記載の方法において、前記照会に対する返答は前記データベースに存在し、前記応答を生成する前記ステップは

- (a) 該照会に対する前記返答を取得し、
- (b) 該照会に対する該返答を該応答に含めておくステップを含むことを特徴とする方法。

【請求項63】 第1マシンによる第2マシンへのセキュア・アクセスを容易化するためのシステムであって、

- (a) 前記第2マシンを収容しているドメインに関する照会を受信するように構成された制御ロジックと、
- (b) 前記ドメインの第1ネーム・サーバに連絡して、前記照会に回答するために必要な情報を要求するように構成された制御ロジックと、

(c) 前記第1ネーム・サーバから第1応答を受信するように構成された制御ロジックと、

(d) 該第2マシンに対応するセキュア・エクスチェンジャのIDを、前記第1応答の中のリソース・レコードから抜き出すように構成された制御ロジックと、

(e) 該第2マシンへのセキュア・アクセスを容易化するために前記第1マシンによって使用される第1データ構造を前記IDを使用して更新するように構成された制御ロジックであって、前記第1データ構造は該第2マシンに対応するデータ・セットを含んでいるものを備えていることを特徴とするシステム。

【請求項64】 請求項63に記載のシステムにおいて、前記照会を生成するように、および前記生成された照会を該照会を受信する前記ロジックに与えるように構成されたソフトウェア・アプリケーション・プログラム内に具現化されていることを特徴とするシステム。

【請求項65】 第1マシンによる第2マシンへのセキュア・アクセスを容易化するためのデータ構造を含んでいるコンピュータ可読媒体であって、前記データ構造は、

- (a) 前記第2マシンのアドレス、
- (b) 該第2マシンに対応するセキュア・エクスチェンジャのパラメータ、および
- (c) 前記セキュア・エクスチェンジャに関するオリジナル・データベース名をもつトンネル・マップを含んでいることを特徴とするコンピュータ可読媒体。

【請求項66】 請求項65に記載のコンピュータ可読データ構造において、前記オリジナル・データベース名は前記セキュア・エクスチェンジャを示すリソース・レコードに対応するシグネチャ・リソース・レコードからラベル・カウントを使用して導き出されることを特徴とするコンピュータ可読データ構造。

【請求項67】 請求項65に記載のコンピュータ可読

データ構造において、前記オリジナル・データベース名は前記セキュア・エクスチェンジャを示すリソース・レコードからの所有者名であることを特徴とするコンピュータ可読データ構造。

【請求項68】 請求項65に記載のコンピュータ可読データ構造において、前記第1マシンに関連づけられたリゾルバ・プログラムによって生成されることを特徴とするコンピュータ可読データ構造。

【請求項69】 第1マシンによる第2マシンへのセキュア・アクセスを容易化するためのソフトウェア・プログラムを具現化しているコンピュータ可読媒体であって、前記ソフトウェア・プログラムは、

(a) 前記第2マシンを収容しているドメインに関する照会を受信するように構成されたプログラム・コードと、

(b) 前記ドメインの第1ネーム・サーバに連絡して、前記照会に回答するために必要な情報を要求するように構成されたプログラム・コードと、

(c) 前記第1ネーム・サーバから第1応答を受信するように構成されたプログラム・コードと、

(d) 該第2マシンに対応するセキュア・エクスチェンジャのIDを、前記第1応答の中のリソース・レコードから抜き出すように構成されたプログラム・コードと、

(e) 該第2マシンへのセキュア・アクセスを容易化するために前記第1マシンによって使用される第1データ構造を前記IDを使用して更新するように構成されたプログラム・コードであって、前記第1データ構造は該第2マシンに対応するデータ・セットを含んでいるものを備えていることを特徴とするコンピュータ可読媒体。

【請求項70】 搬送波に具現化されていて、第1マシンによる第2マシンへのセキュア・アクセスを容易化するためのコンピュータ・データ信号であって、該データ信号は、

(a) 前記第2マシンを収容しているドメインに関する照会を受信するように構成されたコード・セグメントと

(b) 前記ドメインの第1ネーム・サーバに連絡して、前記照会に回答するために必要な情報を要求するように構成されたコード・セグメントと、

(c) 前記第1ネーム・サーバから第1応答を受信するように構成されたコード・セグメントと、

(d) 該第2マシンに対応するセキュア・エクスチェンジャのIDを、前記第1応答の中のリソース・レコードから抜き出すように構成されたコード・セグメントと、

(e) 該第2マシンへのセキュア・アクセスを容易化するために前記第1マシンによって使用される第1データ構造を前記IDを使用して更新するように構成されたコード・セグメントであって、前記第1データ構造は該第2マシンに対応するデータ・セットを含んでいるものを備えていることを特徴とするコンピュータ・データ信号。

【発明の詳細な説明】

【0001】

【発明の属する技術分野】本発明は一般的にはコンピュータ・ネットワークに関し、具体的には、コンピュータ・ネットワークを利用する許可(authorized)クライアントと保護ホスト間のセキュア・コミュニケーションに関する。

【0002】

【従来の技術】A ネットワーク・アドレス

コンピュータは相互に接続されてネットワークを形成し、これらのネットワークは他のネットワークに接続されてインターネットを形成している。「Internet (インターネット)」と呼ばれる世界的規模のインターネットの利用は、会議室(down the hall)にだけでなく、海外に置かれたホスト・コンピュータと通信する必要のあるクライアント・マシン上でプログラムを実行させる人が増加するのに伴って急激に増加している。Internet上の各ホストはwww.whitehouse.govといった固有の名前、および128.102.252.1.といった対応するネットワーク・アドレスをもっている。US Postal Service (米国郵便サービス)を通してレターを郵送する人が受取人の住所を知っている必要があるのと同じように、ネットワークを通してホストと通信するクライアントはホストのネットワーク・アドレスを知っている必要がある。しかし、通常は、クライアントはホストの名前だけを知っている。

【0003】Internetの世界では、ホストの名前とアドレスは世界の各国に置かれているコンピュータ上のデータベースにストアされている。これらのデータベースの1つをもち、ホスト・アドレスの照会(queries)に回答するコンピュータは、「ドメイン・ネーム・サーバ(Domain Name Server)」または単純に「ネーム・サーバ」を含めて、種々の名前でも知らされている。非常に多数のホスト・コンピュータはInternetアドレスをもっているのので、すべてのホストの名前とアドレス情報を1つのデータベースに保存しておくことは実用的でない。その代わりに、このような情報は世界各国のInternetドメイン・ネーム・サーバ間に分散されている。

【0004】ドメイン・ネーム・サーバおよびそれらに関連づけられた名前とアドレス・データベースは、アドレス照会に回答するために使用される1つのシステムにすぎない(「リゾルビングアドレス(resolving addresses)」とも呼ばれる)。「ディレクトリ・サービス」、「ディレクトリ・システム」、「DS」といった用語やその他の用語は、一般に、オンライン・データベースから情報を取り出してネットワーク経由で照会に回答するシステムを指すために使用されている。例えば、X500ディレクトリ・システム標準に準拠して実現されている分散データベースには、ネットワーク・アドレス以外にも、他の多数の種類の情報(例えば、人の名前とアド

レス、プリンタの名前とロケーション、電話番号とファックス番号)を含めることが可能になっている。X500の詳細は当業者には周知であるので、ここで詳細に説明することは省略する。参考文献としては、例えば、Yless D. Black 著「OSI: A Model for Computer Communication Standards (OSI: コンピュータ通信標準モデル)」、Prentice-Hall (1991), pp. 388-89がある。

【0005】ある企業がInternetに接続するときは、その企業はそのドメイン名(例えば、sun.com)を登録する。これは第2レベル・ドメインと呼ばれている。企業は第2レベル・ドメインのすべてのアドレス照会がInternetドメイン・ネーム・システムによって送られる先の公開ネーム・サーバを少なくとも2つ指名し、登録しなければならない。これらのサーバは、以下では、ドメインの「登録」ネーム・サーバと呼ぶことにする。企業はそのドメインをもっと小さなセグメントに分割することがよくあり、これらのセグメントは「ゾーン」と呼ばれている(例えば、eng.sun.com およびcorp.sun.com)。当業者ならば理解されるように、「ゾーン」という用語はドメインを任意に分割したものを指す場合があり、この中にはドメイン全体自体も含まれる。企業はそれぞれのゾーンだけで「権限をもつ」ネーム・サーバを指名することができる。この場合、各ゾーンは独自のデータベース(「ゾーン・データベース」)をもち、そこには、そのゾーンに置かれているマシンの名前、アドレス、およびその他の情報が収容されている。説明の便宜上、「ネーム・サーバ」という用語は、以下では、サーバのデータベース(例えば、ドメイン・ネーム・サーバまたはディレクトリ・サーバ)内の情報の照会に回答するサーバを意味するために使用され、「ゾーン・データベース」という用語は、それが第2レベル・ドメインを包含するか、もっと小さなゾーンを包含するかに関係なく、そのデータベースを意味するために使用されている。当業者ならば理解されるように、「データベース」という用語は編成された情報の集まり一切を意味することができる。

【0006】企業があるゾーン内のマシンのアドレスを公開して、見えるようにすることを選択していれば、そのゾーンを収めている第2レベル・ドメインの登録ネーム・サーバはそのゾーン内のマシンのアドレス照会を権限をもつゾーン・ネーム・サーバに送るように構成されている。しかし、企業がゾーンのネットワーク・トポロジを隠す必要があるときは、登録ネーム・サーバはゾーン・ネーム・サーバに関するどの情報ももたないように構成され、そのゾーン内のマシンだけが照会をゾーン・ネーム・サーバに送るように構成されている。このような可視制限ゾーン(visibility-limited zone)は「保護ゾーン」と呼ぶことができ、そこに置かれたマシンは「保護マシン(protected machines)」と呼ぶことができ

る。従って、マシンのアドレスが公開されて、見えるようにされたかどうかは、ネットワーク上で稼働しているプログラム相互間のやりとり(interaction)に影響することになる。

【0007】上述したように、クライアント上で実行されているアプリケーション・プログラムが別のロケーションに置かれたホストに連絡する必要があるときは、そのアプリケーションはそのホストのアドレスを必要とする。一般に、アプリケーション・プログラムは照会を「リゾルバ(resolver)」プログラム(これもクライアント上で実行されている)に送って、アドレスを要求することがある。リゾルバ・プログラムはローカル・ファイルをチェックし、ホスト・アドレスを要求するためのデフォルト・ネーム・サーバが分かると、その照会をデフォルト・ネーム・サーバに渡すことになる。説明の便宜上、このデフォルト・ネーム・サーバは、以下ではクライアントの「ローカルNS」と呼ぶことにする。ローカルNSは要求されたアドレスをすでにもっている場合もあれば、そのアドレスをもつサーバ(例えば、第2レベル・ドメインの登録ネーム・サーバまたはゾーンの権限をもつネーム・サーバ)に到達するまで、必要に応じて他のネーム・サーバに連絡していく場合もある。ローカルNSが照会に対する応答を受信すると、ローカルNSはその応答をリゾルバに戻し、リゾルバは応答を処理し、アドレスをクライアントに引き渡す。Internetドメイン・ネーム・システムおよびリゾルバの上記説明とその他の詳細は当業者には周知であるので、ここでは詳しく説明することは省略する。参考文献としては、例えば、Sidnie Feit 著「TCP/IP」、McGraw-Hill(1997)があり、第12章に詳しく説明されている。

【0008】B 許可クライアント

現在のテクノロジーは、ネットワークを利用したコミュニケーションをいくつかの側面から見たとき、十分に解決していない側面がいくつかある。企業のネットワーク・ポリシーを実現するためには、上述したように、ネットワーク管理者は、保護マシンのアドレスを他の保護マシンだけに見えるようにすることによってネットワーク・トポロジを隠すようにゾーンをセットアップすることができる。しかし、ネットワーク管理者は保護ゾーンの外にいる許可クライアントが、保護ゾーンの内側にいるホストと通信できるようにしたい場合もある。ネットワーク管理者は許可クライアントが通信できる保護ホストのアドレスを、そのクライアント上の1つまたは2つ以上の静的構成ファイルにストアしておくこともできる。その場合には、これらの構成ファイルは保護ホストのアドレスが変更されるたびに、すべての許可クライアント側で更新する必要がある。ネットワーク管理者は置換ファイルをすべての許可クライアントに送ることができるが、別の方法として、ネットワーク管理者は変更された情報

を、許可クライアントへのアクセス権をもつ人に配布して「手操作(マニュアル)」で入力させることもできる。このような人は構成ファイルを直接に編集することも、プログラム(例えば、コマンドライン・プログラムまたはグラフィカル・ユーザ・インタフェース)を使用して変更情報を入力することもできる。

【0009】クライアントの数と移動性が増加するに伴い、これらの構成ファイルを最新に保つことは、不可能ではないにしても、煩わしい作業である。ネットワーク管理者は保護ホストのアドレスを使用して許可クライアントを構成し、人間の介入なしですべての許可クライアント上の構成ファイルを変更できるようにする方法を必要としている。本発明の種々実施例が提供する解決方法によれば、許可クライアントは中央ロケーションにストアされ、維持されている情報を使用して各自のファイルを動的に更新することができる。その場合、ネットワーク管理者はすべての許可クライアント上のファイルを更新しなくても、容易にアクセス可能なロケーションに置かれている情報を更新するだけで済むことになる。

【0010】C セキュア・コミュニケーション

許可クライアントはコミュニケーションを確立するために、保護ホストのアドレス以上のものを必要とすることがよくある。このようなことは、クライアントとホストがコミュニケーションが「セキュア(安全保護)」であるかを確かめたいときに起こっている。セキュア・コミュニケーションには、プライバシー、健全性、および認証という問題が含まれている。ここでプライバシーとは、あるクライアントがネットワークを利用して機密情報を送信するとき、意図するホストだけがそれを読み取り、理解できることを意味する。健全性(integrity)とは、送信中にだれもがメッセージを変更しなかったことを意味する。認証(authentication)とは、そのメッセージがメッセージが要求するクライアントからのものであることがホストに保証されることを意味する。標準的暗号手法としては、DESやRSAなどのアルゴリズム、およびデジタル・シグネチャ、デジタル証明、SKIPなどの、他のテクノロジーやプロトコルがある。必要に応じて、これらの暗号手法(または同等のセキュリティ手法)は種々側面から見たプライバシー、健全性、および認証を保証するために使用されているのが普通である。

【0011】保護ホストのアドレスを許可クライアントに提供するのと同じように、セキュア・コミュニケーションはネットワークを利用したコミュニケーションの1つの側面であり、この側面も現在のテクノロジーでは十分に解決されていない。ある種のネットワーク構成では、ネットワーク・セキュリティ・システムであるファイアウォール(firewall)が保護マシンへのアクセスを管理している。許可クライアントが保護マシンと機密に通信できるようにするためには、ファイアウォールはそのクライアントからのコミュニケーションがファイアウォール

を經由するように構成されていなければならない。さらに、保護ホストとセキュア・コミュニケーションを行うためには、ホストのアドレスのほかに、許可クライアントは追加の情報を必要とする。この追加情報としては、

(1) 保護ホストのために暗号化を行うファイアウォールのアドレスとキー、および(2) 使用される暗号アルゴリズム(および他の必要な暗号手法)がある。

【0012】許可クライアントがこの追加情報を取得すると、その追加情報はホスト・アドレスと一緒に、暗号化オペレーションを処理するクライアントのコンポーネント(例えば、アプリケーション・プログラム、オペレーティング・システム、またはハードウェアの暗号プロセッサ)によって使用されるデータ構造にストアされるのが一般である。例えば、SKIPテクノロジーでは、このような「アウトバウンド・セキュア・メッセージ」はインバウンド・アクセス情報と一緒に、クライアントのアクセス・コントロール・リストにストアされている。しかし、当業者ならば理解されるように、アウトバウンド・メッセージ情報は適切なデータ構造であれば、どのデータ構造にもストアすることが可能である。

【0013】アウトバウンド・セキュア・メッセージ情報を収めているデータ構造はホストのアドレスまたは暗号情報が変更されるたびに、すべての許可クライアント側で更新する必要がある。この場合も、本発明の種々の実施例によれば、許可クライアントは中央ロケーションにストアされ、維持されている情報を使用して各自のデータ構造を動的に更新することができる。説明の便宜上、「許可クライアント」という用語は、ここでは、本発明を使用するように構成され、許可クライアントが通信する保護ホストのファイアウォールを經由してコミュニケーションが許されているクライアントを意味するものとして用いられている。

【0014】

【発明の要約】本発明によれば、保護ホストのアドレスおよび中間デバイス(例えば、暗号化ファイアウォール、暗号化ルータ、セキュア・ゲートウェイ)のキーとアドレスを使用して許可クライアントを動的に構成し、その中間デバイスがその中間デバイスの背後にトポロジ状に置かれている私用(private)ネットワーク上の複数のホストを保護するようした方法および装置が提供されている。ドメインの登録ネーム・サーバはそのドメインに置かれた保護ホストとのセキュア・コミュニケーションに必要な情報の要求に応答して、新規のリソース・レコード・タイプ(ここでは、SXレコードと名づけている)を戻すように構成されている。許可クライアントに置かれた(さもなければ、それと関連づけられた)リゾルバ(resolver)はSXレコード内のデータを使用して、セキュア・コミュニケーションを処理するためにクライアントによって使用される情報を動的に更新するように構成されている。

【0015】本発明のいくつかの実施例を使用すると、多数の利点が得られる。そのような利点としては、保護ホストのアドレスを使用してクライアントを動的に構成するシステム、保護ホストとのセキュア・コミュニケーションのためにクライアントを動的に構成するシステム、およびネットワーク管理者がセキュア・コミュニケーションのために必要なアドレスと暗号情報を中央で管理できるようにするシステムがあるが、本発明はこれらに限定されるものではない。本発明のいくつかの実施例の上記利点およびその他の利点は、下述する詳細な説明の中で明らかにする。

【0016】

【発明の実施形態】以下、本発明の1つまたはいくつかの実施例の理解を容易にするために、添付図面を参照して本発明について詳しく説明する。

【0017】ネットワークは種々構成が可能であり、その構成はローカル・エリア・ネットワーク(LAN)、広域ネットワーク(WAN)、イントラネット、インターネット、およびInternetといったように、多彩な名前が付けられている。代表的なインターネット構成は私用LANおよび公衆(public)Internetの一部を含む、任意の数のネットワークで構成されている。任意の数のコンピュータをこれらのネットワークに接続することができる。これらのコンピュータは様々な機能に利用することができるが、特定の機能を反映する用語で表されることがよくある。1つの例では、ある人は別のコンピュータと通信する必要のあるパーソナル・コンピュータ(PC)上でプログラムを実行している。この場合のPCはクライアントと呼ばれ、他方のコンピュータはサーバまたはホストと呼ばれている。別の例では、2つのネットワークを接続するコンピュータはゲートウェイと呼ばれている。これらの例におけるコンピュータはいずれも、単純にマシンと呼ばれることもある。当業者ならば理解されるように、本発明はネットワークおよびそこに接続されたコンピュータのどちらの場合も、特定の構成を要求するものではない。従って、以下では、ある特定の構成(インターネットを利用したクライアントとホスト間のコミュニケーション)を参照して本発明を説明しているが、以下の説明は任意のネットワーク・タイプ上で動作する、どのコンピュータにも適用されることはもちろんである。

【0018】A 本発明が実施される環境

図1は、本発明の実施例を実施できる代表的なインターネット構成を示したものである。この構成には、ファイアウォール110によって公衆(public)ネットワーク190に接続されているドメイン100(例えば、sun.com)が含まれている。ドメイン100は保護ゾーン180(「ファイアウォールの内側」と呼ばれることもある)を含み、保護ゾーンは任意の数のマシンを任意の構成で含むことができる。この例では、内側ホスト14

0、LAN160、内側クライアント150、および内側NS130はすべて保護ゾーン180に置かれている。外側NS120はドメイン100の登録ネーム・サーバであり、内側NS130は保護ゾーン180の権限をもつネーム・サーバである。

【0019】ほとんど無制限の数のマシンとネットワークが公衆ネットワーク190に接続されている。図1に示すように、代表的な構成には、外側クライアント182、外側ホスト184、LAN186、ローカルNS250、および許可クライアント210が含まれている。図2、図3および図4を参照して以下で明らかにするように、代表的な許可クライアント210には、アプリケーション215、そのローカルNS250を示している構成ファイル220、リゾルバ225、暗号プロセッサ230、オペレーティング・システム235、およびトンネル・マップ500が含まれている（詳細は後述する）。代表例として、これらのコンポーネントは許可クライアント210側の1つまたは2つ以上のコンピュータ可読媒体またはメモリに置かれている。

【0020】B 問題

上述したシステム・アーキテクチャが与えられているとき、許可クライアント210で実行されているアプリケーション210が保護ゾーン180内の保護ホスト140と機密に通信する必要が起ったとき、どのようなことが行われるか。アプリケーション215がそれを行うためには、その前に、アウトバウンド・セキュア・メッセージ情報が必要になる。この情報は許可クライアント210にストアされており、情報としては、内側ホスト140のアドレス、ファイアウォール110のアドレスとキー、および使用される暗号プロトコルがある。クライアントの数と移動性が増加するに伴い、人間の介入に頼ってアウトバウンド・セキュア・メッセージ情報を最新に保つことは煩雑な作業であり、あるいは不可能である。本発明の種々実施例によれば、この問題は許可クライアントが中央ロケーションにストアされ、維持されている情報を使用して、各自のアウトバウンド・セキュア・メッセージ情報を動的に更新できるようにすることによって解決されている。以下のセクションでは、クライアントとネーム・サーバ間のメッセージの構造と内容、仲介の働きをするリゾルバ・プログラム、およびシステムがどのように構成されているか、について詳しく説明する。

【0021】C. ネーム・サーバ・メッセージおよびリソース・レコード

ネーム・サーバ・メッセージはヘッダと4つのセクション(1)照会(query)、(2)返答(answer)、(3)権限(authority)、(4)追加(additional)から構成されている。返答、権限、および追加セクションは、ネーム・サーバが照会に回答して送信するリソース・レコードを収めている。リソース・レコード・タイプは多数存在

し、各々はそのレコード・タイプのデータを収めているデータ・フィールドを含んでいる。例えば、要求されたホストのアドレスはAレコードのデータ・フィールドに入って戻され、権限をもつネーム・サーバの名前はNSレコードのデータ・フィールドに入って戻される。

【0022】セキュア・コミュニケーションの必要性をサポートするために、Internetドメイン・ネーム・システム(「セキュアDNS」)のあるバージョンはKEYとSIGリソース・レコード・タイプを含む、セキュリティ拡張機能(extensions)を使用している。KEYリソース・レコードは公開キーと関連情報を配布するために使用できる。つまり、KEYレコードはキー、キー名、またはアルゴリズムを収めることができる。SIG、つまり、「シグネーチャ」リソース・レコードは他のリソース・レコードに入っているデータを認証するために使用できる。SIGレコードのデータ・フィールドの1つは「ラベル(labels)」フィールドである。このフィールドは、オリジナルSIGレコード所有者名がゾーン・データベースに置かれているときラベルがいくつあるかをカウントしたものである(例えば、*.sun.comが2つのラベルをもっているのは、ルートを表すヌル・ラベル(“.”)とワイルドカード(“*”)はカウントに含まれないためである)。従って、このラベル・カウントはワイルドカード置換の結果としてリトリブされたレコードのオリジナル名を導き出すために使用される(詳細は後述する)。このオリジナル名は、例えば、ディジタル・シグネーチャを検証するために必要になる。

【0023】本発明の一実施例では、セキュアDNSによって提供されるKEYとSIGリソース・レコードを使用している。セキュアDNSの詳細は当業者には周知であるので、ここでは、これ以上詳しく説明することは省略する。参考文献としては、例えば、RFC 2065-「Domain Name System-Security Extensions (ドメイン・ネーム・システム-セキュリティ拡張機能)(1997)」がある。当業者ならば理解されるように、本発明の一実施例では、セキュアDNS機能を利用しているが(例えば、レコードのオリジナル名を導き出し、シグネーチャを検証するために)、すべての実施例がこの機能を必要とするとは限らない(つまり、これらは十分な能力をもつ他のシステムを使用して実現することが可能である)。

【0024】D SXレコード

セキュリティ拡張機能で上に示したように、Internetドメイン・ネーム・システムはユーザが新規のリソース・レコード・タイプを自由に作成できる点でオープンエンド(open-ended)になっている。本発明の種々実施例によれば、さらに、SXレコードと名づけた別の新規レコード・タイプが追加されている。SXレコードのデータ・フィールドは、そのレコードの所有者に関連する「セキュア・エクスチェンジャ(secure exchanger)」のID

(例えば、名前またはアドレス)を収めている。セキュア・エクスチェンジャはセキュア・コミュニケーションを自身のために、または別のマシンのために処理するマシンである(例えば、暗号化または解読を実行する)。この機能を実行するために、セキュア・エクスチェンジャは暗号データ(例えば、キーまたはアルゴリズム)を使用する。セキュア・エクスチェンジャのIDと暗号データはセキュア・エクスチェンジャのパラメータと総称することができる。ファイアウォールはセキュア・エクスチェンジャ機能を頻繁に実行するので、「ファイアウォール110」という用語は、ここでは、セキュア・エクスチェンジャを意味するために用いられている。当業者ならば理解されるように、該当の暗号化機能を持つマシンならば、どのマシンでもセキュア・エクスチェンジャとして機能させることができる。

