AO 120 (Rev. 08/10)

TO:

Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Compliand filed in the U.S. Dis		15 U.S.C. § 1116 you are hereby advised that a court action has been Eastern District of Texas (Beaumont) on the following
Trademarks or	Patents. (the patent acti	ion involves 35 U.S.C. § 292.):
DOCKET NO. 1:11-cv-00036	DATE FILED 1/28/2011	U.S. DISTRICT COURT for the Eastern District of Texas (Beaumont)
PLAINTIFF Affinity Labs of Texas, L	.LC	DEFENDANT Volkswagen Group of America, Inc.; Volkswagen Group of America Chattanooga Operations, LLC
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
1 7,324,833 B2	1/29/2008	Affinity Labs, LLC
2 7,634,228 B2	12/15/2009	Affinity Labs of Texas, LLC
3 7,778,595 B2	8/17/2010	Affinity Labs of Texas, LLC
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	In the above—entitled case, the	e following patent(s)/ trademark(s) have been included:
DATE INCLUDED	INCLUDED BY	endment Answer Cross Bill Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
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In the above	ve—entitled case, the following	decision has been rendered or judgement issued:
DECISION/JUDGEMENT		
CLERK	I/RV) DEPUTY CLERK DATE
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Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director Copy 2—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy



21906

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMI United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS PO. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov UNITED STATES DEPARTMENT OF COMMERCE

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT Russell W. White

ATTY. DOCKET NO./TITLE 111111.1111-2C

10/947,755

TROP PRUNER & HU, PC

1616 S. VOSS ROAD, SUITE 750 HOUSTON, TX 77057-2631

09/23/2004

CONFIRMATION NO. 1751

POA ACCEPTANCE LETTER



Date Mailed: 09/25/2008

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 09/17/2008.

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.

	/llam/			
-				

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



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE UNITED STATES DEPARTMENT OF COMMI United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Vriginia 22313-1450 www.uspto.gov

APPLICATION NUMBER FILING OR 371(C) DATE FIRST NAMED APPLICANT ATTY. DOCKET NO./TITLE 10/947,755 09/23/2004 Russell W. White 111111.1111-2C

65550 AFFINITY LABS, LLC 10904 DOSWELL COVE **AUSTIN, TX 78739**

CONFIRMATION NO. 1751 POWER OF ATTORNEY NOTICE



Date Mailed: 09/25/2008

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 09/17/2008.

• The Power of Attorney to you in this application has been revoked by the assignee who has intervened as provided by 37 CFR 3.71. Future correspondence will be mailed to the new address of record(37 CFR 1.33).

	/llam/
Office of Data N	Management Application Assistance Unit (571) 272-4000 or (571) 272-4200 or 1-888-786-010

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
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 re 37 CFR 3.	voke all previous powers of attorne 73(b).	y given in	the app	lication identified in	the attached	statement under
I hereby a	ppoint:					
OR	ioners associated with the Customer ioner(s) named below (if more then ten		1906	ne named then a custo	omer number i	must be used):
Fracui	ioner(s) named below (if more their ten	practitione	is aic to	oc named, then a back		
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connection	(s) or agent(s) to represent the under with any and all patent applications ass documents attached to this form in acc	signed only	to the ur	dersigned according to	and Tradema the USPTO	rk Office (USPTO) in assignment records or
	nge the correspondence address for the				ment under 37	CFR 3.73(b) to:
K-7						
The ad	dress associated with Customer	21906				
Firm or						
Address	al Name					
City			State		Zip	
Country						
Telephone			Email			
Assignee N	lame and Address:					
Affinity La	bs of Texas, LLC					:
3838 River Austin, TX	Place Boulevard 78730					
		tomont I	ndor 27	CED 3 73(b) (For	m PTO/SR/	26 or equivalent) is
A copy of this form, together with a statement under 37 CFR 3.73(b) (Form PTO/SB/96 or equivalent) is required to be filed in each application in which this form is used. The statement under 37 CFR 3.73(b) may be completed by one of the practitioners appointed in this form if the appointed practitioner is authorized to act on behalf of the assignee, and must identify the application in which this Power of Attorney is to be filed.						
	SIGN	ATURE 0	f Assiar	nee of Record		
	The individual whose signature and t	title is supp	lied belo	w is authorized to act	on behalf of th	ne assignee
Signature	Ablite				Date	9/17/08
Name	Russell W. White				Telephone	512-217-3524
Title	Vice-President					

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.

Electronic Acknowledgement Receipt				
EFS ID:	3958453			
Application Number:	10947755			
International Application Number:				
Confirmation Number:	1751			
Title of Invention:	SYSTEM AND METHOD FOR CONNECTING A PORTABLE AUDIO PLAYER TO AN AUTOMOBILE SOUND SYSTEM			
First Named Inventor/Applicant Name:	Russell W. White			
Customer Number:	65550			
Filer:	Mark J. Rozman			
Filer Authorized By:				
Attorney Docket Number:	111111.1111-2C			
Receipt Date:	17-SEP-2008			
Filing Date:	23-SEP-2004			
Time Stamp:	15:30:08			
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	Assignee showing of ownership per 37	AFF004C2USExecuted373.pdf	77370	no	2
·	CFR 3.73(b).	,	84ef3bbd9b58d6aad76188bcb482060a64 b79930		2

Warnings:

Information: Samsung Ex. 1319 p. 5

2	Power of Attorney	AFFINITYExecutedPOA.pdf	56742	66742 no				
	Tower of Automey	ver of Attorney Arrivin Executeur OA.pui		110	,			
Warnings:	Warnings:							
Information:								
		Total Files Size (in bytes):	1.	34112				

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.

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 LINDER 37 CFR 3 73(b)

STATEMENT CHEEK OF STREET
Applicant/Patent Owner: Russell W. White, et al.
Application No./Patent No.: 7,324,833 Filed/Issue Date: January 29, 2008
Entitled: System And Method For Connecting A Portable Audio Player To An Automobile Sound System
Affinity Labs of Texas, LLC , a Limited Liability Company
(Name of Assignee) (Type of Assignee, e.g., corporation, partnership, university, government agency, etc.)
states that it is:
1. the assignee of the entire right, title, and interest; or
2. an assignee of less than the entire right, title and interest (The extent (by percentage) of its ownership interest is
in the patent application/patent identified above by virtue of either:
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 attatched
OR
B. A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as follows:
Kevin R. Imes, Russell W. White To: The Russell White, LLC The document was recorded in the United States Patent and Trademark Office at Reel 016870 , Frame 0669 , or for which a copy thereof is attached.
2. From: The Russell White, LLC To: Affinity Labs, LLC
The document was recorded in the United States Patent and Trademark Office at Reel
3. From: Affinity Labs, LLC To: The Russell White, LLC
The document was recorded in the United States Patent and Trademark Office at Reel 020941 , Frame 0844 , or for which a copy thereof is attached.
Additional documents in the chain of title are listed on a supplemental sheet.
As required by 37 CFR 3.73(b)(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.
Hustite 9/17/08
Signature
Russell W. White 512-217-3524
Printed or Typed Name Telephone number
Vice-President Title
I III C

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.

STATEMENT UNDER 37 CFR 3.73(b)

Applicant:

Russell W. White, et al.

Patent No.:

7,324,833

Issued:

January 29, 2008

Entitled:

Pedometer System And Method Of Use

Affinity Labs of Texas, LLC

THIS SUPPLEMENTAL SHEET LISTS ADDITIONAL DOCUMENTS IN THE CHAIN OF TITLE

- 4. From: The Russell White, LLC To: Affinity Labs of Texas
 The document was recorded in the United States Patent and Trademark Office at
 Reel 020963, Frame 0072, 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.



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE UNITED STATES DEPARTMENT OF COMMI United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Vriginia 22313-1450 www.uspto.gov

APPLICATION NUMBER FILING OR 371(C) DATE FIRST NAMED APPLICANT 09/23/2004 10/947,755 Russell W. White

ATTY. DOCKET NO./TITLE 111111.1111-2C

65550 AFFINITY LABS, LLC 10904 DOSWELL COVE **AUSTIN, TX 78739**

CONFIRMATION NO. 1751 IMPROPER CPOA LETTER



Date Mailed: 09/15/2008

NOTICE REGARDING POWER OF ATTORNEY

This is in response to the Power of Attorney filed 09/03/2008. The Power of Attorney in this application is not accepted for the reason(s) listed below:

• The Power of Attorney is from an assignee and the Certificate required by 37 CFR 3.73(b) has not been received.

/hgray/									
Office of Data Management	A	A ' - t	LL-3- (EZ4) 070	4000	(574) 070	4000	4 000	700	

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

TO:

Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Complia filed in the U.S.	nnce with 35 U.S.C. § 290 and/or 15 District Court Lufkin,	J.S.C. § 1116 you are hereby advised that a court action hexas on the following Patents or	nas been Trademarks:
DOCKET NO. 9:08-CV-00171	DATE FILED 8/29/2008	U.S. DISTRICT COURT Lufkin, Texas	
PLAINTIFF		DEFENDANT	<u> </u>
Affinity Labs of Texas	, LLC	Alpine Electronics of America, Inc.; Cla America; et al	arion Corporation of
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEM	1A'RK
1 7,324,833 B2	1/29/2008	Affinity Labs, LLC	
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In the ab	ove—entitled case, the following p	ent(s)/ trademark(s) have been included:	ther Pleading
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TO: Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450

P.O. Box 1450 Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

filed in the U.S. Dis			1116 you are here	•	d that a court		s been G Trademarks:
DOCKET NO. 9:08-CV-00164	DATE FILED 8/27/2008	U.S. DIS	STRICT COURT	Luí	fkin, Texas		
PLAINTIFF			DEFENDANT				
Affinity Labs of Texas, L	LC		BMW North A LLC; et al	America,	, LLC; BMV	V Manut	facturing Co.,
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDI	ER OF PA	ATENT OR T	RADEMA	ARK
1 7,324,833 B2	1/29/2008	Affini	ity Labs, LLC				
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A CALL THE OR	G Amen	dment	G Answer	G Cr	oss Bill	G Oth	er Pleading
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DECISION/JUDGEMENT							
CLERK	(BY) I	DEPUTY	CLERK			DATE	

Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director Copy 2—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy

AO 120 (Rev. 3/04)

Mail Stop 8
TO: Director of the U.S. Patent and Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Compliance	e with 35 U.S.C. § 290 and/or 1 Lufkin,		1116 you are hereby advis	sed that a court ac	tion has been G Trademarks:
DOCKET NO 9:08-CV-00163	DATE FILED 8/25/2008	U.S. DI	STRICT COURT	ufkin, Texas	
PLAINTIFF	L		DEFENDANT	·····	
Affinity Labs of Texas, L	rc		Dice Electronics, LL TomTom Inc.; VAIS		
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PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF F	PATENT OR TRA	DEMARK
1 7,324,833 B2	1/29/2008	Affin	ity Labs, LLC		
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DATE INCLUDED	INCLUDED BY G Ame	endment	G Answer G	Cross Bill (G Other Pleading
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DECISION/JUDGEMENT					
CLERK David Ma	(BY) DEPUTY	CLERK		DATE
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Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director Copy 2—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy

TO:

Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Complian filed in the U.S. I	منابات ا	5 U.S.C. § 1116 you are hereby advised that a court act Texas on the following Patents or	ion has been Trademarks:
DOCKET NO 9:08-CV-00164	DATE FILED 8/27/2008	U.S. DISTRICT COURT Lufkin, Texas	
PLAINTIFF		DEFENDANT	
Affinity Labs of Texas,	LLC	BMW North America, LLC; BMW M LLC; et al	Manufacturing Co.,
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRA	DEMARK
1 7,324,833 B2	1/29/2008	Affinity Labs, LLC	
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Samsung Ex. 1319 p. 13

🖎 AO 120 (Rev. 3/04)

Mail Stop 8 TO:

Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

					IIVIDENM	
In Compliano	æ with 35 U.S.C. § 290 and/or 15		1116 you are hereby	y advise	d that a court ac	tion has been
filed in the U.S. Di	strict Court Lufkin, T	exas	on the follo	wing	Patents or	G Trademarks:
DOCKET NO 9:08-CV-00163	DATE FILED 8/25/2008	U.S. DI	STRICT COURT	Lu	fkin, Texas	
PLAINTIFF			DEFENDANT			
Affinity Labs of Texas, t	TC		Dice Electronic TomTom Inc.;			tronics Corporation; Ltd.
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDEI	R OF PA	ATENT OR TRA	ADEMARK
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In the above	ve—entitled case, the following de	cision h	s been rendered or j	udgeme	nt issued:	
DECISION/JUDGEMENT						
CLERK A	/) 1/890	DEPTITY	'CLERK			DATE
CLERK David Ne	War De		Haschke			8/27/08

TO:

Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

Affinity Labs of Texas, LLC PATENT OR TRADEMARK ORTRADEMARK 1 7,324,833 B2 1/29/2008 Affinity Labs, LLC 2 3 4 5 In the above—entitled case, the following patent(s)/ trademark(s) have been included: DATE INCLUDED INCLUDED FY G Amendment G Answer G Cross Bill G Other Pleading PATENT OR TRADEMARK OR TRADEMARK 1 2 3 4 5 In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT	In Compliand	منادات	15 U.S.C. § 1116 you are hereby advised that a court action has been a Texas on the following Patents or G Trademarks:
PLAINTIFF Affinity Labs of Texas, LLC PATENT OR TRADEMARK NO. OR TRADEMARK 1 7,324,833 B2 1/29/2008 Affinity Labs, LLC 2 3 4 5 In the above—entitled case, the following patent(s)/ trademark(s) have been included: PATENT OR TRADEMARK DATE OF PATENT In the above—entitled case, the following patent(s)/ trademark(s) have been included: DATE INCLUDED PATENT OR TRADEMARK OR TRADEMARK HOLDER OF PATENT OR TRADEMARK 1 2 3 4 5 In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT	DOCKET NO. 9:08-CV-00163	DATE FILED 8/25/2008	U.S. DISTRICT COURT Lufkin, Texas
PATENTOR TRADEMARK NO. In the above—entitled case, the following patent(s)/ trademark(s) have been included: DATE INCLUDED PATENTOR TRADEMARK NO. DATE OF PATENT OR TRADEMARK In the above—entitled case, the following patent(s)/ trademark(s) have been included: DATE INCLUDED BY G Amendment G Answer G Cross Bill G Other Pleading PATENTOR TRADEMARK NO. OR TRADEMARK I In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT	PLAINTIFF	<u> </u>	
PATENT OR TRADEMARK 1 7,324,833 B2 1/29/2008 Affinity Labs, LLC 2 3 4 5 In the above—entitled case, the following patent(s)/ trademark(s) have been included: DATE INCLUDED INCLUDED BY G Amendment G Answer G Cross Bill G Other Pleading PATENT OR TRADEMARK 1 2 3 4 5 In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT	Affinity Labs of Texas, I	LLC ,	TomTom Inc.; VAIS Technology, Ltd.
3 4 5 In the above—entitled case, the following patent(s)/ trademark(s) have been included: DATE INCLUDED INCLUDED BY G Amendment G Answer G Cross Bill G Other Pleading PATENT OR TRADEMARK NO. OR TRADEMARK 1 2 3 4 5 In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT			
3 4 5 In the above—entitled case, the following patent(s)/ trademark(s) have been included: DATE INCLUDED INCLUDED BY G Amendment G Answer G Cross Bill G Other Pleading PATENT OR TRADEMARK OR TRADEMARK 1 2 3 4 5 In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT	1 7,324,833 B2	1/29/2008	Affinity Labs, LLC
In the above—entitled case, the following patent(s)/ trademark(s) have been included: DATE INCLUDED INCLUDED BY G Amendment G Answer G Cross Bill G Other Pleading PATENT OR TRADEMARK NO. OR TRADEMARK 1 2 3 4 5 In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT	2		
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PATENT OR TRADEMARK DATE OF PATENT OR TRADEMARK DATE OF PATENT OR TRADEMARK HOLDER OF PATENT OR TRADEMARK I In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT OR TRADEMARK G Answer G Cross Bill G Other Pleading HOLDER OF PATENT OR TRADEMARK HOLDER OF PATENT OR TRADEMARK In the above—entitled case, the following decision has been rendered or judgement issued:	5		
TRADEMARK NO. OR TRADEMARK 1 2 3 4 5 In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT	In the abov	INCLUDED BY	
2 3 4 5 In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT			HOLDER OF PATENT OR TRADEMARK
3 4 5 In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT	1		
In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT	2		
In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT	3	<u> </u>	
In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT	4		
DECISION/JUDGEMENT	5		
	In the abov	ve—entitled case, the following o	g decision has been rendered or judgement issued:
CLERK (BY) DEPUTY CLERK DATE	DECISION/JUDGEMENT		
	CLERK	(BY)	Y) DEPUTY CLERK DATE

Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director Copy 2—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy

TO:

Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Compliand filed in the U.S. Di	Lufteim	5 U.S.C. § 1116 you are hereby advised that a court action has been Texas on the following Patents or Trademarks:
DOCKET NO. 9:08-CV-00164	DATE FILED 8/27/2008	U.S. DISTRICT COURT Lufkin, Texas
PLAINTIFF		DEFENDANT
Affinity Labs of Texas, l	LLC	BMW North America, LLC; BMW Manufacturing Co., LLC; et al
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
1 7,324,833 B2	1/29/2008	Affinity Labs, LLC
2	·	
3		
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DATE INCLUDED PATENT OR TRADEMARK NO.	INCLUDED BY	endment Answer Cross Bill Other Pleading HOLDER OF PATENT OR TRADEMARK
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In the abou	ve—entitled case, the following	decision has been rendered or judgement issued:
CLERK David	Malano J	DATE 8/29/08

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

SEP 0 3 2008

Applicants:

Russell W. White, et al.

Class/Subclass:

455/556.1

Patent No.:

7,324,833

ş §

Examiner:

Erika A. Gary

Issued:

For:

January 29, 2008

System And Method For Connecting A Portable Audio Player To An Automobile Atty. Dkt. No.:

AFF.004C2US

Sound System

POWER OF ATTORNEY BY ASSIGNEE

Under the provisions of 37 C.F.R. § 3.71, the undersigned assignee of record of the entire interest in the above-identified patent/patent application by virtue of an assignment recorded (check as applicable):

Concurrently Herewith

May 19, 2008 Date Recorded

Reel 020963

Frame <u>0072</u>

elects to conduct the prosecution of the application/maintenance of the patent to the exclusion of the inventor(s). The undersigned hereby declares that he has reviewed the above-referenced assignment and hereby declares that, to the best of his knowledge, title is in the Assignee, and further declares that all statements made herein of his own knowledge are true and that all statements made on information and belief are believed to be true. The assignee hereby revokes any previous powers of attorney and appoints the practitioners associated with:

Customer No. 21906

to prosecute the application identified above, and to transact all business in the United States Patent and Trademark Office connected therewith.

The undersigned is authorized to sign this statement on behalf of the Assignee.

Please direct all communications to:

Customer No. 21906

Please direct all telephone calls to:

Mark J. Rozman at (512) 418-9944.

ASSIGNEE

Affinity Labs of Texas, LLC

Russell W. White

Vice-President

Affinity Labs of Texas, LLC

10904 Doswell Cove Austin, TX 78739



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450

P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	ISSUE DATE	PATENT NO.	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/947,755	01/29/2008	7324833	111111.1111-2C	1751

65550

7590

01/09/2008

AFFINITY LABS, LLC 10904 DOSWELL COVE AUSTIN, TX 78739

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 Customer Service Center of the Office of Patent Publication at (571)-272-4200.

APPLICANT(s) (Please see PAIR WEB site http://pair.uspto.gov for additional applicants):

Russell W. White, Austin, TX; Kevin R. Imes, Austin, TX; MAY 0 6 2015 W

Sheet

PTO/SB/08A (08-03)
Approved for use through 07/31/2006. OMB 0651-0031
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19 43 Substitute for form 1449/PTO

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

of 2

Complete if Known					
Application Number	10/947,755				
Filing Date	09/23/2004				
First Named Inventor	Russell W. White	-			
Art Unit	2686				
Examiner Name	Perez-Gutierrez, R.				
Attorney Docket Number	111111 1111-2C				

	U. S. PATENT DOCUMENTS								
Examiner Initials*	Cite No.1	Document Number	Publication Date MM-DD-YYYY				umns, Lines, Where		
		Number-Kind Code ^{2 (7 treen)}	MIN-DU-TTTT	Applicant of Cited Docu		Retevant P	assages or Relevant fres Appear		
2.4.6		^{US-} US-2003/0008646	12-2002	Shanahan	405	418			
R.P.G		^{US-} US-2005/0010633	01-2003	Baughan Sharahan	415	419			
12-1.6.		US- 6,587,835	07-2003	Treyz et al.	705	14			
1-1.6		US- 6,496,692 12/2002	01-2003	Shanahan	455	410			
2.2.4	_	^{US-} 6,510,210	01-2003	Shanahan	422	पार			
R.16.		^{US-} 6,396,769	05-2002	Polany	367	131			
2.1.6.		US- 6,240,297	05-2001	Jadoul	755	557			
R.P. G.		US- 6,061,306	05-2000	Buchheim	369	2			
K.1.6.		US- 5,953,657	09-1999	Ghisler	455	414.1			
A.P. G.		US- 5,940,767	08-1999	Bourgeois et al.	455	349			
R.V.6.		US- 5,870,680	02-1999	Guerlin et al.	705	557			
R.P. Co		US-5,774,793 6 1998	<u>02=1998</u>	Cooper et al.	455	418			
1.16		US- 5,587,560	12-1996	Crooks et al.	235	379			
21.6		US- 5,586,090	12-1996	Otte	369	2			
1.0.6.		US- 5,450,471	09-1995	Hanawa et al.	455	550.1			
2.0.0.		US- 5,307,326	04-1994	Osawa	369	2			
2.1.6.		US- 4,905,272	02-1990	Van de Mortel et al.	466	410			
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		FORE	IGN PATENT DOCU	MENTS		
Examiner Initials*	Cite No.1	Foreign Patent Document	Publication Oate	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	Т
	Country	Country Code ³ Number ⁴ 'Kind Code ⁵ (# known)	MM-DD-YYYY	Applicant of Oless Document	Or Relevant Figures Appear	Τ*
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Examiner Signature Considered 9(20)

"EXAMINER: Initial if generace 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. 'Applicant's unique citation designation number (optional). 'See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. 'Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). 'For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. 'Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. 'Applicant is to place a check mark here if English language Translation is attached.

This collection of information is required by 37 CFR 1.97 and 1.98. 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 2 hours 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, 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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erwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

of

Complete if Known **Application Number** 10/947,755 Filing Date 09/23/2004 First Named Inventor Russell W. White Art Unit 2686 **Examiner Name** Perez-Gutierrez, R. Attorney Docket Number 111111.1111-2C

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U. S. PATENT DOCUMENTS								
/	Examiner Initiats*	Cite No.1	Document Number	Publication Date	Name of Patentee			umns, Lines, Where
Λl	imnais	NO.	Number 15-4 Oct 2 (I known)	MM-DD-YYYY	Applicant of Cited Docu	CLASC	Relevant P	assages or Relevant
U	2/1	_	Number-Kind Code ^{2 (7 tream)}				SUDCURE	eres Appear
	2.1.6		^{US-} US-2003/0008646	<u> </u>	Shanahan	1401	418	
	R. P. Ca		^{US-} US-2005/0010633	01-2003//2005	Baughan Sharahan	715	4(9	
	12-1.6.		^{US-} 6,587,835	07-2003	Treyz et al.	705	14	
	1-1.6		^{US-} 6,496,692	01-2003	Shanahan	455	410	-
	2.1.6	_	^{US-} 6,510,210	01-2003	Shanahan	422	पार	
	R.16.	1	^{US-} 6,396,769	05-2002	Polany	367	131	
	R. P. G.)	^{US-} 6,240,297	05-2001	Jadoul	755	557	
	R.P. G.)	US- 6,061,306	05-2000	Buchheim	369	2	
	1.1.6		^{US-} 5,953,657	09-1999	Ghisler	455	414.1	
	1.1.6.		^{US-} 5,940,767	08-1999	Bourgeois et al.	455	349	
	R.V.6.	/	^{US-} 5,870,680	02-1999	Guerlin et al.	705	557	
	R. P. Co		^{US-} 5,774,793	02-1998	Cooper et al.	455	418	
	1.16		^{US-} 5,587,560	12-1996	Crooks et al.	235	379	
- [2.1.6	-	us- 5,586,090	12-1996	Otte	369	2	
	N.P. G.		US- 5,450,471	09-1995	Hanawa et al.	455	550.1	
- [R-V. U.	-	US- 5,307,326	04-1994	Osawa	369	2.	

		FORE	IGN PATENT DOCU	MENTS		
Examiner Initials*	Cite No.		Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	Γ	
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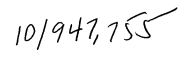
02-1990

Examiner Date Signature Considered 81 20 lar

*EXAMINER: Initial if reference considered, whether or no citation is in benformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. Applicant's unique citation designation number (optional). See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. Applicant is to place a check mark here if English language Translation is attached.

This collection of information is required by 37 CFR 1.97 and 1.98. 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 2 hours 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, 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 (1-800-786-9199) and select option 2.



IN THE SPECIFICATION

Please amend the Specification with the following replacement paragraphs:

[0001] This is a continuation application of U.S. Patent Application No. 09/537,812 filed on March 28, 2000, now U.S. Patent No. 7,187,947, Issued March 6, 2007, the entirety of which is incorporated herein by reference in its entirety.

[0092] During operation, electronic device 907 may be mounted within interface 904. Electronic device 907 may also be powered or recharged via power line 910 and communicate with the systems audio system via interface cable or bus line 911. Audio information communicated to electronic device 907 may be transferred to audio system 901 such that a user may listen to selected audio information. For example, a user may have previously selected a plurality of audio files to be transmitted to electronic device 907. Electronic device 907905 may communicate the selected audio information to the automobiles audio system that utilizes interface 901 thereby allowing the user to listen to selected audio information. In one embodiment, cable 908 may be custom-installed to audio system 901. For example, the cable may be coupled to an auxiliary line for the system's radio or may be coupled to CD player line 912.