【0025】また、当業者ならば理解されるように、「SX」は任意のレコード・タイプIDであり、SXレコード・タイプが定義されていれば、クライアントは明示的にそのタイプのレコードをネーム・サーバに要求することができる。別の方法として、ネーム・サーバは他のレコードの照会に対する返答を含む応答に入れてSXレコードを戻すように構成することも可能である。例えば、クライアントがホスト・アドレスについて照会すると、ネーム・サーバはホスト・アドレスを応答セクションに、SXレコードを追加セクションに入れて応答を送信することになる。本発明の他の実施例には、SXレコードを追加または権限セクションに入れて戻し、応答の返答セクションは空のままにしておくようにネーム・サーバの振舞をカスタマイズすることを含めることも可能である。言い換えれば、応答は未要求のリソース・レコードだけを含むことになる。上述した説明から明らかなように、当業者ならば理解されるように、本発明はSXレコードが応答のどの特定セクションに入って送られるかには左右されない。SXレコード内のデータは、保護ホストとのセキュア・コミュニケーションのためにクライアントによって使用された情報を更新するために、リゾルバと呼ばれるプログラムによって使用される。

【0026】E リゾルバの概要

リゾルバは、ネーム・サーバと、クライアント上で実行されているアプリケーション・プログラムとの間の仲介役をするプログラムである。リゾルバは情報の照会をアプリケーション・プログラムから受信し、その照会を該当のネーム・サーバに送信し、もしあれば、応答を要求側アプリケーションに戻す。照会のタイプとしては、所与のホスト名のホスト・アドレス、所与のホスト・アドレスのホスト名、およびネーム・サーバ・データベースにストアされている情報の全体的ルックアップがある。リゾルバは一般的に照会の処理を次の4ステップで行う。(1)照会に対する返答がローカルにあれば、その返答を戻し、返答がなければ(2)返答を要求する最良

のサーバを見つけ、(3)いずれかが応答するまでそのサーバに照会を送信し、(4)返答を処理する。

【0027】ステップ(2)で照会するのに最良のサーバを見つけるために、リゾルバはサーバ名とゾーンのリストを、SLISTと名づけた構造に保存している。SLISTはデフォルト・サーバで初期化される。そのあとで、リゾルバはサーバとやりとりするたびに、リゾルバはどのサーバが必要とする情報をもっているかのリゾルバの「最良の推量(best guess)」でSLISTを更新する。この「最良の推量」は所与のマシンに関する照会に対する各サーバの応答性がどの程度であるか(例えば、応答時間またはサーバが応答した頻度)に基づいて行われることがよくある。従って、過去の実績に基づく応答性は将来の照会用にSLISTを最適化するために使用されている。当業者ならば理解されるように、リゾルバはこの基準または他の基準に従ってSLISTを維持するようにプログラムすることが可能である。

【0028】上述した説明は、リゾルバが実行する機能、およびその機能の実現方法を高度にカスタマイズできることを示す一例である。リゾルバのこれらの説明および他の詳細は当業者には周知であるので、ここで詳しく説明することは省略する。参考文献としては、例えば、RFC1034-「Domain Names-Concepts and Facilities(ドメイン名-概念と機能)」(1987)およびRFC1035-「Domain Names-Implementation and Specification(ドメイン名-実現方法と仕様)」(1987)がある。

【0029】F リゾルバの機能

本発明の種々実施例は、保護ホストとのセキュア・コミュニケーションのために使用される情報(つまり、アウトバウンド・セキュア・メッセージ情報)を収めている、クライアント側のデータ構造を動的に更新するようにリゾルバ機能をカスタマイズすることによって実現されている。このようなデータ構造はデータ・セットから構成され、そのフィールドは「トンネル情報」(例えば、デスティネーションとセキュア・エクスチェンジャ・アドレス)と関連暗号データ(例えば、セキュア・エクスチェンジャのキーまたはアルゴリズム)を収めているのが代表的である。ここで、「トンネル・マップ」という用語はそのようなデータ構造を意味するために用いられ、「トンネル・マップ・エントリ」という用語はデータ・セットの1つを意味するために用いられている。

【0030】本発明の一実施例によれば、トンネル・マップ・エントリはネーム・サーバ・メッセージからのSXレコードに入っているセキュア・エクスチェンジャのカバレッジ有効範囲(scope of coverage)を示すフィールドも含んでいるが、このフィールドは現在この分野では使用されていないものである。言い換えれば、この新規フィールドはエントリ内のセキュア・エクスチェンジャが暗号化メッセージを、どのマシンに「トンネルから

通過」させるかを示している。詳細は後述するが、このフィールドを使用すると、既存のものから新規のトンネル・マップ・エントリを作成できるので、エントリ作成プロセスを効率化することができる。しかし、本発明のすべての実施例がこのフィールドを必要とするとは限らないので、これはトンネル・マップ・エントリから省くことも可能である。このような実施例の1つは「その他の実施例」のセクションに示されている。

【0031】図9はフィールド4540を含むトンネル・マップ・エントリ500を示す概略図である。図9に示すように、行(row)1はエントリのフィールドの内容を概略記述し、行2と行3-4は本発明の2実施例の場合のフィールド・データを具体的に記述している。トンネル・マップ・エントリ500がどのように作成され、使用されるかの詳細は、「許可クライアントで実現される発明」のセクションの後で説明することにする。本発明の種々実施例では、トンネル・マップ情報はIPSECやSKIPなどの、標準トンネル・プロトコルと関連づけて使用されている。当業者ならば理解されるように、本発明はトンネル・マップ内の情報の内容またはロケーションに行った変更を容易に受け入れることができる。

【0032】当業者には公知であるように、リソース・レコードは存続時間(time-to-live(TTL))フィールドを含んでおり、これはレコードの情報がいつまで信頼できるかを示している。SXレコード内のTTLフィールドはそのレコードから導き出されたトンネル・マップ・エントリの寿命を判断するために使用できる。しかし、マシンのリブート時にトンネル・マップを再初期化するといった他の手法を用いて、トンネル・マップを最新に保つことも可能である。本発明はどの特定手法にも限定されないが、本発明によれば、これらの手法およびこの分野で公知の他の手法を用いてトンネル・マップの正確性を保つことが可能である。

【0033】G リゾルバのロケーション
リゾルバの機能をカスタマイズできるだけでなく、その機能を1つまたは2つ以上のコンポーネントの中で実現することも可能である。リゾルバ225という用語は、ここでは、本発明によって提供される全機能を意味するために用いられており、かかる機能を実現するために使用されるコンポーネントの数またはそのコンポーネントが置かれるロケーションは無関係である。図2、図3および図4は許可クライアント210の構成例を示している。各構成において、許可クライアント210のアドレスは例えば199.200.1.9に、そのローカルNS250のアドレスは例えば199.200.1.2になっている。従って、リゾルバ225によって使用される構成ファイル220は、ローカルNS250のアドレスを収めている。アプリケーション215は許可クライアント210にインストールされている。暗号プロ

セッサ230が必要であれば、これも許可クライアント210にインストールされる。

【0034】図2に示す構成では、リゾルバの全機能は1つのコンポーネントに実現されている。このケースでは、アプリケーション215はその照会をリゾルバ225に送付する。リゾルバ225は構成ファイル220からのローカルNS250のアドレスを読み取り、照会をローカルNS250に転送する。リゾルバ225は応答を受信すると、ここで説明したようにその応答を処理する。

【0035】図3は、クライアントのリゾルバを変更することが望ましくないか、または可能でないとき実現できる構成を示したものである(例えば、クライアントではMicrosoft Windowsが実行されている)。このケースでは、標準スタブ・リゾルバ226が許可クライアント自体へのループバックと共に使用される。リゾルバ225は許可クライアント210にインストールされているネーム・サーバ・ソフトウェアに組み込まれている。ループバックを実現するために、リゾルバ225は構成ファイル220を読み取り、ローカルNS250のアドレスを許可クライアント210のアドレスで置き換える。リゾルバ225はローカルNS250のアドレスを自身で使用するために保存しておく。このケースでは、アプリケーション215はその照会をスタブ・リゾルバ226へ送付し、リゾルバ226は変更された構成ファイル220を読み取り、照会をリゾルバ225へ送る。リゾルバ225は照会を受信すると、オリジナル構成ファイル220に残しておいたアドレスを使用して、その照会をオリジナル・ローカルNSであるローカルNS250に転送する。なんらかの応答がリゾルバ225に戻されると、リゾルバ225はここで説明したように応答を処理する。

【0036】図4に示す第3の構成では、アプリケーション215はリゾルバ225と一体になるように変更されている。従って、照会を行うには、アプリケーション215は構成ファイル220を読み取り、照会をローカルNS250に送付する。変更されたアプリケーション215は応答を受信すると、それを処理する。当業者ならば理解されるように、本発明の精神と範囲から逸脱しない限り他の構成を使用することも可能である。

【0037】H システム・セットアップの概要
SXレコードとリゾルバは上述したとおりであるが、その説明を前提として、このセクションではシステムの一実施例がどのようにセットアップされるかの概要を説明する。以下の概要では、図1がレファレンスとして使用され、「ネットワーク管理者」という用語はシステム・セットアップ・タスクのいずれかを実行する一切の個人を含むように広義に用いられている。これらの個人はネットワーク管理者とは別の名称をもっている場合がある(例えば、システム管理者、LAN管理者、データベー

ス管理者、またはゾーン管理者)。実際には、エンドユーザおよびプログラマがこれらのタスクの一部を実行する場合もある。さらに、当業者ならば理解されるように、システム・セットアップ・タスクは一人の個人で実行されるとは限らない。システムをセットアップすることは、システムの3つの部分、つまり、(1) 外側NS120である、ドメイン100の登録ネーム・サーバ、(2) ファイアウォール110、および(3) 許可クライアント210を構成することと見ることができる。

【0038】外側NS120を構成するためにネットワーク管理者が実行するタスクとしては、SXリソース・レコードを定義し、該当のレコードを外側NS120用のネーム・サーバ・データベースに追加することができる。この構成には、「登録ネーム・サーバで実現される発明」のセクションで詳しく説明されているように、外側NS120をカスタマイズすることも含まれる。

【0039】ファイアウォール110を構成することには、許可クライアント120と保護ゾーン180内側のマシン間の暗号化コミュニケーションを処理するようにファイアウォールをセットアップすることが含まれる。また、許可クライアント210からのコミュニケーションを認識し、許可するようにファイアウォール1102を構成することも含まれる。当業者に周知であって、これらの結果を達成できる手法ならば、どの手法でもファイアウォール110を構成するために使用することができる。

【0040】本発明に従って動作するように許可クライアント210を構成するためには、次の2つの基本カテゴリに属するコンポーネントが必要である。第1のカテゴリには、リゾルバ225を実現するコンポーネントが含まれる。リゾルバ・コンポーネントの詳しい説明は「リゾルバのロケーション」のセクションに記載されている。第2のカテゴリには、許可クライアント210のために暗号オペレーションを実行するコンポーネント

(以下では、暗号プロセッサ230と総称する)が含まれている。暗号オペレーションには、当業者ならば理解されるように、暗号化、解読、ハッシング(hashing)、デジタル証明、デジタル・シグネチャ、その他がある。従って、暗号コンポーネントには、暗号化/解読ソフトウェアまたは暗号化機能を持つPCMCIAを含めることができるが、いかなる場合も、これらに限定されるものではない。

【0041】登録ネーム・サーバで実現される発明上述した概要セクションを背景として使用して、このセクションでは本発明の一実施例を実現する詳細について説明する。以下の説明では、留意すべき点が3つある。第一は、ネーム・サーバは任意のタイプのレコードを応答の特定のセクションに入れるのが代表的であるが、本発明によれば、そのような要件が必ずしも課されないことである。例えば、NSレコードは権限セクションに入

って送られるのが代表的であるが、本発明の実施例では、追加セクションが使用される。第二は、ネーム・サーバがリソース・レコードを応答に追加するとき、該当のSIGとKEYレコードも追加されることが暗黙になっていることである(つまり、各レコード・タイプとレコード所有者名の組み合わせごとに1つのSIGレコード、およびSIGレコードを生成するために使用されるKEYレコード)。さらに、SIGとKEYレコードは受信時に署名済みレコードを検証するために使用されることが暗黙になっている。第三は、レコードを応答に追加する実行ステップがオプションとして記述されているときは、これらのレコードは追加の照会を行うことでクライアント側で取得できることを意味することである。これらの基本点を留意して、図5は、ドメイン100の登録ネーム・サーバで実行される時の本発明の一実施例のフローチャートを示したものである。以下の説明において、外側NS120は図1に示すようにドメイン100の登録ネーム・サーバである。

【0042】実行は、外側NS120がドメイン100に置かれているホスト(「登録ホスト」)のアドレスの照会を受信したときステップ305からスタートする。ステップ310で、外側NS120は要求されたホスト名に一致する所有者名をもつSXレコードがそのゾーン・データベースにあるかどうかをチェックする。そのようなレコードがデータベースになければ、実行はステップ320にジャンプする。データベースにレコードがあれば、ステップ315で、外側NS120は要求されたホストのセキュア・エクスチェンジャを示すSXレコードを応答に追加する。

【0043】ステップ320で、外側NS120は要求されたホストのAレコードがそのゾーン・データベースにあるかどうかを確かめるためにチェックする。要求されたホストのAレコードがデータベースにあれば(つまり、要求されたホストのアドレスが公開され、見えるようになっている)、外側NS120はステップ335でホストのAレコードを応答に追加し、ステップ340に進む。データベースにAレコードがなければ(つまり、要求されたホストが保護ゾーン180に置かれている)、ステップ325で、外側NS120は照会すべき他のネーム・サーバがあれば、それを示しているNSレコード(または複数のレコード)を応答に追加する。外側NS120はステップ330で示すように、オプションとしてこれらのネーム・サーバのAレコードを追加してから、ステップ340から続けることができる。

【0044】SXレコードがステップ315で応答に追加されたときは、ステップ340で外側NS120はオプションとしてSXレコードのデータ・フィールドに入っているセキュア・エクスチェンジャのAレコードとKEYレコードを応答に追加することも可能である。最後に、ステップ345で外側NS120は応答をリクエスト

タに送付する。図10は、要求されたホストのアドレスが公開され、見えるようになっている場合の応答の例を示す図である。図11は、要求されたホストが保護ゾーンに置かれている場合の応答の例を示す図である。

【0045】 許可クライアントで実現される発明図6、図7および図8は許可クライアント210で実行されるとき発明の種々実施例のフローチャートを示す図である。当業者ならば理解されるように、ここで説明している機能はハードウェアで実現することも、ソフトウェアで実現することもできる。前者の場合、このハードウェアには、汎用プロセッサ、マイクロプロセッサ、プログラム・ロジック・アレイ、アプリケーション専用集積回路、およびここで説明している機能を実行するのに十分な処理能力をもつ他のデバイスを含めることが可能である。後者の場合、このソフトウェアは任意の該当ハードウェア・プラットフォーム上で実行させることが可能であり、オブジェクト指向または手続き型プログラミング言語を含む、任意の該当プログラミング言語を使用して実現することが可能である。

【0046】 以下のセクションでは、本発明の2つの実施例を詳しく検討しているが、そこでは許可クライアント210上で実行されているアプリケーション215は内側ホスト140のアドレスの照会を行っている。最初の実施例では、ドメイン100の1つのネーム・サーバを使用し、ネットワーク・トポロジは隠されていない（つまり、内側ホスト140のアドレスは1サーバ実施例では公開され、見えるようになっている）。言い換えれば、登録ネーム・サーバのデータベースは内側ホスト140のAアドレスを含んでいる。第2の実施例では、ゾーンはネットワーク・トポロジを隠すように定義されており（つまり、内側ホスト140は保護ゾーン180に置かれている）、登録ネーム・サーバのデータベースは内側ホスト140のAレコードをもっていない。その代わりに、このAレコードは第2のサーバによって使用されるゾーン・データベースに置かれている。これらの実施例はフローチャートを通る異なった経路をたどっていくが、どちらもステップ405-425からスタートする。

【0047】 ステップ405で、リゾルバ225はアプリケーション215から照会を受信する。ステップ410で、リゾルバ225は内側ホスト140のドメインのネーム・サーバまでレフェラルチェーン(referral chain)をたどっていくことができるが、ローカル・サーバが再帰的サービスをサポートしていれば、照会をローカルNS250に渡すことも可能である。いずれの場合も、リゾルバ225にはその後で、ステップ415で照会に対する応答が戻される。

【0048】 ステップ420で、リゾルバ225は応答にSXレコードがあるかどうかをチェックして確かめる。これらの実施例のどちらの場合も、要求されたホス

ト名に一致する所有者名をもつSXレコードが登録ネーム・サーバのデータベースに含まれていれば、リゾルバが受信する最初の応答（つまり、登録ネーム・サーバからの応答）にはSXレコードが入っている。これらの実施例の以下の説明では、このようなSXレコードが存在し、応答に含まれているものと想定している。当業者ならば理解されるように、セキュリティ上の目的から、SXレコードは署名され、そのシグネチャ（署名）は受信時に受信側で検証されるのが一般である。図10は要求されたホストのアドレスが公開されて、見えるようになっている場合の応答例を示す図であり、図11は要求されたホストが保護ゾーンに置かれている場合の応答例を示す図である。

【0049】 実行はステップ425から続けられ、そこでリゾルバ225は内側ホスト140のAレコードが応答にあるかどうかをチェックして確かめる。2実施例が異なる経路をたどっていくのはこのステップからである。応答にAレコードがなければ、実行はステップ440にジャンプするが、その詳細は「2サーバ実施例」のセクションで下述する。Aレコードがあれば、実行はステップ430から続けられるが、その詳細は以下の「1サーバ実施例」のセクションで説明する。

【0050】

【実施例】 1. 1サーバ実施例

要約して説明すると、この実施例では、1ネーム・サーバが使用され、ネットワーク・トポロジは隠されていない。図1を参照して説明すると、内側NS130は必要でなく、外側NS120のデータベースは内側ホスト140を含めて、ドメイン100に置かれているマシンのレコードを含んでいる。従って、図6のステップ415では、アプリケーション215からのアドレス照会に対してリゾルバ225が受信する最初の応答には、内側ホスト140のAレコードと、ファイアウォール110を対応するセキュア・エクスチェンジャとして示しているSXレコードが含まれている。図10はこの応答の例を示す図である。

【0051】 「登録ネーム・サーバで実現される発明」のセクションで上述したように、応答はファイアウォール110のAレコードとKEYレコードを含んでいる場合もある。これらの追加レコードが応答になれば、リゾルバ225は必要に応じて追加の照会を行う（図6には図示せず）。また、上述したように、すべての該当SIGレコードが応答に含まれている（つまり、各レコード・タイプとレコード所有者名の組み合わせごとに1つのSIGレコード）。リゾルバ225がこれらのレコードをすべて受信すると、実行がステップ430から続けられ、そこでリゾルバ225は図5に示すようなトンネル・マップ・エントリ500を作成し、これは内側ホスト140へのメッセージを暗号化するために暗号プロセッサ230によって使用される。

【0052】次に、図9の行2を参照して説明すると、トンネル・マップ・エントリ500を作成するために、リゾルバ225は内側ホスト140のAレコード内のデータをフィールド1510内のデスティネーション・アドレスとして使用する。リゾルバ225は、それぞれSXレコードに示されているセキュア・エクスチェンジャ（つまり、ファイアウォール110）のAレコードとKEYレコード内のデータを使用してフィールド2520とフィールド3530を埋める。「リゾルバの機能」のセクションで説明したように、フィールド4540はSXレコードに示されているセキュア・エクスチェンジャのカバレッジ有効範囲を示すために使用される。これは、ゾーン・データベースに置かれているときのSXレコードのオリジナル名を導き出し、それをフィールド4540にストアすることによって行われる。従って、「オリジナル・データベース名」という用語はここでは、フィールド4540の内容を意味するものとして用いられ、以下では、リゾルバ225がどのようにしてこの名前を導き出すかについて説明する。

【0053】リゾルバ225はSXレコードのSIGレコードのラベル・フィールドに入っているカウントを使用して、応答の中で送られたレコードの所有者名からラベルをいくつ残しておくべきかを判断する。例えば、SXレコード（およびその関連SIGレコード）の所有者名がeng.sun.com.であり、ラベル・フィールド・カウントが2であれば、オリジナル・データベース名は*.sun.com.となる。カウントが3であれば、応答の中で送られるオリジナル・データベース名とレコードの所有者名はどちらもeng.sun.com.となる。ゾーン・データベースではワイルドカード名が使用されるのが代表的であるが、当業者ならば理解されるように、ワイルドカード名は必須ではない。ゾーン・データベースにワイルドカードを使用していない本発明の実施例では、リゾルバ225はこれに代わる方法として、応答の中で送られたSXまたはSIGレコードから名前を抜き出すといったように、他の方法でオリジナル・データベース名を導き出すこともできる。フィールド4540にオリジナル・データベース名が満たされると、トンネル・マップ・エントリ500は完成する。「リゾルバの機能」のセクションで説明したように、フィールド4540はデータ構造の中の新規フィールドであり、そこにはアウトバウンド・セキュア・メッセージ情報が収められており、本発明の一実施例では、この情報を使用してSXレコードに示されたセキュア・エクスチェンジャのカバレッジ有効範囲を示している。

【0054】次に、図6を参照して説明すると、トンネル・マップ・エントリ500を作成した後、リゾルバ225はステップ435で内側ホスト140のアドレスをアプリケーション215に戻す。実行がここで終わると、トンネル・マップ・エントリ500には、暗号プロ

セッサ230が内側ホスト140へのメッセージを暗号化するために必要な一切の情報が入っているので、アプリケーション215は内側ホスト140と機密に通信することが可能になる。1ネーム・サーバが使用され、ネットワーク・トポロジが隠されていない場合の実施例では、以上によって実行が完了する。

【0055】2. 2サーバ実施例

ネットワーク・トポロジが隠されている場合の実施例は、2ネーム・サーバを使用して実現することができる。図1を参照して説明すると、外側NS120はドメイン100の登録ネーム・サーバとなり、ドメイン・データベースは内側ホスト140のAレコードを含まないことになる。その代わりに、このレコードは保護ゾーン180の権限をもつネーム・サーバである、内側NS130によって使用されるゾーン・データベースに置かれることになる。従って、この実施例では、内側ホスト140のアドレスに関するアプリケーション215からの照会に対する最初の応答は外側NS120から送信される。図11は、この応答の例を示す図である。外側NS120のデータベースは内側ホスト140のAレコードを含んでいないので、リゾルバ225がステップ415で受信した最初の応答にはAレコードが入っていない。しかし、この実施例では、応答にはファイアウォール110をセキュア・エクスチェンジャとして示すSXレコードと、内側NS130をゾーンの権限をもつネーム・サーバとして示す、少なくとも1つのNSレコードが入っている。従って、リゾルバ225がステップ425でAレコードがあるかどうか応答をチェックしても、Aレコードは見つからないので実行はステップ440にジャンプする。

【0056】次に、図7を参照して説明すると、ステップ440でリゾルバ225はまだ照会されていないネーム・サーバ、つまり、外側NS120以外のネーム・サーバを収めているNSレコードがあるかどうか応答をチェックする。従って、この実施例では、実行がステップ440まで初めて到達すると、リゾルバ225は内側NS130を示すNSレコードとファイアウォール110を示すSXレコードを応答から探す。なお、この時点でNSレコードがなければ、エラーが発生しているので、実行は終了する。

【0057】「登録ネーム・サーバで実現される発明」のセクションで上述したように、応答には内側NS130のAレコードのほかに、ファイアウォール110のAレコードとKEYレコードも含まれている場合がある。これらの追加レコードが応答になれば、リゾルバ225は必要に応じて追加の照会（図8には示していない）を行う。また、上述したように、すべての該当SIGレコードはいずれかの応答に含まれている（つまり、各レコード・タイプとレコード所有者名の組み合わせごとに1つのSIGレコード）。リゾルバ225がこれらのレ

コードすべてを受信すると、実行はステップ445から続行され、そこでリゾルバ225は図9に示すようにトンネル・マップ・エントリ500を作成する。

【0058】次に、図9の行3を参照して説明すると、トンネル・マップ・エントリ500を作成するために、リゾルバ225は内側NS130のAレコードに入っているデータをフィールド1510内のデスティネーション・アドレスとして使用する。リゾルバ225は、それぞれSXレコードに示されたセキュア・エクスチェン

ジャ（つまり、ファイアウォール110）のAレコードとKEYレコードに入っているデータを使用してフィールド2520とフィールド3530を埋める。フィールド4540を埋めるために、リゾルバ225はゾーン・データベースに置かれているときのSXレコードのオリジナル名を導き出す。リゾルバ225がどのようにしてこのオリジナル・データベース名を導き出すかの詳しい説明は「1サーバ実施例」のセクションに記載されている。

【0059】次に、図7を参照して説明すると、トンネル・マップ・エントリ500を作成した後、ステップ450でリゾルバ225は処理したばかりのNSレコードからのネーム・サーバ（つまり、内側NS130）を「最良の推量」としてSLIST構造に挿入する。SLISTの詳細は「リゾルバの機能」のセクションに説明されている。次に、図6を参照して説明すると、実行はステップ410にジャンプし、そこでネーム・サーバまでのレフェラルチェーンは内側NS130（内側ホスト140のゾーンのネーム・サーバ）に通じることになる。そのあと、内側ホスト140のアドレスに関するアプリケーション215からの照会は最後のトンネル・マ