US App. No: 10/947,755

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

or <u>Fax</u> (571)-273-2885

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where ma

propriate. All further dicated unless correcte aintenance fee notifica	ed below or directed oth	ng the Patent, advance of nerwise in Block 1, by (a	rders and notification of many specifying a new corresponding to the cor	naintenance fees wi condence address;	Il be mailed to the current and/or (b) indicating a sepa	correspondence address as trate "FEE ADDRESS" for	
CURRENT CORRESPOND	ENCE ADDRESS (Note: Use Bl	ock 1 for any change of address)	Fee(s	s) Transmittal. This rs. Each additional	nailing can only be used for certificate cannot be used for paper, such as an assignment of mailing or transmission.	or any other accompanying	
65550	7590 11/30	/2007		Certi	ificate of Mailing or Trans	mission	
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			Las	ura H. Andre		(Depositor's name)	
			/la	ura h andre/		(Signature)	
			04	December 200	7	(Date)	
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/947,755	09/23/2004		Russell W. White		111111.1111-2C	1751	
	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE	TOTAL FEE(S) DUE	·	
APPLN. TYPE	.,,.		\$300	\$0	\$1020	02/29/2008	
nonprovisional	YES	\$720		30 I	\$1020	02/2//2000	
EXAM	INER	ART UNIT	CLASS-SUBCLASS				
·	ERIKA A	2617	455-556100				
Change of correspondence address or indication of "Fee Address" (37 FR 1.363). Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. "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.			(1) the names of up to 3 registered patent attorneys or agents OR, alternatively, (2) the name of a single firm (having as a member a registered attorney or agent) and the names of up to				
ASSIGNEE NAME A	ND RESIDENCE DAT.	A TO BE PRINTED ON	THE PATENT (print or typ	oe)			
PLEASE NOTE: Un recordation as set for	less an assignee is ident th in 37 CFR 3.11. Com	ified below, no assignee pletion of this form is NO				ocument has been filed for	
(A) NAME OF ASSI	GNEE		(B) RESIDENCE: (CITY	and STATE OR C	OUNTRY)		
Affinity Labs,	LLC		Austin, Texas				
lease check the appropr	riate assignee category of	r categories (will not be p	rinted on the patent):	Individual 🗹 Co	rporation or other private gr	oup entity Government	
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a. Applicant clain	ns SMALL ENTITY stat	us. See 37 CFR 1.27.			L ENTITY status. See 37 C	he assignee or other party in	
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Authorized Signature	, _/russell w white	2/		Date04 De	o. 45,691		
Typed or printed nan	Russell W. Whi	ite					
his collection of inform n application. Confider ubmitting the complete	nation is required by 37 on tiality is governed by 35 application form to the	CFR 1.311. The information of U.S.C. 122 and 37 CFR e USPTO. Time will var	on is required to obtain or r. 1.14. This collection is est y depending upon the indiv	retain a benefit by the imated to take 12 re vidual case. Any co	ne public which is to file (an ninutes to complete, includi mments on the amount of t	d by the USPTO to process) ng gathering, preparing, and me you require to complete	

T 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.

Electronic Patent Application Fee Transmittal						
Application Number:	10	947755				
Filing Date:	23	-Sep-2004				
Title of Invention: SYSTEM AND METHOD FOR CONNECTING A PORTAPLAYER TO AN AUTOMOBILE SOUND SYSTEM			ORTABLE AUDIO			
First Named Inventor/Applicant Name: Russell W. White						
Filer: Russell W. White/Laura H. Andre						
Attorney Docket Number:	111111.1111-2C					
Filed as Small Entity						
Utility 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		2501	1	720	720	
Publ. Fee- early, voluntary, or normal		1504	1	300 Samsung Ex. 1	319 n. 23	

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Tota	al in USE) (\$)	1020

Electronic Acknowledgement Receipt				
EFS ID:	2542789			
Application Number:	10947755			
International Application Number:				
Confirmation Number:	1751			
Title of Invention:	SYSTEM AND METHOD FOR CONNECTING A PORTABLE AUDIO PLAYER TO AN AUTOMOBILE SOUND SYSTEM			
First Named Inventor/Applicant Name:	Russell W. White			
Customer Number:	65550			
Filer:	Russell W. White/Laura H. Andre			
Filer Authorized By:	Russell W. White			
Attorney Docket Number:	111111.1111-2C			
Receipt Date:	05-DEC-2007			
Filing Date:	23-SEP-2004			
Time Stamp:	12:17:25			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$1020
RAM confirmation Number	6069
Deposit Account	503797
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 1.21 (Miscellaneous fees and charges)

File Listin	ıg:				
Document Number	Document Description	File Name	File Size(Bytes) /Message Digest	Multi Part /.zip	Pages (if appl.)
1	Issue Fee Payment (PTO-85B)	1111-2C_PTOL-85B_lssue_	116679	no	1
I	issue i ee i ayment (i 10-65b)	Fee.pdf	68ffebb72f1d677a6a90316a3c8e60d50 95ad605	110	
Warnings:					
Information:					
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2	Fee Worksheet (PTO-06)	fee-info.pdf	1745460cf47cb12f8ba9acd4d4f9a5619 796aec5	no	2
Warnings:					
Information:					
		Total Files Size (in bytes):	12	25002	

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

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United States Patent and Trademark Office

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

NOTICE OF ALLOWANCE AND FEE(S) DUE

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11/30/2007

AFFINITY LABS, LLC 10904 DOSWELL COVE AUSTIN, TX 78739

EXAMINER				
GARY, E	ERIKA A			
ART UNIT PAPER NUMBER				

2617

DATE MAILED: 11/30/2007

Γ	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
_	10/947 755	09/23/2004	Russell W. White	111111.1111-2C	1751

TITLE OF INVENTION: SYSTEM AND METHOD FOR CONNECTING A PORTABLE AUDIO PLAYER TO AN AUTOMOBILE SOUND SYSTEM

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$720	\$300	\$0	\$1020	02/29/2008

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE 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.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

- A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.
- B. If the status above is to be removed, check box 5b on Part B Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

- A. Pay TOTAL FEE(S) DUE shown above, or
- B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.

II. PART B - FEE(S) TRANSMITTAL, or its equivalent, must be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted. If an equivalent of Part B is filed, a request to reapply a previously paid issue fee must be clearly made, and delays in processing may occur due to the difficulty in recognizing the paper as an equivalent of Part B.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

or Fax (571)-273-2885

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where

appropriate. All further ndicated unless correcte maintenance fee notificat	ed below or directed oth	g the lerwise	Patent, advance or in Block 1, by (a	ders and notification of n specifying a new corres	naintenance fees w pondence address;	and/or	mailed to the current of (b) indicating a separ	correspondence address as rate "FEE ADDRESS" for
CURRENT CORRESPONDE	ENCE ADDRESS (Note: Use Blo	ock I for	any change of address)	Fee(s) Transmittal. Thi	s certif	icate cannot be used for	domestic mailings of the or any other accompanying of tor formal drawing, must
65550 AFFINITY LA 10904 DOSWEI AUSTIN, TX 78	LL COVE	/2007			Cor	tificate	of Mailing or Transr	
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								(Signature)
								(Date)
APPLICATION NO.	FILING DATE			FIRST NAMED INVENTOR		АТТО	RNEY DOCKET NO.	CONFIRMATION NO.
10/947,755	09/23/2004			Russell W. White		1	11111.1111-2C	1751
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APPLN. TYPE	SMALL ENTITY	15	SUE FEE DUE			C FEE	<u> </u>	
nonprovisional	YES		\$720	\$300	\$0		\$1020	02/29/2008
EXAM	INER		ART UNIT	CLASS-SUBCLASS	J			
GARY, E		·	2617	455-556100				
Change of corresp Address form PTO/SI "Fee Address" ind PTO/SB/47; Rev 03-(Number is required.	lication (or "Fee Address)2 or more recent) attach	nge of " Indicated. Use	Correspondence ation form e of a Customer BE PRINTED ON	2. For printing on the p (1) the names of up to or agents OR, alternation (2) the name of a single registered attorney or a registered patent attorney or the patent will appear on the patent attorney or the patent will appear on the patent attorney.	o 3 registered pater vely, e firm (having as a agent) and the nam meys or agents. If printed.	memb memb nes of u no nan	per a 2pr to	ocument has been filed for
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This collection of informan application. Confider	nation is required by 37 Ontiality is governed by 35 d application form to the	CFR 1 U.S.C	311. The information of the state of the sta	on is required to obtain or 1.14. This collection is es	retain a benefit by timated to take 12 vidual case. Any c	the pub minute ommen	olic which is to file (and is to complete, including its on the amount of time	by the USPTO to process) g gathering, preparing, and ne you require to complete

submitting the completed application form to the USP10. 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.

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UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION N	10. F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/947,755 09/23/2004		09/23/2004	Russell W. White	111111.1111-2C	1751
65550	7590	11/30/2007		EXAM	INER
AFFINITY	LABS, LLC	C	·	GARY, E	RIKA A
	VELL COVE			ART UNIT	PAPER NUMBER
AUSTIN, TX	X 78739			2617	
				DATE MAILED: 11/30/200	7

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 0 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 0 day(s).

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 Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

	1	A surling and (a)
	Application No.	Applicant(s)
Notice of Allemahility	10/947,755	WHITE ET AL.
Notice of Allowability	Examiner	Art Unit
	Erika A. Gary	2617
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this or other appropriate communica IGHTS. This application is subjection	s application. If not included ation will be mailed in due course. THIS
1. This communication is responsive to <u>11/15/07</u> .		
2. The allowed claim(s) is/are <u>36-70</u> .		
3. ☐ Acknowledgment is made of a claim for foreign priority unallocation of the: a) ☐ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents have 2. ☐ Certified copies of the priority documents have	e been received. e been received in Application N	o
3. Copies of the certified copies of the priority do	ocuments 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" noted below. Failure to timely comply will result in ABANDON THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		eply complying with the requirements
4. A SUBSTITUTE OATH OR DECLARATION must be subminformal PATENT APPLICATION (PTO-152) which give		
5. CORRECTED DRAWINGS (as "replacement sheets") mu	st be submitted.	
(a) ☐ including changes required by the Notice of Draftsper	son's Patent Drawing Review (F	PTO-948) attached
1) 🗌 hereto or 2) 🔲 to Paper No./Mail Date	_·	
(b) ☐ including changes required by the attached Examiner Paper No./Mail Date	's Amendment / Comment or in t	he Office action of
Identifying indicia such as the application number (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in	1.84(c)) should be written on the d the header according to 37 CFR 1.	rawings in the front (not the back) of .121(d).
6. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT	osit of BIOLOGICAL MATERI FOR THE DEPOSIT OF BIOLO	AL must be submitted. Note the GICAL MATERIAL.
Attachment(s)	• -	and Dataset Appellanting
1. Notice of References Cited (PTO-892)	<u>=</u>	nal Patent Application
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	Paper No./Mai	il Date
3. ☐ Information Disclosure Statements (PTO/SB/08),	7. 🗌 Examiner's Am	endment/Comment
Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit	8. 🗌 Examiner's Sta	tement of Reasons for Allowance
of Biological Material	 9.	010
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		PRIMARY EXAMINER
		and the same of th

Issue	Classification

Application/Control No.	Applicant(s)/Patent under Reexamination
10/947,755	WHITE ET AL.
Examiner	Art Unit
Erika A. Gary	2617

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N/A (Assistant Examiner) (Date)			te)	ERIKA A. GARY				Total Claims Allowed: 35					
(Legal Instruments Examiner) (Date)				PRIMARY EXAMINER (Primary Examiner) (Date)				O.G. Print Claim(s) 1	O.G. Print Fig				

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	-3-			33		28	63	<u> </u>		93			123			153		183
	4			34		29	64]		94			124			154		184
	-5			35		30	65] [95			125			155_		185
	-6-		1	36		31	66] [96			126			156_		186
	-7-		2	37		32	67].		97			127			157		187
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Application/Control No.	Applicant(s)/Patent under Reexamination					
10/947,755	WHITE ET AL.					
Examiner	Art Unit					
Erika A. Gary	2617					

Examiner

INTERFERENCE SEARCHED									
Class	Subclass	Date	Examiner						
see	attached	11/26/2007							
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SEARCH NOTES (INCLUDING SEARCH STRATEGY)								
DATE	EXMR							
11/26/2007	EAG							
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

Russell W. White et al.

Title:

System and Method for Connecting a Portable

MP3 Player to an Automobile Sound System (AS AMENDED)

App. No.:

10/947,755

Filed:

09/23/2004

Examiner:

GARY, Erika A.

Group Art Unit:

2617

Atty. Dkt No.: 111111.1111-2C

Confirmation No.:

1751

M/S AMENDMENT

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

REPLY TO NON-FINAL OFFICE ACTION

Dear Commissioner:

In reply to the Non-Final Office Action mailed November 9, 2007, Applicants respectfully request reconsideration of the present application and the allowance thereof:

Claim Amendments begin on page 2.

Remarks begin at page 9.



UNITED STATES PATENT AND TRADEMARK OFFICE

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

BIB DATA SHEET

CONFIRMATION NO. 1751

SERIAL NUM	BER	FILING or 371(c)	CLASS	GROUP ART	UNIT	ATTO	RNEY DOCKET			
10/947,75	5	DATE 09/23/2004	455	2617		11	1111.1111-2C			
		RULE								
APPLICANTS Russell W. White, Austin, TX; Kevin R. Imes, Austin, TX;										
** CONTINUING DATA **********************************										
** FOREIGN AI	PPLICA	TIONS ***********	***		,					
** IF REQUIRED, FOREIGN FILING LICENSE GRANTED ** ** SMALL ENTITY ** 11/10/2004										
Foreign Priority claims 35 USC 119(a-d) cond		Yes No Met af Allowa	STATE OR COUNTRY	SHEETS DRAWINGS	TOTA CLAII		INDEPENDENT CLAIMS			
Verified and Acknowledged	Verified and									
ADDRESS	•									
10904 DO AUSTIN,	AFFINITY LABS, LLC 10904 DOSWELL COVE AUSTIN, TX 78739 UNITED STATES									
TITLE						-				
SYSTEM SOUND S		METHOD FOR CONNE	CTING A PORTABLE	AUDIO PLAYE	R TO AN	AUT	OMOBILE			
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EAST Search History

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	0	((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system) with (broadcast\$3 or transmit\$4)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and (mp3 or digital adj audio adj file) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3) and ((gui or graphical adj user adj interface) with ((soft adj (key or button)) or touch adj screen or touchscreen))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:36
L2	0	((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system) with (broadcast\$3 or transmit\$4)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and (mp3 or digital adj audio adj file) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3) and ((gui or graphical adj user adj interface or menu) with ((soft adj (key or button)) or touch adj screen or touchscreen))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:30
L3	0	(((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system) with (broadcast\$3 or transmit\$4)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and (mp3 or digital adj audio adj file) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3) and ((gui or graphical adj user adj interface or menu) with ((soft adj (key or button)) or touch adj screen or touchscreen))).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:26

EAST Search History

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L4	0	(((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system) with (broadcast\$3 or transmit\$4)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and (mp3 or digital adj audio adj file) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3) and ((gui or graphical adj user adj interface or menu))).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:31
L5	14	(((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system) with (broadcast\$3 or transmit\$4)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and (mp3 or digital adj audio adj file) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3) and ((gui or graphical adj user adj interface or menu)))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR .	ON	2007/11/26 18:27
L6	10	(((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system) with (broadcast\$3 or transmit\$4)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and (mp3 or digital adj audio adj file) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3) and ((gui or graphical adj user adj interface)))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:28
L7	4	5 not 6	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:28

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L8	0	((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system) with (broadcast\$3 or transmit\$4)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and (mp3 or audio adj file) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3) and ((gui or graphical adj user adj interface or menu) with ((soft adj (key or button)) or touch adj screen or touchscreen))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:30
L9	16	(((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system) with (broadcast\$3 or transmit\$4)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and (mp3 or audio adj file) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3) and ((gui or graphical adj user adj interface or menu)))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:33
L10	2	9 not 5	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:31
L11	11	(((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system) with (broadcast\$3 or transmit\$4)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and (mp3 or audio adj file) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3) and ((gui or graphical adj user adj interface)))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:36

L12	0	11 not 9	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:33
L13	0	(((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system) with (broadcast\$3 or transmit\$4)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and (mp3 or audio adj file) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3) and ((gui or graphical adj user adj interface))). clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:36
L14	0	((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system) with (broadcast\$3 or transmit\$4)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3) and ((gui or graphical adj user adj interface) with ((soft adj (key or button)) or touch adj screen or touchscreen))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:37
L15	16	((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system) with (broadcast\$3 or transmit\$4)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3) and ((gui or graphical adj user adj interface))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:41

L16	5	15 not 9	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:37
L17	4	((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system) with (broadcast\$3 or transmit\$4)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3) and ((gui or graphical adj user adj interface)).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:42
L18	0	((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system) with (broadcast\$3 or transmit\$4)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3) and ((gui or graphical adj user adj interface) with ((soft adj (key or button)) or touchscreen or touch adj screen)).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:42
L19	0	((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system) with (broadcast\$3 or transmit\$4)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3) and ((gui or graphical adj user adj interface) with ((soft adj (key or button)) or touchscreen or touch adj screen))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/26 18:42

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Russell W. White et al.

Title: System and Method for Connecting a Portable

MP3 Player to an Automobile Sound System (AS AMENDED)

App. No.: 10/947,755 Filed: 09/23/2004

Examiner: GARY, Erika A. Group Art Unit: 2617

Atty. Dkt No.: 111111.1111-2C Confirmation No.: 1751

M/S AMENDMENT

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

REPLY TO NON-FINAL OFFICE ACTION

Dear Commissioner:

In reply to the Non-Final Office Action mailed November 9, 2007, Applicants respectfully request reconsideration of the present application and the allowance thereof:

Claim Amendments begin on page 2.

Remarks begin at page 9.

CLAIM LISTING

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

1-35 (Canceled)

- 36. (Currently amended) An audio system, comprising:
 - a portable electronic device having a display, a memory, and an audio file player;
 - a first portion of software saved at the portable electronic device and configured to initiate a displaying of a graphical interface item on the display, the graphical interface item comprising a name associated with an audio file saved in the memory;
 - a mounting location on the portable electronic device that includes a physical interface configured to communicatively couple the portable electronic device to a different electronic device having an associated display; and
 - an other portion of software saved at the portable electronic device and configured to communicate a representation of the graphical interface item to the different electronic device via the physical interface to facilitate a displaying of the representation on the associated display, wherein the portable electronic device is configured to communicate interface information to the different electronic device in order to allow a user to view at least a partial representation of a graphical user interface that includes the graphical interface item on the associated display, wherein the graphical user interface comprises a plurality of preprogrammed soft buttons that are linked to respective audio information sources.
- 37. (Previously presented) The system of Claim 36, wherein the other portion of software is further configured to communicate a collection of information to the different electronic device via the physical interface such that a user can utilize the different electronic device to navigate through a plurality of audio files.

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- 38. (Previously presented) The system of Claim 36, wherein the different electronic device is an automobile sound system component.
- 39. (Previously presented) The system of Claim 36, wherein the portable electronic device is a cellular telephone.
- 40. (Previously presented) The system of Claim 36, further comprising an automobile having a sound system, wherein the different electronic device is a component of the automobile sound system.
- 41. (Previously presented) The system of Claim 36, further comprising a wireless communication device configured to engage the physical interface and to communicatively couple the portable electronic device to the different electronic device via a wireless signal.
- 42. (Previously presented) The system of Claim 41, wherein the wireless signal is communicated as a locally transmitted signal at a frequency between 88 and 108 MHz.
- 43. (Previously presented) The system of Claim 36, wherein the name is a playlist name.
- 44. (Previously presented) The system of Claim 36, wherein the name is a song title.
- 45. (Previously presented) The system of Claim 36, wherein the name is an artist name.
- 46. (Previously presented) The system of Claim 36, wherein the name is a user customized name identifying a playlist that comprises the audio file.
- 47. (Previously presented) The system of Claim 36, wherein the physical interface is further configured to couple the portable electronic device to the different electronic device such that a power supply of the different electronic device provides power to the portable electronic device.

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- 48. (Currently amended) The system of Claim 36, wherein the graphical interface item is updateable by the user.
- 49. (Previously presented) The system of Claim 48, further comprising a software application configured to execute on a personal computer, wherein the software application is configured to allow the user to update the graphical interface item of the portable electronic device.
- 50. (Currently amended) The system of Claim 36, wherein the associated display is a touch screen display and the touch screen display allows the user to select a given soft button by touching the touch screen display, wherein the portable electronic device is configured to communicate interface information to the different electronic device in order to allow the user to view at least a partial representation of a GUI that includes the graphical interface item on the associated display, wherein the GUI comprises a phirality of proprogrammed soft buttons that are linked to respective audio information sources.
- 51. (Currently amended) The system of Claim 36, wherein the other portion of software is further configured to communicate a collection of information to the different electronic device via the physical interface such that a-the user can utilize the different electronic device to select an audio information source that is an audio file saved in the memory-file for playing.
- 52. (Currently amended) An audio system, comprising:
 - a portable electronic device that has a display, a memory, and a processor; software saved at the portable electronic device and configured to direct the portable electronic device to save an audio file in the memory, to associate the audio file with a name, to include the name in a graphical menu of available content, to present the name on the display of the portable electronic device, and to communicate a collection of information comprising the name to a different electronic device that has an associated display such that a user can interact with the different electronic device: (1) to navigate through a plurality of audio files; (2) to view at least a portion of the graphical menu on the associated display,

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wherein the portion comprises the name; and (3) to select an available audio file for processing; and

- wherein the portable electronic device is configured to communicate interface
 information to the different electronic device in order to allow the user to view the
 graphical menu on the associated display in a graphical user interface that
 includes a plurality of preprogrammed soft buttons that are linked to respective
 audio information sources..
- 53. (Previously presented) The system of Claim 52, wherein the portable electronic device is a cellular telephone.
- 54. (Previously presented) The system of Claim 52, further comprising the different electronic device, wherein the different electronic device is a home stereo component.
- 55. (Previously presented) The system of Claim 52, further comprising the different electronic device, wherein the different electronic device is an automobile stereo component.
- 56. (Previously presented) The system of Claim 52, wherein the portable electronic device is configured to communicate interface information to the different electronic device in order to allow the user to view the graphical menu in its entirety on the associated display.
- 57. (Currently amended) The system of Claim 52, wherein the associated display is a touch screen display and the touch screen display is operable as a user interface mechanism. The system of Claim 56 wherein the graphical menu is a graphical user interface that has a plurality of proprogrammed soft buttons that are linked to respective audio information sources.
- 58. (Previously presented) The system of Claim 52, further comprising a mounting location on the portable electronic device that includes a physical interface configured to communicatively couple the portable electronic device to the different electronic device.

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- 59. (Previously presented) The system of Claim 58, wherein the physical interface is configured to couple a power supply associated with the different electronic device to a local power supply of the portable electronic device.
- 60. (Previously presented) The system of Claim 52, wherein the software is embedded in the portable electronic device as firmware.
- 61. (Previously presented) The system of Claim 52, wherein the memory is flash memory.
- 62. (Previously presented) The system of Claim 52, further comprising:
 - a mounting location on the portable electronic device that includes a physical interface configured to communicatively couple the portable electronic device to the different electronic device; and
 - a mount configured to communicatively couple to the different electronic device and to engage the physical interface.
- 63. (Currently amended) An audio system, comprising:
 - an automobile having a sound system that includes an electronic device with an associated display and a user interface mechanism;
 - a mount communicatively coupled to the electronic device and configured to engage a physical interface of a portable electronic device that has a display, a memory, a processor, and software saved at the portable electronic device and configured to direct the portable electronic device to save an audio file in the memory, to associate the audio file with a name, to include the name in a menu of available content, to present the name on the display of the portable electronic device, and to communicate a collection of information comprising the name to the electronic device such that a user can interact with the electronic device: (1) to navigate through a plurality of audio files; (2) to view at least a partial representation of the menu on the associated display; and (3) to select an available audio file for processing; and

wherein the electronic device is configured to receive the collection of information and to present the partial representation of the menu on the associated display, <u>further</u>

wherein the partial representation of the menu is presented on the associated display in a graphical user interface that includes a plurality of preprogrammed soft buttons that are linked to respective audio information sources.

- 64. (Previously presented) The system of Claim 63, wherein the electronic device is configured to receive the collection of information and to present the name on the associated display by software embedded in the electronic device as firmware.
- 65. (Currently amended) The system of Claim 63, wherein the partial representation of the mone is presented on the associated display as a graphical user interface that has a plurality of preprogrammed soft buttons that are all viewable on the associated display at the same time and the respective audio information sources are separate files saved in the memory linked to respective audio information sources.
- 66. (Previously presented) The system of Claim 65, wherein the associated display is a touch screen display and the touch screen display is the user interface mechanism.
- 67. (Previously presented) The system of Claim 66, wherein the user interface mechanism allows the user to navigate through a plurality of audio files saved in the memory and to select the audio file for processing.
- 68. (Previously presented) The system of Claim 63, wherein the user interface mechanism allows the user to navigate through the plurality of audio files and to select the available audio file for processing.
- 69. (Previously presented) The system of Claim 63, wherein the associated display and the user interface mechanism are integrated into a console of the automobile.
- 70. (Previously presented) The system of Claim 69, wherein a portion of the mount that is configured to engage the physical interface of the portable electronic device is not integrated into the console, further comprising a cable at least partially couples the portion of the mount that is configured to engage the physical interface of the portable

electronic device and an other portion of the mount that is communicatively coupled to the electronic device.

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REMARKS

Applicants thank Examiner Gary for the Non-final Office Action mailed November 9, 2007. Applicants further thank Examiner Gary for indicating that Claims 50, 57, and 65-57 recite allowable subject matter. Applicants have reviewed the Office Action and have amended claims 36, 48, 50-52, 57, 63, and 65.

Objections

On Page 5 of the Office Action, the Examiner objects to Claims 50, 57, and 65-67, because these otherwise allowable claims depend from rejected independent claims. Applicants have amended the rejected independent claims (i.e., Claims 36, 52, and 63) to incorporate the subject matter of the otherwise allowable claims. As such, Applicants submit that all pending claims are allowable.

Rejections

On Pages 2 through 5 of the Office Action, the Examiner rejects 36-49, 51-56, 58-64, and 68-70 under 35 U.S.C. §103 as being unpatentable over Naim (US Pat. No. 6,694,200) in view of Saib (US Pat. No. 6,230,322). Applicants respectfully traverse the rejections. On page 4, the Examiner takes Official Notice with respect to local wireless communications between 88 and 108 MHz and the utilization of a physical interface. Applicants object to these takings of Official Notice pursuant to MPEP §2144.03.

However, to facilitate full allowance of the case, Applicants have amended independent claims 36, 52, and 63, to incorporate the allowable subject matter of claims of 48, 50, 51, 57, and 65, respectively. As such, the allowable subject matter of claims 50, 51, 57, and 65 is now included in independent claims 36, 52, and 63. Applicants submit that all pending claims are in condition for allowance.

CONCLUSION

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The Applicants respectfully submit that the present application is in condition for allowance, and an early indication of the same is courteously requested. Please, contact the

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undersigned by telephone at the below listed telephone number in order to expedite resolution of any issues and to expedite passage of the present application to issue, if any comments, questions, or suggestions arise in connection with the present application.

The Commissioner is hereby authorized to charge any fees that may be required, or credit any overpayment, to Deposit Account Number 50-3797.

Respectfully submitted,

__/Russell W White/ Russell W. White; Reg. No. 45,691 LARSON NEWMAN ABEL POLANSKY & WHITE, LLP 5914 W. Courtyard Dr., Suite 200 Austin, Texas 78730 (512) 439-7100 (phone) (512) 439-7199 (fax) November 15, 2007
Date

Samsung Ex. 1319 p. 49

Electronic Acl	knowledgement Receipt
EFS ID:	2472947
Application Number:	10947755
International Application Number:	
Confirmation Number:	1751
Title of Invention:	SYSTEM AND METHOD FOR CONNECTING A PORTABLE AUDIO PLAYER TO AN AUTOMOBILE SOUND SYSTEM
First Named Inventor/Applicant Name:	Russell W. White
Customer Number:	65550
Filer:	Russell W. White/Laura H. Andre
Filer Authorized By:	Russell W. White
Attorney Docket Number:	111111.1111-2C
Receipt Date:	15-NOV-2007
Filing Date:	23-SEP-2004
Time Stamp:	15:36:15
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		1111-2C NFOA Reply.pdf	39734	ves	10
ı		TTTT-20_NTOA_Nepty.put	bcd7a6f2984f5481cf00556dce73d2cab 3b2c257	,	10

Multipart Description/PDF files in	zip description	
Document Description	Start	End
Amendment - After Non-Final Rejection	1	1
Claims	2	8
Applicant Arguments/Remarks Made in an Amendment	9	10

Warnings:

Information:

Total Files Size (in bytes): 39734

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.

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.

PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875						A		Docket Number 7,755		ing Date 23/2004	To be Mailed
APPLICATION AS FILED – PART I (Column 1) (Column 2)							SMALL	ENTITY 🏻	OR		HER THAN ALL ENTITY
FOR NUMBER FILED NUMBER EXTRA					NUMBER EXTRA		RATE (\$)	FEE (\$)		RATE (\$)	FEE (\$)
BASIC FEE (37 CFR 1.16(a), (b), or (c))		or (c))	N/A		N/A		N/A			N/A	
	SEARCH FEE (37 CFR 1.16(k), (i),	or (m))	N/A		N/A		N/A			N/A	
	EXAMINATION FE (37 CFR 1.16(o), (p),		N/A		N/A		N/A			N/A	
	AL CLAIMS CFR 1.16(i))		min	us 20 = *			x \$ =		OR	x \$ =	
IND	EPENDENT CLAIN CFR 1.16(h))	IS	mi	nus 3 = *			x \$ =			x \$ =	
	APPLICATION SIZE (37 CFR 1.16(s))	sheet is \$25 additi	s of pape 50 (\$125 onal 50 s	er, the application for small enting the small entire enti	wings exceed 100 ation size fee due ty) for each tion thereof. See 37 CFR 1.16(s).						
Ш	MULTIPLE DEPEN	IDENT CLAIM PRI	ESENT (3	7 CFR 1.16(j))							
* If t	he difference in col	umn 1 is less than	zero, ente	r "0" in column	2.		TOTAL			TOTAL	
	APP	(Column 1)	AMEND	(Column 2)		•	OTHER THAN SMALL ENTITY OR SMALL ENT				
AMENDMENT	11/15/2007	REMAINING AFTER AMENDMENT		NUMBER PREVIOUSL PAID FOR	PRESENT Y EXTRA		RATE (\$)	additional fee (\$)		RATE (\$)	ADDITIONAL FEE (\$)
)ME	Total (37 CFR 1.16(i))	* 35	Minus	** 35	= 0		X \$25 =	0	OR	x \$ =	
Z	Independent (37 CFR 1.16(h))	* 3	Minus	***5	= 0		X \$105 =	0	OR	x \$ =	
√ME	Application S	ize Fee (37 CFR 1	.16(s))								
	FIRST PRESEN	NTATION OF MULTIP	LE DEPEN	DENT CLAIM (37	CFR 1.16(j))				OR		
							TOTAL ADD'L FEE	0	OR	TOTAL ADD'L FEE	
		(Column 1)		(Column 2)	(Column 3)						
		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSL PAID FOR			RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
Z Z	Total (37 CFR 1.16(i))	*	Minus	**	=		x \$ =		OR	x \$ =	
AMENDMENT	Independent (37 CFR 1.16(h))	*	Minus	***	=		x \$ =		OR	x \$ =	
H H	Application Size Fee (37 CFR 1.16(s))										
AM	FIRST PRESEN	NTATION OF MULTIP	LE DEPEN	DENT CLAIM (37	CFR 1.16(j))				OR		
	-						TOTAL ADD'L FEE Legal Ir	nstrument Ex	or cami n	TOTAL ADD'L FEE er:	
***	* 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.										

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.



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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/947,755	09/23/2004	09/23/2004 Russell W. White		1751
65550 A EFINITY I A	7590 11/09/2007 DS 11 C		EXAM	INER
AFFINITY LA 10904 DOSWI	ELL COVE		GARY, E	RIKA A
AUSTIN, TX 7	78739	,	ART UNIT	PAPER NUMBER
			2617	
			MAIL DATE	DELIVERY MODE
			11/09/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)				
•		10/947,755	WHITE ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Erika A. Gary	2617				
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	orrespondence address				
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING Dominions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status							
2a) <u></u>	Responsive to communication(s) filed on <u>09 O</u> This action is FINAL . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro					
Dispositi	on of Claims						
5)□ 6)⊠ 7)⊠ 8)□ Applicati 9)□	Claim(s) 36-70 is/are pending in the application 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 36-49,51-56,58-64 and 68-70 is/are reclaim(s) 50,57 and 65-67 is/are objected to. Claim(s) are subject to restriction and/or on Papers The specification is objected to by the Examine The drawing(s) filed on is/are: a) according to the above claim(s) according to the drawing(s) filed on is/are: a) according to the drawing(s) according to the drawing(s) according to the	wn from consideration. ejected. or election requirement. er.	Examiner.				
11)□	Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	tion is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).				
Priority u	nder 35 U.S.C. § 119						
12)[/ a)[Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some colon None of: 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)). * See the attached detailed Office action for a list of the certified copies not received.						
2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate				

Art Unit: 2617

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 36-49, 51-56, 58-64, and 68-70 are rejected under 35 U.S.C. 103(a) as being unpatentable over Naim, US Patent Number 6,694,200 (hereinafter Naim) in view of Saib et al., US Patent Number 6,230,322 (hereinafter Saib).

Regarding claims 36, 52, and 63, Naim discloses an audio system, comprising: a portable electronic device having a display, a memory, and an audio file player; a first portion of software saved at the portable electronic device and configured to initiate a displaying of a graphical interface item on the display, the graphical interface item comprising a name associated with an audio file saved in the memory; a mounting location on the portable electronic device that includes a physical interface configured to communicatively couple the portable electronic device to a different electronic device having an associated display; and an other portion of software saved at the portable electronic device and configured to communicate a representation of the graphical interface item to the different electronic device via the physical interface [col. 2: lines 32-56; col. 3: lines 1-5, 27-29, 54-66; col. 8: lines 1-8, 29-40; col. 10: lines 3-7, 38-41].

What Naim does not specifically teach is that information communicated to the different electronic device is to facilitate a displaying of the representation on the

associated display. However, Saib teaches this limitation as Saib teaches receiving communicated information from a source and displaying a representation on an associated display [col. 1: lines 55-61; col. 2: lines 30-37; col. 3: lines 1-22].

At the time of the invention, it would have been obvious to one of ordinary skill in the art to modify Naim in include Saib. Naim teaches a portable electronic device that can upload information (video, music, etc) to a different electronic device capable of playing the information, but does not go into detail about the playing or display of information on the different electronic device. Saib teaches receiving information from a source and using a graphical user interface to display a representation of the received information. The rationale for this modification would have been to specifically describe how the received information is displayed.

Regarding claims 37, 51, and 68, Saib teaches wherein the other portion of software is further configured to communicate a collection of information to the different electronic device via the physical interface such that a user can utilize the different electronic device to navigate through a plurality of audio files display [col. 1: lines 55-61; col. 2: lines 30-37; col. 3: lines 1-22].

Regarding claims 38, 40, 55, and 69, Naim teaches the different electronic device is an automobile sound system component [col. 13: line 26].

Regarding claims 39 and 53, Naim teaches the portable electronic device is a cellular telephone [col. 2: lines 51-56].

Regarding claim 41, Naim discloses a wireless communication device configured to engage the physical interface and to communicatively couple the portable electronic

Application/Control Number: 10/947,755

Art Unit: 2617

ni/Control Number: 10/947,73

Page 4

device to the different electronic device via a wireless signal [col. 8: lines 37-40; col. 9: lines 27-30].

Regarding claim 42, the Examiner takes Official Notice that it is well known in the art for the wireless signal to be communicated as a locally transmitted signal at a frequency between 88 and 108 MHz. At the time of the invention, it would have been obvious to one of ordinary skill in the art to include this feature to specifically point out the frequency used.

Regarding claims 43-46, Naim discloses wherein the name is a playlist name, a song title, an artist name, or a user customized name identifying a playlist that comprises the audio file [col. 3: lines 64-65; col. 7: lines 4-5].

Regarding claims 47 and 59, the Examiner takes Official Notice that it is well known in the art to include that the physical interface is further configured to couple the portable electronic device to the different electronic device such that a power supply of the different electronic device provides power to the portable electronic device. At the time of the invention, it would have been obvious to one of ordinary skill in the art to include this feature in order to conserve power of the portable electronic device.

Regarding claims 48 and 49, Naim discloses the graphical interface item is updateable by a user [col. 3: line 64 – col. 4: line 2].

Regarding claim 54, Naim suggests the different electronic device, wherein the different electronic device is a home stereo component [col. 9: lines 32-34].

Regarding claims 56 and 64, Saib discloses communicating interface information to the different electronic device in order to allow the user to view the graphical menu in

Application/Control Number: 10/947,755 Page 5

Art Unit: 2617

its entirety on the associated display [col. 1: lines 55-61; col. 2: lines 30-37; col. 3: lines 1-22].

Regarding claims 58 and 62, Naim discloses a mounting location on the portable electronic device that includes a physical interface configured to communicatively couple the portable electronic device to the different electronic device [col. 11: lines 12-17].

Regarding claim 60, Naim discloses the software is embedded in the portable electronic device as firmware [col. 3: lines 1-5].

Regarding claim 61, Naim discloses the memory is flash memory [col. 5: lines 18-20].

Regarding claim 70, Naim discloses a portion of the mount that is configured to engage the physical interface of the portable electronic device is not integrated into the console, further comprising a cable at least partially couples the portion of the mount that is configured to engage the physical interface of the portable electronic device and an other portion of the mount that is communicatively coupled to the electronic device [col. 9: lines 27-35; col. 11: lines 12-17].

Allowable Subject Matter

3. Claims 50, 57, and 65-67 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Art Unit: 2617

Response to Arguments

4. Applicant's arguments with respect to claims 36-70 have been considered but are

moot in view of the new ground(s) of rejection.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure. Rolf, US Patent Number 7,065,342, discloses a system and

mobile cellular telephone device for playing recorded music.

6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Erika A. Gary whose telephone number is 571-272-

7841. The examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Charles Appiah can be reached on 571-272-7904. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

Page 6

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 571-272-1000.

EAG November 7, 2007

Notice of References Cited Application/Control No. 10/947,755 Examiner Erika A. Gary Applicant(s)/Patent Under Reexamination WHITE ET AL. Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-7,065,342	06-2006	Rolf, Devon A.	455/412.1
*	В	US-6,694,200	02-2004	Naim, Ari B.	700/94
*	C	US-6,230,322	05-2001	Saib et al.	725/40
	۵	US-			
	Е	US-			
	F	US-			
	G	US-			
	Н	US-			
	ı	US-			
	7	US-			
	Κ	US-			
	L	US-			·
	М	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
	0					
	Р					
	Q					
	R					
	S					
	Т					

NON-PATENT DOCUMENTS

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

U.S. Patent and Trademark Office PTO-892 (Rev. 01-2001)



Application/Control No.		Applicant(s)/Patent under Reexamination					
	10/947,755 ·	WHITE ET AL.					
	Examiner	Art Unit					
	Erika A. Gary	2617	ľ				

SEARCHED							
Class	Subclass	Date	Examiner				
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INTERFERENCE SEARCHED							
Class	Subclass	Date	Examiner				
	,						

SEARCH NOTES (INCLUDING SEARCH STRATEGY)						
	DATE	EXMR				
see EAST search attached	10/31/2007	EAG				

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	2	(("6681120") or ("6278884")).PN.	USPAT	OR	OFF	2007/11/07 10:51
S1	2	(("6722212") or ("6061306")).PN.	USPAT	OR	OFF	2007/04/05 16:15
S2	2	(("6772212") or ("6061306")).PN.	USPAT	OR	OFF	2006/06/21 10:01
S3	84	(audio or stereo or music) with (car or vehicle or automobile) with (portable or mp3) with cable	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:08
54	26	S3 and cable with power	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:09
S5	12	S3 and cable with power with (charg\$3 or recharg\$4)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:09
S6	12	S5 and button	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:05
S7	12	(audio or stereo or music) with (car or vehicle or automobile) with (mp3) with cable	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:11
S8	2	S7 and cable with power	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:18
S9	0	S8 and cable with power with (charg\$3 or recharg\$4)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:09

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S10	10	S7 not S8	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:10
S11	16	(car or vehicle or automobile) with (mp3) with cable	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:13
S12	4	S11 not S7	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:12
S13	20	(car or vehicle or automobile) with (mp3 or mpeg or portable adj music) with cable	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:37
S14	4	S13 not S11	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:13
S15	2	(("6123309") or ("6042414")).PN.	USPAT	OR	OFF	2006/06/21 10:18
S16	893	(car or vehicle or automobile) with (mp3)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:20
S17	306	S16 and (car or vehicle or automobile) with (mp3).ab.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:33
S18	30	S17 and cable	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:30

S19	3	S18 and cable with power	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:21
S20	27	S18 not S19	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:21
S21	24	S17 and (wired or wire)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:30
S22	3	S17 and ((wired or wire) with power)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:31
S23	21	S21 not S22	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:31
S24	10	S23 not S20	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:31
S25	69	S17 and power	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:33
S26	12	S25 and port	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:33

S27	40	(car or vehicle or automobile) with (mp3 or mpeg or portable adj music or audio adj file) with (cable or cord or wire or wired or wires)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:47
S28	6	S27 and (cable or cord or wire or wired or wires) with power	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:39
S29	34	S27 not S28	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:39
S30	471	((car or vehicle or automobile) with (mp3 or mpeg or portable adj music or audio adj file)) and (cable or cord or wire or wired or wires)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 14:52
S31	83	S30 and (cable or cord or wire or wired or wires) with power	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:48
S32	219	S30 and (recharg\$4 or charg\$3)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:48
533	64	S31 and (recharg\$4 or charg\$3)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 14:54
S34	3	S33 and ((car or vehicle or automobile) with (mp3 or mpeg or portable adj music or audio adj file)). ab.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:49

S35	61	S33 not S34	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:49
S36	58	S35 not (S4 or S21)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:49
S37	327	((car or vehicle or automobile) with (mp3 or mpeg or portable adj music or audio adj file or music or cd adj player or compact adj2 player)) and ((cable or cord or wire or wired or wires) with power)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:15
S38	113	S37 and (recharg\$4 or charg\$3) with (power or battery)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:16
S39	47	S38 and (cable or cord or wire or wired or wires) with (recharg\$4 or charg\$3) with (power or battery)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:16
S40	3	S39 and ((car or vehicle or automobile) with (mp3 or mpeg or portable adj music or audio adj file or music or cd adj player or compact adj2 player)).ab.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:17
S41	44	S39 not S40	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 14:56
S42	6	S41 and playlist\$	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:14

S43	38	S41 not S42	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 14:58
S44	66	S38 not S39	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:14
S45	2	S44 and playlist\$	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:17
S46	64	S44 not S45	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:15
S47	1290	((car or vehicle or automobile) with (mp3 or mpeg or portable adj music or audio adj file or music or cd adj player or compact adj2 player or audio)) and ((cable or cord or wire or wired or wires) with power)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:15
S48	95	S47 and (cable or cord or wire or wired or wires) with (recharg\$4 or charg\$3) with (power or battery)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:16
S49	48	S48 not S39	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:16
S50	112	S46 or S49	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:18

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S51	0	S49 and playlist\$	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:17
S52	0	S49 and ((car or vehicle or automobile) with (mp3 or mpeg or portable adj music or audio adj file or music or cd adj player or compact adj2 player)).ab.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:40
S53	2	S50 and ((car or vehicle or automobile) with (mp3 or mpeg or portable adj music or audio adj file or music or cd adj player or compact adj2 player)).ab.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2007/02/21 16:14
S54	121	((car or vehicle or automobile) with (radio or stereo or sound adj system) with (mp3 or mpeg or portable adj music or audio adj file or music or cd adj player or compact adj2 player)) and ((cable or cord or wire) with (power))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2007/02/21 16:34
S55	9	((car or vehicle or automobile) with (radio or stereo or sound adj system) with (mp3 or mpeg or portable adj music or audio adj file or music or cd adj player or compact adj2 player)) with ((cable or cord or wire) with (power))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2007/02/21 16:34
S56	112	S54 not S55	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2007/02/21 16:34
S57	9	S56 and ((car or vehicle or automobile) with (radio or stereo or sound adj system) with (mp3 or mpeg or portable adj music or audio adj file or music or cd adj player or compact adj2 player)).ab. and ((cable or cord or wire) with (power))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2007/02/21 16:38

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S58	1	S56 and ((car or vehicle or automobile) with (radio or stereo or sound adj system) with (mp3 or mpeg or portable adj music or audio adj file or music or cd adj player or compact adj2 player)).clm. and ((cable or cord or wire) with (power)).clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2007/02/21 16:38
S59		S56 and ((car or vehicle or automobile) with (radio or stereo or sound adj system) with (mp3 or mpeg or portable adj music or audio adj file or music or cd adj player or compact adj2 player)).clm. and ((cable or cord or wire) with (power))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2007/02/21 16:38
S60	8	S59 not S57	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2007/02/21 16:42
S61	95	S56 not (S57 or S59)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2007/02/21 16:42
S62	2	(("20030022703") or ("20010028717")).PN.	US-PGPUB	OR	OFF	2007/04/05 16:18
S63	2	(("6526335") or ("6563769")).PN.	US-PGPUB; USPAT	OR	OFF	2007/04/05 16:18
S64	22	((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system) with (broadcast\$3 or transmit\$4)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and (mp3 or digital adj audio adj file) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/05/22 15:38

S65	98	((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and (mp3 or digital adj audio adj file or audio adj file) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/10/31 19:45
S66	76	S65 not S64	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/05/22 15:39
S67	1	("20020023028").PN.	US-PGPUB; USPAT	OR	OFF	2007/05/22 16:29
S68	1	S67 and display\$3	US-PGPUB; USPAT	OR	OFF	2007/05/22 16:30
S69	2	(("7065342") or ("6694200")).PN.	USPAT	OR	OFF	2007/10/31 18:08
S70	1	"6408332".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:23
S71	1	"6332175".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:26
S72	1	"5991727".PN.	USPAT; USOCR	OR .	ON	2007/10/31 18:26
S73	1	"5914941".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:26
S74	1	"5905632".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:27
S75	1	"5870710".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:27
S76	1	"5841979".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:29
S77	1	"5839108".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:30
S78	1	"5809520".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:30
S79	1	"5787399".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:31
S80	1	"5737491".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:31
S81	1	"5680293".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:32

S82	1	"5557541".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:32
S83	1	"5511000".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:34
S84	1	"5491774".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:34
S85	1	"5490235".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:35
S86	1	"5359698".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:35
S87	1	"5195022".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:36
S88	1	"5155662".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:36
S89	1	"5195022".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:36
S90	1	"5220520".PN.	USPAT; USOCR	OR	ON	2007/10/31 18:37
S91	7	"6694200".uref.	USPAT; USOCR	OR	ON	2007/10/31 18:43
S92 .	2	(("6681120") or ("6278884")).PN.	USPAT	OR	OFF	2007/10/31 18:43
S93	273	((multimedia or mp3 or music or media adj player or audio adj file) with (receiv\$3 or receiver or radio or stereo or sound adj system or car or automobile)) with ((text\$3 adj information or metadata or title or associated adj information or artist) with (display\$3)) and (mp3 or digital adj audio adj file or audio adj file or music) and ((text\$3 adj information or metadata or title or artist or song or associated adj information) with display\$3)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/10/31 19:47
S94	142	S93 and (multimedia or mp3 or music or media adj player or audio adj file). ab.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/10/31 19:47

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Russell W. White et al.

Title: System and Method for Connecting a Portable

MP3 Player to an Automobile Sound System (AS AMENDED)

App. No.: 10/947,755 Filed: 09/23/2004

Examiner: GARY, Erika A. Group Art Unit: 2617

Atty. Dkt No.: 111111.1111-2C Confirmation No.: 1751

M/S AMENDMENT

Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

REPLY TO FINAL OFFICE ACTION AND INTERVIEW SUMMARY

Dear Commissioner:

In reply to the Final Office Action mailed August 16, 2007, Applicants respectfully request reconsideration of the present application and allowance thereof. The Claims have not been amended in this Reply. Remarks begin on page 2.

REMARKS

Applicants thank Examiner Gary for meeting and discussing the Final Office Action mailed August 16, 2007. The interview was held on October 4, 2007, was in person, and involved Examiner Gary and Russell White. The interview discussion focused on the pending 35 U.S.C. §112, first paragraph rejection.

Agreement was reached during the interview in that Examiner Gary agreed that the Detailed Description does contain a written description of the claimed invention in terms that would enable a person skilled in the art to make and use the same. As such, Examiner Gary agreed to remove the §112 rejection and to issue a new action. The interview included discussions of the Detailed Description generally. Examples portions discussed include: Dial 412 of Fig. 4; the latter half of Para [0053]; Para [0054]; the first half of Para [0056]; the latter half of Para [0059]; the first half of Para [0062].

CONCLUSION

The Applicants respectfully submit that the present application is in condition for allowance, and an early indication of the same is courteously solicited. The Examiner is respectfully requested to contact the undersigned by telephone at the below listed telephone number in order to expedite resolution of any issues and to expedite passage of the present application to issue, if any comments, questions, or suggestions arise in connection with the present application.

The Commissioner is hereby authorized to charge any fees that may be required, or credit any overpayment, to Deposit Account Number 50-3797.

Respectfully submitted,

/Russell W White/

Russell W. White; Reg. No. 45,691

(512) 439-7100 (phone)

(512) 439-7199 (fax)

October 9, 2007

Date

Electronic Acknowledgement Receipt			
EFS ID:	2293761		
Application Number:	10947755		
International Application Number:			
Confirmation Number:	1751		
Title of Invention:	SYSTEM AND METHOD FOR CONNECTING A PORTABLE AUDIO PLAYER TO AN AUTOMOBILE SOUND SYSTEM		
First Named Inventor/Applicant Name:	Russell W. White		
Customer Number:	65550		
Filer:	Russell W. White/Laura H. Andre		
Filer Authorized By:	Russell W. White		
Attorney Docket Number:	111111.1111-2C		
Receipt Date:	09-OCT-2007		
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Document Number	Document Description	File Name	File Size(Bytes) /Message Digest	Multi Part /.zip	Pages (if appl.)
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	Amendment After Final	1	1
	Applicant Arguments/Remarks Made in an Amendment 2		2
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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.

U.S. Patent and Trademark Office, U.S. DEPARTMENT OF COMMERCE

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. PATENT APPLICATION FEE DETERMINATION RECORD Application or Docket Number Substitute for Form PTO-875 OTHER THAN APPLICATION AS FILED - PART I OR SMALL ENTITY SMALL ENTITY (Column 1) (Column 2) 'NUMBER EXTRA NUMBER FILED RATE (\$) FEE (\$) RAŢE (\$) FEE (\$) FOR BASIC FEE (37 CFR 1.16(a), (b), or (c)) SEARCH FEE (37 CFR 1.16(k), (i), or (m)) **EXAMINATION FEE.** (37 CFR 1.16(o), (p), or (q)) **TOTAL CLAIMS** OR minus 20 = (37 CFR 1.16(i)) INDEPENDENT CLAIMS minus 3 = х (37 CFR 1.16(h)) If the specification and drawings exceed 100 sheets of paper, the application size fee due APPLICATION SIZE is \$250 (\$125 for small entity) for each FEE (37 CFR 1.16(s)) 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)) TOTAL TOTAL * If the difference in column 1 is less than zero, enter "0" in column 2. APPLICATION AS AMENDED - PART II OTHER THAN OR (Column 2) (Column 3) SMALL ENTITY SMALL ENTITY (Column 1) HIGHEST CLAIMS PRESENT REMAINING NUMBER RATE (\$) ADDI-RATE (\$) ADDI-49/07 **EXTRA** PREVIOUSLY TIONAL TIÓNAL **AFTER** AMENDMENT FEE (\$) AMENDMENT PAID FOR FEE (\$) Minus Total (37 CFR 1.16(1)) OR Independent (37 CFR 1.16(h)) Minus = OR Application Size Fee (37 CFR 1.16(s)) FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16()) OR TOTAL TOTAL ADD'L FEE ADD'L FEE OR (Column 2) (Column 3) (Column 1) CLAIMS HIGHEST PRESENT RATE (\$) ADDI-RATE (\$) ADDI-REMAINING NUMBER EXTRA TIONAL TIONAL AFTER PREVIOUSLY FEE (\$) FEE (\$) AMENDMENT PAID FOR ENDME Total (37 CFR 1.16(1) Minus OR Independent Minus OR Application Size Fee (37 CFR 1.16(s)) FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(J)) OR TOTAL TOTAL OR ADD'L FEE 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. 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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	Application No.	Applicant(s)	
Interview Summary	10/947,755	WHITE ET AL.	
merview summary	Examiner	Art Unit	
44-84-9-1	Erika A. Gary	2617	
All participants (applicant, applicant's representative, PTG	O personnel):		
(1) <u>Erika A. Gary</u> .	(3)		
(2) <u>Russell White</u> .	(4)		
Date of Interview: <u>04 October 2007</u> .			
Type: a) ☐ Telephonic b) ☐ Video Conference c) ☑ Personal [copy given to: 1) ☐ applicant	2) applicant's represe	ntative]	
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)⊠ No.		
Claim(s) discussed: 36,52 and 63.			
Identification of prior art discussed: <u>N/A</u> .	·		
Agreement with respect to the claims f)☐ was reached.	g) was not reached.	h)⊠ N/A.	
Substance of Interview including description of the gener reached, or any other comments: <u>Applicant and Examine an explanation along with pertinent portions of the specific requirement</u> . The Examiner agreed that the 112 rejection	er discussed the previous ication providing support in should be withdrawn.	112 rejection. Applicant provided for the written description	
(A fuller description, if necessary, and a copy of the amerallowable, if available, must be attached. Also, where no allowable is available, a summary thereof must be attached.	copy of the amendments		
THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER OF ONE MONTH OR THIRTY DAYS FROM THIS INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW SUMMARY FORM, WHICHEVER IS LATER, TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.			
		ERIKA A GARY IMARY EXAMINER	
Examiner Note: You must sign this form unless it is an			
Attachment to a signed Office action.	Examiner	's signature, if required	





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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/947,755 09/23/2004		09/23/2004	Russell W. White	111111.1111-2C	1751
	65550 AFFINITY LA	7590 08/16/2007 ABS_LLC		EXAM	INER
	10904 DOSWI	ELL COVE		GARY, E	ERIKA A
AUSTIN, TX 78739		78739		ART UNIT	PAPER NUMBER
				2617	
				MAIL DATE	DELIVERY MODE
				08/16/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	·	Application No.	Applicant(s)
	Office Author Occurrence	10/947,755	WHITE ET AL.
•	Office Action Summary	Examiner	Art Unit
		Erika A. Gary	2617
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	correspondence address
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. operiod for reply is specified above, the maximum statutory period we re to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tir- rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).
Status		•	
1)⊠	Responsive to communication(s) filed on 7/6/0	7	
	· · · · · · · · · · · · · · · · · · ·	action is non-final.	
3)	Since this application is in condition for allowar		osecution as to the merits is
-,	closed in accordance with the practice under E		
Dispositi	on of Claims		
4)⊠	Claim(s) <u>36-70</u> is/are pending in the application	•	
	4a) Of the above claim(s) is/are withdray		
	Claim(s) is/are allowed.		
	Claim(s) <u>36-70</u> is/are rejected.		•
	Claim(s) is/are objected to.		
	Claim(s) are subject to restriction and/or	election requirement.	
	on Papers		·
	·	_	
	The specification is objected to by the Examiner		
10)	The drawing(s) filed on is/are: a) acce	•	
	Applicant may not request that any objection to the o	•	
11)	Replacement drawing sheet(s) including the correcting The oath or declaration is objected to by the Ex		
		ammer. Note the attached Office	Action of form PTO-152.
	ınder 35 U.S.C. § 119		
_	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a))-(d) or (f).
a)	☐ All b)☐ Some * c)☐ None of:		•
	1. Certified copies of the priority documents		•
	2. Certified copies of the priority documents		
	3. Copies of the certified copies of the prior		ed in this National Stage
	application from the International Bureau	* **	
* 5	See the attached detailed Office action for a list of	of the certified copies not receive	ed.
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Attachmen	t(s)	•	•
	e of References Cited (PTO-892)	4) Interview Summary	
	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate
	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	5)	ratent Application
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DETAILED ACTION

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 2. Claims 36-70 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Independent claims 36, 52, and 63 disclose a portable electronic device displaying a graphical interface item comprising a name associated with an audio file wherein the portable electronic device is communicatively coupled to a different electronic device and the portable electronic device communicates a representation of the graphical interface item to the different electronic device for display on said different electronic device. This embodiment is not disclosed in the specification. The specification discloses a portable electronic device containing an audio file, wherein the portable electronic device is coupled to a different electronic device which can receive and play the audio file of the portable electronic device [paragraphs, 0049, 0066, 0091-0092]. There is no mention of transmitting the associated name information to the different electronic device and subsequently displaying the information on the different electronic device. Further, figure 4 and

paragraph 0056 of the specification teach a graphical user interface in relation to obtaining audio files via the Internet, but does not teach or suggest displaying a name associated with an audio file on both the portable electronic device and a different electronic device coupled to the portable electronic device.