ップ・エントリ500のフィールド1510、フィールド2520、およびフィールド3530を使用して暗号プロセッサ230によって暗号化される。照会が内側NS130に到達すると、サーバは標準応答（例えば、Aレコードおよび対応するSIGレコード）をリクエストに送信する。図12はこの応答の例を示す図である。

【0060】ステップ415で、リゾルバ225は応答を受信し、ステップ420で、リゾルバ225はSXレコードがあるかどうかをチェックする。SXレコードがなければ、実行はステップ455にジャンプし（図8参照）、そこでリゾルバ225は内側ホスト140のAレコードがあるかどうかをチェックする。そのようなAレコードがなければ、実行は終了する。そうでなければ、ステップ460で、リゾルバ225はSXレコードによって作成され、そのオリジナル・データベース名が内側ホスト140の名前に一致しているエントリがトンネル・マップにあるかどうかをチェックする。そのようなエントリがなければ、ステップ465でリゾルバ225はホストのアドレスをアプリケーションに戻し、実行は終

了する。一致するエントリがあれば、ステップ470でリゾルバ225は別のトンネル・マップ・エントリ500を追加する。

【0061】次に、図9の行4を参照して説明すると、リゾルバ225は内側ホスト140のAレコード内のデータをフィールド1510内のデスティネーション・アドレスとして使用する。他のフィールドを完成するために、リゾルバ225は、フィールド4540内のオリジナル・データベース名が内側ホスト140の名前に最も多くの一致ラベルをもっている、既存のトンネル・マップ・エントリ500を使用する。例えば、eng.sun.comが内側ホスト140の名前であれば、eng.sun.comは*sun.comよりも多くの一致ラベルをもつことになる。リゾルバ225は既存エントリからのフィールドを使用して、様々な方法で新規エントリを作成することができる。例えば、リゾルバ225はエントリを既存エントリから新規エントリにコピーすることも、あるいはリゾルバ225は単純にポインタを使用することもできる。

【0062】トンネル・マップ・エントリ500を作成した後、リゾルバ225はステップ475で内側ホスト140のアドレスをアプリケーション215に戻す。実行がここで終了していれば、アプリケーション215は、暗号プロセッサ230が内側ホスト140へのメッセージを暗号化するために必要とするすべての情報がトンネル・マップ・エントリに入っているため、内側ホスト140と機密に通信することが可能になる。2ネーム・サーバが使用され、ネットワーク・トポロジが隠されている場合の実施例では、以上により実行が完了する。

【0063】K その他の実施例

本発明は上述してきた2つの実施例に限定されるものではない。例えば、本発明は複数のゾーンを含むドメインで実現することが可能である。そのような実施例では、登録ネーム・サーバは照会を、権限をもつ複数のゾーン・ネーム・サーバに送ることができる。

【0064】別の実施例では、本発明は私用ネットワーク内のセキュリティを保証するように実現することが可能である。当業者に公知であるように、ネーム・サーバ・ソフトウェアはスタンドアロン・ネットワークにインストールすることができる。そのような実施例では、該当のネーム・サーバは上述した登録ネーム・サーバと権限をもつネーム・サーバの機能を実行するように構成されることになる。

【0065】さらに別の実施例では、リゾルバはホストのAレコードを要求する前にSXレコードを要求することも可能である。そのような実施例では、SXレコードは登録ネーム・サーバによって自動的に送信されないことになる。

【0066】さらに別の実施例では、許可クライアントから保護ネーム・サーバへの照会はホストのアドレス以

外の情報に対するものにする事が可能である。この実施例では、登録ネーム・サーバからの応答は保護ネーム・サーバのゾーン・データベース内の情報に関するセキュア照会を送信するために使用できる。この実施例では、セキュア・エクスチェンジャのカバレッジ有効範囲を示すオリジナル・データベース名は、ネーム・サーバのトンネル・マップ・エントリだけが使用されるので必要でない。

【0067】リゾルバ機能がアプリケーションに組み込まれているときは他の実施例も可能である。例えば、アプリケーションが作成するトンネル・マップはプログラムが実行中のときだけ存在させることができる。別の方法として、トンネル・マップを存続させるが、プログラムだけがアクセス可能にすることもできる（例えば、オペレーティング・システム235にはそのことを知らせないようにする）。

【0068】さらに、開示した実施例の種々ステップは他の組み合わせで組み合わせることが可能である。登録ネーム・サーバからの応答が要求されたホストのアドレスを含み、トンネル・マップが既存エントリを含んでいて、オリジナル・データベース名が要求されたホストの名前と一致している場合には、そのような実施例は実現可能である。この実施例では、新規のトンネル・マップ・エントリは既存エントリを使用して、要求されたホストのために作成されることになる。

【0069】当業者ならば理解されるように、これまでに説明してきた本発明の精神と範囲から逸脱しない限り、本発明はさらに別の実施例で実現することも可能である。なお、かかる実施例は請求の範囲に記載されている本発明の範囲内に属することはもちろんである。

【図面の簡単な説明】

【図1】本発明の実施例を実行させることができる代表的なインターネット構成を示す図である。

【図2】本発明が実現されているクライアントの構成例を示す図である。

【図3】本発明が実現されているクライアントの構成例を示す図である。

【図4】本発明が実現されているクライアントの構成例

を示す図である。

【図5】ドメインの登録ネーム・サーバで実行されるときの本発明の一実施例のフローチャートである。

【図6】クライアントで実行されるときの本発明の一実施例のフローチャートである。

【図7】クライアントで実行されるときの本発明の一実施例のフローチャートである。

【図8】クライアントで実行されるときの本発明の一実施例のフローチャートである。

10 【図9】本発明の一実施例によって使用されるトンネル・マップの例を示す図である。

【図10】クライアントからのアドレス照会に対する応答の例を示す図である。

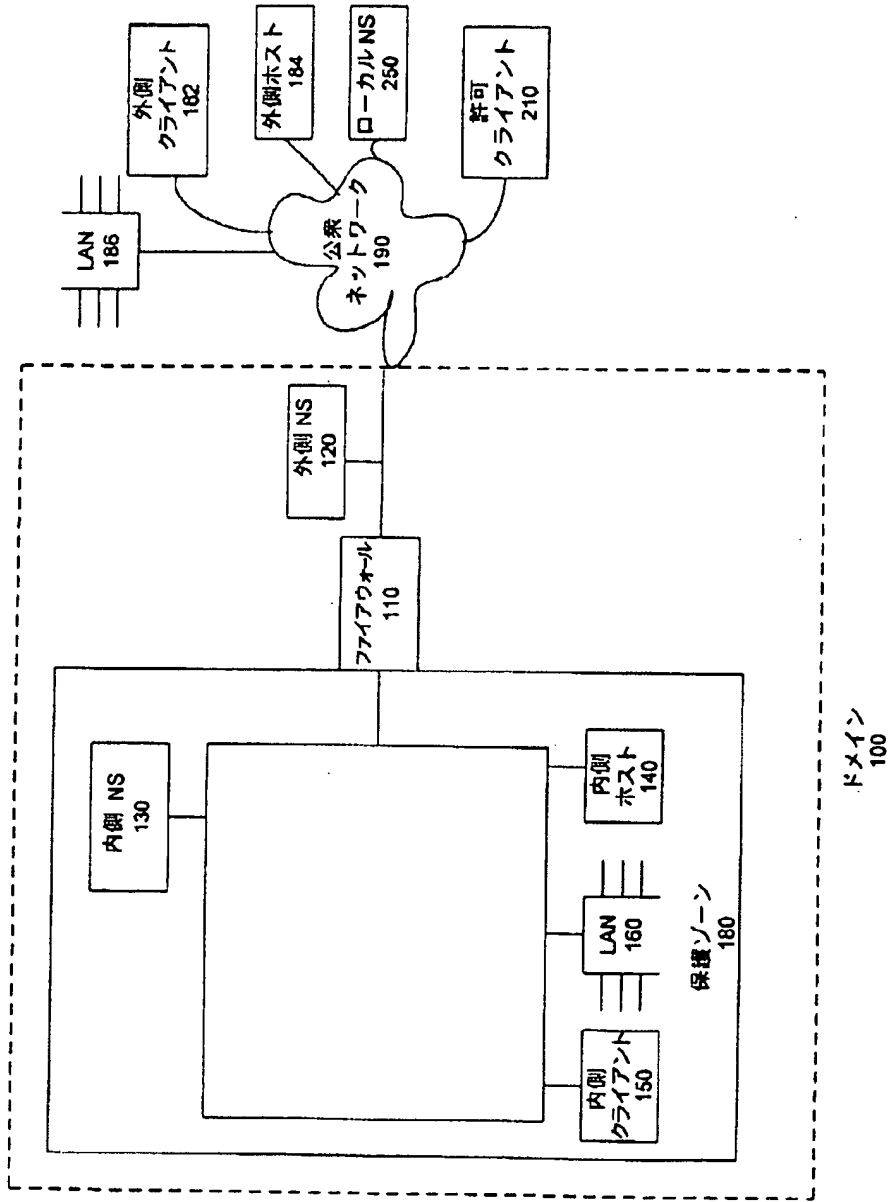
【図11】クライアントからのアドレス照会に対する応答の例を示す図である。

【図12】クライアントからのアドレス照会に対する応答の例を示す図である。

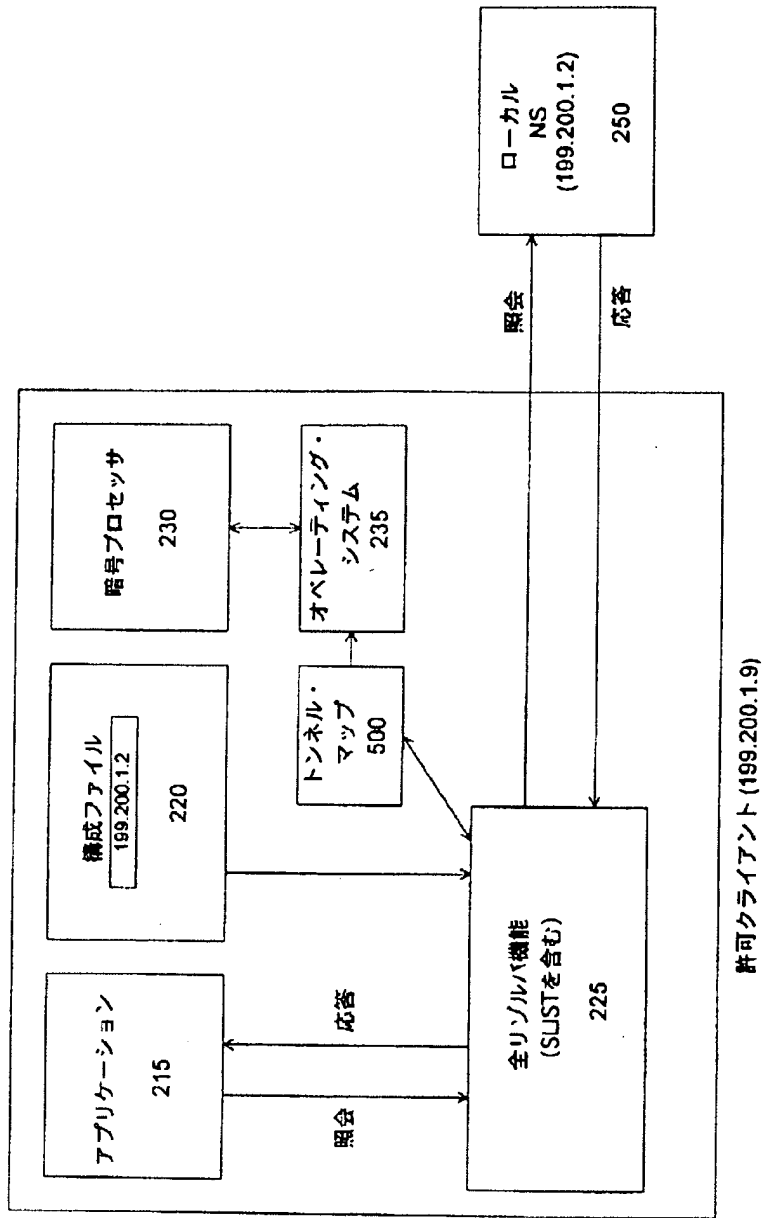
【符号の説明】

100	ドメイン
110	ファイアウォール
120	外側NS
130	内側NS
140	保護ホスト
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30 190	公衆ネットワーク
210	許可クライアント
215	アプリケーション
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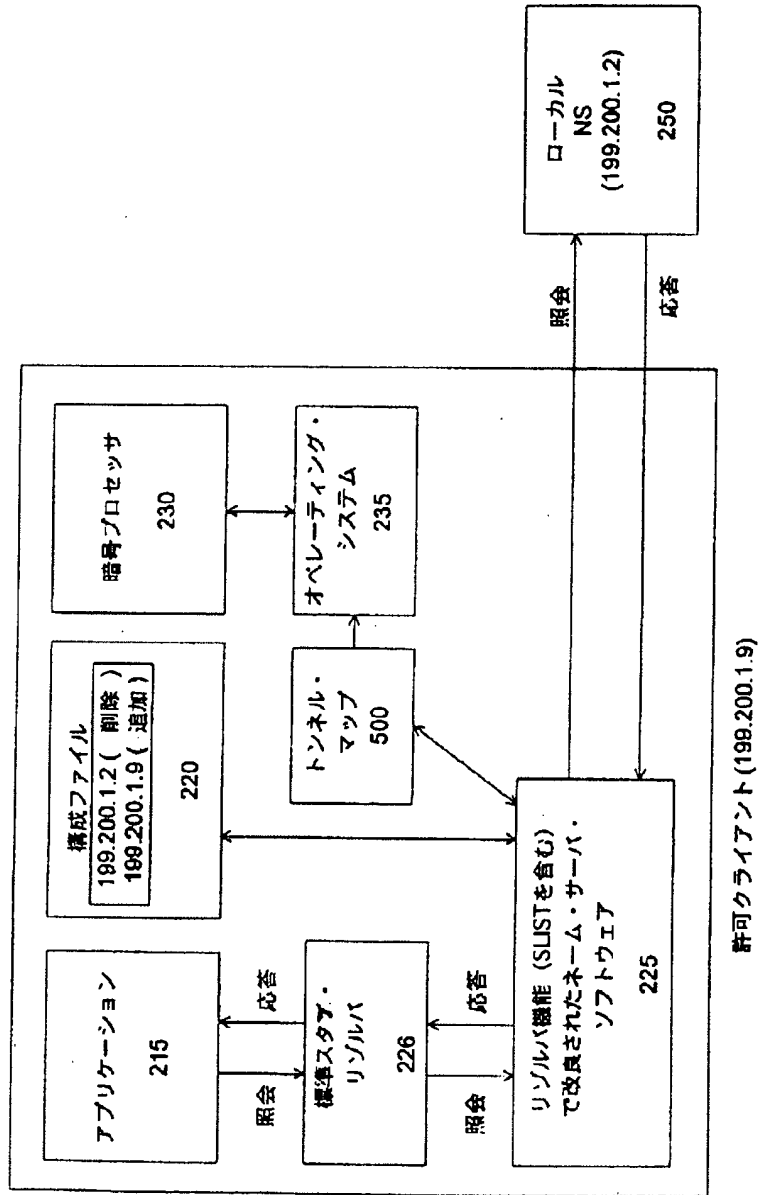
【図1】



【図2】

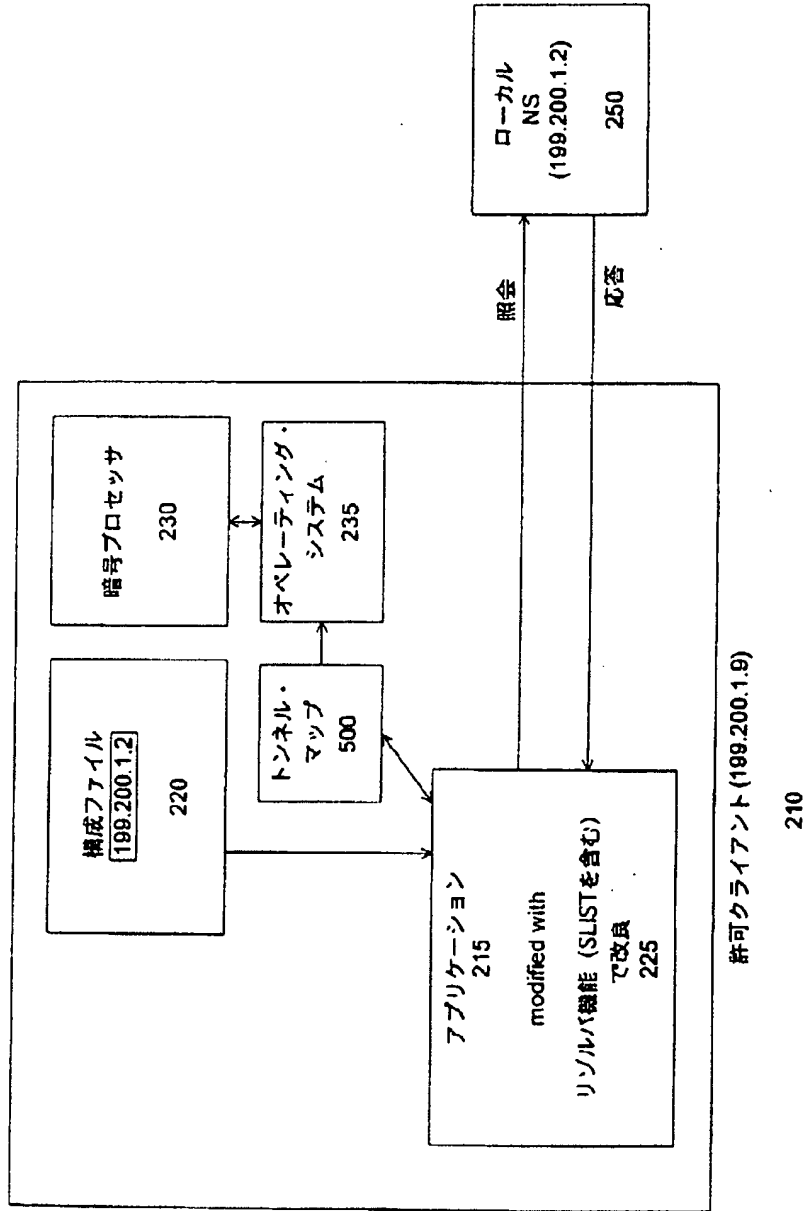


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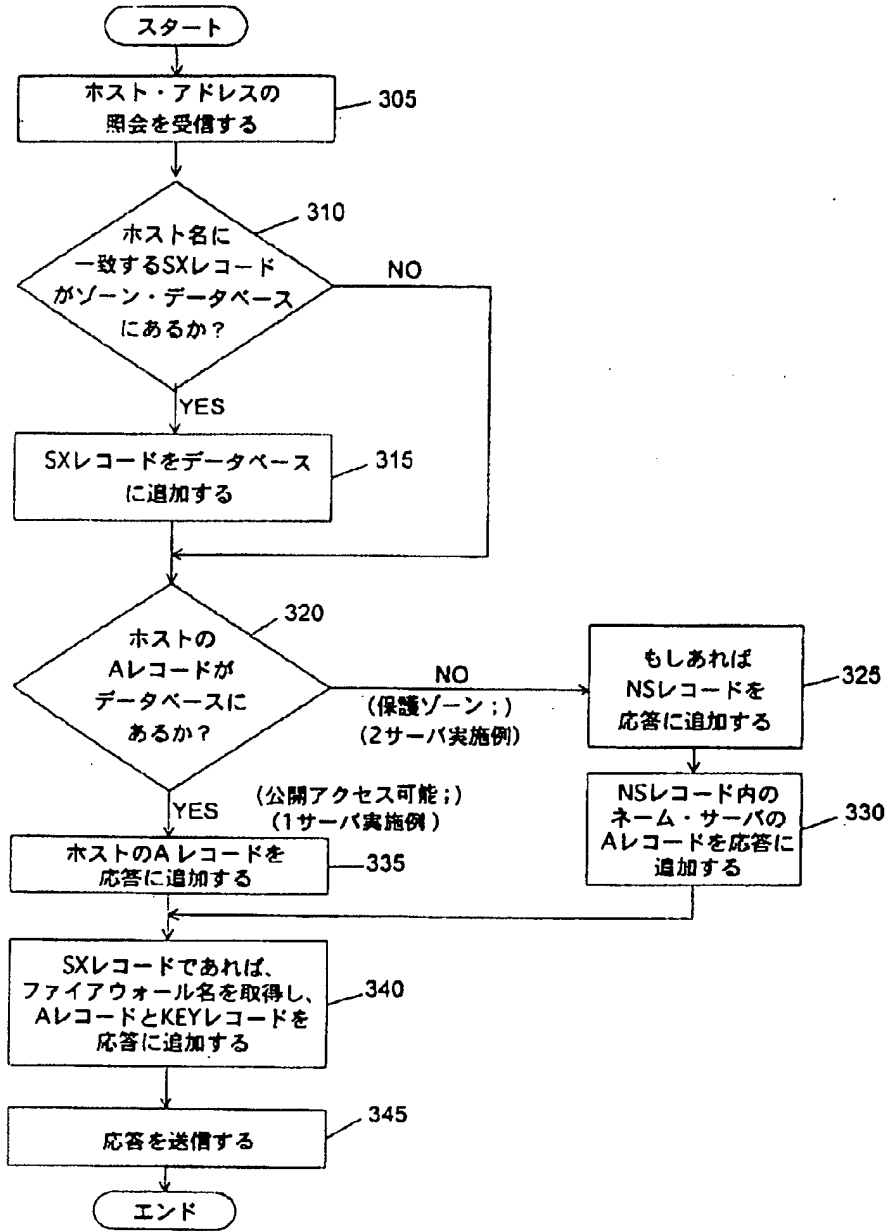


210

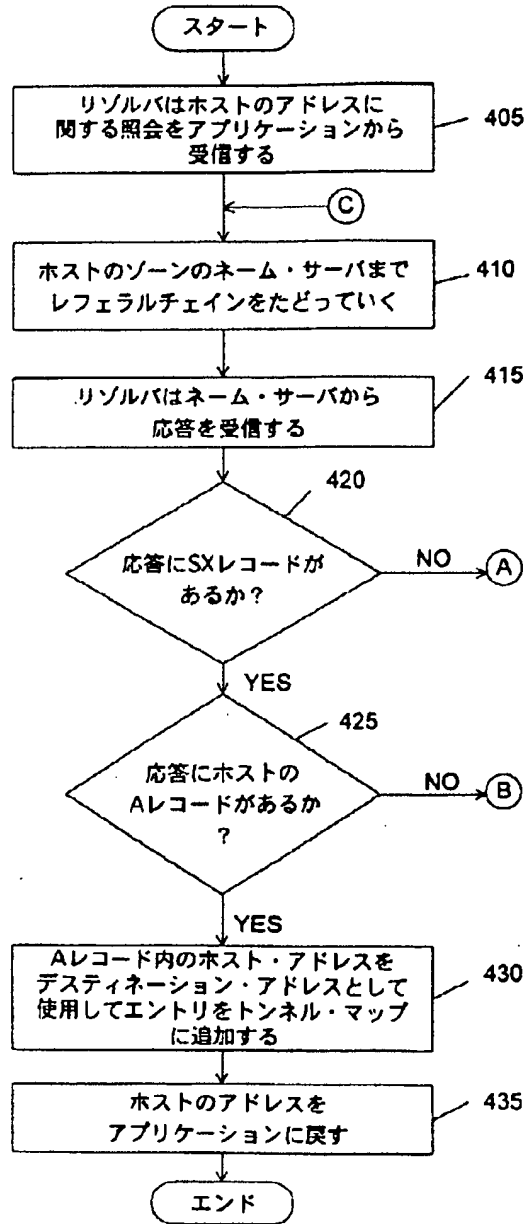
【図1】



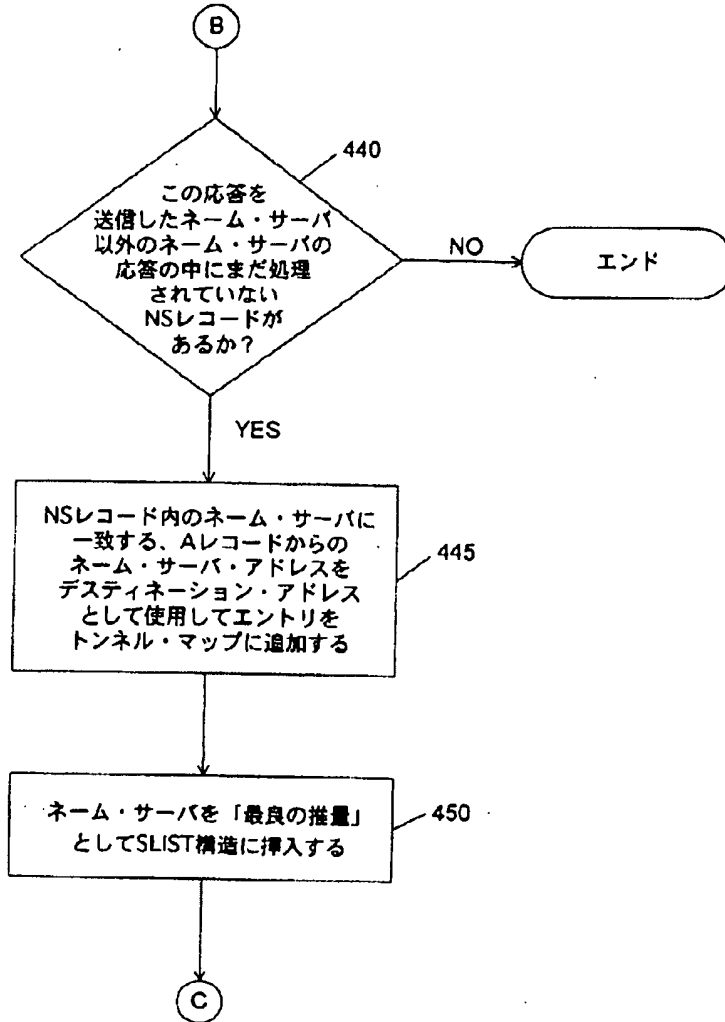
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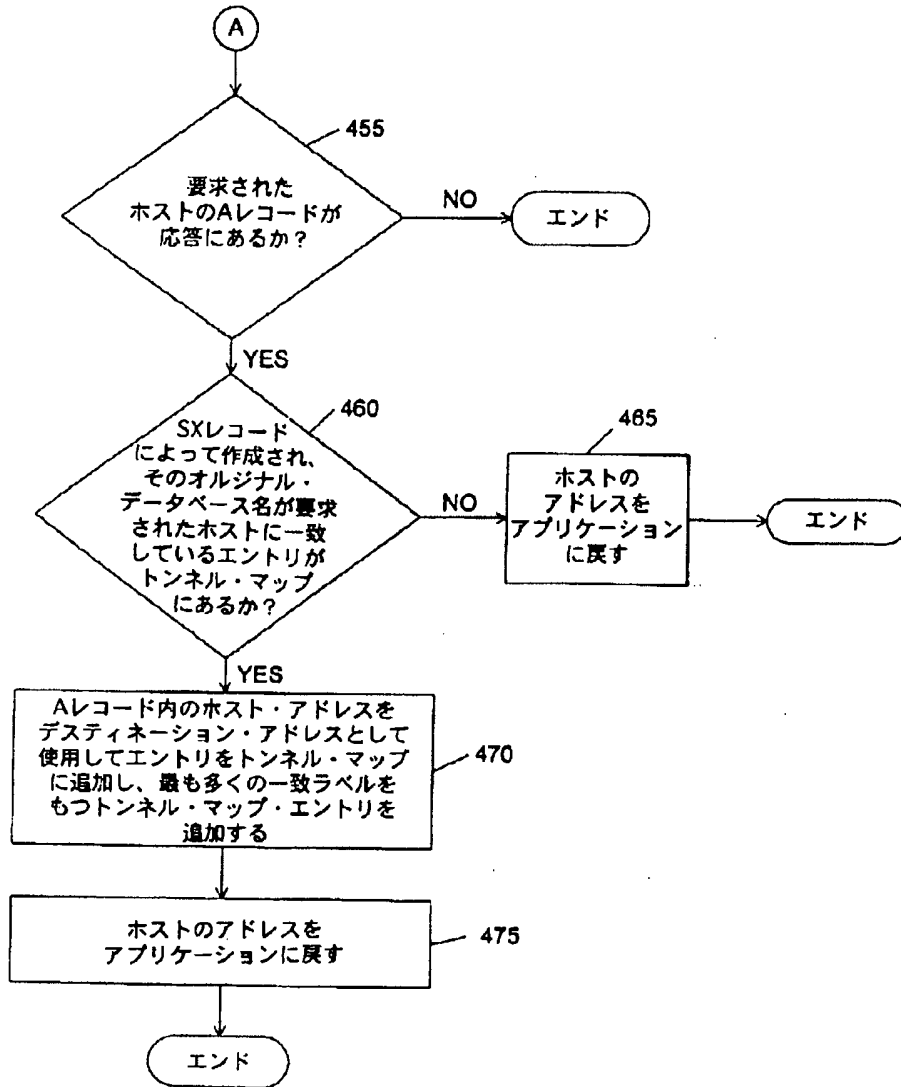
【図6】