Response to Arguments

3. Applicant's arguments filed July 6, 2007 have been fully considered but they are not persuasive. Applicant has pointed out some portions of the specification to try to justify the pending claims. However, the Examiner maintains that sufficient support is not found that supports the comprehensive embodiment of the independent claims. The specification discloses a portable electronic device displaying a graphical interface item, coupling the portable electronic device to another electronic device to play audio files stored on the portable electronic device on said another electronic device. The specification does not adequately teach or disclose communicating a representation of the graphical interface to said another electronic device for display, and wherein the graphical interface item comprises a name associated with an audio file. Further, the specification teaches that the electronic device can communicate with an automobile sound system and information is communicated from the electronic device to the automobile sound system such that a user may listen to selected audio information [paragraph 0092]. There is no teaching of transferring a graphical interface item to display on the automobile sound system. Paragraph 0062 teaches that the radio dial (graphical interface item) can be wirelessly communicated to an electronic device.

However, there is no teaching of communicating a portable electronic device's radio dial to another electronic device that is coupled to the portable electronic device.

Conclusion

4. **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.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Erika A. Gary whose telephone number is 571-272-7841. The examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Charles Appiah can be reached on 571-272-7904. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/947,755

Art Unit: 2617

Page 5

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 571-272-1000.

EAG August 14, 2007

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Russell W. White et al.

Title: System and Method for Connecting a Portable

MP3 Player to an Automobile Sound System (AS AMENDED)

App. No.: 10/947,755 Filed: 09/23/2004

Examiner: GARY, Erika A. Group Art Unit: 2617

Atty. Dkt No.: 111111.1111-2C Confirmation No.: 1751

M/S AMENDMENT

Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

REPLY TO NON-FINAL OFFICE ACTION

Dear Commissioner:

In reply to the Non-Final Office Action mailed May 24, 2007, Applicants respectfully request reconsideration of the present application and the allowance thereof:

Claim Amendments begin on page 2.

Remarks begin at page 8.

CERTIFICATE OF TRANSMISSION/MAILING

I hereby certify that this correspondence is being facsimile or electronically transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail, in an envelope addressed to the Commissioner for Patents on ___July 6, 2007__.

<u>Laura H. Andre</u> <u>/laura h andre/</u>
Typed or Printed Name Signature

CLAIM LISTING

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

1-35 (Canceled)

- 36. (Previously presented) An audio system, comprising:
 - a portable electronic device having a display, a memory, and an audio file player;
 - a first portion of software saved at the portable electronic device and configured to initiate a displaying of a graphical interface item on the display, the graphical interface item comprising a name associated with an audio file saved in the memory;
 - a mounting location on the portable electronic device that includes a physical interface configured to communicatively couple the portable electronic device to a different electronic device having an associated display; and
 - an other portion of software saved at the portable electronic device and configured to communicate a representation of the graphical interface item to the different electronic device via the physical interface to facilitate a displaying of the representation on the associated display.
- 37. (Previously presented) The system of Claim 36, wherein the other portion of software is further configured to communicate a collection of information to the different electronic device via the physical interface such that a user can utilize the different electronic device to navigate through a plurality of audio files.
- 38. (Previously presented) The system of Claim 36, wherein the different electronic device is an automobile sound system component.
- 39. (Previously presented) The system of Claim 36, wherein the portable electronic device is a cellular telephone.

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- 40. (Previously presented) The system of Claim 36, further comprising an automobile having a sound system, wherein the different electronic device is a component of the automobile sound system.
- 41. (Previously presented) The system of Claim 36, further comprising a wireless communication device configured to engage the physical interface and to communicatively couple the portable electronic device to the different electronic device via a wireless signal.
- 42. (Previously presented) The system of Claim 41, wherein the wireless signal is communicated as a locally transmitted signal at a frequency between 88 and 108 MHz.
- 43. (Previously presented) The system of Claim 36, wherein the name is a playlist name.
- 44. (Previously presented) The system of Claim 36, wherein the name is a song title.
- 45. (Previously presented) The system of Claim 36, wherein the name is an artist name.
- 46. (Previously presented) The system of Claim 36, wherein the name is a user customized name identifying a playlist that comprises the audio file.
- 47. (Previously presented) The system of Claim 36, wherein the physical interface is further configured to couple the portable electronic device to the different electronic device such that a power supply of the different electronic device provides power to the portable electronic device.
- 48. (Previously presented) The system of Claim 36, wherein the graphical interface item is updateable by a user.
- 49. (Previously presented) The system of Claim 48, further comprising a software application configured to execute on a personal computer, wherein the software application is

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configured to allow the user to update the graphical interface item of the portable electronic device.

- 50. (Currently amended) The system of Claim 36, wherein the portable electronic device is configured to communicate interface information to the different electronic device in order to allow the user to view at least a partial representation of a <u>Georgraphical user</u> interface that includes the graphical interface item on the associated display, wherein the <u>Georgraphical user interface</u> comprises a plurality of preprogrammed soft buttons that are linked to respective audio information sources.
- 51. (Previously presented) The system of Claim 36, wherein the other portion of software is further configured to communicate a collection of information to the different electronic device via the physical interface such that a user can utilize the different electronic device to select an audio file for playing.
- 52. (Previously presented) An audio system, comprising:

 a portable electronic device that has a display, a memory, and a processor; and
 software saved at the portable electronic device and configured to direct the portable
 electronic device to save an audio file in the memory, to associate the audio file
 with a name, to include the name in a graphical menu of available content, to
 present the name on the display of the portable electronic device, and to
 communicate a collection of information comprising the name to a different
 electronic device that has an associated display such that a user can interact with
 the different electronic device: (1) to navigate through a plurality of audio files;
 (2) to view at least a portion of the graphical menu on the associated display,
 wherein the portion comprises the name; and (3) to select an available audio file
 for processing.
- 53. (Previously presented) The system of Claim 52, wherein the portable electronic device is a cellular telephone.

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- 54. (Previously presented) The system of Claim 52, further comprising the different electronic device, wherein the different electronic device is a home stereo component.
- 55. (Previously presented) The system of Claim 52, further comprising the different electronic device, wherein the different electronic device is an automobile stereo component.
- 56. (Previously presented) The system of Claim 52, wherein the portable electronic device is configured to communicate interface information to the different electronic device in order to allow the user to view the graphical menu in its entirety on the associated display.
- 57. (Currently amended) The system of Claim 56, wherein the graphical menu is a GET graphical user interface that has a plurality of preprogrammed soft buttons that are linked to respective audio information sources.
- 58. (Previously presented) The system of Claim 52, further comprising a mounting location on the portable electronic device that includes a physical interface configured to communicatively couple the portable electronic device to the different electronic device.
- 59. (Previously presented) The system of Claim 58, wherein the physical interface is configured to couple a power supply associated with the different electronic device to a local power supply of the portable electronic device.
- 60. (Previously presented) The system of Claim 52, wherein the software is embedded in the portable electronic device as firmware.
- 61. (Previously presented) The system of Claim 52, wherein the memory is flash memory.
- 62. (Previously presented) The system of Claim 52, further comprising:

 a mounting location on the portable electronic device that includes a physical interface configured to communicatively couple the portable electronic device to the different electronic device; and

a mount configured to communicatively couple to the different electronic device and to engage the physical interface.

63. (Currently amended) An audio system, comprising:

an automobile having a sound system that includes an electronic device with an associated display and a user interface mechanism;

a mount communicatively coupled to the electronic device and configured to engage a physical interface of a portable electronic device that has a display, a memory, a processor, and software saved at the portable electronic device and configured to direct the portable electronic device to save an audio file in the memory, to associate the audio file with a name, to include the name in a menu of available content, to present the name on the display of the portable electronic device, and to communicate a collection of information comprising the name to the electronic device such that a user can interact with the different electronic device: (1) to navigate through a plurality of audio files; (2) to view at least a partial representation of the menu on the associated display; and (3) to select an available audio file for processing; and

wherein the electronic device is configured to receive the collection of information and to present the partial representation of the menu on the associated display.

- 64. (Previously presented) The system of Claim 63, wherein the electronic device is configured to receive the collection of information and to present the name on the associated display by software embedded in the electronic device as firmware.
- 65. (Currently amended) The system of Claim 63, wherein the partial representation of the menu is presented on the associated display as a <u>Geographical user interface</u> that has a plurality of preprogrammed soft buttons that are linked to respective audio information sources.
- 66. (Previously presented) The system of Claim 65, wherein the associated display is a touch screen display and the touch screen display is the user interface mechanism.

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- 67. (Previously presented) The system of Claim 66, wherein the user interface mechanism allows the user to navigate through a plurality of audio files saved in the memory and to select the audio file for processing.
- 68. (Previously presented) The system of Claim 63, wherein the user interface mechanism allows the user to navigate through the plurality of audio files and to select the available audio file for processing.
- 69. (New) The system of Claim 63, wherein the associated display and the user interface mechanism are integrated into a console of the automobile.
- 70. (Previously presented) The system of Claim 69, wherein a portion of the mount that is configured to engage the physical interface of the portable electronic device is not integrated into the console, further comprising a cable at least partially couples the portion of the mount that is configured to engage the physical interface of the portable electronic device and an other portion of the mount that is communicatively coupled to the electronic device.

REMARKS

Applicants thank Examiner Gary for the Non-final Office Action mailed May 24, 2007. Applicants have reviewed the Office Action and have corrected Claims 50, 57, 63, and 65. Applicants have also added a Claim 69 and respectfully offer the following remarks.

Objections

On Page 2 of the Office Action, the Examiner objected to Applicants' use of the acronym GUI in lieu of the actual words "graphical user interface." Applicants have amended Claims 50, 57, and 65 to replace "GUI" with "graphical user interface." Applicants respectfully request removal of the objection.

On Page 2 of the Office Action, the Examiner objected to Applicants' use of "the different electronic device" in Claim 63. Applicants have corrected Claim 63 as suggested in the Office Action to replace "the different electronic device" with "the electronic device." Applicants respectfully request removal of the objection.

On Page 2 of the Office Action, the Examiner correctly notes that Applicants forgot to include Claim 69. Claim 69 has been added. Applicants respectfully request removal of the objection.

Rejections

On Pages 3 and 4 of the Office Action, the Examiner rejects Claims 36-70 under 35 U.S.C. 112, first paragraph and states that the claims fail to comply with the written description requirement. Applicants respectfully disagree and traverse this rejection.

The Examiner suggests that the specification does not teach or suggest the existence of a graphical interface item that: (1) links a name to an audio file; and, (2) is communicated to and used by different devices. Applicants respectfully disagree. The Examiner also points out that the disclosed graphical user interface of Figure 4 and the description included in paragraph [0056] describe a GUI for obtaining audio files from the Internet. Applicants disagree slightly with the Examiner's characterization of Figure 4. While Figure 4 does illustrate a GUI 400 that

includes several graphical elements that may be used to assist a user in obtaining audio files from the Internet, at least two of the items included in Figure 4 deserve special attention – namely, radio dial 412 and program interface 413.

Radio dial 412 is one example of a relatively complex graphical interface. Other graphical interfaces may not need to be as complex. As mentioned in the specification quotes presented below, radio dial 412 includes user-defined names that are linked to available audio sources such as playlists of stored MP3 files. radio dial 412 was specifically described as a customizable user interface application that can be communicated to and used by several different types of electronic devices.

In one of the described embodiments, a user is allowed to access a web page (e.g., GUI 400). At the web page, the user is allowed to create and update a menu of named links (depicted as soft station buttons in radio dial 412). The menu is then sent as part of radio dial 412 to various electronic devices where radio dial 412 operates as a user interface for the various devices. In practice, communicating a radio dial-like interface application to different devices allows a user to interact with a somewhat familiar and consistent interface – no matter what device the user is then using to access available content. Please consider, for example, the following:

"[R]adio dial 412 surpasses the limitations of conventional systems through providing a programmable radio dial of user customized audio information. Radio dial 412 includes several stations that may be programmed using program interface 413. The preset stations may include several different types of user customized preset information such as user selected playlists ... or other information associated with audio information." [0061]

Importantly, "Radio dial 412 may also be displayed as a separate user interface and in some embodiments does not require a browsing environment to view radio dial 412. For example, an electronic device ... having a display may graphically present radio dial 412 to a user. On example may be using electronic device in association with an automobile audio system." [0062]

In practice, "a user can communicate selective information to several devices without having to download the information separately for each device." [0060]

In practice, "Radio dial 412 may be operable as an application for use with several different types of electronic devices ... operable to display radio dial 412 and in some embodiments may be wirelessly communicated to an electronic device." [0062]

While the particular embodiment described in the last quote mentions the use of wireless communications to send radio dial 412 from one device to another, the specification frequently mentions that communications between devices can occur wirelessly or via a cable. For example, the specification later mentions that "information ... may be wirelessly communicated to the PDA device ... [or] communicated to a PDA device via a hard wire coupled to a computer system" [0093].

Moreover, in the automobile-centric embodiment of Figure 9, a wireline connection is shown as the communication medium between two electronic devices – namely, a portable electronic device and an automobile sound system component. In Figure 9, "[e]lectronic device 907 may ... communicate with the [car's sound] system via interface cable ... 911." [0092]. As such, "information communicated to electronic device 907 may be transferred to [the car's sound] system 901 such that a user may listen to selected audio information." [0092]. As shown, the display of system 901 is not large enough to present an entire version of radio dial 412 and instead only presents a portion of the dial – namely, the user defined name 98.1.

Applicants submit that the above discussion, by itself, clearly illustrates that the specification supports the currently pending claims. With that said, there are additional passages that support the claims. While applicants consider the above quotes to be more than sufficient, applicants do not consider the above listing to be exhaustive.

Applicants respectfully request withdrawal of the current 112 rejections and full allowance of all pending claims.

CONCLUSION

The Applicants respectfully submit that the present application is in condition for allowance, and an early indication of the same is courteously solicited. The Examiner is respectfully requested to contact the undersigned by telephone at the below listed telephone number in order to expedite resolution of any issues and to expedite passage of the present application to issue, if any comments, questions, or suggestions arise in connection with the present application.

The Commissioner is hereby authorized to charge any fees that may be required, or credit any overpayment, to Deposit Account Number 50-3797.

Respectfully submitted,

/Russell W White/

July 6, 2007

Date

Russell W. White; Reg. No. 45,691

LARSON NEWMAN ABEL POLANSKY & WHITE, LLP

5914 W. Courtyard Dr., Suite 200

Austin, Texas 78730

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(512) 439-7199 (fax)

Page 11 of 11 U.S. App. No.: 10/947,755

Electronic Acknowledgement Receipt			
EFS ID:	1947538		
Application Number:	10947755		
International Application Number:			
Confirmation Number:	1751		
Title of Invention:	SYSTEM AND METHOD FOR CONNECTING A PORTABLE AUDIO PLAYER TO AN AUTOMOBILE SOUND SYSTEM		
First Named Inventor/Applicant Name:	Russell W. White		
Customer Number:	65550		
Filer:	Russell W. White/Laura H. Andre		
Filer Authorized By:	Russell W. White		
Attorney Docket Number:	111111.1111-2C		
Receipt Date:	06-JUL-2007		
Filing Date:	23-SEP-2004		
Time Stamp:	17:14:30		
Application Type:	Utility		
Payment information:			

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)	Multi Part /.zip	Pages (if appl.)
1		1111-2C_NFOA_Reply.pdf	50958	yes	11

	Multipart Description/PDF files in .zip description			
	Document Description	Start	End	
	Amendment - After Non-Final Rejection	1	1	
	Claims	2	7	
	Applicant Arguments/Remarks Made in an Amendment	8	11	
Warnings:				

Information:

Total Files Size (in bytes): 50958

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.

10/947755

Approved for use through 173 VISCOL ONG 6681-6032
U.S. Palent and Trademer's Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no parpore are required to re ection of information u sloce & displays a rolld Char po PATENT APPLICATION FEE DETERMINATION RECORD Wed numb on or Docket Hu **Bubelltule for Form PTO-878** CLAIMS AS FILED - PART I OTHER THAN (Cotumn 1) (S municol) . SMALL ENTITY OR **GMALL ENTITY** FOR HUMBER FILED MAMBER EXTRA NAIC PEE RATE RATE (DT OFR 1.16(a)) 385 19000 TOTAL CLASSE OR (37 CFR 1.18(c)) minus 20 e 150. HOEPENDENT CLAME OR (37 CFR 1.18(b)) z 1*20*0. ertrus 3 -OR MULTIPLE DEPENDENT CLASH PRESENT (37 CFR 1.18(d)) ..3D OA 'if the difference in column 1 is less than zero, enter "O" in column 2. TOTAL OR TOTAL CLAIMS AS AMENDED - PART II OTHER THAN (Cotumn 2) (Column 3) SMALL ENTITY SMALL ENTITY anis HIGHEST REMAINING PREBENT RATE ADD: RATE 127/06 PREVIOUSLY ADO4 TIONAL TIONAL ENDMENT PAID FOR FEE Total FEE OR OR FIRST PRESENTATION OF MILETIPLE DEPENDENT CLAIM OF CER 1.14(1) OR TOTAL TOTAL ADOL FEE (Column 1) (Column 2) CLAIMS HIGHEST NUMBER REMAINING PRESENT and ADDI-TIONAL FEE RATE ENDMENT RATE ADDI-TIONAL AFTER PREVIOUSLY PAID FOR FEE Yotel 85 G7 O'R LMC Independent DI CFR I 14(4) . . OR x 1 FIRST PRESENTATION OF MATURE DEPENDENT CLAIM (3) CFR 1 (60) OR TOTAL TOTAL ADDL FEE **OR** ADO'L FEE (Column 1) (Column 2) (Column 3) CLAMS HIGHEST REMAINING PRESENT NUMBER RATE ADOI-RATE AFTER PREVIOUSLY EXTRA TIONAL TIONAL ENDMENT PAID FOR FEE Total (IT CFR 1.14(4)) Minus AMENDM **72 1** prora Light OR FIRST PRESENTATION OF MATTIPLE DEPENDENT CLAIM (1) CFR 1.16(5)) OR TOTAL TOTAL ADOL FEE If the entry in column 1 is less than the entry in column 2, write "V in column 3.

If the "Righest Number Previously Paid For" IN THIS SPACE is less than 20, enter 70"

If the "Righest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3".

The "Righest Number Previously Paid For" [Total or independent] is the highest number found in the appropriate box in column 1. OR ADD1 FEE

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 governed by 35 U.S.C. 122 and 31 CFR 1,14 This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application from to the USPTO. Time will vary depending upon the bridding case. Any comments on the amount of time you require to complete it is 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.

If you need assistance in completing the tornical 1-800-PTC-9199 and select option ?

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/947,755	09/23/2004	Russell W. White	111111.1111-2C	1751	
65550 AFFINITY LA	7590 05/24/2007 BS. LLC		EXAMINER		
10904 DOSWELL COVE AUSTIN, TX 78739			GARY, ERIKA A		
			ART UNIT	PAPER NUMBER	
			2617		
			MAIL DATE	DELIVERY MODE	
			05/24/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/947,755	WHITE ET AL.				
Office Action Summary	Examiner	Art Unit				
	Erika A. Gary	2617				
The MAILING DATE of this communication appeared for Reply	ears on the cover sheet wit	h the correspondence address -				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	TE OF THIS COMMUNIC 6(a). In no event, however, may a re ill apply and will expire SIX (6) MONT cause the application to become AB/	ATION. ply be timely filed HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 19 Ma	arch 2007.	•				
· _ · · · · · · · · · · · · · · · · · ·	action is non-final.					
3) Since this application is in condition for allowan		rs, prosecution as to the merits is				
closed in accordance with the practice under E		•				
Disposition of Claims	•					
4) Claim(s) 36-70 is/are pending in the application	l.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>36-70</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examiner	•.					
10) The drawing(s) filed on is/are: a) acce		y the Examiner.				
Applicant may not request that any objection to the o	drawing(s) be held in abeyand	e. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correcti	on is required if the drawing(s) is objected to. See 37 CFR 1.121(d)				
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. §	119(a)-(d) or (f).				
1. Certified copies of the priority documents have been received.						
Certified copies of the priority documents	have been received in Ap	plication 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)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892)		ımmary (PTO-413) /Mail Date				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date Notice of Informal Patent Application						
Paper No(s)/Mail Date 6) Other:						

DETAILED ACTION

Claim Objections

- Claims 50, 57, and 66 are objected to because of the following informalities: the acronym GUI should be spelled out in the claim before the use of the acronym.
 Appropriate correction is required.
- 2. Claim 63 is objected to because of the following informalities: "the different electronic device" should be "the electronic device". Appropriate correction is required.
- 3. Claim 69 is objected to because of the following informalities: the claim is missing. Appropriate correction is required.

Claim Rejections - 35 USC § 112

- 4. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 5. Claims 36-70 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Independent claims 36, 52, and 63 disclose a

Application/Control Number: 10/947,755

Art Unit: 2617

portable electronic device displaying a graphical interface item comprising a name associated with an audio file wherein the portable electronic device is communicatively coupled to a different electronic device and the portable electronic device communicates a representation of the graphical interface item to the different electronic device for display on said different electronic device. This embodiment is not disclosed in the specification. The specification discloses a portable electronic device containing an audio file, wherein the portable electronic device is coupled to a different electronic device which can receive and play the audio file of the portable electronic device [paragraphs, 0049, 0066, 0091-0092]. There is no mention of transmitting the associated name information to the different electronic device and subsequently displaying the information on the different electronic device. Further, figure 4 and paragraph 0056 of the specification teach a graphical user interface in relation to obtaining audio files via the Internet, but does not teach or suggest displaying a name associated with an audio file on both the portable electronic device and a different electronic device coupled to the portable electronic device.

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Erika A. Gary whose telephone number is 571-272-7841. The examiner can normally be reached on Monday-Thursday.

Page 3

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Charles Appiah can be reached on 571-272-7904. 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 571-272-1000.

EAG May 22, 2007

	REQU	JEST FC			N(RCE)TRANSMITT	AL	
			(Submitted	d Only via EFS	-Web)		
Application Number	10947755	Filing Date	2004-09-23	Docket Number (if applicable)	111111.1111-2C	Art Unit	2617
First Named Inventor	Russell W. White)		Examiner Name	GARY, Erika A.	,	
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. The Instruction Sheet for this form is located at WWW.USPTO.GOV							
		S	UBMISSION REQ	UIRED UNDER 37	7 CFR 1.114		
in which they	were filed unless	applicant ins		applicant does not wi	nents enclosed with the RCE ish to have any previously file		
	y submitted. If a fir on even if this box			any amendments file	ed after the final Office action	may be cor	sidered as a
Cc	Consider the arguments in the Appeal Brief or Reply Brief previously filed on						
☐ Ot	her						
▼ Enclosed	I						
X Aı	mendment/Reply						
 Inf	☐ Information Disclosure Statement (IDS)						
Affidavit(s)/ Declaration(s)							
Other							
MISCELLANEOUS							
			ntified application is d 3 months; Fee und		CFR 1.103(c) for a period of quired)	months _	
Other —							
				FEES			
🗙 The Dire	ector is hereby aut		s required by 37 CF harge any underpay		RCE is filed. lit any overpayments, to		
		SIGNATUF	RE OF APPLICAN	T, ATTORNEY, OF	R AGENT REQUIRED		
🔀 Patent	Practitioner Signa	ature					
Applic	ant Signature						

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.

Signature of Registered U.S. Patent Practitioner					
Signature	/russell w white/	Date (YYYY-MM-DD)	2007-03-19		
Name	Russell W. White	Registration Number	45691		

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.

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

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 the Freedom of Information Act requires disclosure of these record s.
- 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.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

Russell W. White et al.

Title:

System and Method for Connecting a Portable

MP3 Player to an Automobile Sound System (AS AMENDED)

App. No.:

10/947,755

Filed:

09/23/2004

Examiner:

GARY, Erika A.

Group Art Unit:

2617

Atty. Dkt No.: 111111.1111-2C

Confirmation No.:

1751

M/S AF

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

RESPONSE AND SUBMISSION UNDER 37 C.F.R § 1.114

Dear Commissioner:

Applicants hereby submit a Request for Continuing Examination and Amendment under 37 C.F.R. § 1.114. Applicants respectfully request reconsideration of the present application and the allowance thereof:

Specification Amendments begin on page 2.

Claim Amendments begin on page 3.

Remarks begin at page 9.

CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being electronically or facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient pigstage as first class mail, in an envelope addressed to the Commissioner for Patents on

Tuped or Printed Name

Samsung Ex. 1319 p. 107 Sicinciare

IN THE SPECIFICATION

Please amend the Specification with the following replacement paragraphs:

[0001] This is a continuation application of U.S. Patent Application No. 09/537,812 filed on March 28, 2000, now U.S. Patent No. 7,187,947, Issued March 6, 2007, the entirety of which is incorporated herein by reference in its entirety.

[0092] During operation, electronic device 907 may be mounted within interface 904. Electronic device 907 may also be powered or recharged via power line 910 and communicate with the systems audio system via interface cable or bus line 911. Audio information communicated to electronic device 907 may be transferred to audio system 901 such that a user may listen to selected audio information. For example, a user may have previously selected a plurality of audio files to be transmitted to electronic device 907. Electronic device 907905 may communicate the selected audio information to the automobiles audio system that utilizes interface 901 thereby allowing the user to listen to selected audio information. In one embodiment, cable 908 may be custom-installed to audio system 901. For example, the cable may be coupled to an auxiliary line for the system's radio or may be coupled to CD player line 912.

CLAIM LISTING

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

1-35 (Canceled)

- 36. (New) An audio system, comprising:
 - a portable electronic device having a display, a memory, and an audio file player;
 a first portion of software saved at the portable electronic device and configured to
 initiate a displaying of a graphical interface item on the display, the graphical
 interface item comprising a name associated with an audio file saved in the
 memory;
 - a mounting location on the portable electronic device that includes a physical interface configured to communicatively couple the portable electronic device to a different electronic device having an associated display; and
 - an other portion of software saved at the portable electronic device and configured to communicate a representation of the graphical interface item to the different electronic device via the physical interface to facilitate a displaying of the representation on the associated display.
- 37. (New) The system of Claim 36, wherein the other portion of software is further configured to communicate a collection of information to the different electronic device via the physical interface such that a user can utilize the different electronic device to navigate through a plurality of audio files.
- 38. (New) The system of Claim 36, wherein the different electronic device is an automobile sound system component.
- 39. (New) The system of Claim 36, wherein the portable electronic device is a cellular telephone.

- 40. (New) The system of Claim 36, further comprising an automobile having a sound system, wherein the different electronic device is a component of the automobile sound system.
- 41. (New) The system of Claim 36, further comprising a wireless communication device configured to engage the physical interface and to communicatively couple the portable electronic device to the different electronic device via a wireless signal.
- 42. (New) The system of Claim 41, wherein the wireless signal is communicated as a locally transmitted signal at a frequency between 88 and 108 MHz.
- 43. (New) The system of Claim 36, wherein the name is a playlist name.
- 44. (New) The system of Claim 36, wherein the name is a song title.
- 45. (New) The system of Claim 36, wherein the name is an artist name.
- 46. (New) The system of Claim 36, wherein the name is a user customized name identifying a playlist that comprises the audio file.
- 47. (New) The system of Claim 36, wherein the physical interface is further configured to couple the portable electronic device to the different electronic device such that a power supply of the different electronic device provides power to the portable electronic device.
- 48. (New) The system of Claim 36, wherein the graphical interface item is updateable by a user.
- 49. (New) The system of Claim 48, further comprising a software application configured to execute on a personal computer, wherein the software application is configured to allow the user to update the graphical interface item of the portable electronic device.
- 50. (New) The system of Claim 36, wherein the portable electronic device is configured to communicate interface information to the different electronic device in order to allow the user to view at least a partial representation of a GUI that includes the graphical interface

item on the associated display, wherein the GUI comprises a plurality of preprogrammed soft buttons that are linked to respective audio information sources.

- 51. (New) The system of Claim 36, wherein the other portion of software is further configured to communicate a collection of information to the different electronic device via the physical interface such that a user can utilize the different electronic device to select an audio file for playing.
- 52. (New) An audio system, comprising:

a portable electronic device that has a display, a memory, and a processor; and software saved at the portable electronic device and configured to direct the portable electronic device to save an audio file in the memory, to associate the audio file with a name, to include the name in a graphical menu of available content, to present the name on the display of the portable electronic device, and to communicate a collection of information comprising the name to a different electronic device that has an associated display such that a user can interact with the different electronic device: (1) to navigate through a plurality of audio files; (2) to view at least a portion of the graphical menu on the associated display, wherein the portion comprises the name; and (3) to select an available audio file for processing.

- 53. (New) The system of Claim 52, wherein the portable electronic device is a cellular telephone.
- 54. (New) The system of Claim 52, further comprising the different electronic device, wherein the different electronic device is a home stereo component.
- 55. (New) The system of Claim 52, further comprising the different electronic device, wherein the different electronic device is an automobile stereo component.

- 56. (New) The system of Claim 52, wherein the portable electronic device is configured to communicate interface information to the different electronic device in order to allow the user to view the graphical menu in its entirety on the associated display.
- 57. (New) The system of Claim 56, wherein the graphical menu is a GUI that has a plurality of preprogrammed soft buttons that are linked to respective audio information sources.
- 58. (New) The system of Claim 52, further comprising a mounting location on the portable electronic device that includes a physical interface configured to communicatively couple the portable electronic device to the different electronic device.
- 59. (New) The system of Claim 58, wherein the physical interface is configured to couple a power supply associated with the different electronic device to a local power supply of the portable electronic device.
- 60. (New) The system of Claim 52, wherein the software is embedded in the portable electronic device as firmware.
- 61. (New) The system of Claim 52, wherein the memory is flash memory.
- 62. (New) The system of Claim 52, further comprising:
 - a mounting location on the portable electronic device that includes a physical interface configured to communicatively couple the portable electronic device to the different electronic device; and
 - a mount configured to communicatively couple to the different electronic device and to engage the physical interface.
- 63. (New) An audio system, comprising:
 - an automobile having a sound system that includes an electronic device with an associated display and a user interface mechanism;
 - a mount communicatively coupled to the electronic device and configured to engage a physical interface of a portable electronic device that has a display, a memory, a

processor, and software saved at the portable electronic device and configured to direct the portable electronic device to save an audio file in the memory, to associate the audio file with a name, to include the name in a menu of available content, to present the name on the display of the portable electronic device, and to communicate a collection of information comprising the name to the electronic device such that a user can interact with the different electronic device: (1) to navigate through a plurality of audio files; (2) to view at least a partial representation of the menu on the associated display; and (3) to select an available audio file for processing; and

wherein the electronic device is configured to receive the collection of information and to present the partial representation of the menu on the associated display.

- 64. (New) The system of Claim 63, wherein the electronic device is configured to receive the collection of information and to present the name on the associated display by software embedded in the electronic device as firmware.
- 65. (New) The system of Claim 63, wherein the partial representation of the menu is presented on the associated display as a GUI that has a plurality of preprogrammed soft buttons that are linked to respective audio information sources.
- 66. (New) The system of Claim 65, wherein the associated display is a touch screen display and the touch screen display is the user interface mechanism.
- 67. (New) The system of Claim 66, wherein the user interface mechanism allows the user to navigate through a plurality of audio files saved in the memory and to select the audio file for processing.
- 68. (New) The system of Claim 63, wherein the user interface mechanism allows the user to navigate through the plurality of audio files and to select the available audio file for processing.

70. (New) The system of Claim 69, wherein a portion of the mount that is configured to engage the physical interface of the portable electronic device is not integrated into the console, further comprising a cable at least partially couples the portion of the mount that is configured to engage the physical interface of the portable electronic device and an other portion of the mount that is communicatively coupled to the electronic device.

REMARKS

The Final Office Action mailed February 27, 2007 has been received and considered. In this Request for Continuing Examination, claims 1-35 have been canceled without prejudice or disclaimer. Claims 36-70 have been added. Support for the new claims can be found in the specification of the parent application (U.S. patent application Ser. No. 09/537,812 filed March 28, 2000, now U.S. Patent No. 7,187,947, Issued March 6, 2007), from which this application claims priority.

New Claims

To advance prosecution of this case, claims 1-35 have been canceled without prejudice or disclaimer. In addition, each of newly added claims 36-70 recite elements not disclosed or suggested by any of the cited references.

For example, claim 36 recites a portable electronic device that has a memory and a display and is "configured to initiate a displaying of a graphical interface item on the display, the graphical interface item comprising a name associated with an audio file saved in the memory." Claim 36 also recites "software saved at the portable electronic device and configured to communicate a representation of the graphical interface item to the different electronic device via the physical interface to facilitate a displaying of the representation on the associated display [of a different electronic device]."

In practice, a graphical interface item (which could be, for example, Radio dial 412 of Fig. 4) includes a name that is associated with a given audio file. The graphical interface item can be viewed on the display of a first electronic device (e.g., the portable electronic device). And, at least some part of the graphical interface item can be viewed on a display of a different electronic device (e.g., a car stereo). As explained in the Specification, providing a graphical interface of music choices that can be shown on displays of several different types of electronic devices allows a user to be familiar with and to comfortably navigate through and select songs from the different types of devices — even in an automobile environment. Moreover, as claimed in pending claim 50, elements of a given graphical interface may be "preprogrammable" — allowing the user to customize the display that appears on various electronic devices.

This limitation, and others as well, are missing from the cited art. For example, in the earlier Actions, the Examiner considered the laptop-like device of Looney (e.g., unit 700 of Figs. 18 and 19) to be the portable electronic device. The Looney system requires a user to interact with the laptop-like device (e.g., keyboard 704 or microphone 766, which are both integrated into the laptop-like device) and to use the laptop-like device's screen (e.g., display 702) to navigate through files, to view names, and to select an audio file for processing. There is no suggestion that the graphical user screens of Looney or any portions of those screens are to be shared by two different kinds of devices.

In light of the above, Applicants respectfully request withdrawal of the outstanding rejections and reconsideration of the claims.

Previous Objections & Rejections

In the Final Office Action mailed February 27, 2007, the Office Objected to informalities in the specification. These informalities have been addressed above. Applicants believe the objection has been overcome and respectfully request its removal.

In the Final Office Action mailed February 27, 2007, the Office rejected claims 1-35 based on Looney (U.S. Patent No. 6,232,539), Sorscher (U.S. Patent No. 4,807,292), and several instances of Official Notice. The Office took Official Notice that: (1) "it is well known in the art to connect accessory devices to this port," (2) "it is well known in the art for cellular telephones to include music playback functionality and for cellular telephones to be connected to an automobile sound system," and, (3) "pausing the playing of audio content and outputting audio information represented by a received incoming cellular signal ... is well known in the art."

Applicants respectfully traverse each of the rejections included in the February 27, 2007 Action. Applicants also object to each and every taking of Official Notice included in the February 27, 2007 Action. If the Examiner elects to reassert a rejection that would include a taking of Official Notice similar to the ones described above, Applicants request that the Examiner either produce a reference with a clear suggestion to combine the reference or allow the claim. In light of the new claims and the canceling of the old claims, Applicants respectfully

assert that the earlier rejections are moot and that the claims are allowable over the earlier cited art.

CONCLUSION

The Applicants respectfully submit that the present application is in condition for allowance, and an early indication of the same is courteously solicited. The Examiner is respectfully requested to contact the undersigned by telephone at the below listed telephone number in order to expedite resolution of any issues and to expedite passage of the present application to issue, if any comments, questions, or suggestions arise in connection with the present application.

The Commissioner is hereby authorized to charge any fees that may be required, or credit any overpayment, to Deposit Account Number 50-3797.

Respectfully submitted,

/Russell W White/
Russell W. White; Reg. No. 45,691
LARSON NEWMAN ABEL POLANSKY & WHITE, LLP
5914 W. Courtyard Dr., Suite 200
Austin, Texas 78730
(512) 439-7100 (phone)
(512) 439-7199 (fax)

March 19, 2007
Date

Electronic Patent Application Fee Transmittal						
Application Number:	10	947755				
Filing Date:	23	-Sep-2004				
Title of Invention:	SYSTEM AND METHOD FOR CONNECTING A PORTABLE AUDIO PLAYER TO AN AUTOMOBILE SOUND SYSTEM					
First Named Inventor/Applicant Name:	Russell W. White					
Filer:	Russell W. White/Laura Andre					
Attorney Docket Number:	Attorney Docket Number: 111111.1111-2C					
Filed as Small Entity						
Utility Filing Fees						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Pages:						
Claims:						
Claims in excess of 20		2202	26	25	650	
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						
Post-Allowance-and-Post-Issuance:						
Extension-of-Time: Samsung Ex. 1319 p. 118						

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Request for continued examination	2801	1	395	395
	Tota	al in USE) (\$)	1045

Electronic Acknowledgement Receipt			
EFS ID:	1602884		
Application Number:	10947755		
International Application Number:			
Confirmation Number:	1751		
Title of Invention:	SYSTEM AND METHOD FOR CONNECTING A PORTABLE AUDIO PLAYER TO AN AUTOMOBILE SOUND SYSTEM		
First Named Inventor/Applicant Name:	Russell W. White		
Customer Number:	65550		
Filer:	Russell W. White/Laura Andre		
Filer Authorized By:	Russell W. White		
Attorney Docket Number:	111111.1111-2C		
Receipt Date:	19-MAR-2007		
Filing Date:	23-SEP-2004		
Time Stamp:	16:18:09		
Application Type:	Utility		

Payment information:

Submitted with Payment	yes
Payment was successfully received in RAM	\$1045
RAM confirmation Number	491
Deposit Account	503797

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 and 1.17

File Listing:

Document Number	Document Description	Document Description File Name		Multi Part /.zip	Pages (if appl.)			
1	Request for Continued Examination (RCE) 1111-2C_RCE.pdf		641970	no	3			
Warnings:								
Information:								
2		1111-2C_Amendment.pdf	823215	yes	11			
Multipart Description/PDF files in .zip description								
	Document Des	Start	E	nd				
	Amendment Af	1		1				
	Specificat	Specification			2			
	Claims	3		8				
	Applicant Arguments/Remarks	9	1	11				
Warnings:								
Information:								
3	Fee Worksheet (PTO-06) fee-info.pdf		8348	no	2			
Warnings:								
Information:								
		Total Files Size (in bytes)	14	173533				

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.

10/947755

Approved for use through 1/3 V/2005, OMB 0681-0032
U.S. Palent and Tradement Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a polection of information unless it displays a wild CME pontrol number. PATENT APPLICATION FEE DETERMINATION RECORD Application or Docket Humbe **Bubelitule for Form PTO-876** CLAIMS AS FILED - PART I OTHER THAN (Column 1) SMALL ENTITY (Column 2) OR SMALL ENTITY FOR HUMBER FILED MAMBER EXTRA RATE FEE DASIC FEE (DT OFR 1.16(a)) 385 1800 TOTAL CLANE OR (37 CFR 1.16(c)) minus 20 + 150 x125. INDEPENDENT CLAIMS OR (37 CFR 1.16(b)) anthree 3 x DEV. OR multiple dependent claim present (37 CFR 1.18(d)) 90. OR If the difference in column 1 is less than zero, enter "O" in column 2. OR TOTAL CLAIMS AS AMENDED - PART II OTHER THAN (Column 1) (Column 2) OR (Column 3) **SMALL ENTITY** SMALL ENTITY CLAMS HIGHEST REMAINING HUMBER PRESENT RATE RATE 岩面 AFTER ADOL 11/27/06 PREVIOUSLY EXTRA TIONAL MENDMENT TIONAL PAID FOR FEE Total promises FEE ENDM Minus ₹ OR FIRST PRESENTATION OF MILITIPLE DEPENDENT CLAIM (DT CFR 1.14(d)) OR TOTAL TOTAL OR ADO'L FEE (Column 1) (Column 2) (Column 3) CLAIMS HIGHEST REMAINING NUMBER PRESENT RATE ADDI-TIONAL EN NO RATE AFTER PREVIOUSLY EXTRA ADDI-TIONAL AMENDMENT PAID FOR FEE FEE Total 85 Minus ENDM 35 GI OFR 1, MICE OR Independent (3) CFR 1 16(s) Mirus OR x s FIRST PRESENTATION OF MILITIPLE DEPENDENT CLAIM (3) CFR 1 (MILI OR TOTAL TOTAL ADD'T FEE ADD' FEE (Column 1) (Column 2) (Column 3) CLAIMS HIGHEST REMAINING NUMBER PRESENT RATE RATE ADDI-AFTER **PREVIOUSLY** EXTRA TIONAL TIONAL AMENDMENT PAID FOR FEE FEE Total (27 CFR 1.M(c) ENDM Minus OR Minus OR FIRST PRESENTÀTION OF MULTIPLE DEPENDENT CLAIM (17 CFR 1.14(d)) **OR** TOTAL TOTAL ADOL FEE OR ADD1 FEE If the entry in column 1 is less than the entry in column 2, write "U in column 3." If the "Righest Number Previously Pald For" IN THIS SPACE is less than 20, enter "20"

"If the "Highest Number Previously Paid For" N THIS SPACE is less than 3, enter 2"

The "Highest Number Previously Paid For" [Total or Independent] is the highest number found in the appropriate box in column 1.

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 lime you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief toformation Officer, 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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APPLICATION NO.	FILING DATE FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/947,755 09/23/2004		Russell W. White	111111.1111-2C 1751			
65550 7590 02/27/2007 AFFINITY LABS, LLC			EXAMINER			
10904 DOSWELL COVE AUSTIN, TX 78739			GARY, E	RIKA A		
			ART UNIT	PAPER NUMBER		
			2617			
SHORTENED STATUTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVER	Y MODE		
3 MC	NTHS	02/27/2007	PAF	PER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)					
Office Action Commence	10/947,755	WHITE ET AL.					
Office Action Summary	Examiner	Art Unit					
	Erika A. Gary	2617					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - 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).							
Status							
1) Responsive to communication(s) filed on 11/27	7/06						
· · · · · · · · · · · · · · · · · · ·	action is non-final.						
3) Since this application is in condition for allowant		secution as to the merits is					
closed in accordance with the practice under E	•						
•	repaire quayio, 1000 O.D. 11, 10						
Disposition of Claims		·					
4) Claim(s) <u>1-35</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdraw	n from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-35</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	election requirement.						
Application Papers							
9) The specification is objected to by the Examiner							
10) The drawing(s) filed on is/are: a) acce		Evaminor					
	•						
Applicant may not request that any objection to the o	= : :	• • •					
Replacement drawing sheet(s) including the correcti 11) The oath or declaration is objected to by the Ex-		` '					
· · · · · · · · · · · · · · · · · · ·	amilier. Note the attached Office	Action of form PTO-152.					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).					
 Certified copies of the priority documents 	have been received.						
2. Certified copies of the priority documents	have been received in Application	on No					
Copies of the certified copies of the prior	ty documents have been receive	ed in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of	of the certified copies not receive	d.					
Attachment(s)	•						
) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)					
2) Delice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	te					
 Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	5) Notice of Informal Pa	atent Application (PTO-152)					
	5, L. Oulei						

Application/Control Number: 10/947,755

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Page 2

DETAILED ACTION

Specification

1. The disclosure is objected to because of the following informalities: in paragraph 0092, "Electronic device 905" should be "Electronic device 907".

Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-10, 12-18, 21-28, and 30-35 are rejected under 35 U.S.C. 102(b) as being anticipated by Looney et al., US Patent Number 6,232,539 (hereinafter Looney).

Regarding claims 1, 12, 13, 15, 17, 24, 30, and 31, Looney discloses an audio system comprising: a portable electronic device having a display, a memory, an audio file player, and a housing component a least partially defining a cavity in which the memory and the audio file player are secured, the portable electronic device operable to be used independent of the audio system; a playlist engine operable to maintain a first playlist and a second playlist, wherein the first playlist is operable to include a selection of audio content having a corresponding audio file saved in the memory; an automobile having an automobile sound system that comprises a speaker and an in dash sound

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system component operable to be coupled to the portable electronic device via a cable; the in dash sound system component comprising a selector operable to allow a user to select the first playlist for outputting via the speaker; and the cable being communicatively coupled between the portable electronic device and the in dash sound system, wherein the cable is coupled to each of the portable electronic device and the in dash sound system at a single interconnection point, and wherein the cable includes a conductive element for providing power to the portable electronic device, the cable further operable to charge a rechargeable power supply of the portable electronic device [col. 2: lines 6-61; col. 4: lines 35-44; col. 5: lines 12-41; col. 6: lines 42-45; col. 9: lines 16-17; col. 13: lines 7-46].

Regarding claims 2, 4, 14, 16, and 32, Looney discloses the portable electronic device is an MP3 player and the cable communicates a processed digital representation of the selection of audio content to the in dash sound system component [col. 6: lines 42-46].

Regarding claims 3, 25, 28, and 33-35, Looney discloses the initiating playing of playlist in response to detecting the selection of a button selector wherein the button selector is a virtual button, comprising a graphical user interface element presented on a touch screen that is removable from the automobile sound system [col. 2: lines 21-25; col. 9: lines 57-63].

Regarding clams 5, 6, and 26, Looney discloses a second selector operable to allow the user to select the second playlist for outputting via the speaker, wherein the second selector is a second button [col. 10: lines 19-28].

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Regarding claims 7 and 21, Looney discloses a playlist generator to generate the first playlist to be presented by the in dash sound system component [col. 9: lines 57-63].

Regarding claim 8, Looney discloses the in dash sound system component is fixed in a first location and the cable is routed to allow the portable electronic device to be located in a different location [col. 13: lines 15-19].

Regarding claims 9 and 10, Looney disclose the single interconnection point in each of the portable electronic device and the in dash sound system is a port [col. 13: lines 7-29].

Regarding claim 18, Looney discloses installing the cable at a rear portion of the automobile sound system component [fig. 22].

Regarding claim 22, Looney discloses the information is selected from a group consisting of a playlist name, a playlist number, a song title, a song genre, and a performing artist [col. 2: lines 18-20].

Regarding claim 23, Looney discloses a graphical representation of the information to the user [col. 2: lines 21-22].

4. Claims 12-16 are rejected under 35 U.S.C. 102(b) as being anticipated by Sorscher, US Patent Number 4,807,292 (hereinafter Sorscher).

Regarding claims 12-16, Sorscher discloses an audio system comprising: a portable electronic device having a display, a memory, an audio file player, and a housing component at least partially defining a cavity in which the memory and the

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audio file player are secured, the portable electronic device operable to be used independent of the audio system; a device interface system that comprises a sound system connector and a device connector; the sound system connector operable to communicatively couple the device interface system to a sound system at a single interconnection point in the sound system; and the device connector operable to releasably engage the portable electronic device such that a contact portion of the device interface system contacts a conductive element of the portable electronic device to form at least a portion of a communication path operable to interconnect the sound system and the portable electronic device, the device connector further operable to connect a power source to recharge a rechargeable power supply of the portable electronic device [fig. 3; col. 1: lines 23-26; col. 2: lines 10-36]. Sorscher also discloses an automobile sound system comprising a speaker and an in dash sound system, wherein the sound system comprises a portable radio. Sorscher further discloses a cable operable to provide power to the portable electronic device. Sorscher also discloses the audio content is a streaming audio format [col. 1: lines 23-26; col. 2: lines 10-36].

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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6. Claims 11, 19, 20, and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Looney.

Regarding claims 11 and 20, Looney does not specifically disclose that the port is a compact disk player interconnect point. However, the Examiner takes Official Notice that it is well known in the art to connect accessory devices to this port. At the time of the invention, it would have been obvious to one of ordinary skill in the art to modify Looney to include this feature. The motivation would have been to specifically point out the type of port used. The specific port type, however, lacks criticality to the overall function of the invention.

Regarding claim 19, Looney does not specifically disclose that the portable electronic device is a cellular telephone. However, the Examiner takes Official Notice that it is well known in the art for cellular telephones to include music playback functionality and for cellular phones to be connected to an automobile sound system.

Regarding claim 29, Looney does not specifically disclose pausing the playing of audio content and outputting audio information represented by a received incoming cellular signal. However, the Examiner takes Official Notice that this feature is well known in the art. The motivation for this modification would have been to discontinue music output to inform a user of an incoming call through the automobile sound system.

Response to Arguments

7. Applicant's arguments filed 11/27/06 have been fully considered but they are not persuasive. Applicant argues that Looney does not teach the cable coupling the

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portable electronic device and the in dash sound system at a single connection point. However, the Examiner disagrees as Looney teaches that the cable (wires 764) connect the portable electronic device (display) with a power source that can be part of the main audio system. Also, figures 21 and 22 show the wires 764 as one cable. It is inherent in the art that a cable includes more than one wire inside. Applicant also argues that Looney does not teach a button selector operably coupled to the automobile sound system. However, the Examiner disagrees, as it is inherent for an automobile sound system to include buttons to allow control of music playback (i.e. volume button, on/off button, etc.). Further, the button selector is "operably coupled" to the automobile sound system. Therefore, the button can be interpreted as the button on the portable electronic device. Further, claims 25, 34 and 35 allude to the button being on the portable electronic device and not on the actual in dash sound system.

Regarding Sorscher, Applicant argues that the reference does not teach coupling the portable electronic device and the in dash sound system at a single connection point. However, the Examiner disagrees and Sorscher teaches this in figure 3, references 42 and 44 and column, lines 10-36].

Conclusion

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

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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.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Erika A. Gary whose telephone number is 571-272-7841. The examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Charles Appiah can be reached on 571-272-7904. 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 571-272-1000.

EAG

February 21, 2007

ERIKA A. GARY PRIMARY EXAMINER

DEC 2 0 2006

PTO/SBr88A (08-03)
Approved for use through 07/31/2008, OMB 0851-0031
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and office of information unless it contains a valid OMB control number.

		Complete if Known			
Subs	titute for form 1449/PTO	•	Application Number	10/947,755	
			Filing Date	09/23/2004	
INFORMATION DISCLOSURE			First Named Inventor	Russell W. White	
S	STATEMENT BY APPLICANT		Art Unit	2617	
(Use as many sheets as necessary)		Examiner Name	GARY, Erika A.		
Sheet	1 of	3	Attorney Docket Number	111111.1111-2C	

Examiner I	Cite No.	Document Number	Publication Date MM-DD-YYYY	Name of Patentes or Applicant of Cited Document	Pages, Cotumns, Lines, Where Relevant Passages or Relevant	
~ 1		Number-Kind Code ^{2 (f known)}		<u> </u>	Figures Appear	
Zh.	B1	^{US-} 2005/0054379	03/10/05	Cao et al.		
1	B2	^{US-} 2004/0078274	04/22/04	Aarnio, Ari		
	В3	US- 2002/0046084	04/18/02	Steele et al.		
	84	^{US-} 6,975,835	12/13/05	Lake et al.		
	B 5	^{US-} 6,956,833	10/18/05	Yukie et al.		
	В6	^{US-} 6,915,272	07/05/05	Zililacus et al.		
	B7	US- 6,907,112	06/14/05	Guedalia et al.		
	B8	us- 6,792,615	09/14/04	Rowe et al.		
	В9	US- 6,741,980	05/25/04	Langseth et al.		
	B10	US- 6,721,710	04/13/04	Lueck, Charles D.		
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	B12	^{US-} 6,526,335	02/25/03	Treyz et al.		
	B13	^{US-} 6,516,466	02/04/03	Jackson, Vincent C.		
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	B15	us- 6,418,138	07/09/02	Cerf et al.		
	B16	US- 6,407,750	06/18/02	Gioscia et al.		
$\neg \dagger$	B17	US- 6,401,085	06/04/02	Gershman et al.		
<u>_</u>	B18		01/15/02	Tillgren et al.		
Ph	B19	US- 6,314,094	11/06/01	Boys, Donald		

		FORE	GN PATENT DOCU	MENTS		
Examiner Initials*	Cita No.	Fareign Patent Document	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	Γ.
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Su	ostitute for form 1448/PTO	Application Number	10/947,755		
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	NFORMATION DISCLOSURE	First Named Inventor	Russell W. White		
S	TATEMENT BY APPLICANT	Art Unit	2617		
	(Use as many sheets as nocessary)		GARY, Erika A.		
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Examiner Initials*	Cite No.	Document Number Number-Kind Code ^{2 (Fincent)}	Publication Date MM-DD-YYYY	Applicant of Ched Document	Relevant Passages or Relevant Figures Appear
9%	B27	^{US-} 6,247,130	06/12/01	Fritsch, Bernhard	
CAT-	B28	^{US-} 6,236,832	05/22/01	Ito, Seigo	
	B29		03/06/01	Logan et al.	
	B30		12/26/00	Farris et al.	
	B31	^{US-} 6,144,848	11/07/00	Walsh et al.	
	B32	^{US-} 6,088,730	07/11/00	Kato et al.	
	B33	^{US} 6,029,064	02/22/00	Farris et al.	
	B34		01/11/00	Bottum, Joshua	
	B35		09/14/99	Liu, James C.	
1,	B36		05/04/99	Kurakake, Yasushi	
9	B37	^{US-} 5,694,120	12/02/97	Indekeu et al.	
Th	B38	^{US-} 5,594,779	01/14/97	Goodman, William	
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INFO	RMATIO	N DIS	CLOSURE	Filing Date	09/23/2004	
STA	TEMENT	BY A	PPLICANT	First Named Inventor	Russell W. White	
				Art Unit	2617	
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Sheet	3	of	3	Attorney Docket Number	111111.1111-2C	

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Examiner Initials*	Cite No.1	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.	T ²						
Ef	1-B	U.S. Patent No. 60/167,179, filed 11/23/1999							
Éb	2-B	U.S. Patent No. 09/234,259, filed 01/20/1999							
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	Attorney Docket Numb	er	111111.1111-2C

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Application Number 10947755 Filing Date 2004-09-23 INFORMATION DISCLOSURE Russell W. White First Named Inventor STATEMENT BY APPLICANT Art Unit 2617 (Not for submission under 37 CFR 1.99) **Examiner Name** GARY, Erika A. Attorney Docket Number 111111.1111-2C 1 If you wish to add additional non-patent literature document citation information please click the Add button **EXAMINER SIGNATURE** Examiner Signature **Date Considered** *EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through a

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	Application Number		10947755	
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STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit		2617	
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	Attorney Docket Number	er	111111.1111-2C	

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Application Number		10947755		
Filing Date		2004-09-23		
First Named Inventor	Russe	ell W. White		
Art Unit		2617		
Examiner Name	GARY	Y, Erika A.		
Attorney Docket Numb	er	111111.1111-2C		

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Name/Print		Russell W. White	Registration Number	45691				
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SYSTEM AND METHOD FOR CONNECTING A PORTABLE AUDIO PLAYER TO AN AUTOMOBILE SOUND SYSTEM	
Russell W. White	
65550	
Russell W. White/Laura Andre	
Russell W. White	
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1	Information Disclosure Statement (IDS) Filed	111111-1111-2C_SB08A.pdf	771926	no	4
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Serial No.