【図7】



【図8】



【図9】

	フィールド1 510	フィールド2 520	フィールド3 530	フィールド4 540
行1 (内容の記述)	ドメインネーション・アドレス	ファイアウォールのアドレス	公開キー または 公開キー名	このエントリを作成したSXレコードの導き出されたオリジナル・データベース名
行2 (1サーバ実施例)	Aレコード内において要求されたホストのホスト・アドレスを使用する	SXレコード内のファイアウォールのAレコードを使用する	SXレコード内のファイアウォール用のKEYレコードを使用する	SXレコードのSIGレコード内のラベル・カウンタを使用してワイルドカード名を生成する
行3 (2サーバ実施例の第1エントリ)	Aレコード内においてNSレコード内のネーム・サーバに一致するネーム・サーバ・アドレスを使用する	SXレコード内のファイアウォールのAレコードを使用する	フィールド4内の最も多くの一致ラベルをもつ既存エントリを使用し、それをコピーし、それを指し示す、など	SXレコードのSIGレコード内のラベル・カウンタを使用してワイルドカード名を生成する
行4 (2サーバ実施例の第2エントリ)	Aレコード内において要求されたホストのホスト・アドレス	フィールド4内の最も多くの一致ラベルをもつ既存エントリを使用し、それをコピーし、それを指し示す、など	フィールド4内の最も多くの一致ラベルをもつ既存エントリを使用し、それをコピーし、それを指し示す、など	フィールド4内の最も多くの一致ラベルをもつ既存エントリを使用し、それをコピーし、それを指し示す、など

エントリ・マップ・エントリ

【図10】

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照会	<照会>		
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権限		<ブランク>	
追加		<ブランク>	

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(51)Int.Cl.⁶
H04L 12/56

識別記号

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Espacenet

Bibliographic data: GB2316841 (A) — 1998-03-04**Method for controlling a firewall**

No documents available for this priority number.

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Applicant(s): KOKUSAI DENSHIN DENWA CO LTD [JP] ± (* KOKUSAI DENSHIN DENWA CO LTD)

Classification: - international: G06F13/00; H04L12/56; H04L12/66; H04L29/06;
(IPC1-7): H04L9/32
- cooperative: H04L29/06; H04L63/0263; H04L63/0272;
H04L63/029; H04W8/26; H04W80/04

Application number: GB19970018374 19970829

Priority number (s): JP19960227969 19960829

Also published as: GB2316841 (B) JPH1070576 (A) JP3662080 (B2)

Abstract of GB2316841 (A)

When a mobile terminal 21 connected to an Internet service provider (ISP) 30 intends to access an inner network 20 within a firewall 22 via the Internet 10, the ISP sends terminal user information to the inner network. An agent host 32 investigates the Internet protocol (IP) address and the account of the terminal and determines whether the mobile terminal is a terminal moved from the inner network based on this information. If this is the case, a host 23 managing the firewall sets a filter in the firewall allowing telecommunication between the mobile terminal and the inner network. The communication between the terminal and inner network may be by means of a two-way IP tunnel 40.

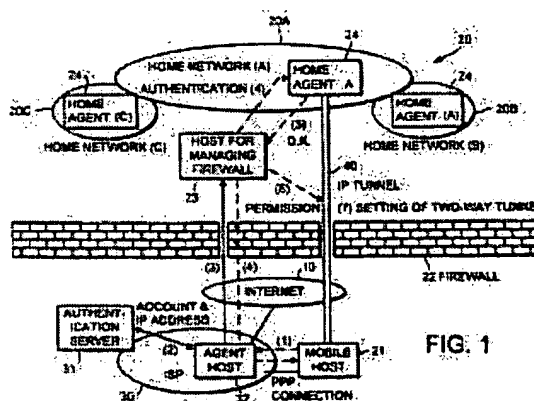


FIG. 1

Last updated: 11.12.2013 Worldwide Database 5.8.15; 93p

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 (52) UK CL (Edition P)
 H4P PPEB
 H4L LDSC

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(56) Documents Cited
INSPEC Abstract No.B9502-6210L-059,
C9502-5620W-012 & Tenth Comp. Sec.
Conference,1994,IEEE,pp212-18
 (58) Field of Search
 UK CL (Edition O) H4P PPEB
 INT CL⁶ H04L 9/32 12/22 29/08
 Online:- WPL, INSPEC, JAPIO

(54) **Method for controlling a firewall**

(57) When a mobile terminal 21 connected to an Internet service provider (ISP) 30 intends to access an inner network 20 within a firewall 22 via the Internet 10, the ISP sends terminal user information to the inner network. An agent host 32 investigates the internet protocol (IP) address and the account of the terminal and determines whether the mobile terminal is a terminal moved from the inner network based on this information. If this is the case, a host 23 managing the firewall sets a filter in the firewall allowing telecommunication between the mobile terminal and the inner network. The communication between the terminal and inner network may be by means of a two-way IP tunnel 40.

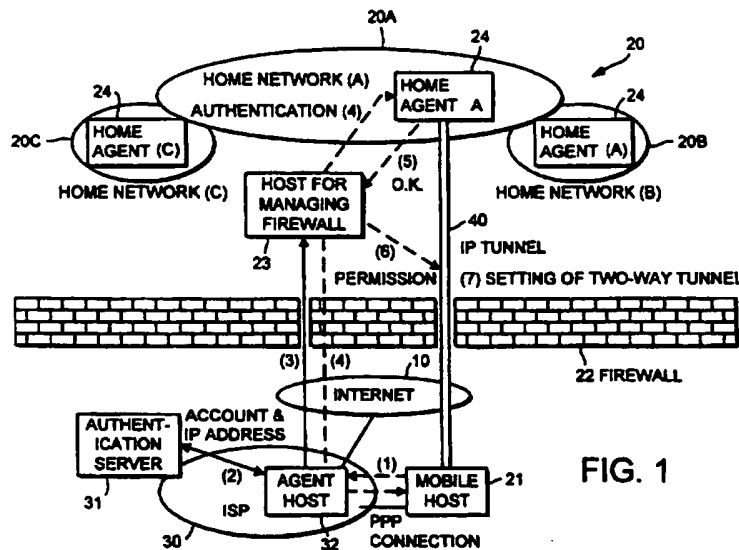


FIG. 1

At least one drawing originally filed was informal and the print reproduced here is taken from a later filed formal copy.

This print takes account of replacement documents submitted after the date of filing to enable the application to comply with the formal requirements of the Patents Rules 1995

GB 2 316 841 A

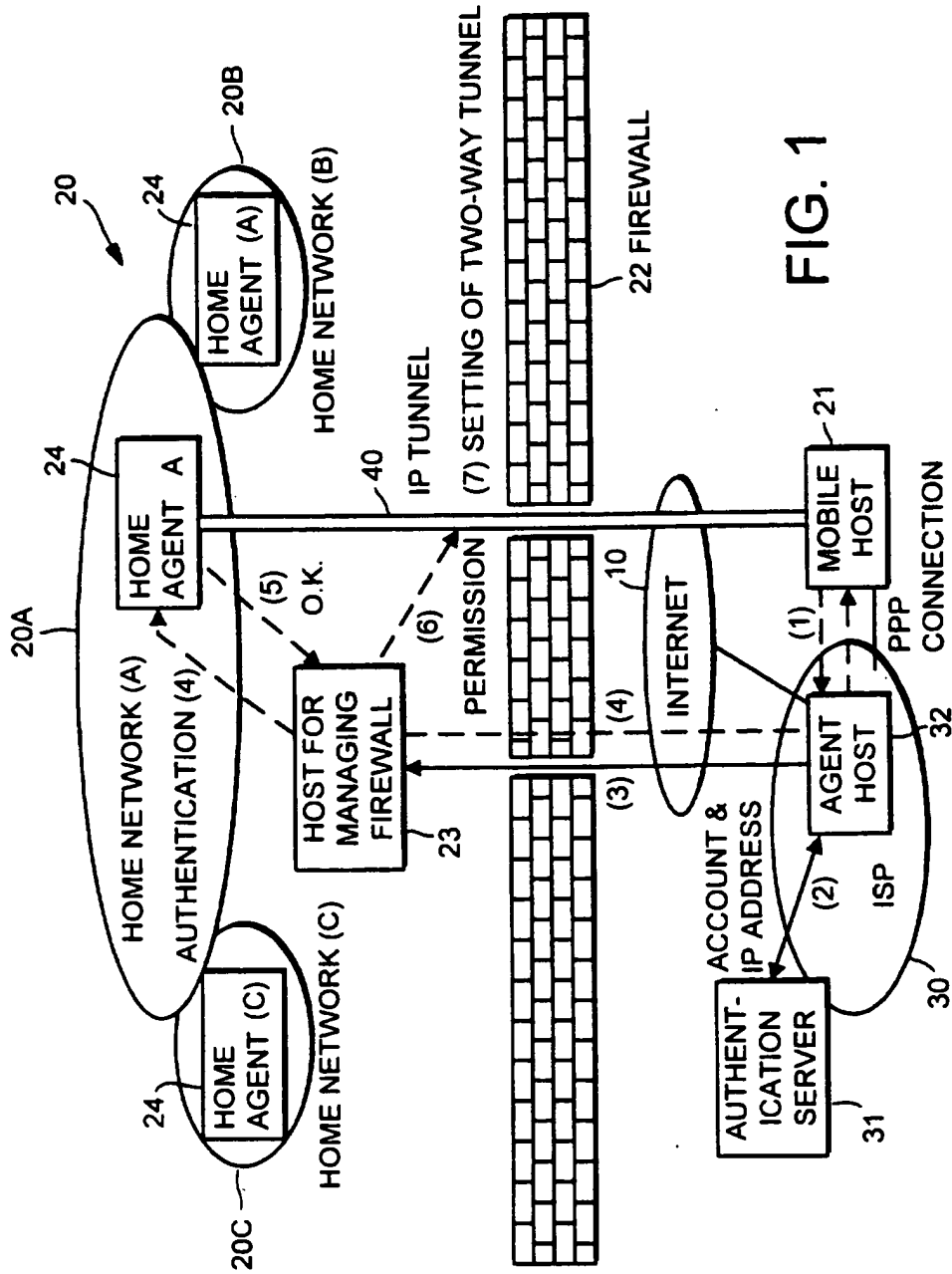


FIG. 1

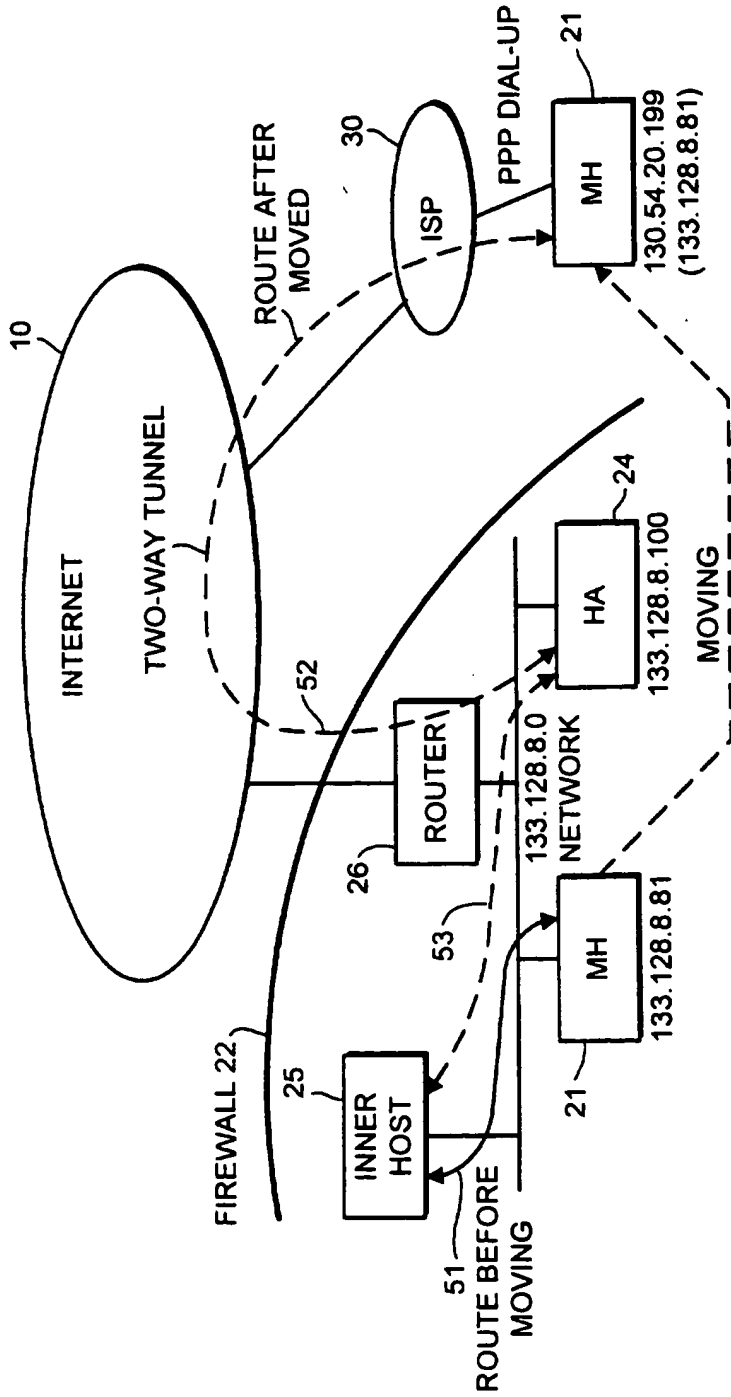


FIG. 2

MOBILE-IP (ADAPTIVE TO FIREWALL)

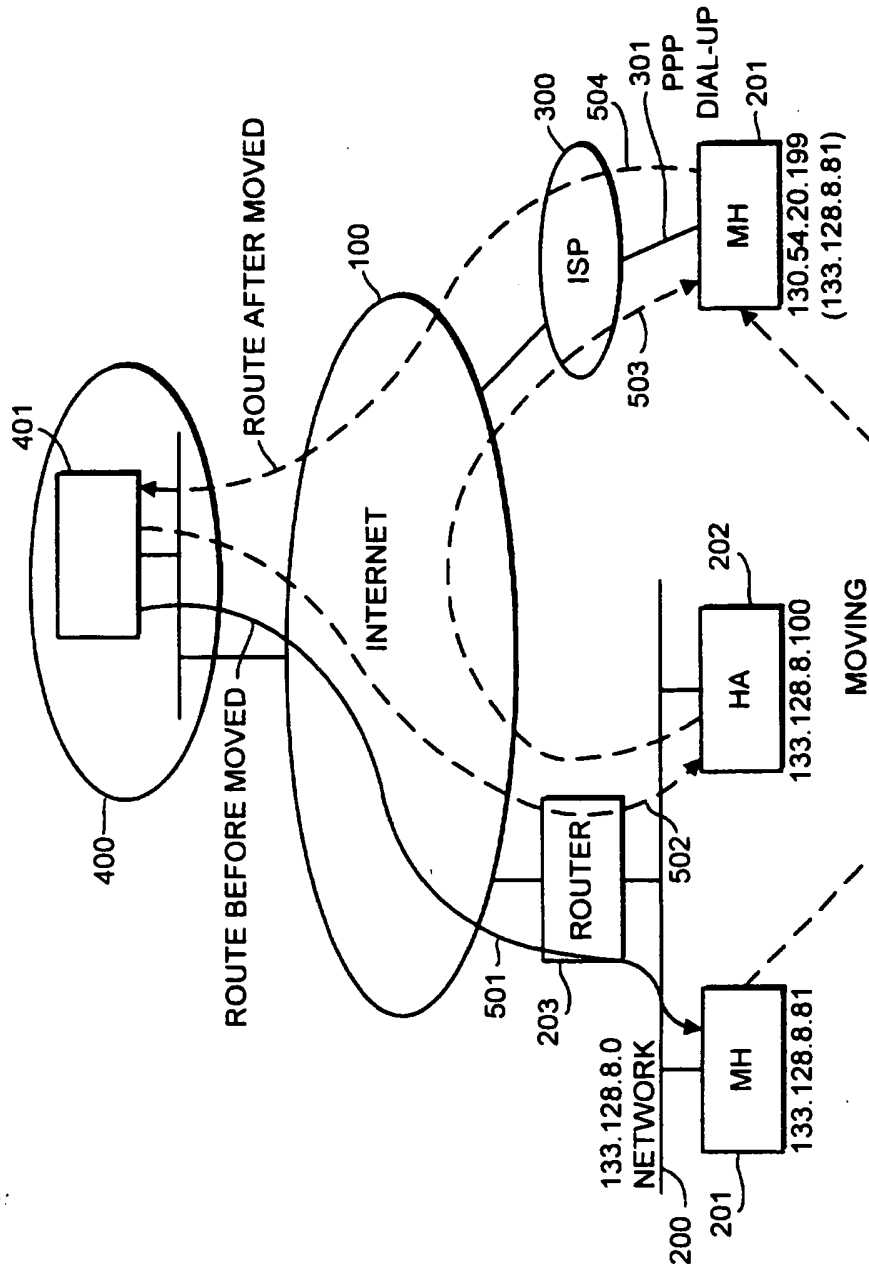


FIG. 3

PRIOR ART MOBILE-IP (NOT ADAPTIVE TO FIREWALL)

Specification

TITLE OF THE INVENTION

Method for dynamically controlling a firewall

FIELD OF THE INVENTION

This invention relates to a method for dynamically controlling a firewall.

BACKGROUND OF THE INVENTION

In a case of connecting a private network with the Internet, it is necessary to prevent a dishonest access from the Internet. However, if perfectly shut down a telecommunication between an internal network and an external network, it is impossible for a user of the internal network to access to his home network via the Internet.

Therefore, it is necessary to construct a firewall which selectively permits a telecommunication from an outside via the Internet.

In a prior art of a firewall, out of all data packets between the internal network and the external network, a previously permitted packet is only passed, but, another packet is shut down by using a filter.

Generally, such a filter is set by designating an IP (Internet Protokol) address of a terminal sending a packet, an IP address of a terminal receiving the packet, a kind of used protokol and a port number etc. For example, in a case of a telecommunication from an specific external IP address to any internal host (terminal) by using TCP (Transmission Control Protokol), a telecommunication using a specific port number (for example, 110) is permitted.

Wherein, the port number is an identifier for indicating a process of an upper layer in TCP or UDP (User Datagram Protokol).

However, it is difficult to obtain a pertinent filtering when a

user accesses to his home network, by a dial-up or ppp connection via an ISP (Internet Service Provider) at outside of the home network, by using a mobile computer such as a note-type personal computer (a note-type PC), because upper 4 digits indicates a network with which the mobile PC is connected and lower 4 digits indicates an identifier of the mobile PC in the network, while the IP address used in the Internet telecommunication is indicated by 4 bytes number.

Namely, in a case of dial-up connection by a mobile host (MH) moved from its home network, the IP address assigned to the mobile host is different every connection, then it is impossible to take a telecommunication using an IP address assigned in its home network.

Therefore, it is difficult to set a filter in the firewall by designating an IP (Internet Protokol) address of the terminal sending a data packet and an IP address of the terminal receiving the data packet, because an IP address of a moved terminal is not constant in the dail-up connection.

Furthermore, it is not always possible for the user to use inner resources (a disk, data base and WWW etc.) of the home network to which he usually accesses, even if the filter of the firewall is pertinently set and it is possible only for an authorized mobile host and its user to permit an access from outside to the home network, because an access to the inner resources is individually limited and the access is permitted or is not permitted based on an IP address of a client terminal.

Next, referring to Fig.3, a mobile-IP address is explained, the mobile-IP is under work for standardization.

The mobile IP is a technique which enables to use a same IP address to the mobile terminal which moves anywhere, whenever the mobile terminal connects the Internet.

However, now, the mobile-IP is not adaptive to a network having the firewall.

In Fig.3, 100 denotes the Internet, 200 denotes a home network of a mobile terminal 201, 202 denotes a home agent (HA) on the home network 200, 203 denotes a router, 300 denotes an ISP, 400 denotes another network and 401 denotes a terminal on the network 400.

In Fig.3, an IP address of the home network 200 to which the mobile terminal 201 is usually connected is [133.128.8.0], an IP address of the mobile terminal 201 on the home network 200 is [133.128.8.81], an IP address of the home agent 202 is [133.128.8.100], and, an IP address of the mobile terminal 201 is [130.54.20.199] which is assigned by the ISP when the terminal 201 connects to the ISP by dial-up connection.

Generally, when a packet is sent from the terminal 401 on the network 400 to the terminal 201, as a route 501 shown in Fig.3, the packet is transferred to the home network 200 to which the terminal 201 is usually connected. Therefore, when the terminal has been moved to another network, for example the ISP 300, it is necessary to transfer the packet to the network 300.

For transferring the packet, in the mobile-IP, an agent host is respectively provided to the network from which the mobile terminal is moved and the network to which the mobile terminal is moved. The agent in the network from which the mobile terminal is moved is called as a home agent and the agent in the network to which the mobile terminal is moved is called as a foreign agent. It is possible that the mobile terminal has a function of the foreign agent. In Fig.3, the mobile terminal 201 has a function of the foreign agent.

When the terminal 201 moved from its home network 200 connects to the ISP 300 by dial-up connection 301, a temporary IP address [130.54.2

0.199] is assigned to the terminal 201 by the ISP.

The IP address [130.54.20.199] of the mobile terminal 201 and its IP address [133.128.8.81] in the home network 200 are informed to the home agent 202 in the home network 200 via the ISP and the Internet100.

Then, the home agent 202 records that the terminal 201 having the IP [133.128.8.81] is moving and its temporary IP address is [130.54.20.199] in its data base, based on the received information.