10/947,755

Applicant:

Russell W. White, et al.

Filed:

September 23, 2004

Invention:

System and Method for Connecting a Portable Audio Player to an Automobile Sound

System

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PATENT 111111.1111-2C

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re patent application of: Russell W. White, et al.

Group No.: 2617 Serial No.: 10/947,755

Filed: September 23, 2004 Examiner: Gary, Erika A.

For: System and Method for Connecting a Portable Audio Player to an

Automobile Sound System

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

INFORMATION DISCLOSURE STATEMENT

Applicants respectfully request, pursuant to 37 C.F.R. §§1.56, 1.97 and 1.98, that the art listed on the attached PTO-1449 form be considered and cited in the examination of the above-identified application. Pursuant to 37 C.F.R. §§1.97(g) and (h), no representation is made that these references are material to the patentability of the present application. In accordance with the guidance provided in 1276 Off. Gaz. Pat. Off. 55, copies of the U.S. patents identified in the attached PTO-1449 are not included herewith.

The information disclosure statement submitted herewith is being submitted before the mailing of the earliest of a notice of allowance or a final office action. Applicants

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Respectfully submitted,

Roger Fulghum

Registration No. 39,678

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Complete if Known Substitute for form 1449/PTO Application Number 10/947,755 09/23/2004 Filing Date INFORMATION DISCLOSURE Russell W. White First Named Inventor STATEMENT BY APPLICANT Art Unit 2617 (Use as many sheets as necessary) GARY, Erika A. **Examiner Name** 111111.1111-2C Attorney Docket Number

				DOCUMENTS	The state of the s		
Examiner Initials*	Cite No.'	Document Number Number-Kind Code ² (* known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear		
	B1	US- 2005/0054379	03/10/05	Cao et al.			
	B2	^{US-} 2004/0078274	04/22/04	Aarnio, Ari			
	В3	^{US-} 2002/0046084	04/18/02	Steele et al.			
	B4	^{US-} 6,975,835	12/13/05	Lake et al.			
	B5	^{US-} 6,956,833	10/18/05	Yukie et al.			
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Examiner Initials*	Cite No.1	Foreign Patent Document	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	Γ.
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		FORMATION			First Named Inventor	Russell W. White			
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Examiner Initials*	Cite No.	Document Number Number-Kind Code ^{2 (f known)}	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Relevant Passages or Relevant Figures Appear					
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	B28	^{US-} 6,236,832	05/22/01	Ito, Seigo						
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	B30	^{US-} 6,167,253	12/26/00	Farris et al.						
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	B33	US- 6,029,064	02/22/00	Farris et al.						
	B34		01/11/00	Bottum, Joshua						
-	B35		09/14/99	Liu, James C.						
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				Art Unit	2617				
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Sheet	3	of	3	Attorney Docket Number	111111.1111-2C				

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		NON PATENT LITERATURE DOCUMENTS						
Examiner Initials*								
•	1-B	U.S. Patent No. 60/167,179, filed 11/23/1999						
	2-B	U.S. Patent No. 09/234,259, filed 01/20/1999						
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MESSAGE

Please direct this facsimile to patent examiner Examiner Erika A. Gary in Art Unit 2674. This facsimile concerns the following patent application:

Serial No.

10/947,755

Applicant:

Russell W. White, et al.

Filed:

September 23, 2004

Invention:

System and Method for Connecting a Portable Audio Player to an Automobile Sound

System

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Date

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re	patent application of:	§		
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Russe	ell W. White, et al.	§		
		§		
Appli	ication No.: 10/947,755	§	Group No.	2674
• •	•	§		
Filed	: September 23, 2004	§	Examiner:	Erika A. Gary
	•	§		
For:	System and Method for Connecting a	§		
	•	§		
	Automobile Sound System	§		
For:	Portable Audio Player to an	Ø Ø Ø		

RESPONSE TO OFFICE ACTION MAILED MARCH 17, 2006

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

In response to the Office Action mailed June 26, 2006, Applicants submit this response and respectfully request reconsideration of the examiner's objections and rejections.

Petition for Extension of Time

Applicants petition for a two-month extension of time under 37 C.F.R. § 1.136 up to and including November 27, 2006. Applicants note that November 26, 2006 was a Sunday and that November 27, 2006 is the first business day following November 26, 2006. Applicants

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hereby authorize and instruct the U.S. Patent and Trademark Office to charge Deposit Account No. 02-0383 (matter 111111.1111-2C) in the amount of \$225.00 for the two month extension of time necessary for the filing of this response. Applicants hereby authorize and instruct the U.S. Patent and Trademark Office to charge Deposit Account No. 02-0383 (matter 111111.1111-2C) for any additional charges necessary for the filing of this response.

PAGE 3/20 * RCVD AT 11/27/2006 4:54:30 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/16 * DNIS:2738300 * CSID:713 229 1522 * DURATION (mm-ss):07-56

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Amendments to the Claims

A complete list of claims follows, with indicated amendments:

1. (Currently Amended) An audio system, comprising:

a portable electronic device having a display, a memory, an audio file player, and a housing component at least partially defining a cavity in which the memory and the audio file player are secured, the portable electronic device operable to be used independent of the audio system;

a playlist engine operable to maintain a first playlist and a second playlist, wherein the first playlist is operable to include a selection of audio content having a corresponding audio file saved in the memory;

an automobile having an automobile sound system that comprises a speaker and an in dash sound system component operable to be coupled to the portable electronic device via a cable;

the in dash sound system component comprising a selector operable to allow a user to select the first playlist for outputting via the speaker; and

the cable being communicatively coupled between the portable electronic device and the in dash sound system, wherein the cable is coupled to each of the portable electronic device and in dash sound system at a single interconnection point, and wherein the cable includes a conductive element for providing power to the portable electronic device having at least one conductive element operable to provide power and charge a rechargeable power supply of the portable electronic device, the cable further operable to communicatively couple the portable electronic device to the automobile sound system.

- 2. (Previously Amended) The audio system of claim 1, wherein the portable electronic device is a portable MP3 player and the cable communicates a processed digital representation of the selection of audio content to the in dash sound system component.
 - 3. (Original) The audio system of claim 1, wherein the selector comprises a button.

- 4. (Previously Amended) The audio system of claim 1, wherein the audio file player is an MP3 player.
- 5. (Original) The audio system of claim 1, wherein the in dash sound system component further comprises a second selector operable to allow the user to select the second playlist for outputting via the speaker.
- 6. (Previously Amended) The audio system of claim 5, wherein the selector is a first button and the second selector is a second button.
- 7. (Original) The audio system of claim 1, further comprising a playlist generator to generate the first playlist to be presented by the in dash sound system component.
- 8. (Previously Amended) The audio system of claim 1, wherein the in dash sound system component is fixed in a first location and the cable is routed to allow the portable electronic device to be located in a different location.
- 9. (Currently Amended) The system of claim 1, wherein the <u>single interconnection</u> point in each of the portable electronic device and the in dash sound system is eable plugs into the in dash sound system component at a port.
- 10. (Original) The system of claim 9, wherein the port is located behind an automobile dashboard.
- 11. (Original) The system of claim 9, wherein the port is a compact disk player interconnect point of the in dash sound system component.
- 12. (Currently Amended) An audio system, comprising:

 a portable electronic device having a display, a memory, an audio file player, and
 a housing component at least partially defining a cavity in which the memory and the audio file

player are secured, the portable electronic device operable to be used independent of the audio system;

a device interface system that comprises a sound system connector and a device connector;

the sound system connector operable to communicatively couple the device interface system to a sound system at a single interconnection point in the sound system; and

the device connector operable to releasably engage the portable electronic device such that a contact portion of the device interface system contacts a conductive element of the portable electronic device to form at least a portion of a communication path operable to interconnect the sound system and the portable electronic device, the device connector further operable to connect a power source to recharge a rechargeable power supply of the portable electronic device.

- 13. (Previously Amended) The system of claim 12, further comprising an automobile having an automobile sound system that comprises a speaker and an in dash sound system component, wherein the automobile sound system is the sound system.
- 14. (Original) The system of claim 12, wherein the sound system comprises a portable radio.
- 15. (Previously Amended) The system of claim 12, wherein the contact portion of the device interface system is provided at an end portion of a cable having at least one conductive element, the cable operable to provide power to the portable electronic device.
- 16. (Original) The system of claim 12, wherein the audio file player is operable to process audio content having a format selected from a group consisting of an MP3 file format, a WAV file format, and a streaming audio format.

17. (Currently Amended) A method for facilitating the outputting of audio content comprising:

accessing an automobile sound system component having at least a first button for controlling an operational feature of the automobile sound system; and

installing a cable at a single interconnection point of the automobile sound system component, wherein the cable is operable to communicatively couple the automobile sound system component to a portable electronic device that allows a user to output via the automobile sound system a playing of an audio content file stored in a the memory of a portable electronic device that comprises the memory, an audio file player, and a housing component at least partially defining a cavity in which the memory and the audio file player are secured, and wherein the cable is operable to couple a power source of the automobile to supply power to the portable electronic device and to recharge a rechargeable power supply of the portable electronic device.

- 18. (Currently Amended) The method of claim 17, further comprising installing the cable to the automobile sound system component, the cable operable to conductively couple the portable electronic device to a power supply associated with the automobile at a rear portion of the automobile sound system component.
- 19. (Currently Amended) The method of claim 18, wherein the eable is further operable to communicatively couple the portable electronic device to the automobile sound system component to output the playing of an audio content file via a speaker assembly of the automobile sound system portable electronic device is a cellular telephone.
- 20. (Original) The method of claim 17, wherein the cable enables communication between the portable electronic device and the automobile sound system component via a compact disk player port of the automobile sound system component.

- 21. (Previously Amended) The method of claim 17, wherein the audio content file is included within a playlist, further wherein the cable allows the portable electronic device to communicate information about the playlist to the automobile sound system component.
- 22. (Original) The method of claim 21, wherein the information is selected from a group consisting of a playlist name, a playlist number, a song title, a song genre, and a performing artist.
- 23. (Original) The method of claim 22, wherein the automobile sound system component is operable to present a graphical representation of the information to the user.
 - 24. (Currently Amended) A method of outputting audio content, comprising:

communicatively coupling an automobile sound system to a portable electronic device via an adapter cable, the portable electronic device having an audio file player, a local rechargeable power supply, and a memory operable to store a plurality of selected audio content files, the adapter cable operable to eonductively couple the portable electronic device to a power supply associated with an automobile to recharge the local rechargeable power supply, the portable electronic device operable to be used independent of the automobile sound system be coupled to the automobile sound system at a single interconnection point such that: ;

the adapter cable communicatively couples the portable electronic device to the automobile sound system via the single interconnection point so that an audio file played by the portable electronic device can be heard via a speaker assembly of the automobile sound system; and

the adapter cable conductively couples the portable electronic device to a power supply associated with an automobile via the single interconnection point in a manner that allows the power supply associated with the automobile to recharge the local rechargeable power supply associated with the portable electronic device;

allowing selection of a first audio content file via a button selector operably coupled to the automobile sound system;

detecting a selection of the button selector;

playing the first audio content file with the audio file player in response to the detection; and

outputting a representation of the first audio content file via a speaker assembly of the automobile sound system.

- 25. (Currently Amended) The method of claim 24, further comprising initiating playing of a first playlist comprising the first audio content file in response to detecting the selection of the button selector, wherein the button selector is a virtual button comprising a graphical user interface element presented on a touch screen that is removable from the automobile sound system.
- 26. (Previously Amended) The method of claim 25, further comprising initiating playing of a second playlist comprising the second audio content file in response to detecting selection of a second button selector.
- 27. (Original) The method of claim 25, further comprising receiving an input to randomly play the first playlist.
- 28. (Previously Amended) The method of claim 24, further comprising:

 accessing the memory of the portable electronic device to identify the playlist to
 be output by an automobile sound system; and

 linking the button selector with the playlist.
- 29. (Currently Amended) The method of claim 24, further comprising:
 receiving a wireless an incoming cellular signal with a receiver of the automobile sound system;

pausing the playing of the first audio content file in response to the recognition of the incoming cellular signal; and

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outputting audio information represented by the wireless incoming cellular signal.

30. (Currently Amended) An audio system, comprising:

an automobile sound system that comprises a speaker and an in dash component that includes an auxiliary connection port;

a portable electronic device mount formed to releasably engage a portion of a portable audio file player operable to be used independent of the automobile sound system that includes a rechargeable power supply and a processor operable to play a locally stored audio file; and

an interface cable interconnecting the auxiliary connection port and the portable electronic device mount, the interface cable having at least one conductive element operable to deliver power from the auxiliary connection port to the portable audio file player to recharge the rechargeable power supply, the interface cable further operable to communicatively couple the portable audio file player to the in dash component via the auxiliary connection port such that a playing of an audio file by the processor is output via the speaker.

- 31. (Previously Amended) The system of claim 30, further comprising an automobile, wherein the automobile sound system is installed within the automobile.
- 32. (Previously Amended) The system of claim 31, further comprising the portable audio file player, wherein the portable audio file player is an MP3 player.
- 33. (Previously Amended) The system of claim 31, further comprising a button operably associated with the in dash component, the button operable to direct a mounted portable audio file player to begin playing a first playlist of locally stored audio content.
- 34. (Currently Amended) The system of claim 33, wherein the interface cable is routed such that the mounted portable audio file player is located apart from the in dash component button is a virtual button presented within a graphical user interface.
- . 35. (Currently Amended) The system of claim 34, wherein the interface cable communicates a digital audio signal output from the mounted portable audio file player to the

auxiliary connection port to allow outputting of a sound via the speaker graphical user interface is displayed on a touch screen of the portable audio file player.

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Remarks

Claims 1-35 are pending in this application. The examiner has rejected claims 1-10, 12-19, 21-28, and 30-35 under 35 U.S.C. § 102(b) as being anticipated by U.S. Patent No. 6,232,539 to Looney. The examiner has rejected claims 12-16 under 35 U.S.C. § 102(b) as being anticipated by U.S. Patent No. 4,807,292 to Sorscher. The examiner has rejected claims 11, 20, and 29 under 35 U.S.C. § 103(a) as being obvious over Looney in view of certain Official Notice taken by the examiner.

A. Section 102 Rejections over Looney

The examiner has rejected each of the pending independent claims (claims 1, 12, 17, 24, and 30) on the basis of Looney. Applicants respectfully submit that Looney does not disclose each element of these independent claims.

1. Claim 1

Claim 1 is an independent claim. Because claim 1 includes limitations that are not disclosed or suggested by Looney, Looney does not anticipate claim 1. In particular, Looney does not disclose the limitation of claim 1 of an "in dash sound system component comprising a selector operable to allow a user to select the first playlist for outputting via the speaker." (emphasis added). As claimed, the selector of claim 1 is a part of the "in dash sound system component," such as a button or dial on a car's in dash sound system.

In contrast, Looney does not disclose any technique, let alone a selector, for controlling a "music organizer and entertainment center" from an automobile's in dash sound system component. Thus, there is no disclosure in Looney for an in dash sound system that includes a selector for allowing a user to select a playlist. This disclosure is simply absent from Looney. When Looney does in fact discuss using a music organizer in a car, Looney mentions

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only two techniques for controlling the organizer and both techniques require the user to interact with the organizer itself — not the car's in dash sound system:

[The organizer] is located on the sun visor 768 where the driver 770 can easily access it. It is contemplated that the display unit can be located at any acceptable location. Alternatively, the unit can be entirely operated by voice commands, with no display unit, and instead, a voice response system implementing conventional voice-generating software.

(Col. 13, lines 16-22) (emphasis added). Thus, the user must manipulate music selection in Looney from the organizer or display unit of Looney; whereas the user of the invention of claim 1 can manipulate a playlist through a selector of the in dash sound system.

In addition, Looney does not disclose the cable of claim 1. The cable of claim 1 is "communicatively coupled between the portable electronic device and the in dash sound system." The cable of claim 1 "is coupled to each of the portable electronic device and in dash sound system at a single interconnection point," and the cable of claim 1 includes "a conductive element for providing power to the portable electronic device." In sum, claim 1 provides for a single cable between the portable electronic device and in dash sound system that provides both data communication and the delivery of power. This feature is not shown in Looney.

Instead, Looney discloses an organizer that involves the use of "various cords." According to Looney, "the automotive interior 760 is provided with a main audio system 762. Various cords 764 interconnect the main system to a contact display unit 766." (Col. 13, lines 13-16) (emphasis added). Looney goes on to explain that some of the "wires 764 interconnect the display with a power source" and some of the "wires also connect the display 780 with the main audio system 784." (Col. 13, lines 24-26). It is apparent that Looney does not teach a single cable that provides for the communication of data and power between the portable

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electronic device and the in dash sound system. Instead, Looney teaches the use of "various cords" that separately provide for power and communications connections between the display unit and main system of Looney.

Because Looney does not disclose each element of claim 1, Applicants respectfully request that the rejection of claim 1 on anticipation grounds be withdrawn and that this claim be passed to issuance.

2. Claim 12

Claim 12 is an independent claim. Because claim 12 includes limitations that are not disclosed or suggested by Looney, Looney does not anticipate claim 12. In particular, Looney does not disclose the limitation of claim 12 of a "sound system connector operable to communicatively couple the device interface system to a sound system at a single interconnection point in the sound system" (emphasis added). Claim 12 provides for a communications link between the interface system and the sound system in which only a single interconnection point is used in the sound system.

In contrast, Looney discloses an organizer that is coupled to a main system through the use of "various cords." According to Looney, "the automotive interior 760 is provided with a main audio system 762. Various cords 764 interconnect the main system to a contact display unit 766." (Col. 13, lines 13-16) (emphasis added). Looney goes on to explain that some of the "wires 764 interconnect the display with a power source" and some of the "wires also connect the display 780 with the main audio system 784." (Col. 13, lines 24-26). Thus, it is apparent from Looney that multiple "wires" are used and required to connect the organizer of Looney with the main system of Looney. As such, the multiple "wires" of Looney cannot couple the organizer of Looney to "a single interconnection point" in the main system of Looney, as

provided by claim 12. Because Looney does not disclose each element of claim 12, Applicants respectfully request that the rejection of claim 12 on anticipation grounds be withdrawn and that this claim be passed to issuance.

3. Claim 17

Claim 17 is an independent claim. Because claim 17 includes limitations that are not disclosed or suggested by Looney, Looney does not anticipate claim 17. In particular, Looney does not disclose the step of installing the cable of claim 17 "at a single interconnection point of the automobile sound system component" to "communicatively couple the automobile sound system component to a portable electronic device" and "to couple a power source of the automobile to supply power to the portable electronic device." In sum, claim 17 provides for a single cable between the portable electronic device and the automobile sound system that provides both data communication and the delivery of power to the portable electronic device. This feature and method step is not shown in Looney.

Instead, Looney discloses an organizer that involves the use of "various cords." According to Looney, "the automotive interior 760 is provided with a main audio system 762. Various cords 764 interconnect the main system to a contact display unit 766." (Col. 13, lines 13-16) (emphasis added). Looney goes on to explain that some of the "wires 764 interconnect the display with a power source" and some of the "wires also connect the display 780 with the main audio system 784." (Col. 13, lines 24-26). It is apparent that Looney does not teach a single cable that provides for the communication of data and the delivery of power to the portable electronic device. Instead, Looney teaches the use of "various cords" that separately provide for power and communications connections between the display unit and main system of Looney.

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Because Looney does not disclose each element of claim 17, Applicants respectfully request that the rejection of claim 17 on anticipation grounds be withdrawn and that this claim be passed to issuance.

4. Claim 24

Claim 24 is an independent claim. Because claim 24 includes limitations that are not disclosed or suggested by Looney, Looney does not anticipate claim 24. In particular, Looney does not disclose the step of "allowing selection of a first audio content file via a button selector operably coupled to the automobile sound system". Claim 24 provides that the "button selector" is coupled to the automobile sound system and that the "first audio content file" is stored in the memory of a claimed portable electronic device. Thus, claim 24 specifies that the "button selector," such as a button on an in dash automobile sound system, must be manipulated to select an audio content filed that is stored in the memory of a portable electronic device.

In contrast, Looney does not disclose any technique or selector, let alone a "button selector" coupled to the automobile sound system, for selecting an audio content file that is stored in a portable electronic device. This disclosure is simply absent from Looney. When Looney does in fact discuss using a music organizer in a car, Looney mentions only two techniques for controlling the organizer (which the examiner equates to the claimed portable electronic device) and both techniques require the user to interact with the organizer itself — not the car's automobile sound system:

[The organizer] is located on the sun visor 768 where the driver 770 can easily access it. It is contemplated that the display unit can be located at any acceptable location. Alternatively, the unit can be entirely operated by voice commands, with no display unit, and instead, a voice response system implementing conventional voice-generating software.

(Col. 13, lines 16-22) (emphasis added). Thus, the user must manipulate music selection in Looney from the organizer or display unit of Looney; whereas the user of the invention of claim 24 can manipulate a playlist through a button selector of the automobile sound system.

In addition, Looney does not disclose the adapter cable of claim 24. The adapter cable of claim 24 "communicatively couples the portable electronic device to the automobile sound system via the single interconnection point"; and the adapter cable of claim 24 "conductively couples the portable electronic device to a power supply associated with an automobile via the single interconnection point." In sum, claim 24 provides for a single cable between the portable electronic device and the automobile sound system that provides both data communication and the delivery of power to the portable electronic device. This feature is not shown in Looney.

Instead, Looney discloses an organizer that involves the use of "various cords." According to Looney, "the automotive interior 760 is provided with a main audio system 762. Various cords 764 interconnect the main system to a contact display unit 766." (Col. 13, lines 13-16) (emphasis added). Looney goes on to explain that some of the "wires 764 interconnect the display with a power source" and some of the "wires also connect the display 780 with the main audio system 784." (Col. 13, lines 24-26). It is apparent that Looney does not teach a single cable that provides for the communication of data and the delivery of power between the portable electronic device and the automobile sound system. Instead, Looney teaches the use of "various cords" that separately provide for power and communications connections between the display unit and main system of Looney.

Because Looney does not disclose each element of claim 24, Applicants respectfully request that the rejection of claim 24 on anticipation grounds be withdrawn and that this claim be passed to issuance.

5. Claim 30

Claim 30 is an independent claim. Because claim 30 includes limitations that are not disclosed or suggested by Looney, Looney does not anticipate claim 30. In particular, Looney does not disclose the limitation of claim 30 of "an interface cable interconnecting the auxiliary connection port and the portable electronic device mount." The interface cable of claim 30 delivers "power from the auxiliary connection point to the portable audio file player" and "communicatively couple[s] the portable audio file player to the in dash component via the auxiliary connection port." In sum, claim 30 provides for an interface cable that provides for both data communication between the portable audio file player and the automobile sound system, and the delivery of power to the portable audio file player. An interface cable having these attributes is not disclosed in Looney.

In contrast, Looney discloses an organizer that is coupled to a main system through the use of "various cords." According to Looney, "the automotive interior 760 is provided with a main audio system 762. Various cords 764 interconnect the main system to a contact display unit 766." (Col. 13, lines 13-16) (emphasis added). Looney goes on to explain that some of the "wires 764 interconnect the display with a power source" and some of the "wires also connect the display 780 with the main audio system 784." (Col. 13, lines 24-26). Thus, it is apparent from Looney that multiple "wires" are used and required to connect the organizer of Looney with the main system of Looney. As such, the multiple "wires" of Looney do not comprise an interface cable that can deliver both data communications and power between an

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automobile sound system and a portable audio file player. Because Looney does not disclose each element of claim 30, Applicants respectfully request that the rejection of claim 30 on anticipation grounds be withdrawn and that this claim be passed to issuance.

B. Section 102 Rejections over Sorscher

The examiner has rejected independent claim 12 on the basis of Sorscher. Applicants respectfully submit that Sorscher does not disclose each element of claim 12. Sorscher discloses "an apparatus for converting a motor vehicle plug-in audio unit into a remote playable unit." (Abstract). It is well know that, in the past, after-market car radio manufacturers made in-dash components that were completely removable from the dash of a car. The Sorscher apparatus 21 provides a unit into which one of these removable in-dash components may be placed. See, e.g., Sorscher, Figure 1. The car radio of Sorscher can be used in either the car's dash or the "apparatus" disclosed in Sorscher. The car radio of Sorscher must be installed in one of these two places to operate.

Sorscher, however, does not disclose the "portable electronic device" of claim 12. As set out in claim 12, the portable electronic device is operable to be used "independent of the audio system." Thus, the portable electronic device of claim 12 can be used away from the car and any Sorscher-like receiving apparatus, such as the apparatus 21 of Sorscher. There is simply no teaching in Sorscher that the audio unit 10 of Sorscher can be used "independent of the audio system."

C. Dependent Claims 1-11, 13-16, 18-23, 25-29, and 31-35

Because dependent claims 1-11, 13-16, 18-23, 25-29, and 31-35 depend either directly, or indirectly, from an otherwise allowable base claim, these claims will not be discussed individually herein.

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Conclusion

Applicants respectfully request that the rejection of claims 1-35 be withdrawn and that these claims be passed to issuance.

Respectfully submitted,

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Baker Botts Docket Number: 111111.1111-2C

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APPLICATION NUMBER	PATENT NUMBER	GROUP ART UNIT	FILE WRAPPER LOCATION
10/947,755		2617	26M1

Correspondence Address / Fee Address Change

The following fields have been set to Customer Number 65550 on 10/04/2006

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/947,755	09/23/2004	Russell W. White	111111.1111-2C	1751	
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Russell W. White 10904 Doswell Cove			GARY, ERIKA A		
Austin, TX 78			ART UNIT	PAPER NUMBER	
,			2617		
			DATE MAILED: 06/26/200	6	

Please find below and/or attached an Office communication concerning this application or proceeding.

_		Applica	tion No.	Applicant(s)			
Office Action Summary		10/947,	755	WHITE ET AL.	\ \		
		Examin	er	Art Unit			
		Erika A.	Gary	2617			
Period fo	The MAILING DATE of this communic or Reply	cation appears on t	he cover sheet witl	h the correspondence ad	ldress		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - 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).							
Status							
1)[\]	Responsive to communication(s) filed	I on 28 March 200	6				
2a)□	,	b)⊠ This action is					
3)		•		rs, prosecution as to the	e merits is		
-,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims	·	•				
4)⊠	Claim(s) 1-35 is/are pending in the ap	polication					
•	4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) is/are allowed.						
	Claim(s) <u>1-35</u> is/are rejected.						
	Claim(s) is/are objected to.						
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a)L	a) All b) Some * c) None of:						
	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)). * See the attached detailed Office action for a list of the certified copies not received.							
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1) X Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)			4) Interview Sur Paper No(s)/	mmary (PTO-413) Mail Date			
3) 🔲 Inforn	nation Disclosure Statement(s) (PTO-1449 or P No(s)/Mail Date			ormal Patent Application (PTC	D-152)		

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-10, 12-19, 21-28, and 30-35 are rejected under 35 U.S.C. 102(b) as being anticipated by Looney et al., US Patent Number 6,232,539 (hereinafter Looney).

Regarding claims 1, 12, 13, 15, 17, 24, 30, and 31, Looney discloses an audio system comprising: a portable electronic device having a display, a memory, an audio file player, and a housing component a least partially defining a cavity in which the memory and the audio file player are secured, the portable electronic device operable to be used independent of the audio system; a playlist engine operable to maintain a first playlist and a second playlist, wherein the first playlist is operable to include a selection of audio content having a corresponding audio file saved in the memory; an automobile having an automobile sound system that comprises a speaker and an in dash sound system component operable to be coupled to the portable electronic device via a cable; the in dash sound system component comprising a selector operable to allow a user to select the first playlist for outputting via the speaker; and the cable having at least one conductive element operable to provide power and charge a rechargeable power supply of the portable electronic device, the cable further operable to communicatively couple the portable electronic device to the automobile sound system [col. 2: lines 6-61; col. 4:

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lines 35-44; col. 5: lines 12-41; col. 6: lines 42-45; col. 9: lines 16-17; col. 13: lines 7-46].

Regarding claims 2, 4, 14, 16, 19, 32, and 35, Looney discloses the portable electronic device is an MP3 player and the cable communicates a processed digital representation of the selection of audio content to the in dash sound system component [col. 6: lines 42-46].

Regarding claims 3, 25, 28, and 33, Looney discloses the initiating playing of playlist in response to detecting the selection of a button selector [col. 9: lines 57-63].

Regarding clams 5, 6, and 26, Looney discloses a second selector operable to allow the user to select the second playlist for outputting via the speaker, wherein the second selector is a second button [col. 10: lines 19-28].

Regarding claims 7 and 21, Looney discloses a playlist generator to generate the first playlist to be presented by the in dash sound system component [col. 9: lines 57-63].

Regarding claims 8 and 34, Looney discloses the in dash sound system component is fixed in a first location and the cable is routed to allow the portable electronic device to be located in a different location [col. 13: lines 15-19].

Regarding claims 9 and 10, Looney disclose the cable plugs into the in dash sound system component at a port [col. 13: lines 7-29].

Regarding claim 18, Looney discloses the cable operable to conductively couple the portable electronic device to a power supply associated with the automobile [col. 5: lines 28-29].

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Regarding claim 22, Looney discloses the information is selected from a group consisting of a playlist name, a playlist number, a song title, a song genre, and a performing artist [col. 2: lines 18-20].

Regarding claim 23, Looney discloses a graphical representation of the information to the user [col. 2: lines 21-22].

3. Claims 12-16 are rejected under 35 U.S.C. 102(b) as being anticipated by Sorscher, US Patent Number 4,807,292 (hereinafter Sorscher).

Regarding claims 12-16, Sorscher discloses an audio system comprising: a portable electronic device having a display, a memory, an audio file player, and a housing component at least partially defining a cavity in which the memory and the audio file player are secured, the portable electronic device operable to be used independent of the audio system; a device interface system that comprises a sound system connector and a device connector; the sound system connector operable to communicatively couple the device interface system to a sound system; and the device connector operable to releasably engage the portable electronic device such that a contact portion of the device interface system contacts a conductive element of the portable electronic device to form at least a portion of a communication path operable to interconnect the sound system and the portable electronic device, the device connector further operable to connect a power source to recharge a rechargeable power supply of the portable electronic device [col. 1: lines 23-26; col. 2: lines 10-36]. Sorscher also discloses an automobile sound system comprising a speaker and an in dash sound

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system, wherein the sound system comprises a portable radio. Sorscher further discloses a cable operable to provide power to the portable electronic device. Sorscher also discloses the audio content is a streaming audio format [col. 1: lines 23-26; col. 2: lines 10-36].

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 11, 20, and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Looney.

Regarding claims 11 and 20, Looney does not specifically disclose that the port is a compact disk player interconnect point. However, the Examiner takes Official Notice that it is well known in the art to connect accessory devices to this port. At the time of the invention, it would have been obvious to one of ordinary skill in the art to modify Looney to include this feature. The motivation would have been to specifically point out the type of port used. The specific port type, however, lacks criticality to the overall function of the invention.

Regarding claim 29, Looney does not specifically disclose pausing the playing of audio content and outputting audio information represented by a received wireless signal. However, the Examiner takes Official Notice that this feature is well known in

the art. The motivation for this modification would have been to discontinue music output to inform a user of an incoming call through the automobile sound system.

Response to Arguments

6. Applicant's arguments with respect to claims 1-35 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

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

DeLine et al., US Patent Number 6,420,975, disclose an interior rearview mirror sound processing system.

Kite, US Patent Number 6,792,263, discloses a remote operational screener.

Quarendon et al., US Patent Application Publication Number 2002/0023028, disclose retailing audio files in a fuel dispensing environment.

Grady, US Patent Number 6,591,085, discloses an FM transmitter and power supply/charging assembly for MP3 player.

Enners et al., US Patent Number 6,788,528, disclose a portable computer vehicle docking station/holder.

Lee, US Patent Number 6,292,440, discloses an MP3 car player.

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8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Erika A. Gary whose telephone number is 571-272-7841. The examiner can normally be reached on Monday-Thursday and alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marsha Banks-Harold can be reached on 571-272-7905. 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 571-272-1000.

EAG June 21, 2006

Notice of References Cited Application/Control No. 10/947,755 Examiner Erika A. Gary Applicant(s)/Patent Under Reexamination WHITE ET AL. Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-6,232,539	05-2001	Looney et al.	84/609
*	В	US-4,807,292	02-1989	Sorscher, Bernard	381/86
*	С	US-6,420,975	07-2002	DeLine et al.	340/815.4
*	D	US-6,792,263	09-2004	Kite, Karen Jeanne	455/412.1
*	Е	US-2002/0023028	02-2002	Quarendon et al.	705/26
*	F	US-6,591,085	07-2003	Grady, Jeff	455/42
*	G	US-6,788,528	09-2004	Enners et al.	361/683
*	Ι	US-6,292,440	09-2001	Lee, Sang-Hun	369/7
	-	US-			
	7	US-			
	K	US-			
	L	US-			
	М	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
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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.

Search Notes					
	{	8 BA BUIBI BIA IBBI			

Application/Control No.	Applicant(s)/Patent under Reexamination			
10/947,755	WHITE ET AL.			
Examiner	Art Unit			
Erika A. Gary	2617			

SEARCHED							
Class	Subclass	Date	Examiner				
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INTERFERENCE SEARCHED							
Class	Subclass	Date	Examiner				
	1						

SEARCH NOTES (INCLUDING SEARCH STRATEGY)					
	DATE	EXMR			
see attached	6/21/2006	EAG			

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S1	2	(("6722212") or ("6061306")).PN.	USPAT	OR	OFF	2006/06/21 10:00
S2	2	(("6772212") or ("6061306")).PN.	USPAT	OR	OFF	2006/06/21 10:01
S3	84	(audio or stereo or music) with (car or vehicle or automobile) with (portable or mp3) with cable	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:08
S4	26	S3 and cable with power	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:09
S5	12	S3 and cable with power with (charg\$3 or recharg\$4)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:09
S6	12	S5 and button	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:05
S7	12	(audio or stereo or music) with (car or vehicle or automobile) with (mp3) with cable	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:11
S8	2	S7 and cable with power	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:18
S9	0	S8 and cable with power with (charg\$3 or recharg\$4)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:09

S10	10	S7 not S8	US-PGPUB;	OR	OFF	2006/06/21 10:10
			USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB			
S11	16	(car or vehicle or automobile) with (mp3) with cable	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:13
S12	4	S11 not S7	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:12
S13	20	(car or vehicle or automobile) with (mp3 or mpeg or portable adj music) with cable	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:37
S14	4	S13 not S11	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:13
S15	2	(("6123309") or ("6042414")).PN.	USPAT	OR	OFF	2006/06/21 10:18
S16	893	(car or vehicle or automobile) with (mp3)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:20
S17	306	S16 and (car or vehicle or automobile) with (mp3).ab.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:33
S18	30	S17 and cable	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:30

S19	3	S18 and cable with power	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:21
S20	27	S18 not S19	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:21
S21	24	S17 and (wired or wire)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:30
S22	3	S17 and ((wired or wire) with power)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:31
S23	21	S21 not S22	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:31
S24	10	S23 not S20	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:31
S25	69	S17 and power	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:33
526	12	S25 and port	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:33

S27	40	(car or vehicle or automobile) with (mp3 or mpeg or portable adj music or audio adj file) with (cable or cord or wire or wired or wires)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:47
S28	6	S27 and (cable or cord or wire or wired or wires) with power	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:39
S29	34	S27 not S28	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:39
S30	471	((car or vehicle or automobile) with (mp3 or mpeg or portable adj music or audio adj file)) and (cable or cord or wire or wired or wires)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 14:52
S31	83	S30 and (cable or cord or wire or wired or wires) with power	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:48
S32	219	S30 and (recharg\$4 or charg\$3)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:48
S33	64	S31 and (recharg\$4 or charg\$3)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 14:54
S34	3	S33 and ((car or vehicle or automobile) with (mp3 or mpeg or portable adj music or audio adj file)).ab.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:49

S35	61	S33 not S34	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:49
S36	58	S35 not (S4 or S21)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 10:49
S37	327	((car or vehicle or automobile) with (mp3 or mpeg or portable adj music or audio adj file or music or cd adj player or compact adj2 player)) and ((cable or cord or wire or wired or wires) with power)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:15
S38	113	S37 and (recharg\$4 or charg\$3) with (power or battery)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:16
S39	47	S38 and (cable or cord or wire or wired or wires) with (recharg\$4 or charg\$3) with (power or battery)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:16
S40	3	S39 and ((car or vehicle or automobile) with (mp3 or mpeg or portable adj music or audio adj file or music or cd adj player or compact adj2 player)).ab.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:17
S41	44	S39 not S40	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 14:56
S42	6	S41 and playlist\$	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:14

S43	38	S41 not S42	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 14:58
S44	66	S38 not S39	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:14
S45	2	S44 and playlist\$	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:17
S46	64	S44 not S45	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:15
S47	1290	((car or vehicle or automobile) with (mp3 or mpeg or portable adj music or audio adj file or music or cd adj player or compact adj2 player or audio)) and ((cable or cord or wire or wired or wires) with power)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:15
S48	95	S47 and (cable or cord or wire or wired or wires) with (recharg\$4 or charg\$3) with (power or battery)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:16
S49	48	S48 not S39	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:16
S50	112	S46 or S49	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:18

S51	0	S49 and playlist\$	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:17
S52	0	S49 and ((car or vehicle or automobile) with (mp3 or mpeg or portable adj music or audio adj file or music or cd adj player or compact adj2 player)).ab.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:40
S53	2	S50 and ((car or vehicle or automobile) with (mp3 or mpeg or portable adj music or audio adj file or music or cd adj player or compact adj2 player)).ab.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2006/06/21 15:41



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

APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/947,755	09/23/2004	Russell W. White	111111.1111-2C	1751		
7	590 03/29/2006		EXAM	INER		
Russell W. W			DANIEL JR, WILLIE J			
10904 Doswell Cove Austin, TX 78739			ART UNIT	PAPER NUMBER		
·			2617			
			DATE MAILED: 03/29/2000	5		

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES PATENT AND TRADEMARK OFFICE

COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
P.O. BOX 1450
ALEXANDRIA, VA 22313-1450

www.uspto.gov

Failure to Acceptably Respond to Notice of Non-Compliant Amendment (37 CFR 1.121) No New Time Period for Reply is Provided

The amendment document filed on fails to provide the corrective action required by the prior Notice of Non-Compliant Amendment (37 CFR 1.121) mailed on The amendment, including both the originally filed amendment and the amendment filed in response to the prior notice, is still considered to be non-compliant under 37 CFR 1.121. In order for the amendment document to be compliant, correction of the item(s) listed below is required. Only the corrected section of the non-compliant amendment document must be resubmitted (in its entirety), e.g., the entire "Amendments to the claims" section of applicant's amendment document must be re-submitted. 37 CFR 1.121(h).

The period for reply continues to run from the mailing date of the prior Notice of Non-Compliant Amendment. The corrections listed below must be timely filed to avoid abandonment of the application. No new time period for reply is provided in this communication. See the Manual of Patent Examining Procedure (MPEP) § 714.03.

If the period for reply set forth in the prior Notice of Non-Compliant Amendment has expired, this application will become abandoned unless applicant: (1) corrects the deficiency, and (2) obtains an extension of time under 37 CFR 1.136(a). In no case may an applicant reply outside the SIX (6) MONTH statutory period or obtain an extension for more than FIVE (5) MONTHS beyond the date for reply set forth in the prior Notice of Non-Compliant Amendment (37 CFR 1.121).

beyond	I the date	t reply outside the SIX (6) MONTH statutory period or obtain an extension for more than FIVE (5) MONTHS for reply set forth in the prior Notice of Non-Compliant Amendment (37 CFR 1.121). ING CHECKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIANT:
X	1./Ame	ndments to the specification: A. Amended paragraph(s) do not include markings. Clara. (67) B. New paragraph(s) should not be underlined. C. Other
	2. Abst □	A. Not presented on a separate sheet. 37 CFR 1.72. B. Other
	3. Ame	ndments to the drawings:
	4. Ame	A. A complete listing of <u>all</u> of the claims is not present. B. The listing of claims does not include the text of all pending claims (including withdrawn claims) C. Each claim has not been provided with the proper status identifier, and as such, the individual status of each claim cannot be identified. Note: the status of every claim must be indicated after its claim number by using one of the following 7 status identifiers: (Original), (Currently amended), (Canceled), (Withdrawn), (Previously presented), (New) and (Not entered). D. The claims of this amendment paper have not been presented in ascending numerical order. E. Other:
		nation of the amendment format required by 37 CFR 1.121, see MPEP § 714 and the USPTO website at gov/web/offices/pac/dapp/opla/preognotice/officeflyer.pdf.
Supervi	som Leg	1 Instruments Examiner (SLIE) (571) 272-3006 Telephone No.

Rev. 7/04

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An Intellectual Property Firm

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MAR 2 8 2006

FACSIMILE COVER SHEET

DATE:

03/28/2006

TO:

Examiner

FAX NO.:

571-273-8300

DANIEL JR., Willie J. USPTO GPAU 2686

FROM:

Adam D. Sheehan for Russell W. White ///

Reg. No. 42,146

RE:

REPLY TO NOTICE OF NON-COMPLIANT AMENDMENT

U.S. APP NO.:

10/947,755

FILING DATE:

09/23/2004

APPLICANT(\$):

Russell W. White et al.

ATTY DKT NO.:

1111111.1111-2C

TITLE:

System and Method for Connecting a Portable MP3 Player

to an Automobile Sound System (as amended)

NO. OF PAGES (INCL. COVER SHEET): 5

Pursuant to a telephone conversation of March 28, 2006, with Ms. Markita McGee of the USPTO's Group Art Unit 2686, attached is a supplemental Reply to Notice of Non-compliant Amendment, which includes replacement paragraph [0067] of the specification of the above-identified patent application.

Attached documents are summarized as follows:

PTO/SB/21 Transmittal Form (1 pg.)

Reply to Notice of Non-compliant Amendment with Replacement Paragraph [0067] (3 pgs.)

CONFIDENTIALITY NOTE

The pages accompanying this facsimile transmission contain information from the law office of Larson Newman Abel Polansky & White, L.L.P. and are confidential and privileged. The information is truended to be used by the individual(s) or entity(ies) named on this cover sheet only. If you are not the intended recipient he aware that reading disclosing copying distribution or use of the contents of this transmission is prohibited. Please notify us immediately if you have received this transmission in error at the number listed above and return the document to us via regular matl.

LARSON NEWMAN ABEL POLANSKY & WHITE, LLP

				Approved for use	PTO/38/21 (09-04) through 07/31/2006. OMB 0651-0031
Under the Paperwork Reduction Act of 18	95, no persor	is are required to respond to a co-	Patent and Tr <u>liection of info</u>	ademark Office; to ormation unless it	U.S. DEPARTMENT OF COMMERCE displays a valid OMB control number.
		Application Number	10/947,7	'55 	
TRANSMITTAL		Filing Date	09/23/20	004	RECEIVED
FORM		First Named Inventor	Russell \	V. White	CENTRAL FAX CENTER
		Art Unit	2686		MAR 2 8 2006
(to be used for all correspondence after ini	ial filing)	Examiner Name	DANIEL	JR., Willie J.	- 0 - 0 - 0
Total Number of Pages in This Submission	4	Attorney Docket Number	111111.	1111-2C	
	ENÇ	LOSURES (Check all	that apply)	
Fee Transmittal Form Fee Attached Amendment/Reply Notice of Non-compliant Arnendment Reply Affidavits/declaration(s) Extension of Time Request Express Abandonment Request Information Disclosure Statement Certified Copy of Priority Document(s) Reply to Missing Parts/ Incomplete Application Reply to Missing Parts		Drawing(s) Licensing-related Papers Petition Petition to Convert to a Provisional Application Power of Attorney, Revocatio Change of Correspondence A Terminal Disclatmer Request for Refund CD, Number of CD(s) Landscape Table on CD rks	Address	Allowance Communication to TC al Communication to Board beals and Interferences al Communication to TC al Notice, Brief, Reply Brief) etary Information s Letter Enclosure(s) (please Identify):	
under 37 CFR 1.52 or 1.53					
	ATURE C	OF APPLICANT, ATTO	RNEY, O	R AGENT	
Firm Name LARSON NEWMAN	ABEL POL	ANSKY & WHITE, LLP			
Signature	8	<i>y</i>			
Printed name Adam D. Sheehan	, -				
Date 3/28/06		T F	Reg. No.	42,146	
	being facsi	CATE OF TRANSMISS mile transmitted to the USPT dressed to: Commissioner for	O or deposi	ted with the Un	nited States Postal Service with Alexandria, VA 22313-1450 on
Signature Laura H. Andı	e _				
Typed or printed name MAT	A	~~		Date	03/28/2006)

This collection of information is required by 37 CFR 1.5. 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 2 hours 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. Palent 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.

PAGE 2/5 * RCVD AT 3/28/2006 3:52:20 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-3/11 * DNIS:2738300 * CSID:512 327 5452 * DURATION (mm-ss):01-46

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

Russell W. White et al.

RECEIVED **CENTRAL FAX CENTER**

Title:

System and Method for Connecting a Portable

MAR 2 8 2006

MP3 Player to an Automobile Sound System (As amended)

App. No.:

10/947,755

Filed:

09/23/2004

Examiner:

DANIEL JR., Willie J.

Group Art Unit:

2686

Atty. Dkt No.: 111111.111-2C

Confirmation No.:

1751

M/S AMENDMENT

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

REPLY TO NOTICE OF NON-COMPLIANT AMENDMENT UNDER 37 C.F.R. § 1.121

Dear Sir:

In response to the Notice of Non-compliant Amendment mailed January 26, 2006, Applicants submit replacement paragraph [0067] of the "Specification Replacement Paragraphs" section of the Reply to Non-Final Office Action filed November 1, 2005.

Please amend the above-identified application as follows under 37 CFR § 1.121:

CERTIFICATE OF TRANSMISSION/MAILING

I hereby certify that this correspondence is being facsimile transmitted to the USPTO or as first class mail,

аита H. Andre

Typed or Printed Name

Signature

PAGE 3/5 * RCVD AT 3/28/2006 3:52:20 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-3/11 * DNIS:2738300 * CSID:512 327 5452 * DURATION (mm-ss):01-46

IN THE SPECIFICATION

Please amend the Specification with the following replacement paragraph:

[0067] In one embodiment, the automobile may include memory operable operably associated with the automobile for storing[[-]]_information. The memory may be used in association with mount 511 and electronic device 512 to store the selected audio information. In this manner, voluminous audio information can be stored within the memory allowing electronic device 512 to receive additional information. In one embodiment, a mount may be provided for a home audio system (not shown) for downloading selected audio information for use with a home audio system. For example, a mount device may be coupled to a home stereo system such that [[the]]upon placing an electronic device such as electronic device 500 within the mount, selected audio information may be communicated to the home audio system thereby allowing a home audio system to be used in association with an electronic device.

CONCLUSION

Applicants have amended the specification in compliance with 37 C.F.R. § 1.121.

Applicants respectfully submit that the amendment of November 1, 2005 is now in compliance with 37 C.F.R. § 1.121.

Applicants have made an earnest effort to place this case in condition for allowance in light of the amendments and remarks set forth above. Applicants respectfully request reconsideration of the rejection and allowance of claims 1-35. Applicants believe no additional fee is due.

Any changes to the claims in this amendment, which have not been specifically noted to overcome a rejection based upon the prior art, should be considered to have been made for a purpose unrelated to patentability, and no estoppel should be deemed to attach thereto.

The Examiner is invited to contact the undersigned attorney at the telephone number listed below if such a call would in any way facilitate allowance of this application.

The Commissioner is hereby authorized to charge any fees, which may be required, or credit any overpayment, to Deposit Account Number 50-2469.

Respectfully submitted,

3/L8/06 Date

Adam D. Sheehan; Reg. No. 42,146

Attorney for Applicant(s)

LARSON NEWMAN ABEL

POLANSKY & WHITE, LLP

5914 West Courtyard Drive, Suite 200

Austin, Texas 78730

(512) 439-7100 (phone)

(512) 439-7199 (fax)

PTO/SB/06 (12-04) Approved for use through 7/31/2006, OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE 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. PATENT APPLICATION FEE DETERMINATION RECORD Application or Docket Number Substitute for Form PTO-875 APPLICATION AS FILED - PART I OTHER THAN (Column 1) (Column 2) SMALL ENTITY OR SMALL ENTITY FOR NUMBER FILED NUMBER EXTRA RATE (\$) FEE (\$) FEE (\$) BASIC FEE RATE (\$) (37 CFR 1.16(a), (b), or (c)) SEARCH FEE (37 CFR 1.16(k), (i), or (m)) **EXAMINATION FEE** (37 CFR 1.16(a), (p), or (q)) **TOTAL CLAIMS** (37 CFR 1.16(i)) ศใกมร 20 = OR INDEPENDENT CLAIMS (37 CFR 1.1G(h)) กซ่าบร 3 If the specification and drawings exceed 100 APPLICATION SIZE sheets of paper, the application size fee due is \$250 (\$125 for small entity) for each (37 CFR 1.16(s)) 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)) t the difference in column 1 is less than zero, enter "0" in column 2. TOTAL TOTAL APPLICATION AS AMENDED - PART II (Column 1) (Column 2) OTHER THAN OR (Calumn 3) SMALL ENTITY SMALL ENTITY CI AIMS HIGHEST REMAINING NUMBER PRESENT RATE (\$) ADDI-RATE (\$) ADDI-TIONAL **PREVIOUSLY** ENT **EXTRA** TIONAL AMENDMENT PAID FOR FEE (\$) Total FEE (\$) AMENDM OR Independent (37 CFR 1,160s) Minus OR Application Size Fee (37 CFR 1.16(s)) FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.160) OR TOTAL TOTAL ADD'L FEE OR ADD'L FEE (Column 1) (Column 2) (Column 3) CLAIMS HIGHEST REMAINING NUMBER PRESENT RATE (\$) ADDI-RATE(\$) AFTER PREVIOUSLY **EXTRA** ADDI ENDMENT TIONAL MENDMENT TIONAL PAID FOR FEE (\$) Total FEE (\$) Minus (37 CFR 1.166) OR OR Application Size Fee (37-CFR 1.16(s))

" If the "Highest Number Previously Peld 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 "2".

"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.

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 anti-paid and submitting the contributed application from to the USPTO. Time will vary depending upon the includent exercises Any competite.

FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.160)

. If the entry in column 1 is less than the entry in column 2, write "0" in column 3.

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TO:

Examiner

DANIEL JR., Willie J.

USPTO GPAU 2686

FROM:

Russell W. White / HARA

Reg. No. 45,691

RE:

REPLY TO NOTICE OF NON-COMPLIANT AMENDMENT

U.S. APP NO.:

10/947,755

FILING DATE:

09/23/2004

APPLICANT(S):

Russell W. White et al.

ATTY DKT NO .:

TITLE:

System and Method for Connecting a Portable

MP3 Player to an Automobile Sound System (AS AMENDED)

FAX NO.:

NO. OF PAGES (INCL. COVER SHEET): 28

Attached please find:

PTO/SB/21 Transmittal Form (1 pg.) Ø

Reply to Notice of Non-Compliant Amendment (24 pgs.) 冈

Copy of Notice of Non-Compliant Amendment (2 pgs.) 冈

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

Russell W. White et al.

Title:

System and Method for Connecting a Portable

MP3 Player to an Automobile Sound System (AS AMENDED)

App. No.:

10/947,755

Filed:

09/23/2004

Examiner:

DANIEL JR., Willie J.

Group Art Unit:

2686

Atty. Dkt No.: 111111.111-2C

Confirmation No.:

1751

M/S AMENDMENT

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

REPLY TO NOTICE OF NON-COMPLIANT AMENDMENT **UNDER 37 C.F.R. § 1.121**

Dear Sir:

In response to the Notice of Non-compliant Amendment mailed March 3, 2006, Applicants submit amended paragraphs of the Specification, and amended claims of the Reply to Non-Final Office Action filed November 1, 2005 and Reply to Notice of Non-Compliant Amendment mailed January 26, 2006.

Please amend the above-identified application as follows under 37 CFR § 1.121:

CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class main in an envelope addressed to the Commissioner for Patents on Laura H. Andre Typed or Printed Name Signature

IN THE TITLE

Please amend the Title to read as follows:

"SYSTEM AND METHOD FOR CONNECTING A PORTABLE AUDIO PLAYER TO AN AUTOMOBILE SOUND SYSTEM"

IN THE SPECIFICATION

Please amend the Specification with the following replacement paragraphs:

[0015] FIG. 5B illustrates an automobile console having a mount for coupling an electronic device according to one aspect of the present invention;

[0020] The conceptual groundwork for the present invention includes wirelessly communicating selective information to an electronic device. According to one aspect, a user may interact with the Internet to select information, such as audio information, and wirelessly communicate the selected information to an electronic device. The electronic device receives the information via a wireless communications network and processes the information accordingly. In a particularized form, a user may select information from an Internet website operable to allow selectivity of audio information such as songs, on-line radio stations, on-line broadcasts, streaming audio, or other selectable information. Upon selecting the audio information, information or data associated with the selected audio information is wirelessly communicated to an electronic device. The electronic device may then be used to process the selected audio information. In this manner, a user may receive selective audio information via a wireless electronic device.