When a packet is sent from the terminal 401 in the network 400 to the terminal 201 by using the usual IP address [133.128.8.81], as shown by route 502, the home agent 202 receives the packet instead of the mobile terminal 201. Then, as shown by the route 503, the home agent 202 transfers the packet from the terminal 401 to the mobile terminal 201 via the Internet 100 and the ISP 300 to the mobile terminal 201, by embedding the packet from the terminal 401 into a packet forwarded to the temporary IP address [130.54.20.199]. The mobile terminal 201 obtains the original packet of the terminal 401 from the received packet, if necessary, as shown by the route 504, any packet to the terminal 401 via the ISP and the Internet.

As mentioned-above, in the mobile-IP, it is possible to a packet from the terminal 401 to the mobile terminal 201 by using the usual IP address [133.128.8.81].

However, the telecommunication using the temporary IP address [130.54.20.199] is necessary between the mobile terminal 201 and the home agent 202.

Namely, in the mobile-IP, since any process is not applied to the packet send from the mobile terminal 201, an usual routing is necessary.

Therefore, it is impossible for the mobile terminal 201 to another terminal inside the home network 200 except for the home agent 202 under the above-mentioned firewall, because only the telecommunication

between the mobile terminal 201 and the home agent 202 is allowed. This means that the mobile terminal 201 is limited to access to the resource of its home network 200.

An object of the present invention is to provide a method for dynamically controlling a firewall which enables to set a filter pertinent to the mobile terminal being connected with the ISP (Internet Service Provider) by the dial-up connection and its user.

An object of embodiments of the present invention is to provide a method for dynamically controlling a firewall which enables to pertinently permit that said mobile terminal and its user access to the resource of the home network from outside.

The present invention enables to set a pertinent filter by obtaining a user information from an Internet service provider. Embodiments of the present invention resolve an limitation of an access to a resource of a home network by combining the filter setting with a mobile-IP.

According to the present invention there is provided a method for enabling a pertinent filter comprising the steps of:

a step for sending a user information of a terminal being connected to an internet service provider by dial-up connection to an inner network inside a firewall from said internet service provider when said terminal accesses to said inner network via the Internet.

a step that said inner network determines whether said terminal is a mobile terminal moved from said inner network, based on said user information;

a step for setting a filter of said firewall to permit a telecommunication between said terminal when said terminal is said mobile terminal moved from said inner network.

In a method embodying the present invention, for resolving an limitation of an access, further an

IP tunnel is used after setting of said filter for a telecommunication between said terminal and inner network.

In another embodiment for resolving an limitation of an access, said user information is transferred between an agent host provided in said internet service provider and a host for managing said firewall which sets said filter of said firewall provided in said inner network, and said telecommunication using said IP tunnel is done between said terminal and a home agent provided in said inner network.

BRIEF DESCRIPTION OF THE DRAWINGS

Fig. 1 shows a configuration of a system to which a method embodying the present invention is applied.

Fig. 2 shows a mobile-IP which is adaptive to a firewall.

Fig. 3 shows an prior art mobile-IP which is not adaptive to a firewall.

DETAILED DESCRIPTION OF PREFERRED EMBODIMENTS

An embodiment of the present invention will be explained referring to the drawings.

In Fig. 1, 10 denotes the Internet, 20 denotes an inner network having plural home networks 20A, 20B and 20C, 21 denotes a mobile terminal which is usually connected to the inner network 20, 22 denotes a firewall, 23 denotes a host for managing the firewall, 24 denotes a home agent provided in each of home networks 20A, 20B and 20C,

30 denotes an ISP (Internet Service Provider), 31 denotes a server for authentication in the ISP, 32 denotes an agent host in the ISP.

The mobile terminal 21 has a function of a foreign agent for mobile-IP. The mobile terminal 21 is intended to connect the inner network 20 via the Internet, by dial-up connection to the ISP at any location after moving from the home network.

In this embodiment, a mechanism for controlling the firewall based

on a user information obtained from the ISP and a mobile-IP mechanism adaptive to the firewall are provided.

The mechanism for controlling the firewall 22 based on the user information obtained from ISP 30 will be explained referring to Fig.1.

A user account (ID) and a pass word are input to the ISP 30, when a user of the mobile terminal 21 intends to connect to the ISP 30 by the dial-up connection. In the ISP 30, the authentication server 31 determines whether the user input data are proper or not. Only when the user input data are proper, an IP address is assigned to the mobile terminal 21, then the mobile terminal 21 is connected to the Internet 100. For this purpose, the ISP 30 can always grasp which user is connecting to the ISP 30 based on the user information and which IP address is assigned to the mobile terminal 21.

When the inner network 20 can know the user and an IP address used by the user, by obtaining the user information from the ISP 30, it is possible to properly set the filter. Then, it is possible to permit a telecommunication from a user who is previously allowed to access to the inner network 20 and to exclude an access from a user who has not authority for the access.

In Fig.1, a mechanism for adding and/or deleting a filter is provided, by providing the host 23 for managing the firewall within the inner network 20. Further, the agent host 32 is provided within the ISP so that only the telecommunication between the agent host 32 and the host 23 for managing the firewall can be allowed. Since the hosts 23 and 32 can use a fixed IP address for this telecommunication, there is no problem on setting the filter for the firewall.

Concretely, the filter is set by the following steps (1)~(7).

The step (n) corresponds to an symbol (n) in Fig,1.

(1) When the mobile terminal 21 intends to access to the inner network

20 from outside of it, the mobile terminal 21 requests an establishment of the connection between the mobile terminal 21 and the inner network 20 via the the agent host 32 in the ISP.

(2) The agent host 32 investigates an IP address and an account at dial-up connection of the mobile terminal 21.

(3) The agent host 32 relays a message from the mobile terminal 21 to the host 23 for managing the firewall, only when the mobile terminal 21 is connected by using a specific account which is allowed to access inside the firewall 22.

(4) An authentication is done by end-to-end method between the mobile terminal 21 and the home agent 24 via the host 23 for managing the firewall, because, in mobile-IP, an authentication must be done between the mobile terminal and the home agent.

(5) If the authentication is successful, the home agent sends a message of the success to the host 23 for managing the firewall.

(6) Then, the host 23 for managing the firewall changes the setting of the firewall 22 so as to permit the telecommunication between the mobile terminal 21 and the home agent 24.

(7) At the time when the host 23 for managing the firewall enables the telecommunication between the mobile terminal 21 and the home agent 24 by changing the setting of the firewall 22, the host 23 informs it to the home agent 24 and the host 23 informs it to the mobile terminal 21 via the agent host 32. After receiving the message, the home agent 24 sets an IP tunnel to the mobile terminal 21 and the mobile terminal 21 sets an IP tunnel to the home agent 24, then a two-way IP tunnel 40 is set.

By using the two-way IP tunnel 40, the mobile terminal 21 telecommunicates with each terminal of the inner network 20. Wherein, the mobile terminal 21 periodically sends a message for maintaining the

connection to the host 23 for managing the firewall. When the message for maintaining the connection from a certain mobile terminal stops, the host 23 for managing the firewall automatically deletes the filter setting to the mobile terminal.

As mentioned above, it is possible to set the firewall 22 only within a necessary term and only for the telecommunication of which start point and end point are distinctly restricted.

A specification of the mobile-IP which is under work for standardization is not adaptive to the network 20 having the firewall 22.

Then, the mobile-IP is improved to adapt to the firewall 22 as follows, and the improved mobile-IP is combined with the above-mentioned filter setting.

An combination of the mobile-IP and the dynamic firewall control will be explained referring to Fig.2.

As a route 52 shown in Fig.2, a packet from the mobile terminal 21 to the terminal 25 inside the firewall 22 is embedded in a packet to the home agent 24, then sent out. The home agent 24 obtains an original packet out of the received packet. The home agent 24 sends the obtained packet to the inner terminal 25, as a route 53 shown in Fig.2, by sends again the obtained packet to the Internet. In Fig.2, 26 denotes a router. When the mobile terminal exist in the inner network 20, the mobile terminal 21 telecommunicates with the inner terminal 25 via a route 51.

As mentioned-above, even if an authority is individually allowed in the inner network 20, it is possible to permit the access based on the IP address of the mobile terminal 21 which is usually connected with the network 20 by using the two-way tunnel between the mobile terminal 21 and the home agent 24. Therefore, it is possible to

communicate between the mobile terminal 21 and the inner terminal 25.

According to the present invention, it is possible to set the firewall so as to permit the communication from the specific user in connection with the ISP by dail-up connection.

Further, according to embodiments of the present invention, because of an improvement and an combination of the mobile-IP, it is possible to access to the resources of the inner network from outside as same as connected with the inner network.

WHAT IS CLAIMED IS:

1. A method for dynamically controlling a firewall comprising steps of:

a step for sending a user information of a terminal being connected to an internet service provider by dial-up connection to an inner network inside a firewall from said internet service provider when said terminal accesses to said inner network via the Internet;

a step that said inner network determines whether said terminal is a mobile terminal moved from said inner network, based on said user information;

a step for setting a filter of said firewall to permit a telecommunication between said terminal when said terminal is said mobile terminal moved from said inner network.

2. The method claimed in claim 1 wherein, an IP tunnel is used after setting of said filter for a telecommunication between said terminal and said inner network.

3. The method claimed in claim 2 wherein, said user information is transferred between an agent host provided in said internet service provider and a host for managing said firewall which sets said filter of said firewall provided in said inner network, and said telecommunication using said IP tunnel is done between said terminal and a home agent provided in said inner network.

4. A method for dynamically controlling a firewall substantially as hereinbefore described with reference to the accompanying drawings.



Application No: GB 9718374.3
Claims searched: 1-4

Examiner: Matthew Nelson
Date of search: 20 November 1997

Patents Act 1977
Search Report under Section 17

Databases searched:

UK Patent Office collections, including GB, EP, WO & US patent specifications, in:
UK CI (Ed.O): H4P (PPEB)
Int CI (Ed.6): H04L 9/32, 12/22, 29/06
Other: Online:- WPI, JAPIO, INSPEC

Documents considered to be relevant:

Table with 3 columns: Category, Identity of document and relevant passage, Relevant to claims. Row 1: X, INSPEC Abstract No. B9502-6210L-059, C9502-5620W-012 & "Tenth Annual Computer Security Applications Conference", published 1994, IEEE, pp212-18, Goldberg "The MITRE security perimeter" (see abstract).

Legend table with 2 columns: Category, Description. X: Document indicating lack of novelty or inventive step. Y: Document indicating lack of inventive step if combined with one or more other documents of same category. &: Member of the same patent family. A: Document indicating technological background and/or state of the art. P: Document published on or after the declared priority date but before the filing date of this invention. E: Patent document published on or after, but with priority date earlier than, the filing date of this application.

(19) 日本国特許庁 (J P)

(12) 公開特許公報 (A)

(11) 特許出願公開番号

特開平9-266475

(43) 公開日 平成9年(1997)10月7日

(51) Int.Cl. ⁴	識別記号	庁内整理番号	PI	技術表示箇所
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G06F 15/00	330		G06F 15/00	330A
G09C 1/00	640	7259-5J	G09C 1/00	640Z
	660	7259-5J		660E
H04L 9/32			H04L 9/00	671

審査請求 未請求 請求項の数4 OL (全5頁)

(21) 出願番号	特願平9-73601	(71) 出願人	000005108 株式会社日立製作所 東京都千代田区神田駿河台四丁目6番地
(22) 出願日	平成8年(1996)3月28日	(72) 発明者	澤田 宗直 神奈川県横浜市幸区鹿島田990番地の12株式会社日立製作所情報・通信開発本部内
		(72) 発明者	菅原 征勝 神奈川県横浜市戸塚区戸塚町5030番地株式会社日立製作所ソフトウェア開発本部内
		(72) 発明者	西川 敏海 神奈川県横浜市戸塚区戸塚町5030番地株式会社日立製作所ソフトウェア開発本部内
		(74) 代理人	弁理士 小川 勝男

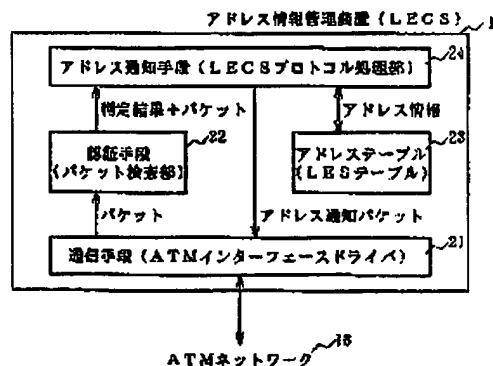
(54) 【発明の名称】 アドレス情報管理装置およびネットワークシステム

(57) 【要約】

【課題】 不正な要求元に対してアドレス情報の通知を拒否したことを知られることなく正しいアドレス情報を渡すことを防ぎ、不正なアクセスの記録を取ることを可能にするアドレス情報管理方法を提供する。

【解決手段】 アドレス情報管理装置1は通信手段21、認証手段22、アドレステーブル23、アドレス通知手段24より構成される。

図2



PATENT ABSTRACTS OF JAPAN

(11)Publication number : 10-032610

(43)Date of publication of application : 03.02.1998

(51)Int.Cl. H04L 12/66
H04L 12/46
H04L 12/28

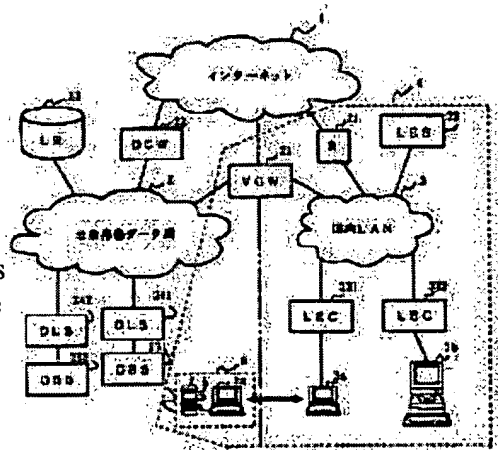
(21)Application number : 08-203015 (71)Applicant : NEC CORP
(22)Date of filing : 12.07.1996 (72)Inventor : TOMOIKE HIROMOTO

(54) VIRTUAL PRIVATE NETWORK CONSTITUTING METHOD IN MOBILE DATA COMMUNICATION

(57)Abstract:

PROBLEM TO BE SOLVED: To execute a data communication by one IP address by connecting a public mobile data network constituting a virtual private network with private branch LAN through a gate way so as to convert data to a mobile terminal to an address.

SOLUTION: When a data terminal 3a connected to the subordinate of the LAN emulation server 32 of private branch LAN 3 stops connection with a LAN switch 331 and connects with a mobile equipment 5, the call control part of the mobile equipment 5 is informed of the address of the data terminal 3a. The mobile terminal 5 houses the informed address in a memory to form a mobile data terminal 6 accessible to the public mobile data network 2 and receives the kind of service, the number of the virtual private network and the node number from a location register 23. The server 32 retrieves address information of the terminal 3a and converts data to the mobile terminal 5 to an address to execute data communication by one IP address.



(19) 日本国特許庁 (J P)

(12) 公開特許公報 (A)

(11) 特許出願公開番号

特開平10-32610

(43) 公開日 平成10年(1998)2月3日

(51) Int. Cl. ⁴	識別記号	庁内整理番号	P I	技術表示箇所
H 0 4 L 12/56		9744-5K	H 0 4 L 11/20	B
	12/46		11/00	3 1 0 C
	12/28			3 1 0 B

審査請求 有 請求項の数 5 F D (全 14 頁)

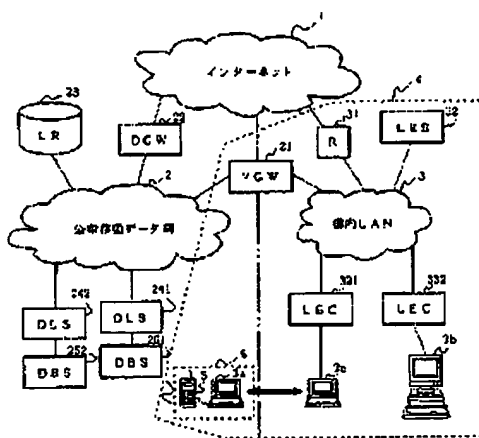
(21) 出願番号	特願平8-203015	(71) 出願人	000004237 日本電気株式会社 東京都港区芝五丁目7番1号
(22) 出願日	平成8年(1996)7月12日	(72) 発明者	友池 裕元 東京都港区芝五丁目7番1号 日本電気株式会社内
		(74) 代理人	弁理士 加藤 朝道

(54) 【発明の名称】 移動データ通信における仮想私設網の構成方法

(57) 【要約】

【課題】 インターネット接続を許容する移動データ通信網を利用した仮想私設網を構築する際に問題となる、IPルーティングの問題を無くし、社内LAN端末が公衆移動データ網へアクセスしている移動環境においても社内LANに接続されている端末と自由に通信可能となるような仮想私設網サービスの提供。

【解決手段】 LANエミュレーションサーバを有する社内LANと公衆移動データ網とをLANエミュレーションクライアント機能を有する仮想私設網ゲートウェイを介して接続し、該ゲートウェイは、IPアドレスと公衆移動データ網内アドレスとの変換機能を備える。公衆移動データ網は移動データ端末からの位置登録要求受信時に該移動データ端末が属するゲートウェイに該移動データ端末が移動した旨通知する機能を備える。



PATENT ABSTRACTS OF JAPAN

(11)Publication number : 11-355271
(43)Date of publication of application : 24.12.1999

(51)Int.Cl. H04L 12/22
H04L 12/56

(21)Application number : 11-126562 (71)Applicant : LUCENT TECHNOL INC
(22)Date of filing : 07.05.1999 (72)Inventor : CHUAH MOOI CHOO
RAI GIRISH

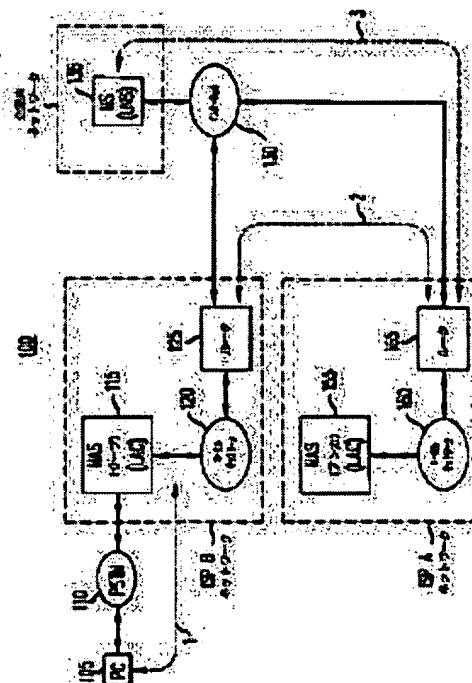
(30)Priority
Priority number : 98 74582 Priority date : 08.05.1998 Priority country : US

(54) MOBILE POINT-TO-POINT PROTOCOL

(57)Abstract:

PROBLEM TO BE SOLVED: To incorporate a hand-off function of transferring an existing PPP connection from one network access server(NAS) to another NAS by establishing a call through a tunnel to a first packet server connected to a user in response to a call request message, transmitting a disconnection message and disconnecting the tunnel used before.

SOLUTION: When providing a virtual private network service for an employee at a distant place to perform access through a network server(NS) 135 to the network of a company by an internet service provider(ISP) A, for example, the remote user is sometimes located at a section to become the object of the service of an ISP B temporarily. At such a time, in response to the call request message, a serve LAC 115 establishes the call through the tunnel to an anchor LAC 155 connected to the user. Then, the disconnection message is transmitted and the tunnel used before is disconnected for supporting a call from the user.



(19) 日本国特許庁 (J P)

(12) 公開特許公報 (A)

(11) 特許出願公開番号

特開平11-355271

(43) 公開日 平成11年(1999)12月24日

(51) Int. Cl. ⁴	識別記号	P I
H 0 4 L 12/22		H 0 4 L 11/28
12/56		11/20
		1 0 2 A

審査請求 未請求 請求項の数15 OL (全 19 頁)

<p>(21) 出願番号 特願平11-126562</p> <p>(22) 出願日 平成11年(1999)5月7日</p> <p>(31) 優先権主張番号 09/074682</p> <p>(32) 優先日 1998年5月8日</p> <p>(33) 優先権主張国 米国 (US)</p>	<p>(71) 出願人 596092698 ルーセント テクノロジーズ インコーポレーテッド アメリカ合衆国, 07974-0836 ニュージャージー, マレイ ヒル, マウンテン アヴェニュー 600</p> <p>(72) 発明者 ムーイ チョー チュー アメリカ合衆国 07724 ニュージャージー, イートンタウン, イートンクレスト ドライブ 148ビー</p> <p>(74) 代理人 弁理士 関部 正夫 (外11名)</p>
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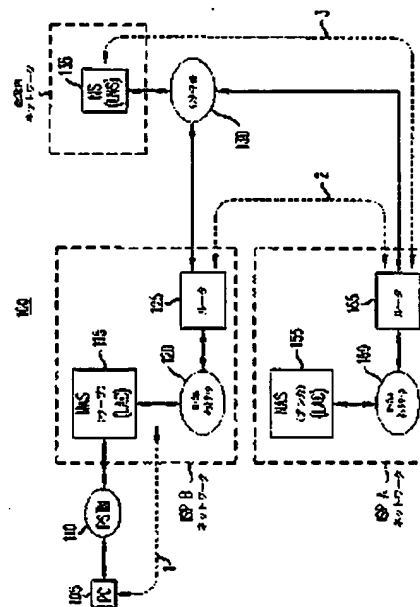
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(54) 【発明の名称】 移動ポイント・ツー・ポイント・プロトコル

(57) 【要約】

【課題】 本発明は、通信におけるパケット通信システムに関し、特に無線環境における仮想私設網 (Virtual Private Network) に関する技術を提供する。

【解決手段】 本発明は、呼要求メッセージに応動して、ユーザに接続された第1のパケット・サーバへトンネルを介して呼を確立し、そして、切断メッセージを他のパケット・サーバに送信して、該ユーザからの該呼をサポートするために以前使用されていたトンネルを切断する。パケット・サーバからなることを特徴とする。これにより、ネットワークアクセスサーバが既存のPPP接続を1つのNASから別のNASに移転できる「ハンドオフ」機能がネットワーク・アクセス・サーバに組み込まれる。



PATENT ABSTRACTS OF JAPAN

(11)Publication number : 10-070576
(43)Date of publication of application : 10.03.1998

(51)Int.Cl. H04L 12/66
G06F 13/00
G06F 13/00
H04L 12/24
H04L 12/26

(21)Application number : 08-227969 (71)Applicant : KOKUSAI DENSHIN DENWA
CO LTD <KDD>
(22)Date of filing : 29.08.1996 (72)Inventor : KUBOTA AYUMI
KATAGISHI KAZUOKI
ASAMI TORU

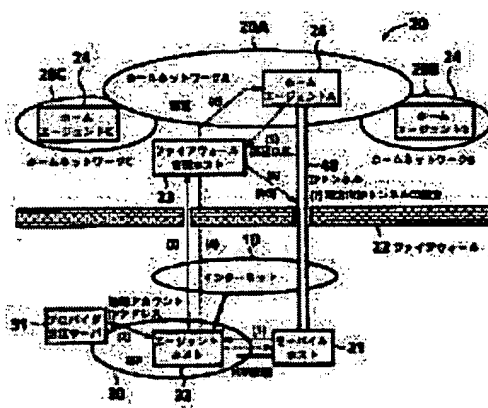
(54) FIRE WALL DYNAMIC CONTROL METHOD

(57)Abstract:

PROBLEM TO BE SOLVED: To properly execute the filter setting of a fire wall to a moving terminal dial-up-connected to an internet service provider(ISP) and its user and to properly permit access to a home network resource.

SOLUTION: When the terminal 21 dial-up-connected to ISP 30 access to an internal network 20 within the fire wall 22 through the internet 10, user information of the terminal 21 is sent from ISP 30 to judge whether the terminal 21 is a moving terminal moved from the internal network 20 based on this user information.

When it is the moving terminal, the filter of the fire wall 22 is set to permit communication between the terminal 21 and the internal network 20, and communication between the terminal 21 and the internal network 20 is executes through an IP tunnel.



(19) 日本国特許庁 (J P)

(12) 公開特許公報 (A)

(11) 特許出願公開番号

特開平10-70576

(43) 公開日 平成10年(1998) 3月10日

(51) Int. Cl. ⁴	識別記号	庁内整理番号	P I	技術表示箇所
H 0 4 L 12/68		9744-5K	H 0 4 L 11/20	B
G 0 6 F 13/00	3 5 3		G 0 6 F 13/00	3 5 3 T
	3 5 7			3 5 7 Z
H 0 4 L 12/24 12/26		9744-5K	H 0 4 L 11/08	

審査請求 未請求 請求項の数 3 O L (全 7 頁)

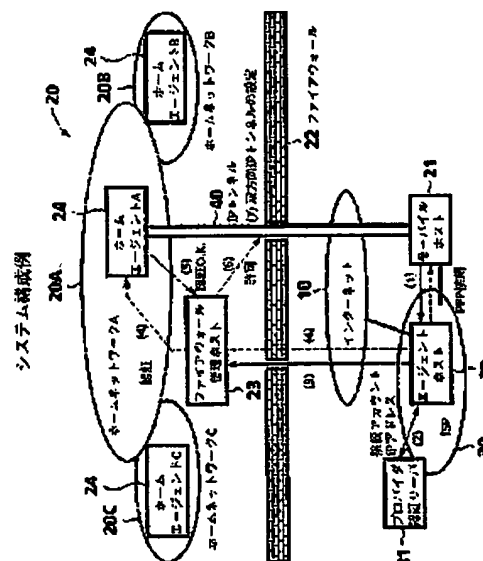
(21) 出願番号	特願平3-227969	(71) 出願人	000001214 国際電信電話株式会社 東京都新宿区西新宿2丁目3番2号
(22) 出願日	平成8年(1996) 8月29日	(72) 発明者	穂田 歩 東京都新宿区西新宿二丁目3番2号 国際 電信電話株式会社内
		(72) 発明者	片岸 一起 東京都新宿区西新宿二丁目3番2号 国際 電信電話株式会社内
		(72) 発明者	浅見 敏 東京都新宿区西新宿二丁目3番2号 国際 電信電話株式会社内
		(74) 代理人	弁理士 光石 俊郎 (外2名)

(54) 【発明の名称】 ファイアウォール動的制御方法

(57) 【要約】

【課題】 インターネットサービスプロバイダ (ISP) にダイヤルアップ接続中の移動端末及びそのユーザに対してファイアウォールのフィルタ設定を適切に行い、更に、ホームネットワーク資源へのアクセスを適切に許可できること。

【解決手段】 ISP 30 にダイヤルアップにより接続中の端末 21 がインターネット 10 を経由してファイアウォール 22 内の内部ネットワーク 20 にアクセスする際に、ISP 30 から端末 21 のユーザ情報を送り、このユーザ情報を基に端末 21 が内部ネットワーク 20 から移動した移動端末であるか否かを判断し、移動端末である場合に、同端末 21 と内部ネットワーク 20 との通信を許可するようにファイアウォール 22 のフィルタを設定し、更に、同端末 21 と内部ネットワーク 20 との通信を IP トンネル 40 により行う。



PATENT ABSTRACTS OF JAPAN

(11)Publication number : 11-261704
 (43)Date of publication of application : 24.09.1999

(51)Int.Cl. H04M 3/42
 H04L 12/46
 H04L 12/28
 H04L 12/66
 H04M 3/00
 H04Q 3/545
 H04Q 3/58

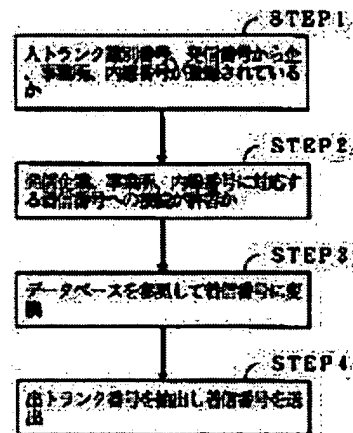
(21)Application number : 10-061200 (71)Applicant : FUJITSU LTD
 (22)Date of filing : 12.03.1998 (72)Inventor : WAKIMOTO TAKESHI
 OHASHI MASAHIKO

(54) CONNECTION METHOD FOR VIRTUAL NETWORK AND GATEWAY EXCHANGE

(57)Abstract:

PROBLEM TO BE SOLVED: To realize a connection method connected by means of the function of a gateway exchange without revising a numbering plan in the case of connecting prescribed business offices in plural private networks by a virtual network connected by the gateway exchanges as of the connection method and the gateway exchanges in the virtual network where the prescribed business offices in the plural private networks are connected by the gateway exchanges.

SOLUTION: This gateway exchange discriminates whether or not an enterprise, an office and an extension number of a caller are registered in a virtual network from an incoming trunk identification number and a caller number of a call (STEP1), discriminates whether or not the connection to an incoming call number is allowed to correspond to the enterprise, the office and the extension number of the caller (STEP2), converts the incoming call number into an incoming call number in a private network by referencing a database when the



connection to the incoming call number is allowed (STEP3) and acquires an outgoing trunk and sends the incoming call number thereto (STEP4).

(19) 日本国特許庁 (J P)

(12) 公開特許公報 (A)

(11) 特許出願公開番号

特開平11-261704

(43) 公開日 平成11年(1999) 9月24日

(51) Int. Cl. ⁴	識別記号	P I
H 0 4 M	3/42	H 0 4 M 3/42 E
H 0 4 L	12/46	3/00 B
	12/28	H 0 4 Q 3/55
	12/66	3/58 1 0 6
H 0 4 M	3/00	H 0 4 L 11/00 3 1 0 C

審査請求 未請求 請求項の数 3 O L (全 11 頁) 最終頁に続く

(21) 出願番号	特願平10-61200	(71) 出願人	000005223 富士通株式会社 神奈川県川崎市中原区上小田中4丁目1番1号
(22) 出願日	平成10年(1998) 3月12日	(72) 発明者	熊本 武志 愛知県名古屋市中区東横一丁目13番3号 富士通名古屋通信システム株式会社内
		(72) 発明者	大橋 正彦 愛知県名古屋市中区東横一丁目13番3号 富士通名古屋通信システム株式会社内
		(74) 代理人	弁理士 井折 貞一

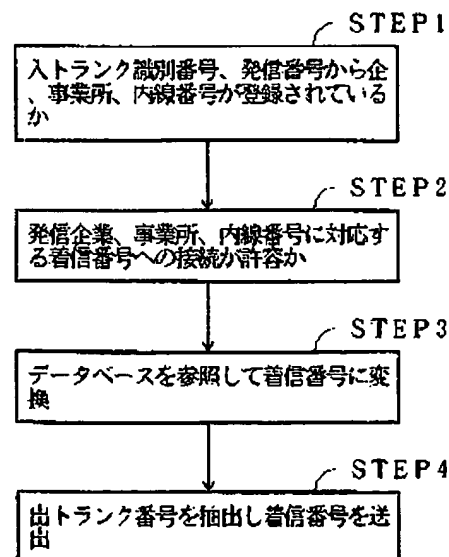
(54) 【発明の名称】 仮想ネットワークの接続方法およびゲートウェイ交換機

(57) 【要約】

【課題】本発明は、複数の私設網の所定の事業所をゲートウェイ交換機で接続した仮想ネットワークにおける接続方法、およびゲートウェイ交換機に関し、複数の私設網の所定の事業所をゲートウェイ交換機で接続した仮想ネットワークで接続を行うとき、番号計画の変更を行うことなく、ゲートウェイ交換機の機能で接続する接続方法を実現することを目的とする。

【解決手段】ステップ1でゲートウェイ交換機は発呼してきた入トランク識別番号、発信番号から、発信者の企業、事業所、内線番号が仮想ネットワークに登録されているかを判定し、ステップ2で発信者の企業、事業所、内線番号対応に着信番号への接続が許容されているかを判定し、ステップ3で着信番号への接続が許容の場合、着信番号をデータベースと参照して、私設網の着信番号に変換し、ステップ4で出トランクを捕捉して着信番号を送出するように構成する。

本発明の第1の原理を説明する図



PATENT ABSTRACTS OF JAPAN

(11)Publication number : 10-126440

(43)Date of publication of application : 15.05.1998

(51)Int.Cl. H04L 12/56
 G06F 13/00
 H04L 12/46
 H04L 12/28
 H04L 12/24
 H04L 12/26
 H04L 29/06

(21)Application number : 08-275809

(71)Applicant : HITACHI LTD

(22)Date of filing : 18.10.1996

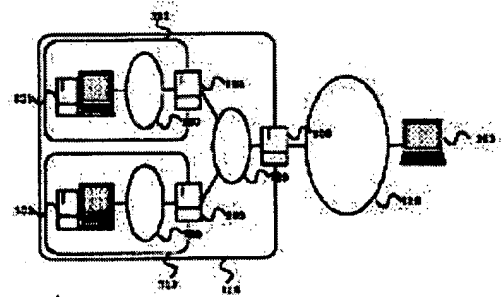
(72)Inventor : KAYASHIMA MAKOTO
 TERADA MASATOSHI
 FUJIYAMA TATSUYA
 OGINO TAKAAKI

(54) NETWORK COMMUNICATION METHOD AND EQUIPMENT

(57)Abstract:

PROBLEM TO BE SOLVED: To obtain a virtual network environment in which communication is attained without notifying a relay path in the network communication system where communication between a client and a server is conducted in an environment in which a plurality of fire walls are interposed.

SOLUTION: A communication relay program that relays a communication client program on a client 303 and a communication server program of servers 301, 302 is started on servers 304, 305, 306 such as a fire wall, a relay path control table is provided to the client 303 and the relay servers 304-306, the communication client program is connected to the relay program of the relay server communicated by the client selected from the table in the connection processing to a server whose direct connection is unable due to a fire wall to request the relay of communication with the communication server program on the server to the relay server.



(19) 日本国特許庁 (J P)

(12) 公開特許公報 (A)

(11) 特許出願公開番号

特開平10-126440

(43) 公開日 平成10年(1998)5月15日

(51) Int.Cl. ⁴	識別記号	P I	
H 0 4 L 12/56		H 0 4 L 11/20	1 0 2 D
G 0 6 F 13/00	3 5 5	G 0 6 F 13/00	3 5 5
H 0 4 L 12/46		H 0 4 L 11/00	3 1 0 C
		11/08	
		13/00	3 0 6 B

審査請求 未請求 請求項の数22 O L (全 13 頁) 最終頁に続く

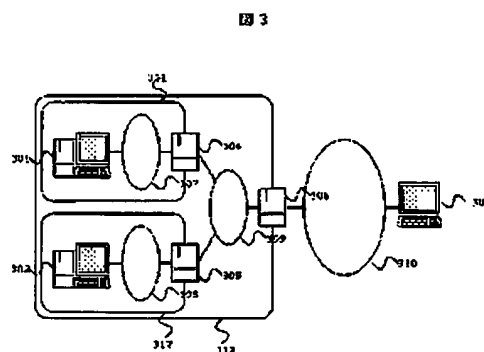
(21) 出願番号	特願平9-275309	(71) 出願人	000005108 株式会社日立製作所 東京都千代田区神田駿河台四丁目6番地
(22) 出願日	平成8年(1996)10月18日	(72) 発明者	登島 信 神奈川県川崎市麻生区王禅寺1099番地株式会社日立製作所システム開発研究所内
		(72) 発明者	寺田 真敏 神奈川県川崎市麻生区王禅寺1099番地株式会社日立製作所システム開発研究所内
		(72) 発明者	藤山 達也 神奈川県川崎市麻生区王禅寺1099番地株式会社日立製作所システム開発研究所内
		(74) 代理人	弁理士 小川 勝男 最終頁に続く

(54) 【発明の名称】 ネットワーク通信方法および装置

(57) 【要約】 (修正有)

【課題】 複数のファイアウォールが介在する環境でクライアントとサーバとの通信を行なうネットワーク通信システムにおいて、中継経路を意識せずに通信できる仮想ネットワーク環境を得る。

【解決手段】 クライアント303上の通信クライアントプログラムと、サーバ301、302の通信サーバプログラムの通信を中継する通信中継プログラムをファイアウォール等中継サーバ304、305、306上で起動し、クライアントおよび中継サーバには中継経路制御テーブルを持たせ、通信クライアントプログラムは、ファイアウォールにより直接接続できないサーバへの接続処理において、前記テーブルより選択したクライアントから通信可能な中継サーバの中継プログラムに接続し、通信サーバプログラムとの通信の中継を依頼する。更に、サーバへの接続処理において、クライアントの通信クライアントプログラムと同様に、中継サーバにサーバ上の通信サーバプログラムとの通信の中継を依頼する。



PATENT ABSTRACTS OF JAPAN

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H04L 12/56

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(22)Date of filing : 07.05.1999 (72)Inventor : CHUAH MOOI CHOO
RAI GIRISH

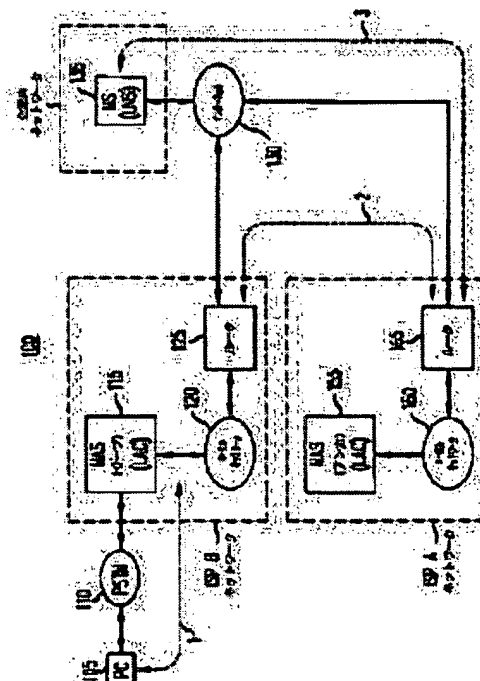
(30)Priority
Priority number : 98 74745 Priority date : 08.05.1998 Priority country : US

(54) MULTIPLE HOP POINT-TO-POINT PROTOCOL

(57)Abstract:

PROBLEM TO BE SOLVED: To enable a remote user to perform access through an internet service provider(ISP) under visiting to a virtual private network in addition to a home ISP by establishing a multiple hop packet tunnel with another packet terminal and repeating a message with the other packet terminal through the multiple hop packet tunnel.

SOLUTION: A communication system 100 shows the multiple hop tunnel, one hop comes from an ISP B network to an ISP A network and the other hop comes from the ISP A network to the network of a company. The tunnel and call are established between a serve LAC 115 and an anchor LAC 155. Similarly, the tunnel and call are established between the anchor LAC 155 and an LSN 135. When the tunnel is established, a lot of control message transactions are generated and a point-to-point protocol is set.



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<p>(21) 出願番号 特願平11-126563</p> <p>(22) 出願日 平成11年(1999)5月7日</p> <p>(31) 優先権主張番号 09/074745</p> <p>(32) 優先日 1998年5月8日</p> <p>(33) 優先権主張国 米国 (US)</p>	<p>(71) 出願人 596092698 ルーセント テクノロジーズ インコーポ レーテッド アメリカ合衆国, 07974-0636 ニュージ ャーシイ, マレイ ヒル, マウンテン ア ヴェニュー 600</p> <p>(72) 発明者 ムーイ チョー チュー アメリカ合衆国 07724 ニュージャーク イ, イートンタウン, イートンクレスト ドライブ 148ビー</p> <p>(74) 代理人 弁理士 岡部 正夫 (外11名)</p>
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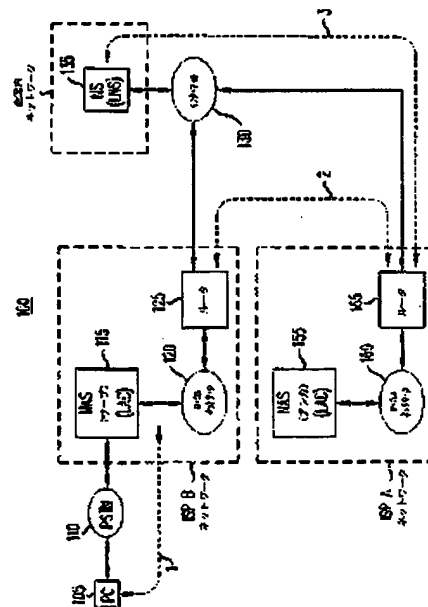
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(54) 【発明の名称】 多重ホップ・ポイント・ツー・ポイント・プロトコル

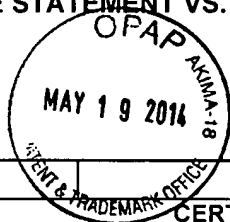
(57) 【要約】

【課題】 本発明は、通信におけるパケット通信システムに関し、特に多重トンネルによる私設網への遠隔アクセスを可能にする仮想私設網 (VPN) サービスに関する技術を提供する。

【解決手段】 本発明は、パケット・サーバで使用される方法であって、他のパケット終端間に多重ホップ・パケット・トンネルを確立する段階と、該多重ホップ・パケット・トンネルを通じて該他のパケット終端間でメッセージを中継する段階とからなることを特徴とする。これにより、多数のインターネット・サービス・プロバイダ (ISP) を通じて仮想ダイヤルアップ・サービスが提供され、特に、遠隔ユーザはサーバ ISP への接続を確立することによって仮想ダイヤルアップ・サービスにアクセスする。サーバ ISP は、アンカ ISP への第 1 トンネルを確立する。アンカ ISP は、例えば、私設イントラネットへのトンネルを確立する。その結果、多重トンネルによる私設網への遠隔アクセスを可能にする仮想私設網 (VPN) サービスが提供される。



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INFORMATION DISCLOSURE STATEMENT VS. APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)



CERTIFICATION STATEMENT

Please See 37 CFR 1.97 and 1.98 to make the appropriate selection(s)

- That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement; or
- That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in § 1.56(c) more than three months prior to the filing of the information disclosure statement.
- The Commissioner is authorized to charge any required fees to Deposit Account 50-1133.
- Information Disclosure Statement is being filed with the Request for Continued Examination, which was electronically filed on May 19, 2014 and at that time, all fees due, were paid. However, the Commissioner is hereby authorized to charge any further fees which may be due, to Deposit Account 50-1133.

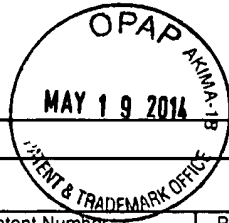
SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

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				First Named Inventor	Victor Larson
				Art Unit	2453
				Examiner Name	Krisna Lim
				Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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				First Named Inventor		Victor Larson		
				Art Unit		2453		
				Examiner Name		Krisna Lim		
				Docket Number		77580-196 (VRNK-0001CP3CNFT9)		
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		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
OTHER ART (Including Author, Title, Date, Pertinent Pages, Etc.)			
EXAMINER'S INITIALS	CITE NO.	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.	
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Subst. for form 1449/PTO		Complete if Known	
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		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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INFORMATION DISCLOSURE STATEMENT VS. APPLICANT (Use as many sheets as necessary)		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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D1456	IPR2013-00348; Inter Partes Review of Patent Number 6,502,135 filed on June 12, 2013, Petitioner Apple Inc., – Exhibit 1064: J Moy, OSPF Version 2, 244 pages, (1998)		
D1457	IPR2013-00349; Inter Partes Review of Patent Number 6,502,135 filed on June 12, 2013, Petitioner Apple Inc., – Petition for Inter Partes Review, 73 pages		
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D1460	IPR2013-00349 Inter Partes Review of Patent Number 6,502,135 filed on June 12, 2013, Petitioner Apple Inc., – Exhibit 1006: Declaration of James Chester, 26 pages (2013)		
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D1465	IPR2013-00354; Inter Partes Review of Patent Number 7,490,151 filed on June 14, 2013, Petitioner Apple Inc., – Exhibit 1048: VirnetX, Inc., Inc. vs. Cisco Systems, Inc., et al., VirnetX Reply Claim Construction Brief of December 19, 2011, 13 pages		
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Subst. for form 1449/PTO		Complete if Known	
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Subst. for form 1449/PTO		Complete if Known	
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		Examiner Name	Krisna Lim
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D1508	IPR2014-00172; Inter Partes Review of Patent Number 6,502,135 filed on November 20, 2013, Petitioner RPX Corporation; Petition for Inter Partes Review, 67 pages		
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Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT VS. APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
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		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1517	IPR2014-00173; Inter Partes Review of Patent Number 7,490,151 filed on November 20, 2013, Petitioner RPX Corporation; Exhibit 1003: Declaration of Michael Fratto Regarding U.S. Patent Number 6,502,135, 352 pages (2013)		
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D1523	IPR2014-00175; Inter Partes Review of Patent Number 7,921,211 filed on November 20, 2013, Petitioner RPX Corporation; Exhibit 1006: Declaration of James Chester, 26 pages (2013)		
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D1525	IPR2014-00177; Inter Partes Review of Patent Number 7,418,504 filed on November 20, 2013, Petitioner RPX Corporation; Exhibit 1003: Declaration of Michael Fratto Regarding U.S. Patent Number 6,502,135, 208 pages (2013)		
D1526	IPR2014-00177; Inter Partes Review of Patent Number 7,418,504 filed on November 20, 2013, Apple Inc.; Exhibit 1005: Declaration of Chris Hopen Regarding Prior Art and U.S. Patent Number 7,490,151, 25 pages (2013)		
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D1528	IPR2014-00237; Inter Partes Review of Patent Number 8,504,697 filed on November 20, 2013, Apple Inc.; Petition for Inter Partes Review, 72 pages		
D1529	IPR2014-00237; Inter Partes Review of Patent Number 8,504,697 filed on November 20, 2013, Apple Inc.; Exhibit 1003: Declaration of Michael Fratto Regarding U.S. Patent Number 8,504,697, 201 pages		
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Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT VS. APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
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	D1559	VirnetX v. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013, 43 pages	
	D1560	VirnetX v. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 37: SecureConnect vs. Claims of the '151 Patent, 4 pages	
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	D1562	VirnetX v. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 48: U.S. '132 vs. Claims of the '151 Patent, 15 pages	
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	D1569	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 101: NetMeeting vs. Claims of the '135 Patent, 81 pages	
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	D1571	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 103: NetMeeting vs. Claims of the '180 Patent, 35 pages	
	D1572	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 104: NetMeeting vs. Claims of the '211 Patent, 47 pages	
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	D1575	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 107: EverLink vs. Claims of the '151 Patent, 39 pages	
	D1576	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 108: Special Anthology vs. Claims of the '135 Patent, 4 pages	
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	D1578	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 110: Gauntlet for IRIX vs. Claims of the '211 Patent, 111 pages	
	D1579	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 111: Gauntlet for IRIX vs. Claims of the '504 Patent, 119 pages	
	D1580	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 112: Gauntlet System vs. Claims of the '135 Patent, 24 pages	
	D1581	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 113: Gauntlet System vs. Claims of the '151 Patent, 23 pages	
	D1582	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 108: Gauntlet System vs. Claims of the '180 Patent, 36 pages	
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	D1584	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 116: Gauntlet Systems vs. Claims of the '504 Patent, 69 pages	
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D1586	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 123: IntraPort System vs. Claims of the '274 Patent, 24 pages		
D1587	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 129: Overview vs. Claims of the '274 Patent, 12 pages		
D1588	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 135: Schulzrinne vs. Claims of the '274 Patent, 14 pages		
D1589	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 141: Solana vs. Claims of the '274 Patent, 17 pages		
D1590	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 147: Atkinson vs. Claims of the '274 Patent, 15 pages		
D1591	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 153: Marino vs. Claims of the '274 Patent, 11 pages		
D1592	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 159: Valencia (213) vs. Claims of the '274 Patent, 13 pages		
D1593	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 166: Davison vs. Claims of the '274 Patent, 11 pages		
D1594	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 170: AutoSOCKS vs. Claims of the '274 Patent, 14 pages		
D1595	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 174: Aventail Connect 3.01/2.51 vs. Claims of the '274 Patent, 17 pages		
D1596	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 176: Aventail Connect 3.1/2.6 Administrator's Guide("Aventail Connect") vs. Claims of the '211 Patent, 56 pages		
D1597	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 179: Aventail Connect 3.1/2.6 vs. Claims of the '274 Patent, 19 pages		
D1598	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 183: BinGO! User's Guide/Extended Features Reference vs. Claims of the '274 Patent, 26 pages		
D1599	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 210: Cisco's Prior Art Systems vs. Claims of the '274 Patent, 19 pages		
D1600	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 213: Cisco's Prior Art PIX System vs. Claims of the '151 Patent, 37 pages		
D1601	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 214: Cisco's Prior Art PIX System vs. Claims of the '211 Patent, 104 pages		
D1602	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 244: Understanding OSF DCE 1.1 for AIX and OS/2 (APP_VX0556531-804) vs. Claims of the '274 Patent, 26 pages		
D1603	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 228: Abadi vs. Claims of the '135 Patent, 12 pages		
D1604	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 229: Abadi vs. Claims of the '180 Patent, 16 pages		
D1605	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 230: Abadi vs. Claims of the '151 Patent, 10 pages		
D1606	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 231: Abadi vs. Claims of the '274 Patent, 11 pages		
D1607	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 237: Kiuchi vs. Claims of the '274 Patent, 30 pages		
D1608	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 243: Aziz vs. Claims of the '274 Patent, 37 pages		
D1609	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 248: RFC 2543 vs. Claims of the '180 Patent, 48 pages		
D1610	VirnetX vs. Microsoft; Defendant's Preliminary Invalidation Contentions dated 11/14/2013; Exhibit 249: RFC 2543 vs. Claims of the '274 Patent, 28 pages		

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT VS. APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
	D1611	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 252: Wesinger vs. Claims of the '180 Patent, 42 pages	
	D1612	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 253: Wesinger vs. Claims of the '274 Patent, 23 pages	
	D1613	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 257: Provino vs. Claims of the '180 Patent, 17 pages	
	D1614	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 258: U.S. Patent Number 6,557,037 vs. Claims of the '504 Patent, 17 pages	
	D1615	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 259: Provino vs. Claims of the '151 Patent, 13 pages	
	D1616	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 261: Provino vs. Claims of the '274 Patent, 15 pages	
	D1617	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 262: NT4 System vs. Claims of the '135 Patent, 22 pages	
	D1618	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 263: NT4 System vs. Claims of the '151 Patent, 12 pages	
	D1619	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 264: EverLink vs. Claims of the '274 Patent, 38 pages	
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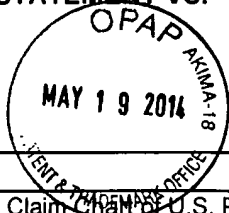
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	D1751	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. Syverson et al., "Private Web Browsing," Naval Research Laboratory, Center for High Assurance Computer Systems (June 2, 1997) ("Syverson")	
	D1752	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. SafeNet VPN Products ("SafeNet VPN Products,") (1999-2000)	
	D1753	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. "Building a Microsoft VPN: A Comprehensive Collection of Microsoft Resources," FirstVPN, (Jan 2000) ("First VPN Building a Microsoft VPN publication")	
	D1754	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. Publicly Available DNS-Related Correspondence dated September 7, 1993 to September 20, 1993 ("DNS-related Correspondence")	
	D1755	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. DNS SRV references (1996, 1998, 1999, 2000)	
	D1756	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. U.S. Pat. No. 5,898,830 ("Wesinger '830 Patent")	
	D1757	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. Global VPN references (1999)	
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¹ SIPRNET is a U.S. Government Internet Protocol network for the transport of information classified as SECRET. SIPRNET was built starting in 1995, and contains domain names bearing the ".smil" designation. Microsoft has subpoenaed information from the Department of Defense and others relating to SIPRNET, and reserves the right to amend its contentions to take any additional information about SIPRNET that it receives into account. Department of Defense and others relating to SIPRNET, and reserves the right to amend its contentions to take any additional information about SIPRNET that it receives into account.

Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT VS. APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
		Application Number	13/911,792
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		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1759	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. PGP Security, Finding Your Way Through the VPN Maze (1999) ("PGP")		
D1760	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. Safe Surfing: How to Build a Secure World Wide Web Connection, IBM Int'l Technical Support Organization (March 1996) ("Safe Surfing")		
D1761	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. U.S. Provisional Patent Application No. 60/134,547 (filed May 17, 1999) ("Sheymov")		
D1762	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. Data Fellows F-Secure VPN ("F-Secure VPN+ Publication")		
D1763	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. U.S. Pat. No. 5,950,195 ("Stockwell '195 Patent")		
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D1765	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. SSL VPNs ("SSL VPNs") references (1996-1997)		
D1766	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. Gauntlet Firewall ("Gauntlet FW") references (19995, 1996, 1999)		
D1767	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. Caronni et al., U.S. Patent No. 5,822,434 October 13, 1998 (filed June 18, 1996) ("434 patent")		
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Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT VS. APPLICANT (Use as many sheets as necessary)		Application Number	13/911,792
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D1796	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. H. Orman et al., Re: 'Re: DNS? Was Re: Key Management, anyone?', IETF IPsec Working Group Mailing List Archive (8/96 - 9/96) ("Orman DNS"); J. Gilmore et al., Re: Key Management, anyone? (DNS keying) IETF IPsec Working Group Mailing List Archive (8/96 - 9/96)		
D1797	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. The Defense Information Systems Agency, Secret Internet Protocol Router Network (SIPRNET) references (1998, 2000)		
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D1805	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. Scott et al., Virtual Private Networks, O'Reilly and Associates, Inc., 2nd ed. (Jan. 1999) ("Scott VPNs")		
D1806	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. Syverson et al., "Private Web Browsing," Naval Research Laboratory, Center of High Assurance Computer Systems (June 2, 1997) ("Syverson")		
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D1809	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. DNS SRV references (1996, 1998, 1999, 2000)		
D1810	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. U.S. Pat. No. 5,898,830 ("Wesigner '830 Patent")		
D1811	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. Kaufman et al., Implementing IPsec: Making Security Work on VPNS, Intranets, and Extranets (Copyright 1999) ("Implementing IPsec")		
D1812	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. Safe Surfing: How to Build a Secure World Wide Web Connection, IBM Int'l Technical Support Organization (March 1996) ("Safe Surfing")		
D1813	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. U.S. Provisional Patent Application No. 60/134,547 (filed May 17, 1999) ("Sheymov")		
D1814	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. Data Fellows F-Secure VPN ("F-Secure VPN+ Publication")		
D1815	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. U.S. Pat. No. 5,950,195 ("Stockwell '195 Patent")		
D1816	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. B. Patel et al., "DHCP Configuration of IPSEC Tunnel Mode," IPSEC Working Group, Internet Draft 02 (10/15/1999) ("Patel")		
D1817	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. SSL VPNs ("SSL VPNs") references (1996, 1999)		
D1818	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. Gauntlet Firewall ("Gauntlet FW") references (1995, 1996, 1999)		
D1819	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. U.S. Pat. No. 6,199,171 ("171 patent")		
D1820	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. Caronni et al., U.S. Patent No. 5,822,434 October 13, 1998 (filed June 18, 1996) ("434 patent")		
D1821	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. U.S. Pat. No. 6,005,574 ("574 patent")		
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D1823	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. Check Point FW as described in: Goncalves et al., Check Point FireWall -1 Administration Guide, McGraw-Hill Companies (2000) available at http://www.books24x7.com/book/id_762/viewer_r.asp?bookid=762&chunkid=410651062 (Goncalves, Check Point FW); Check Point Software Technologies Ltd. (1999) (Checkpoint FW)		
D1824	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. Battacharya et al., "An LDAP Schema for Configuration and Administration of IPsec Based Virtual Private Networks (VPNs)", IETF Internet Draft (October 1999) ("LDAP Schema for IPsec based VPNs publication")		
D1825	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. Onion Routing references (1996, 1997, 1999)		
D1826	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. Aventail references (1997, 1999)		
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D1828	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. R.G. Moskowitz, "Network Address Translation Issues with IPsec," Internet Draft, Internet Engineering Task Force, February 6, 1998 ("Moskowitz")		
D1829	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. RFC 2543 and Internet Drafts (1999)		
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D1832	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. J. M. Gavin, "Public Key Distribution with Secure DNS," Proceedings of the Sixth USENIX UNIX Security Symposium, San Jose, California (July 1996) ("Galvin")		
D1833	Microsoft Claim Chart of U.S. Patent No. 7,188,180; Naganand Doraswamy, Implementation of Virtual Private Networks (VPNs) with IP Security [sic.] <draft-ietf-ipsec-vpn-00.txt> (March 12, 1997) ("Doraswamy")		
D1834	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. FreeSWAN references (1996)		
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D1836	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. The Defense Information Systems Agency, Secret Internet Protocol Router Network (SIPRNET) references (1998, 2000)		
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Subst. for form 1449/PTO		Complete if Known	
		Application Number	13/911,792
INFORMATION DISCLOSURE STATEMENT VS. APPLICANT (Use as many sheets as necessary)		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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	D2328	Cisco Systems, VPN 3000 Client, User Guide; Release 2.5 (2000)	
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		Application Number	13/911,792
INFORMATION DISCLOSURE STATEMENT VS. APPLICANT (Use as many sheets as necessary)		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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	D2351	Cisco PIX Firewall Series 1992-1999	
	D2352	IPR2014-00481; Inter Partes Review of Patent Number 7,188,180 filed on March 7, 2014, Petitioner Apple Inc., – Petition for Inter Partes Review, 65 pages	
	D2353	IPR2014-00481; Inter Partes Review of Patent Number 7,188,180 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1029: Declaration of Michael Fratto Regarding U.S. Patent Number 7,188,180, 233 pages (2014)	
	D2354	IPR2014-00482; Inter Partes Review of Patent Number 7,188,180 filed on March 7, 2014, Petitioner Apple Inc., – Petition for Inter Partes Review, 68 pages	
	D2355	IPR2014-00482; Inter Partes Review of Patent Number 7,188,180 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1029: Declaration of Michael Fratto Regarding U.S. Patent Number 7,188,180, 233 pages (2014)	
	D2356	IPR2014-00483; Inter Partes Review of Patent Number 7,987,274 filed on March 7, 2014, Petitioner Apple Inc., – Petition for Inter Partes Review, 63 pages	
	D2357	IPR2014-00483; Inter Partes Review of Patent Number 7,987,274 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1029: Declaration of Michael Fratto Regarding U.S. Patent Number 7,188,180, 191 pages (2014)	
	D2358	IPR2014-00484; Inter Partes Review of Patent Number 7,987,274 filed on March 7, 2014, Petitioner Apple Inc., – Petition for Inter Partes Review, 63 pages	
	D2359	IPR2014-00484; Inter Partes Review of Patent Number 7,987,274 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1029: Declaration of Michael Fratto Regarding U.S. Patent 7,987,274, 191 pages (2014)	
	D2360	IPR2014-00485; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Petition for Inter Partes Review, 73 pages	
	D2361	IPR2014-00485; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1011: Declaration of Dr. Roch Guerin, 24 pages (2014)	
	D2362	IPR2014-00485; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1029: Declaration of Michael Fratto, 448 pages (2014)	
	D2363	IPR2014-00485; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1014: US District Court Civil Docket 6:10cv94, Virnetx Inc. v. Microsoft Corporation dated August 21, 2013	
	D2364	IPR2014-00485; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1083: ITU-T Recommendation H.225.0; Call Signaling Protocols and Media Stream Packetization for Packet-Based Multimedia Communication Systems, Series H: Audiovisual and Multimedia Systems (1998)	
	D2365	IPR2014-00485; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1084: ITU-T Recommendation H.235; Security and Encryption for H-Series (H.323 and other H.245-Based) Multimedia Terminals, Series H: Audiovisual and Multimedia Systems (1998)	
	D2366	IPR2014-00485; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1085: ITU-T Recommendation H.245; Control Protocol for Multimedia Communication, Series H: Audiovisual and Multimedia Systems (1998)	
	D2367	IPR2014-00485; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1070: Joint Claim Construction and Prehearing Statement filed February 14, 2014	
	D2368	IPR2014-00485; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1071: Parties' Joint List of Proposed Construction of Remaining Disputed Claim Terms dated 2/25/2013	
	D2369	IPR2014-00486; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Petition for Inter Partes Review, 72 pages	
	D2370	IPR2014-00486; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1029: Declaration of Michael Fratto, 448 pages (2014)	

Subst. for form 1449/PTO		Complete if Known	
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		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
	D2371	Request for Inter Partes Reexamination of Patent Number 7,490,151 filed on August 16, 2011, Requester Cisco Systems., - Original Petition to Request Inter Partes Reexamination, 210 pages	
	D2372	BinTec Communications AG; Extended Feature Guide, Version 1.2 (1999)	
	D2373	Eagle Integrated Enterprise; Network Security System, 5.0 Reference Guide (1998)	
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	D2378	Cisco Multimedia Conference Manager; Release 11.3 (Microsoft Invalidity Contentions Documents dated 3/20/14)	
	D2379	Trial Transcript in <i>VimetX Inc. v. Apple Inc.</i> , 6:10-cv-417 (E.D. Tex. Oct. 31, 2012 to Nov. 6, 2012)	
	D2380	VirnetX's Opening Claim Construction Brief, <i>VimetX Inc. v. Apple Inc.</i> , 6:11-cv-563, 6:12-cv-855 (E.D. Tex. Mar. 24, 2014)	
	D2381	IPR2014-00558; Inter Partes Review of Patent Number 6,502,135 filed on March 31, 2014, Petitioner Microsoft Corp., – Petition for Inter Partes Review, 56 pages	
	D2382	IPR2014-00558, Ex. 1003, Declaration of Dr. Roch Guerin submitted March 31, 2014 (41 pages)	
EXAMINER		DATE CONSIDERED	

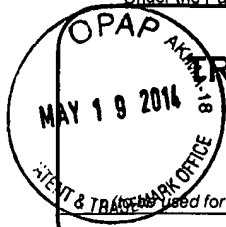
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1 Applicant's unique citation designation number (optional). 2 Applicant is to place a check mark here if English language Translation is attached.

5-20-14 *AM*

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TRANSMITTAL FORM

Application Number	13/911,792
Filing Date	06-06-2013
First Named Inventor	Victor Larson
Art Unit	2453
Examiner Name	Krisna Lim
Attorney Docket Number	77580-196

Total Number of Pages in This Submission

ENCLOSURES (Check all that apply)		
<input type="checkbox"/> Fee Transmittal Form	<input type="checkbox"/> Drawing(s)	<input type="checkbox"/> After Allowance Communication to TC
<input type="checkbox"/> Fee Attached	<input type="checkbox"/> Licensing-related Papers	<input type="checkbox"/> Appeal Communication to Board of Appeals and Interferences
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<input type="checkbox"/> Reply to Missing Parts/ Incomplete Application	A Request for Continued Examination was electronically filed with the USPTO on May 19, 2014 and a fee of \$1,200.00 was paid at that time.	
<input type="checkbox"/> Reply to Missing Parts under 37 CFR 1.52 or 1.53		

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT

Firm Name	McDermott, Will and Emery		
Signature	/Toby H. Kusmer/		
Printed name	Toby H. Kusmer		
Date	May 19, 2014	Reg. No.	26,418

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NOTICE OF ALLOWANCE AND FEE(S) DUE

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Washington, DC 20001

Table with 2 columns: EXAMINER (LIM, KRISNA), ART UNIT (2453), PAPER NUMBER

DATE MAILED: 05/28/2014

Table with 5 columns: APPLICATION NO., FILING DATE, FIRST NAMED INVENTOR, ATTORNEY DOCKET NO., CONFIRMATION NO.

TITLE OF INVENTION: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES

Table with 7 columns: APPLN. TYPE, ENTITY STATUS, ISSUE FEE DUE, PUBLICATION FEE DUE, PREV. PAID ISSUE FEE, TOTAL FEE(S) DUE, DATE DUE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/911,792	06/06/2013	Victor Larson	77580-196(VR NK1CP3CNFT10)	7953

TITLE OF INVENTION: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$960	\$0	\$0	\$960	08/28/2014

EXAMINER	ART UNIT	CLASS-SUBCLASS
LIM, KRISNA	2453	709-227000

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NOTE: Absent a valid certification of Micro Entity Status (see forms PTO/SB/15A and 15B), issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment.

NOTE: If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.

NOTE: Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.

NOTE: This form must be signed in accordance with 37 CFR 1.31 and 1.33. See 37 CFR 1.4 for signature requirements and certifications.

Authorized Signature _____ Date _____

Typed or printed name _____ Registration No. _____



UNITED STATES PATENT AND TRADEMARK OFFICE

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www.uspto.gov

Table with 5 columns: APPLICATION NO., FILING DATE, FIRST NAMED INVENTOR, ATTORNEY DOCKET NO., CONFIRMATION NO.
13/911,792 06/06/2013 Victor Larson 77580-196(VR NK1CP3CNFT10) 7953

23630 7590 05/28/2014
McDermott Will & Emery
The McDermott Building
500 North Capitol Street, N.W.
Washington, DC 20001

Table with 2 columns: EXAMINER, ART UNIT, PAPER NUMBER
EXAMINER: LIM, KRISNA
ART UNIT: 2453

DATE MAILED: 05/28/2014

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(Applications filed on or after May 29, 2000)

The Office has discontinued providing a Patent Term Adjustment (PTA) calculation with the Notice of Allowance.

Section 1(h)(2) of the AIA Technical Corrections Act amended 35 U.S.C. 154(b)(3)(B)(i) to eliminate the requirement that the Office provide a patent term adjustment determination with the notice of allowance. See Revisions to Patent Term Adjustment, 78 Fed. Reg. 19416, 19417 (Apr. 1, 2013). Therefore, the Office is no longer providing an initial patent term adjustment determination with the notice of allowance. The Office will continue to provide a patent term adjustment determination with the Issue Notification Letter that is mailed to applicant approximately three weeks prior to the issue date of the patent, and will include the patent term adjustment on the patent. Any request for reconsideration of the patent term adjustment determination (or reinstatement of patent term adjustment) should follow the process outlined in 37 CFR 1.705.

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.

OMB Clearance and PRA Burden Statement for PTOL-85 Part B

The Paperwork Reduction Act (PRA) of 1995 requires Federal agencies to obtain Office of Management and Budget approval before requesting most types of information from the public. When OMB approves an agency request to collect information from the public, OMB (i) provides a valid OMB Control Number and expiration date for the agency to display on the instrument that will be used to collect the information and (ii) requires the agency to inform the public about the OMB Control Number's legal significance in accordance with 5 CFR 1320.5(b).

The information collected by PTOL-85 Part B 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.

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.

Notice of Allowability	Application No. 13/911,792	Applicant(s) LARSON ET AL.	
	Examiner KRISNA LIM	Art Unit 2453	AIA (First Inventor to File) Status No

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address--

All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. **THIS NOTICE OF ALLOWABILITY 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.

1. This communication is responsive to the RCE filed 05/19/2014.
 A declaration(s)/affidavit(s) under **37 CFR 1.130(b)** was/were filed on _____.
2. An election was made by the applicant in response to a restriction requirement set forth during the interview on _____; the restriction requirement and election have been incorporated into this action.
3. The allowed claim(s) is/are 26-50. As a result of the allowed claim(s), you may be eligible to benefit from the **Patent Prosecution Highway** program at a participating intellectual property office for the corresponding application. For more information, please see http://www.uspto.gov/patents/init_events/pph/index.jsp or send an inquiry to PPHfeedback@uspto.gov.
4. Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

Certified copies:

- a) All b) Some *c) None of the:
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)).
- * Certified copies not received: _____.


Applicant has **THREE MONTHS FROM THE "MAILING DATE"** of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in **ABANDONMENT** of this application.
THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.

5. **CORRECTED DRAWINGS** (as "replacement sheets") must be submitted.
 including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date _____.
Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the front (not the back) of each sheet. Replacement sheet(s) should be labeled as such in the header according to 37 CFR 1.121(d).
6. **DEPOSIT OF and/or INFORMATION** about the deposit of **BIOLOGICAL MATERIAL** must be submitted. Note the attached Examiner's comment regarding **REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL**.

Attachment(s)


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Paper No./Mail Date _____ 3. <input type="checkbox"/> Examiner's Comment Regarding Requirement for Deposit
of Biological Material 4. <input type="checkbox"/> Interview Summary (PTO-413),
Paper No./Mail Date _____. | <ol style="list-style-type: none"> 5. <input type="checkbox"/> Examiner's Amendment/Comment 6. <input type="checkbox"/> Examiner's Statement of Reasons for Allowance 7. <input type="checkbox"/> Other _____. |
|--|---|

/KRISNA LIM/
Primary Examiner, Art Unit 2453

Issue Classification 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

CPC						
Symbol					Type	Version
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
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/KRISNA LIM/ Primary Examiner. Art Unit 2453	05/21/2014	1	26, 27
(Primary Examiner)	(Date)		

Issue Classification 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

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
CPC Combination Sets				
Symbol	Type	Set	Ranking	Version

NONE		Total Claims Allowed:	
(Assistant Examiner)	(Date)	25	
/KRISNA LIM/ Primary Examiner. Art Unit 2453	05/21/2014	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	1	26, 27

Issue Classification 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453


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CROSS REFERENCE(S)				G	0	6	F	15 / 16 (2006.01.01)			
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700	221	229									
726	15										

NONE		Total Claims Allowed:	
(Assistant Examiner)		25	
(Date)			
/KRISNA LIM/	05/21/2014	O.G. Print Claim(s)	O.G. Print Figure
Primary Examiner. Art Unit 2453	(Date)	1	26, 27
(Primary Examiner)			

Issue Classification 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

<input type="checkbox"/> Claims renumbered in the same order as presented by applicant		<input type="checkbox"/> CPA		<input checked="" type="checkbox"/> T.D.		<input type="checkbox"/> R.1.47									
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	16	7	32	23	48										

NONE		Total Claims Allowed:	
		25	
(Assistant Examiner)	(Date)	O.G. Print Claim(s)	O.G. Print Figure
/KRISNA LIM/ Primary Examiner. Art Unit 2453	05/21/2014	1	26, 27
(Primary Examiner)	(Date)		

<i>Index of Claims</i> 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

✓	Rejected
=	Allowed


-	Cancelled
÷	Restricted

N	Non-Elected
I	Interference

A	Appeal
O	Objected

Claims renumbered in the same order as presented by applicant
 CPA
 T.D.
 R.1.47

CLAIM		DATE									
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9	34	✓	✓	✓	=						
10	35	✓	✓	✓	=						
11	36	✓	✓	✓	=						

<i>Index of Claims</i> 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

✓	Rejected
=	Allowed


-	Cancelled
÷	Restricted

N	Non-Elected
I	Interference

A	Appeal
O	Objected

Claims renumbered in the same order as presented by applicant
 CPA
 T.D.
 R.1.47

CLAIM		DATE							
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23	48	✓	✓	✓	=				
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25	50	✓	✓	✓	=				

Search Notes 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

CPC- SEARCHED		
Symbol	Date	Examiner

CPC COMBINATION SETS - SEARCHED		
Symbol	Date	Examiner

US CLASSIFICATION SEARCHED			
Class	Subclass	Date	Examiner
709	227-228	08/25/2013	kl
709	225, 221, 229	05/21/2014	KL
726	15	05/21/2014	KL

SEARCH NOTES		
Search Notes	Date	Examiner
Inventors	08/25/2013	kl
Inventors	05/21/2014	kl

INTERFERENCE SEARCH			
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner
709	225, 221, 229	05/21/2014	kl
726	15	05/21/2014	kl

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www.uspto.gov

Table with 5 columns: APPLICATION NO., FILING DATE, FIRST NAMED INVENTOR, ATTORNEY DOCKET NO., CONFIRMATION NO.
13/911,792 06/06/2013 Victor Larson 77580-196(VRNK1CP3CNFT10) 7953

23630 7590 07/09/2014
McDermott Will & Emery
The McDermott Building
500 North Capitol Street, N.W.
Washington, DC 20001

EXAMINER

LIM, KRISNA

ART UNIT PAPER NUMBER

2453

NOTIFICATION DATE DELIVERY MODE

07/09/2014

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):

mweipdocket@mwe.com

Supplemental Notice of Allowability	Application No. 13/911,792	Applicant(s) LARSON ET AL.	
	Examiner KRISNA LIM	Art Unit 2453	AIA (First Inventor to File) Status No

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address--

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4. Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

Certified copies:

- a) All b) Some *c) None of the:
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)).

* Certified copies not received: _____.

Applicant has **THREE MONTHS FROM THE "MAILING DATE"** of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in **ABANDONMENT** of this application.


THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.

5. **CORRECTED DRAWINGS** (as "replacement sheets") must be submitted.
 including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date _____.
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6. **DEPOSIT OF and/or INFORMATION** about the deposit of **BIOLOGICAL MATERIAL** must be submitted. Note the attached Examiner's comment regarding **REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL**.

Attachment(s)

- | | |
|---|---|
| <ol style="list-style-type: none"> 1. <input type="checkbox"/> Notice of References Cited (PTO-892) 2. <input checked="" type="checkbox"/> Information Disclosure Statements (PTO/SB/08),
Paper No./Mail Date _____ 3. <input type="checkbox"/> Examiner's Comment Regarding Requirement for Deposit
of Biological Material 4. <input type="checkbox"/> Interview Summary (PTO-413),
Paper No./Mail Date _____. | <ol style="list-style-type: none"> 5. <input type="checkbox"/> Examiner's Amendment/Comment 6. <input type="checkbox"/> Examiner's Statement of Reasons for Allowance 7. <input type="checkbox"/> Other _____. |
|---|---|

/KRISNA LIM/
Primary Examiner, Art Unit 2453

Index of Claims 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453


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=	Allowed

-	Cancelled
÷	Restricted

N	Non-Elected
I	Interference

A	Appeal
O	Objected

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1	26	✓	✓	✓	=				
2	27	✓	✓	✓	=				
3	28	✓	✓	✓	=				
4	29	✓	✓	✓	=				
5	30	✓	✓	✓	=				
6	31	✓	✓	✓	=				
7	32	✓	✓	✓	=				
8	33	✓	✓	✓	=				
9	34	✓	✓	✓	=				
10	35	✓	✓	✓	=				
11	36	✓	✓	✓	=				

<i>Index of Claims</i> 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

✓	Rejected
=	Allowed

-	Cancelled
÷	Restricted

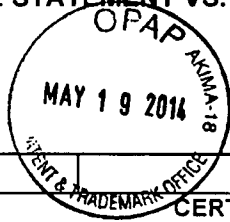
N	Non-Elected
I	Interference

A	Appeal
O	Objected

Claims renumbered in the same order as presented by applicant
 CPA
 T.D.
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CLAIM		DATE							
Final	Original	08/25/2013	01/08/2014	02/07/2014	05/17/2014				
12	37	✓	✓	✓	=				
13	38	✓	✓	✓	=				
14	39	✓	✓	✓	=				
15	40	✓	✓	✓	=				
16	41	✓	✓	✓	=				
17	42	✓	✓	✓	=				
18	43	✓	✓	✓	=				
19	44	✓	✓	✓	=				
20	45	✓	✓	✓	=				
21	46	✓	✓	✓	=				
22	47	✓	✓	✓	=				
23	48	✓	✓	✓	=				
24	49	✓	✓	✓	=				
25	50	✓	✓	✓	=				

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT VS. APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)



CERTIFICATION STATEMENT

Please See 37 CFR 1.97 and 1.98 to make the appropriate selection(s)

- That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement; or
- That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in § 1.56(c) more than three months prior to the filing of the information disclosure statement.
- The Commissioner is authorized to charge any required fees to Deposit Account 50-1133.
- Information Disclosure Statement is being filed with the Request for Continued Examination, which was electronically filed on May 19, 2014 and at that time, all fees due, were paid. However, the Commissioner is hereby authorized to charge any further fees which may be due, to Deposit Account 50-1133.

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

/Toby H. Kusmer/
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Date: May 19, 2014

DM_US 52277929-1.077580.0196

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07/01/2014

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INFORMATION DISCLOSURE STATEMENT VS. APPLICANT (Use as many sheets as necessary)				Filing Date	06-06-2013
				First Named Inventor	Victor Larson
				Art Unit	2453
				Examiner Name	Krisna Lim
				Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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07/01/2014

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Subst. for form 1449/PTO				Complete if Known				
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				Art Unit		2453		
				Examiner Name		Krisna Lim		
				Docket Number		77580-196 (VRNK-0001CP3CNFT9)		
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EXAMINER'S INITIALS	CITE NO.	Patent Number	Publication Date	Name of Patentee or Applicant of Cited Document		Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear		
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EXAMINER'S INITIALS	CITE NO.	Foreign Patent Document Country Codes -Number + -Kind Codes (if known)	Publication Date	Name of Patentee or Applicant of Cited Document		Pages, Columns, Lines Where Relevant Figures Appear	Translation	
							Yes	No
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07/01/2014

/Krisna Lim/

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		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
OTHER ART (Including Author, Title, Date, Pertinent Pages, Etc.)			
EXAMINER'S INITIALS	CITE NO.	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.	
	D1416	Request for Inter Partes Reexamination of Patent Number 7,490,151 filed on July 25, 2011, Requester Apple Inc. – Exhibit E3: Declaration of James Chester, 13 pages (2011)	
	D1417	Request for Inter Partes Reexamination of Patent Number 7,490,151 filed on July 25, 2011, Requester Apple Inc. – Exhibit A: Curriculum Vitae of James Chester, 4 pages	
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/Krisna Lim/

07/01/2014

Subst. for form 1449/PTO		Complete if Known	
		Application Number	13/911,792
INFORMATION DISCLOSURE STATEMENT VS. APPLICANT (Use as many sheets as necessary)		Filing Date	06-06-2013
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		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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07/01/2014

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Petitioner Apple Inc. - Ex. 1004, p. 648

Subst. for form 1449/PTO		Complete if Known	
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		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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/Krisna Lim/

07/01/2014

Subst. for form 1449/PTO		Complete if Known	
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		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1473	IPR2013-00375; Inter Partes Review of Patent Number 6,502,135 filed on June 23, 2013, Petitioner New Bay Capital, LLC., – Exhibit 1014: Trial Transcript (Morning Session) of November 1, 2012, 146 pages		
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D1482	IPR2013-00393; Inter Partes Review of Patent Number 7,418,504 filed on July 1, 2013, Petitioner Apple Inc., – Exhibit 1003: Declaration of Michael Fratto, 182 pages (2013)		
D1483	IPR2013-00393; Inter Partes Review of Patent Number 7,418,504 filed on July 1, 2013, Petitioner Apple Inc., – Exhibit 1005: Declaration of Chris Hopen, 25 pages (2013)		
D1484	IPR2013-00393; Inter Partes Review of Patent Number 7,418,504 filed on July 1, 2013, Petitioner Apple Inc., – Exhibit 1006: Declaration of James Chester, 26 pages (2013)		
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D1489	IPR2013-00394; Inter Partes Review of Patent Number 7,418,504 filed on July 1, 2013, Petitioner Apple Inc., - Exhibit 1003: Declaration of Michael Fratto, 203 pages (2013)		
D1490	IPR2013-00394; Inter Partes Review of Patent Number 7,418,504 filed on July 1, 2013, Petitioner Apple Inc., - Exhibit 1005: Hopen Declaration, 25 pages (2013)		
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/Krisna Lim/

07/01/2014

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /K.L./
Petitioner Apple Inc. - Ex. 1004, p. 650

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT VS. APPLICANT (Use as many sheets as necessary)		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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	D1498	IPR2013-00398; Inter Partes Review of Patent Number 7,921,211 filed on July 1, 2013, Petitioner Apple Inc., Exhibit 1005: Declaration of Chris Hopen, 25 pages (2013)	
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	D1504	IPR2014-00174; Inter Partes Review of Patent Number 7,418,504 filed on November 20, 2013, Petitioner RPX Corporation; Petition for Inter Partes Review, 60 pages	
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/Krisna Lim/

07/01/2014

Subst. for form 1449/PTO		Complete if Known	
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INFORMATION DISCLOSURE STATEMENT VS. APPLICANT (Use as many sheets as necessary)		Filing Date	06-06-2013
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/Krisna Lim/

07/01/2014

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		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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/Krisna Lim/

07/01/2014

Subst. for form 1449/PTO		Complete if Known	
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		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
	D1559	VirnetX v. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013, 43 pages	
	D1560	VirnetX v. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 37: SecureConnect vs. Claims of the '151 Patent, 4 pages	
	D1561	VirnetX v. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 41: SFS-HTTP vs. Claims of the '151 Patent, 10 pages	
	D1562	VirnetX v. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 48: U.S. '132 vs. Claims of the '151 Patent, 15 pages	
	D1563	VirnetX v. Microsoft, Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 55: B&M VPNs vs. Claims of the '151 Patent, 12 pages	
	D1564	VirnetX v. Microsoft, Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 59: BorderManager vs. Claims of the '151 Patent, 18 pages	
	D1565	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 79: Valencia (019) vs. Claims of the '274 Patent, 12 pages	
	D1566	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 85: U.S. '748 vs. Claims of the '151 Patent, 8 pages	
	D1567	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 99: Araujo vs. Claims of the '135 Patent, 19 pages	
	D1568	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 100: Araujo vs. Claims of the '151 Patent, 8 pages	
	D1569	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 101: NetMeeting vs. Claims of the '135 Patent, 81 pages	
	D1570	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 102: NetMeeting vs. Claims of the '151 Patent, 53 pages	
	D1571	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 103: NetMeeting vs. Claims of the '180 Patent, 35 pages	
	D1572	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 104: NetMeeting vs. Claims of the '211 Patent, 47 pages	
	D1573	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 105: NetMeeting vs. Claims of the '274 Patent, 26 pages	
	D1574	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 106: NetMeeting vs. Claims of the '504 Patent, 48 pages	
	D1575	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 107: EverLink vs. Claims of the '151 Patent, 39 pages	
	D1576	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 108: Special Anthology vs. Claims of the '135 Patent, 4 pages	
	D1577	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 109: Gauntlet for IRIX vs. Claims of the '135 Patent, 62 pages	
	D1578	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 110: Gauntlet for IRIX vs. Claims of the '211 Patent, 111 pages	
	D1579	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 111: Gauntlet for IRIX vs. Claims of the '504 Patent, 119 pages	
	D1580	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 112: Gauntlet System vs. Claims of the '135 Patent, 24 pages	
	D1581	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 113: Gauntlet System vs. Claims of the '151 Patent, 23 pages	
	D1582	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 108: Gauntlet System vs. Claims of the '180 Patent, 36 pages	
	D1583	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 115: Gauntlet System vs. Claims of the '211 Patent, 67 pages	
	D1584	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 116: Gauntlet Systems vs. Claims of the '504 Patent, 69 pages	
	D1585	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 117: Gauntlet Systems vs. Claims of the '274 Patent, 16 pages	

/Krisna Lim/

07/01/2014

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D1586	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 123: IntraPort System vs. Claims of the '274 Patent, 24 pages		
D1587	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 129: Overview vs. Claims of the '274 Patent, 12 pages		
D1588	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 135: Schulzrinne vs. Claims of the '274 Patent, 14 pages		
D1589	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 141: Solana vs. Claims of the '274 Patent, 17 pages		
D1590	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 147: Atkinson vs. Claims of the '274 Patent, 15 pages		
D1591	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 153: Marino vs. Claims of the '274 Patent, 11 pages		
D1592	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 159: Valencia (213) vs. Claims of the '274 Patent, 13 pages		
D1593	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 166: Davison vs. Claims of the '274 Patent, 11 pages		
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D1604	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 229: Abadi vs. Claims of the '180 Patent, 16 pages		
D1605	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 230: Abadi vs. Claims of the '151 Patent, 10 pages		
D1606	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 231: Abadi vs. Claims of the '274 Patent, 11 pages		
D1607	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 237: Kiuchi vs. Claims of the '274 Patent, 30 pages		
D1608	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 243: Aziz vs. Claims of the '274 Patent, 37 pages		
D1609	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 248: RFC 2543 vs. Claims of the '180 Patent, 48 pages		
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/Krisna Lim/

07/01/2014

Subst. for form 1449/PTO		Complete if Known	
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INFORMATION DISCLOSURE STATEMENT VS. APPLICANT (Use as many sheets as necessary)		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
D1611	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 252: Wesinger vs. Claims of the '180 Patent, 42 pages		
D1612	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 253: Wesinger vs. Claims of the '274 Patent, 23 pages		
D1613	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 257: Provino vs. Claims of the '180 Patent, 17 pages		
D1614	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 258: U.S. Patent Number 6,557,037 vs. Claims of the '504 Patent, 17 pages		
D1615	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 259: Provino vs. Claims of the '151 Patent, 13 pages		
D1616	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 261: Provino vs. Claims of the '274 Patent, 15 pages		
D1617	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 262: NT4 System vs. Claims of the '135 Patent, 22 pages		
D1618	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 263: NT4 System vs. Claims of the '151 Patent, 12 pages		
D1619	VirnetX vs. Microsoft; Defendant's Preliminary Invalidity Contentions dated 11/14/2013; Exhibit 264: EverLink vs. Claims of the '274 Patent, 38 pages		
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07/01/2014

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07/01/2014

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/Krisna Lim/

07/01/2014

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D1704	Microsoft Claim Chart of U.S. Patent 6,502,135; vs. Publicly Available DNS-Related Correspondence dated September 7, 1993 to September 20, 1993 ("DNS-Related Correspondence")		
D1705	Microsoft Claim Chart of U.S. Patent 6,502,135; vs. Assured Digital Incorporated Products ("ADI Products")		
D1706	Microsoft Claim Chart of U.S. Patent 6,502,135; vs. DNS SRV references (1996, 1998, 1999, 2000)		
D1707	Microsoft Claim Chart of U.S. Patent 6,502,135; vs. U.S. Patent Number 5,898,830 ("Wesinger '830 Patent")		
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D1710	Microsoft Claim Chart of U.S. Patent 6,502,135; vs. Safe Surfing: How to Build a Secure World Wide Web Connection, IBM Int'l Technical Support Organization (March 1996) ("Safe Surfing")		
D1711	Microsoft Claim Chart of U.S. Patent 6,502,135; vs. U.S. Provision Patent Application No. 60/134,547 (filed May 17, 1999) ("Sheymov")		
D1712	Microsoft Claim Chart of U.S. Patent 6,502,135; vs. Data Fellows F-Secure VPN ("F-Secure VPN+ Publication")		
D1713	Microsoft Claim Chart of U.S. Patent 6,502,135; vs. U.S. Pat. No. 5,950,195 ("Stockwell '195 Patent")		
D1714	Microsoft Claim Chart of U.S. Patent 6,502,135; vs. B. Patel et al., "DHCP Configuration of IPSEC Tunnel Mode," IPSEC Working Group, Internet Draft 02 (10/15/1999) ("Patel")		
D1715	Microsoft Claim Chart of U.S. Patent 6,502,135; vs. SSL VPNs ("SSL VPNs") references (1996, 1997, 1998)		
D1716	Microsoft Claim Chart of U.S. Patent 6,502,135; vs. Gauntlet Firewall ("Gauntlet FW") references (1995, 1996, 1999)		
D1717	Microsoft Claim Chart of U.S. Patent 6,502,135; vs. U.S. Pat. No. 6,119,171 ("171 patent")		
D1718	Microsoft Claim Chart of U.S. Patent 6,502,135; vs. Caronni et al., U.S. Patent No. 5,822,434 October 13, 1998 (filed June 18, 1996) ("434 patent")		

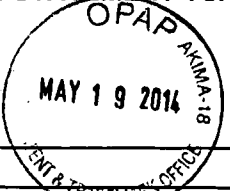
/Krisna Lim/

07/01/2014

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/Krisna Lim/

07/01/2014

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D1740	Microsoft Claim Chart of U.S. Patent No. 6,502,135; vs. The Defense Information Systems Agency, Secret Internet Protocol router Network (SIPRNET) ¹ references (1998, 2000)		
D1741	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. U.S. Patent Application No. 09/399,753 ("the Miller Application") as published in U.S. Pub. No. 2005/0055306 (Priority Date: 09/22/98)		
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D1758	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. Kaufman et al., Implementing IPsec: Making Security Work on VPNs, Intranets, and Extranets, (Copyright 1999) ("Implementing IPsec")		

/Krisna Lim/

07/01/2014

¹ SIPRNET is a U.S. Government Internet Protocol network for the transport of information classified as SECRET. SIPRNET was built starting in 1995, and contains domain names bearing the ".smil" designation. Microsoft has subpoenaed information from the Department of Defense and others relating to SIPRNET, and reserves the right to amend its contentions to take any additional information about SIPRNET that it receives into account. Department of Defense and others relating to SIPRNET, and reserves the right to amend its contentions to take any additional information about SIPRNET that it receives into account.

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /K.L./

Petitioner Apple Inc. - Ex. 1004, p. 661

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D1760	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. Safe Surfing: How to Build a Secure World Wide Web Connection, IBM Int'l Technical Support Organization (March 1996) ("Safe Surfing")		
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D1769	Microsoft Claim Chart of U.S. Patent No. 6,839,759; RFC 2230 (November 1997) U.S. Pat. No. 5,511,122 (April 23, 1996)		
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D1771	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. CIS/DCOM references (1996, 1997, 1998, 1999)		
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07/01/2014

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INFORMATION DISCLOSURE STATEMENT VS. APPLICANT (Use as many sheets as necessary)		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-001CP3CNFT9)
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D1785	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. U.S. Pat. No. 6,173,399 ("VPNet '399 Patent")		
D1786	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. U.S. Pat. No. 6,226,748 ("VPNet '748 Patent")		
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D1795	Microsoft Claim Chart of U.S. Patent No. 6,839,759; vs. FreeSWAN references (1996)		
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/Krisna Lim/

07/01/2014

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		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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/Krisna Lim/

07/01/2014

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		First Named Inventor	Victor Larson
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		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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D1833	Microsoft Claim Chart of U.S. Patent No. 7,188,180; Naganand Doraswamy, Implementation of Virtual Private Networks (VPNs) with IP Security [sic.] <draft-ietf-ipsec-vpn-00.txt> (March 12, 1997) ("Doraswamy")		
D1834	Microsoft Claim Chart of U.S. Patent No. 7,188,180; vs. FreeSWAN references (1996)		
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Subst. for form 1449/PTO		Complete if Known	
		Application Number	13/911,792
INFORMATION DISCLOSURE STATEMENT VS. APPLICANT <i>(Use as many sheets as necessary)</i>		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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07/01/2014

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		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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Subst. for form 1449/PTO INFORMATION DISCLOSURE STATEMENT VS. APPLICANT <i>(Use as many sheets as necessary)</i>		Complete if Known	
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		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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07/01/2014

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	D2320	Nagarajan, "Generic Requirements for Provider Provisioned Virtual Private Networks (PPVPN)," 3809 (2004)	
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/Krisna Lim/

07/01/2014

Subst. for form 1449/PTO		Complete if Known	
		Application Number	13/911,792
INFORMATION DISCLOSURE STATEMENT VS. APPLICANT (Use as many sheets as necessary)		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
	D2324	Altiga Networks, Inc., Altiga VPN Concentrator Series (C50) Versus Nortel Networks Contivity Extranet Switch 4000 and 45000, VPN Tunneling Competitive Evaluation, The Tolly Group, (1999)	
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	D2326	Cisco Systems, VPN 3000 Concentrator Series, User Guide; Release 2.5 (2000)	
	D2327	Cisco Systems, VPN 3000 Concentrator Series, Getting Started; Release 2.5 (2000)	
	D2328	Cisco Systems, VPN 3000 Client, User Guide; Release 2.5 (2000)	
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/Krisna Lim/

07/01/2014

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /K.L./
Petitioner Apple Inc. - Ex. 1004, p. 683

Subst. for form 1449/PTO		Complete if Known	
		Application Number	13/911,792
INFORMATION DISCLOSURE STATEMENT VS. APPLICANT (Use as many sheets as necessary)		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
	D2350	Remote Access VPN User Authentication Model – VPN/VLAN Textbook, September 11, 1999.” (English Abstract not Available)	
	D2351	Cisco PIX Firewall Series 1992-1999	
	D2352	IPR2014-00481; Inter Partes Review of Patent Number 7,188,180 filed on March 7, 2014, Petitioner Apple Inc., – Petition for Inter Partes Review, 65 pages	
	D2353	IPR2014-00481; Inter Partes Review of Patent Number 7,188,180 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1029: Declaration of Michael Fratto Regarding U.S. Patent Number 7,188,180, 233 pages (2014)	
	D2354	IPR2014-00482; Inter Partes Review of Patent Number 7,188,180 filed on March 7, 2014, Petitioner Apple Inc., – Petition for Inter Partes Review, 68 pages	
	D2355	IPR2014-00482; Inter Partes Review of Patent Number 7,188,180 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1029: Declaration of Michael Fratto Regarding U.S. Patent Number 7,188,180, 233 pages (2014)	
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	D2357	IPR2014-00483; Inter Partes Review of Patent Number 7,987,274 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1029: Declaration of Michael Fratto Regarding U.S. Patent Number 7,188,180, 191 pages (2014)	
	D2358	IPR2014-00484; Inter Partes Review of Patent Number 7,987,274 filed on March 7, 2014, Petitioner Apple Inc., – Petition for Inter Partes Review, 63 pages	
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	D2360	IPR2014-00485; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Petition for Inter Partes Review, 73 pages	
	D2361	IPR2014-00485; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1011: Declaration of Dr. Roch Guerin, 24 pages (2014)	
	D2362	IPR2014-00485; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1029: Declaration of Michael Fratto, 448 pages (2014)	
	D2363	IPR2014-00485; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1014: US District Court Civil Docket 6:10cv94, Virnetx Inc. v. Microsoft Corporation dated August 21, 2013	
	D2364	IPR2014-00485; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1083: ITU-T Recommendation H.225.0; Call Signaling Protocols and Media Stream Packetization for Packet-Based Multimedia Communication Systems, Series H: Audiovisual and Multimedia Systems (1998)	
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	D2367	IPR2014-00485; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1070: Joint Claim Construction and Prehearing Statement filed February 14, 2014	
	D2368	IPR2014-00485; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1071: Parties' Joint List of Proposed Construction of Remaining Disputed Claim Terms dated 2/25/2013	
	D2369	IPR2014-00486; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Petition for Inter Partes Review, 72 pages	
	D2370	IPR2014-00486; Inter Partes Review of Patent Number 8,051,181 filed on March 7, 2014, Petitioner Apple Inc., – Exhibit 1029: Declaration of Michael Fratto, 448 pages (2014)	


/Krisna Lim/

07/01/2014

Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT VS. APPLICANT (Use as many sheets as necessary)		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2453
		Examiner Name	Krisna Lim
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)
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	D2372	BinTec Communications AG; Extended Feature Guide, Version 1.2 (1999)	
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	D2379	Trial Transcript in <i>VimetX Inc. v. Apple Inc.</i> , 6:10-cv-417 (E.D. Tex. Oct. 31, 2012 to Nov. 6, 2012)	
	D2380	VirnetX's Opening Claim Construction Brief, <i>VimetX Inc. v. Apple Inc.</i> , 6:11-cv-563, 6:12-cv-855 (E.D. Tex. Mar. 24, 2014)	
	D2381	IPR2014-00558; Inter Partes Review of Patent Number 6,502,135 filed on March 31, 2014, Petitioner Microsoft Corp., – Petition for Inter Partes Review, 56 pages	
	D2382	IPR2014-00558, Ex. 1003, Declaration of Dr. Roch Guerin submitted March 31, 2014 (41 pages)	
EXAMINER		/Krisna Lim/	DATE CONSIDERED
			07/01/2014

*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). 2 Applicant is to place a check mark here if English language Translation is attached.

Search Notes 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

CPC- SEARCHED		
Symbol	Date	Examiner


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Symbol	Date	Examiner

US CLASSIFICATION SEARCHED			
Class	Subclass	Date	Examiner
709709726	227-228225, 221, 22915	08/25/201305/21 /201405/21/2014	kIKLKL

SEARCH NOTES		
Search Notes	Date	Examiner
InventorsInventors	08/25/201305/2 1/2014	klkl


INTERFERENCE SEARCH			
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726	15	05/21/2014	kl

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Issue Classification 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

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H04L	41				00	I	2013-01-01
H04L	45				28	I	2013-01-01
H04L	45				00	I	2013-01-01
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H04L	63				164	A	2013-01-01
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H04L	29				12066	I	2013-01-01
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
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/KRISNA LIM/ Primary Examiner. Art Unit 2453	07/01/2014	1	26, 27
(Primary Examiner)	(Date)		

Issue Classification 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

H04L	63	04		2013-01-01
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CPC Combination Sets				
Symbol	Type	Set	Ranking	Version

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(Primary Examiner)	(Date)	1	26, 27

Issue Classification 	Application/Control No. 13911792	Applicant(s)/Patent Under Reexamination LARSON ET AL.
	Examiner KRISNA LIM	Art Unit 2453

<input type="checkbox"/> Claims renumbered in the same order as presented by applicant		<input type="checkbox"/> CPA		<input checked="" type="checkbox"/> T.D.		<input type="checkbox"/> R.1.47									
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original
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NONE		Total Claims Allowed:	
(Assistant Examiner)	(Date)	25	
/KRISNA LIM/ Primary Examiner. Art Unit 2453	07/01/2014	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	1	26, 27

PART B - FEE(S) TRANSMITTAL

**Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE
 Commissioner for Patents
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(Depositor's name)
(Signature)
(Date)

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/911,792	06/06/2013	Victor Larson	77580-196(VR NK1CP3CNFT10)	7953

TITLE OF INVENTION: SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$960	\$0	\$0	\$960	08/28/2014

EXAMINER	ART UNIT	CLASS-SUBCLASS
LIM, KRISNA	2453	709-227000

<p>1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363).</p> <p><input type="checkbox"/> Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached.</p> <p><input type="checkbox"/> "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.</p>	<p>2. For printing on the patent front page, list</p> <p>(1) The names of up to 3 registered patent attorneys or agents OR, alternatively,</p> <p>(2) The name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed.</p> <p>1 <u>McDermott Will & Emery LLP</u></p> <p>2 _____</p> <p>3 _____</p>
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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.

(A) NAME OF ASSIGNEE: VirnetX, Inc.

(B) RESIDENCE: (CITY and STATE OR COUNTRY) Zephyr Cove, NV

Please check the appropriate assignee category or categories (will not be printed on the patent): Individual Corporation or other private group entity Government

<p>4a. The following fee(s) are submitted:</p> <p><input checked="" type="checkbox"/> Issue Fee</p> <p><input type="checkbox"/> Publication Fee (No small entity discount permitted)</p> <p><input type="checkbox"/> Advance Order - # of Copies _____</p>	<p>4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above)</p> <p><input type="checkbox"/> A check is enclosed.</p> <p><input type="checkbox"/> Payment by credit card. Form PTO-2038 is attached.</p> <p><input checked="" type="checkbox"/> The Director is hereby authorized to charge the required fee(s), any deficiency, or credits any overpayment, to Deposit Account Number <u>50-1133</u> (enclose an extra copy of this form).</p>
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5. Change in Entity Status (from status indicated above)

Applicant certifying micro entity status. See 37 CFR 1.29

Applicant asserting small entity status. See 37 CFR 1.27

Applicant changing to regular undiscounted fee status.

NOTE: Absent a valid certification of Micro Entity Status (see forms PTO/SB/15A and 15B), issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment.

NOTE: If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.

NOTE: Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.

NOTE: This form must be signed in accordance with 37 CFR 1.31 and 1.33. See 37 CFR 1.4 for signature requirements and certifications.

Authorized Signature /Toby H. Kusmer/ Date August 7, 2014

Typed or printed name Toby H. Kusmer Registration No. 26,418

Electronic Patent Application Fee Transmittal

Application Number:	13911792
Filing Date:	06-Jun-2013
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
First Named Inventor/Applicant Name:	Victor Larson
Filer:	Toby H. Kusmer./Tricia Tedesco
Attorney Docket Number:	77580-196(VRNK1CP3CNFT10)

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:				
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Utility Appl Issue Fee	1501	1	960	960

Extension-of-Time:

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Total in USD (\$)				960

Electronic Acknowledgement Receipt

EFS ID:	19807273
Application Number:	13911792
International Application Number:	
Confirmation Number:	7953
Title of Invention:	SYSTEM AND METHOD EMPLOYING AN AGILE NETWORK PROTOCOL FOR SECURE COMMUNICATIONS USING SECURE DOMAIN NAMES
First Named Inventor/Applicant Name:	Victor Larson
Customer Number:	23630
Filer:	Toby H. Kusmer./Tricia Tedesco
Filer Authorized By:	Toby H. Kusmer.
Attorney Docket Number:	77580-196(VRNK1CP3CNFT10)
Receipt Date:	07-AUG-2014
Filing Date:	06-JUN-2013
Time Stamp:	16:56:26
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$960
RAM confirmation Number	3557
Deposit Account	501133
Authorized User	

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Subst. for form 1449/PTO		Complete if Known	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Use as many sheets as necessary)</i>		Application Number	13/911,792
		Filing Date	06-06-2013
		First Named Inventor	Victor Larson
		Art Unit	2495
		Examiner Name	Olanrewaju J. Bucknor
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)

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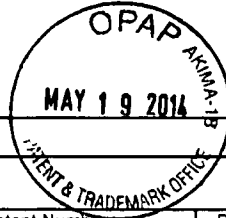
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		Filing Date	06-06-2013		
		First Named Inventor	Victor Larson		
		Art Unit	2453		
		Examiner Name	Krisna Lim		
		Docket Number	77580-196 (VRNK-0001CP3CNFT9)		
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ISSUE NOTIFICATION

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):

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