[0021] In one form, the electronic device may be operable to communicate with an individual's automobile audio system. A user may select audio information utilizing a personal computer with access to a website operable to display selectable audio information. The selected audio information may then be wirelessly communicated to the electronic device associated with an automobile's audio system. Therefore, upon receiving the selected audio information, a user

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may access and play the received audio information utilizing the electronic device in association with the automobile's audio system.

[0024] Communications engine 102 is communicatively coupled to digital engine 101 and operable to wirelessly communicate the selected information to electronic device 103. During operation, audio information may be selected by a user utilizing a personal computer or other devices operable to communicate with an information network. Digital engine 101 102 is operable to maintain information associated with the selected audio information. For example, the information could be several songs or titles configured as an audio file and formatted in a digital format such as an MP3 file, wave file, etc. The maintained information may also be a reference to a network location where an audio file may be stored, a network location where a network broadcast of audio information may be located, etc. or other network locations having information associated with the selected audio information. Therefore, digital engine 101 may maintain a plurality of different types of information or data associated with the selected audio information.

[0025] System 100, utilizing communication engine 102, may wirelessly communicate data or information associated with the selected audio information to electronic device 103 105thereby providing wireless communication of selected information to an electronic device operable to receive wireless communications. In one embodiment, digital engine 101 may be used in association with an Internet website configured to provide access to selectable information. The Internet website operably associated with digital engine 101 allows a user to select information to be wirelessly communicated to electronic device 101 105 utilizing a network environment. The Internet website may include several different types of information related to audio information.

[0030] In one embodiment, the selective information may be communicated using a digital broadcast signal. Digital broadcast includes providing information via a signal such as AM, FM, and the like. Digital information may be included or encoded as a sub-carrier within the broadcast signal and received by electronic device 103. A digital sub-carrier may include a selective bandwidth of frequencies for a specific radio station (i.e., 6 MHz for FM). The selective information may be wirelessly communicated to electronic device 103 utilizing a

communication engine 102 operable to communicate the selective information via a digital FM signal. In this manner, selective information may be communicated within digital FM subcarriers to an electronic device operable to receive the information. For example, a user may subscribe to communicate the information via an FM sub-carrier and receive the selective data through wireless communication via a specified FM sub-carrier.

[0031] In one embodiment, the selected information may be formatted and transmitted to achieve a desirable transmission rate. For example, conventional systems may transmit information at a speed of 10 kilobits per second. Therefore, for 1 megabyte of information to be communicated to an electronic device, a transmission time of approximately 800 seconds may be required. The present invention may allow for a relative increase in transmission speed by removing the requirement that information be communicated asynchronously to an electronic device. For example, conventional wireless communication utilizes a specified frequency to communicate information in two directions (i.e., cellular phones). As such, information is communicated across a channel in an asynchronous manner to provide a continuous audio signal to the recipient.

[0040] Upon maintaining information or data associated with the selected information, the method proceeds to step 204 where the method wirelessly communicates information associated with the selected information to an electronic device. For example, if an audio file associated with the selected audio information was were maintained, the method would communicate the audio file to the electronic device. In another embodiment, a link or network address broadcasting the selected audio information may be accessed and, at step 204, wirelessly communicated to an electronic device. In another embodiment, a combination of different types of audio information may be wirelessly communicated to an electronic device. Upon transmitting the selected audio information, the method proceeds to step 205 where the method ends.

[0042] In some embodiments, the wireless communication to an electronic device may occur in an off-line environment. For example, a user may go "on-line" to access a website and select information and then go "off-line" or end the browsing session. The wireless communication may then occur while the user is off-line thereby removing the confines of using an active or on-line browsing environment (i.e., Internet radio broadcast, streaming audio, etc.) for accessing selected information. Therefore, the method of FIG. 2 allows for information, such as audio information, to be communicated from a network location such as a web site, to an electronic device "via" wireless communication. The present invention advantageously allows users to access and download information accessible by a network location to an electronic device operable to receive wireless communications thereby reducing the need for land lines, terrestrial communication networks, etc. for communicating selective information.

[0043] In one embodiment, the method of FIG. 2 may be deployed in association with an Internet website operable to display selectable links for downloading information. The information may include audio information such as MP3s, streaming audio, streaming, Internet broadcasts, etc. are selectable by a user and operable to be wirelessly communicated to an electronic device. By providing a user with a website of selectable audio information operable to be wireless communicated to an electronic device, a user may customize information communicated to an electronic device. In one embodiment, a user may communicate information to an electronic device that may not be owned by the user. For example the method of FIG. 2 could be modified to allow a user to wirelessly communicate audio information to a plurality of electronic devices that may or may not be owned by the user.

[0044] FIG. 3 illustrates an electronic device operable to receive selected audio information in accordance with the teachings of the present invention. Electronic device 300 includes a communication module 301 such as a transceiver coupled to storage medium 303 302 such as a high speed buffer, programmable memory, or other devices operable to store information. Electronic device 300 may also include processor 302 operably associated with communication module 301 and storage medium 303-302. Processor 302 may be operable to process wirelessly communicated selected information and in one embodiment may be integrated as part of communication module 301 of storage medium 303-302. In the same manner, as larger scale integration of electronic devices proliferate, communication module 301, processor 302, and storage medium 303 may be integrated into one communication component or device operable as electronic device 300.

[0045] Processor 302 may be operable using software that may be stored within storage medium 303-302. In one embodiment, software upgrades may be communicated to electronic device 300 via wireless communication allowing for efficient system upgrades for electronic device 300. Storage medium 303-302 may include one or several different types of storage devices. For example, storage medium 303 302 may include programmable gate arrays, ROM devices, RAM devices, EEPROMs, minidisks or other memory devices operable to store information.

[0046] During use, electronic device 300 receives wireless communications of selective information. The information may be transmitted via a wireless communications network and received by electronic device 300 via transceiver 301. Transceiver 301 may be operable to convert the received wireless communication signal into a desirable format and store the received information within storage medium 303 302. The received information may then be processed by electronic device 300.

[0051] For example, a specific frequency may be selected (i.e., 93.7 MHz) for communicating the wireless received selected information from electronic device 300 to a localized audio system. Electronic device 300 communication of the wirelessly received information allows a conventional receiver to receive the selected audio information. In one embodiment, the conventional receiver may be configured to receive a digital sub-carrier, oncarrier, or other within a specified frequency. Therefore, electronic device 300 may be operable to locally transmit the signal at a specific frequency thereby allowing the conventional receiver to receive the information. In another embodiment, electronic device 300 may be operable to scan plural bandwidths to receive the selective information. For example, transceiver 301 may be operable to receive selective information across several frequencies and process the received information accordingly.

[0056] FIG. 4 illustrates a graphical user interface (GUI) for displaying selectable audio information according to one aspect of the present invention. The GUI may be operable with a computer system, cellular device, PDA, or other electronic devices or systems operable to display the GUI of FIG. 4. The GUI, shown generally at 400, may be displayed using a conventional web browser 402 such as Microsoft® Internet Explorer, a WAP browser, or other

browsers operable to display the audio information. Browser 402 includes browser functions, shown collectively at 403, for navigating a network such as the Internet or an intranet. Homepage 401 may be displayed using browser 402 and may include several functions, features, information, etc. related to audio information. Home page 4012 may be developed using several different types of programming (i.e., HTML, XML, Java, etc.) used to developing a network location or website.

[0059] Radio tab 406 may also be provided for displaying audio information. For example, radio tab 406 may display a collective menu 411 of selectable functions or features associated with audio information. Top ten lists may be provided to a user based on several different billboard polls or genres. A search engine may be provided allowing a user to search for a specific type of audio information such as an artist, song title, and genre, Internet radio station, etc. In one embodiment, a user may input the lyrics to a song within the search engine. As such, the search engine may locate several different songs having the desirable lyrics and allow a user to select the search results. A user may also use a select a device feature that allows a user to select a destination device for communicating selected audio information. For example, a user may want to communicate a playlist to several different devices such as a PDA, a home computer system, a work computer system, etc.

[0061] In one embodiment, a user's radio dial 412 may be provided when a registered user logs into homepage 401. As such, radio dial 412 may include several functional buttons similar to conventional systems such as a volume control and a station control. However, radio dial 412 surpasses the limitations of conventional systems through providing a programmable radio dial of user customized audio information. Radio dial 412 includes several stations that may be programmed using program interface 413. The preset stations may include several different types of user customized preset information such as user selected playlists, Internet broadcast stations, top lists, group playlists, artist-selected lists, on-line radio station, conventional radio stations. Internet phone, cellular phone, etc. and other functions, features, or information associated with audio information.

[0062] Radio dial 412 may also be displayed as a separate user interface and in some embodiments, does not require a "browsing" environment to view radio dial 412. For example, an electronic device, such as a PDA, having a display may graphically present radio dial 412 to a user. One example may be using electronic device in association with an automobile audio system. Electronic device may display radio dial 412 and may allow a user to navigate, modify, select, adjust volume, access daytimer, access phone lists, etc. or perform other functions while the electronic device is used in association with an automobile sound system. Therefore, radio dial 412 may be operable as an application for use with several different types of electronic devices (i.e., computer systems, portable computing devices, cellular phones, etc.) operable to display radio dial 412 and in come embodiments may be wirelessly communicated to an electronic device.

[0067] In one embodiment, the automobile may include memory operable associated with the automobile for storing information. The memory may be used in association with mount 511 and electronic device 512 to store the selected audio information. In this manner, voluminous audio information can be stored within the memory allowing electronic device 512 to receive additional information. In one embodiment, a mount may be provided for a home audio system (not shown) for downloading selected audio information for use with a home audio system. For example, a mount device may be coupled to a home stereo system such that the upon placing an electronic device such as electronic device 500 within the mount, selected audio information may be communicated to the home audio system thereby allowing a home audio system to be used in association with an electronic device.

[0069] During operation, system 600 communicates voice mail messages to a user utilizing email server 601. For example, if a user receives a voice mail message, email server 601 would be notified and a voice mail message would be sent to the user's email account in the form of an email message. For example, a voice mail message 5-would be sent to a user's email account within intranet 604 in the form of an audio file as an attachment to the email. Upon receiving the email, a user may click on the audio file representing the voice mail message to hear the message left by a caller.

[0083] Upon communicating the selected information, the method may proceed to step 810 where the playlist may be executed at step 812. For example, a user may select a continuous communication of selected audio information (e.g., several hours of music, Internet broadcast,

etc.). As such, the method may continuously play or execute the received audio information. In another embodiment, the method may proceed to step 811 where the method may store or buffer the received information until it is desirable to execute the received selected audio information at step 812. As such, upon executing the selected audio information, the method may proceed to step 809 where the method may repeat. In one embodiment, a user may elect to download a broadcast of an on-line radio station. For example, a user may want to listen to a radio station located in a remote location wherein conventional radio receivers could not receive the desired broadcast. For example, a person living in Houston, Texas may not be able to receive a radio broadcast signal from a radio station in Seattle, Washington utilizing a conventional radio receiver.

[0092] During operation, electronic device 907 may be mounted within interface 904. Electronic device 907 may also be powered or recharged via power line 910 and communicate with the systems audio system via interface cable or bus line 911. Audio information communicated to electronic device 907 may be transferred to audio system 901 such that a user may listen to selected audio information. For example, a user may have previously selected a plurality of audio files to be transmitted to electronic device 907. Electronic device 907905 may communicate the selected audio information to the automobiles audio system that utilizes interface 901 thereby allowing the user to listen to selected audio information. In one embodiment, cable 908 may be custom-installed to audio system 901. For example, the cable may be coupled to an auxiliary line for the system's radio or may be coupled to CD player line 912.

CLAIM LISTING

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

- 1. (Currently Amended) An audio system, comprising:
 - ana portable electronic device having a display, a memory, an audio file player, and a housing component at least partially defining a cavity in which the memory and the audio file player are secured, the portable electronic device operable to be used independent of the audio system;
 - a playlist engine operable to maintain a first playlist and a second playlist, wherein the first playlist is operable to include a selection of audio content having a corresponding audio file saved in the memory;
 - an automobile having an automobile sound system that comprises a speaker and an in dash sound system component operable to be coupled to the portable electronic device via a cable;
 - the in dash sound system component comprising a selector operable to allow a user to select the first playlist for outputting via the speaker; and
 - the cable having at least one conductive element operable to provide power to the charge to a rechargeable power supply of the portable electronic device, the cable further operable to communicatively couple the portable electronic device to the automobile sound system.
- 2. (Original Currently amended) The audio system of claim 1, wherein the portable electronic device is a portable MP3 player and the cable communicates a processed digital representation of the selection of audio content to the in dash sound system component.
- 3. (Original) The audio system of claim 1, wherein the selector comprises a button.
- 4. (Original Currently amended) The audio system of claim 1, wherein the audio file player is an MP3 player.

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- 5. (Original) The audio system of claim 1, wherein the in dash sound system component further comprises a second selector operable to allow the user to select the second playlist for outputting via the speaker.
- 6. (Original Currently arndnede) The audio system of claim 5, wherein the first selector is a first button and the second selector is a second button.
- 7. (Original) The audio system of claim 1, further comprising a playlist generator to generate the first playlist to be presented by the in dash sound system component.
- 8. (Original Currently amended) The audio system of claim 1, wherein the in dash sound system component is fixed in a first location and the cable is routed to allow the portable electronic device to be located in a different location.
- 9. (Original) The system of claim 1, wherein the cable plugs into the in dash sound system component at a port.
- 10. (Original) The system of claim 9, wherein the port is located behind an automobile dashboard.
- 11. (Original) The system of claim 9, wherein the port is a compact disk player interconnect point of the in dash sound system component.
- 12. (Currently Amended) An audio system, comprising:
 - ana portable electronic device having a display, a memory, an audio file player, and a housing component at least partially defining a cavity in which the memory and the audio file player are secured the portable electronic device operable to be used independent of the audio system;
 - a device interface system that comprises a sound system connector and a device connector;
 - the sound system connector operable to communicatively couple the device interface system to a sound system; and

- the device connector operable to releasably engage the <u>portable</u> electronic device such that a contact portion of the device interface system contacts a conductive element of the <u>portable</u> electronic device to form at least a portion of a communication path operable to interconnect the sound system and the <u>portable</u> electronic device, the device connector further operable to connect a power source to recharge a rechargeable power supply of the portable electronic device.
- 13. (Currently Amended) The system of claim 12, further comprising an automobile having an automobile sound system that comprises a speaker and an in dash sound system component, wherein the automobile sound system is the installed-sound system.
- 14. (Original) The system of claim 12, wherein the sound system comprises a portable radio.
- 15. (Currently Amended) The system of claim 12, wherein the contact portion of the device interface system is provided at an end portion of a cable having at least one conductive element, the cable operable to provide power to the <u>portable</u> electronic device.
- 16. (Original) The system of claim 12, wherein the audio file player is operable to process audio content having a format selected from a group consisting of an MP3 file format, a WAV file format, and a streaming audio format.
- 17. (Currently Amended) A method for facilitating the outputting of audio content comprising:

 accessing an automobile sound system component having at least a first button for

 controlling an operational feature of an the automobile sound system; and

 installing a cable at the automobile sound system component that allows a user to output

 via the automobile sound system a playing of an audio content file stored in a

 memory of a portable electronic device that comprises the memory-, an audio file

 player, and a housing component at least partially defining a cavity in which the

 memory and the audio file player are secured, the cable operable to couple a

 power source of the automobile to supply power to the portable electronic device

 and to recharge a rechargeable power supply of the portable electronic device.

- 18. (Original) The method of claim 17, further comprising installing the cable to the automobile sound system component, the cable operable to conductively couple the portable electronic device to a power supply associated with the automobile.
- 19. (OriginalCurrently amended) The method of claim 18, wherein the cable is further operable to communicatively couple the portable electronic device to the automobile sound system component to output the playing of the automobile sound system.
- 20. (Original) The method of claim 17, wherein the cable enables communication between the portable electronic device and the automobile sound system component via a compact disk player port of the automobile sound system component.
- 21. (Currently Amended) The method of claim 17, wherein the audio content file is included within a playlist, further wherein the interface system cable allows the portable electronic device to communicate information about the playlist to the automobile sound system component.
- 22. (Original) The method of claim 21, wherein the information is selected from a group consisting of a playlist name, a playlist number, a song title, a song genre, and a performing artist.
- 23. (Original) The method of claim 22, wherein the automobile sound system component is operable to present a graphical representation of the information to the user.
- 24. (Currently Amended) A method of outputting audio content, comprising:

 communicatively coupling an automobile sound system to an a portable electronic device

 via an adapter cable, the portable electronic device having an audio file player, a

 local rechargeable power supply, and a memory operable to store a plurality of

 selected audio content files, the adapter cable operable to conductively couple the

 portable electronic device to a power supply associated with an automobile to

recharge the local rechargeable power supply, the portable electronic device operable to be used independent of the automobile sound system;

allowing selection of a first audio content file via a button selector operably coupled to the automobile sound system;

detecting a selection of the button selector;

playing the first audio content file with the audio file player in response to the detection; and

outputting a representation of the first audio content file via a speaker assembly of the automobile sound system.

- 25. (Original Currently amended) The method of claim 24, further comprising initiating playing of a first playlist comprising the first audio content file in response to the detection detecting the selection of the button selector.
- 26. (Original Currently amended) The method of claim 25, further comprising initiating playing of a second playlist comprising the second audio content file in response to detecting selection of a second button selector.
- 27. (Original) The method of claim 25, further comprising receiving an input to randomly play the first playlist.
- 28. (OriginalCurrently amended) The method of claim 24, further comprising:

 accessing a the memory of the portable electronic device to identify a the playlist to be output by an automobile sound system; and linking the button selector with the playlist.

- 29. (Original Currently amended) The method of claim 24, wherein the automobile sound system comprises a receiver, further comprising:

 receiving a wireless signal with the a receiver of the automobile sound system;

 pausing the playing of the first audio content file; and outputting audio information represented by the wireless signal.
- 30. (Currently Amended) An audio system, comprising:
 - a vehiclean automobile sound system that comprises a speaker and an in dash component that includes an auxiliary connection port;
 - ana portable electronic device mount formed to releasably engage a portion of a portable audio file player operable to be used independent of the vehicle automobile sound system that includes a rechargeable power supply and a processor operable to play a locally stored audio file; and
 - an interface cable interconnecting the auxiliary connection port and the <u>portable</u>
 electronic device mount, the interface cable having at least one conductive
 element operable to deliver power to recharge the rechargeable power supply, the
 <u>interface</u> cable further operable to communicatively couple the portable audio file
 player to the in dash component.
- 31. (Original Currently amended) The system of claim 30, further comprising an automobile, wherein the vehicle-automobile sound system is installed within the automobile.
- 32. (Original Currently amended) The system of claim 31, further comprising the portable audio file player, wherein the portable audio file player is an MP3 player.
- 33. (Original Currently amended) The system of claim 31, further comprising a button operably associated with the in dash component, the button operable to direct a mounted portable audio file player to begin playing a first playlist of locally stored audio content.
- 34. (Original Currently amended) The system of claim 33, wherein the interface cable is routed such that the mounted <u>portable</u> audio file player is located apart from the in dash component.

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35. (OriginalCurrently amended) The system of claim 34, wherein the interface cable communicates a digital audio signal output from the mounted-portable audio file player to the auxiliary connection port to allow outputting of a sound via the speaker.

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REMARKS

In a non-final Office action mailed August 25, 2005, claims 1-13 and 15-35 are rejected under 35 U.S.C. § 102(e) in view of U.S Pat. No. 6,772,212 ("Lau"), claims 12 and 14 were rejected under 35 U.S.C. § 102(e) in view of U.S. Pat. No. 6,061,306 ("Buchheim"). These rejections are addressed in the paragraphs below.

Applicants appreciate the time taken by the Examiner to carefully review Applicant's present application. Applicants have carefully reviewed the Non-Final Office Action mailed August 25, 2005.

Claims 1-35 stand rejected under 35 U.S.C. § 102(e) over U.S. Patent No. 6,772,212 B1 ("Lau"). Lau discloses music servers 102 and 102A that utilize external media cartridges 120 or external hard disk drives to store and supply audio files for playing by music servers 102 and 102A (See Figures 1 and 21). Servers 102 and 102A utilize an automobile's 12-Volt power supply as a source for powering controllers 320 and 320a and other components within music servers 102 and 102A (See Figures 6 and 22). In an advanced form, Lau's server 102A is integrated into a head unit that is permanently installed in the dash of an automobile (instead of the trunk) for controlling a radio, CD player, tape deck and outputting digital audio files (See col. 5, lines 11-13 and col. 18, lines 24-26).

Claims 12 and 14 also stand rejected under 35 U.S.C. § 102(e) over U.S. Patent No 6,061,306 ("Buchheim"). As taught in juxtaposition to Lau (Lau criticizes utilization of tape player modules or portable music players that store music, (See Lau col. 2, lines 9 - 36), Buchheim discloses a portable audio device 10 for outputting a playing of a digital music file to speakers provided within the device (See Figure 2). The portable device of Buchheim also provides for mechanical and magnetic coupling when inserted into a cassette player to output an analog audio playing of a music file via a playing head 101 of a tape deck utilizing a magnetic emulator 22 (See Figure 1). Buchheim does not allow for an electrical connection between portable audio device 10 and a tape deck and as a result only low fidelity audio outputs are provided (See col. 8, lines 25-27).

Rejection of Claims 1-11

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Claims 1-11 stand rejected under 35 U.S.C. § 102(e) over Lau. Lau fails to disclose all of the limitation of amended claim 1. For example, claim 1 as amended, includes, in addition to other limitations, a "portable electronic device operable to be used independent of the audio system." The servers of Lau are not portable but are at best removable or transferable. Lau teaches away from using portable electronic devices by stating "...using the portable solid state music player with an automobile is not satisfactory" (col. 2, lines 21-23). Lau's lack of portability is further evidenced by use of music servers 102 and 102A which rely on an external power source or a 12-Volt power supply provided by an automobile and portable music cartridges 120 that lack the capability of playing music independent of server 102. In one form, Lau provides a server 102A mounted as an in dash head unit for an automobile that includes a radio tuner and controls operation of a CD changer (see col. 18, lines 24-38). The current rejection mischaracterizes "remove ability" as "portability." Portable electronic devices are well known in the art of electronics as devices or systems that may allow a user to operate a device, for example, in a mobile environment independent or untethered to another system. Servers 102 and 102A disclosed by Lau do not provide or suggest use that is independent of an automobile or disclose or suggest providing power to servers 102 and 102A independent of an automobile's power supply. As such, it is unclear how servers 102 and 102A would have utility outside of an automobile as Lau fails to disclose, or suggest, the limitation of "portable electronic device operable to be used independent of the audio system" as recited in claim 1.

Claim 1 also provides further limitations not found in Lau. For example, claim 1 includes the limitation of a "cable having at least one conductive element operable to provide power and recharge a rechargeable power supply of the portable electronic device" and "the cable further operable to communicatively couple the portable electronic device to the automobile sound system" as recited in claim 1 (Emphasis Added).

Lau fails to provide such limitations. For example, Lau fails to disclose a cable to "provide power and recharge a rechargeable power supply." The connector provided by Lau connects power 330 having glue logic 330 to power servers 102 and 102A (See Figures 6 and 22). Lau does not have a power supply but depends solely on receiving and distributing power from an automobile only to power servers 102 and 102A. Lau states:

"...connector 322 provides the auto accessory signal and a 12 volt power source from the car battery or other power source. This 12-volt power is communicated to power module 330. Power module 330 then creates a 5 volt DC power source, which is communicated to the components shown in FIG. 6"

(See col. 7, lines 46-51)

The present invention of claim 1 extends beyond what Lau teaches through enabling powering a portable electronic device, communicatively coupling the portable electronic device to the automobile's sound system, and recharging a rechargeable power supply of the portable electronic device. As such, Lau fails to teach or suggest the limitations of providing a "cable having at least one conductive element operable to provide power and charge a rechargeable power supply of the portable electronic device" and "the cable further operable to communicatively couple the portable electronic device to the automobile sound system" as recited in claim 1.

Lacking such limitations, Lau cannot anticipate amended claim 1. As such, Applicants respectfully request favorable allowance of independent claim 1. Additionally, claims 2-11, which depend from claim 1, provide additional limitations not present in Lau. As such, Applicants requests favorable allowance of claims 1-11.

Rejection of Claims 12-16

Claims 12-16 stand rejected under 35 U.S.C. § 102(e) over Lau. Further, claims 12 and 14 stand rejected over Buchheim. Lau and Buchheim fail to disclose all the limitations of amended claim 12.

For example, claim 12 as amended includes, in addition to other limitations, a "device connector operable to releasably engage the portable electronic device such that a contact portion of the device interface system contacts a conductive element of the electronic device to form at least a portion of a communication path operable to interconnect the sound system and the portable electronic device, the device connector further operable to connect a power source to charge a rechargeable power supply of the portable electronic device." (Emphasis Added)

As described above, Lau is not a portable electronic device but is at best removable and depends on an automobile's power supply to power servers 102 and 102A. Further, the limitations of claim 12 are not present in Lau as Lau does not provide or suggest a device connector to form a communication path to interconnect the sound system to a portable electronic device or connect a power source to charge a rechargeable power supply of the portable electronic device. As such, based on the limitations clearly not present in Lau, Lau cannot anticipate amended claim 12.

Amended claim 12 includes limitations not present in Buchheim. Claim 12 includes, in addition to other limitations, a "device connector operable to releasably engage the portable electronic device such that a contact portion of the device interface system contacts a conductive element of the electronic device to form at least a portion of a communication path operable to interconnect the sound system and the portable electronic device, the device connector further operable to connect a power source to charge a rechargeable power supply of the portable electronic device." (Emphasis Added). There are no such elements within Buchheim.

Buchheim does not disclose a device connector and to provide any connection to a power supply of an automobile or cassette player to recharge device 10 and only includes a mechanical interface for translating operational commands of a cassette player (See col. 7, lines 41-44). Additionally, it would not be possible to modify the device of Buchheim to interface a portion of cassette deck using an electrical connection when mounted within a cassette holder. For example, when Buchheim is placed within a tape deck of an automobile, the internal configuration of the automobile's audio system (e.g., a magnetic interface) would not be able to provide a connector to connect the portable electronic device to form both a communication path to sound system and connect a power source to recharge a rechargeable supply of the portable electronic device.

As such, Buchheim fails to provide a "device connector operable to releasably engage the portable electronic device such that a contact portion of the device interface system contacts a conductive element of the electronic device to form at least a portion of a communication path operable to interconnect the sound system and the portable electronic device, the device

connector further operable to connect a power source to charge a rechargeable power supply of the portable electronic device" as recited by claim 12.

The limitations of amended claim 12 are absent from both Lau and Buchheim and therefore cannot be anticipated. Applicants respectfully request favorable allowance of independent claim 12. Additionally, claims 13-16, which depend from claim 12, provide additional limitations not present in Lau or Buchheim. As such, Applicants requests favorable allowance of claims 12-16.

Rejection of Claims 17-23

Claims 17-23 stand rejected under 35 U.S.C. § 102(e) over Lau. Claim 17 as amended, is distinguishable over Lau. For example, claim 17 includes, in addition to other limitations, "installing a cable at the automobile sound system component to output via the automobile sound system a playing of an audio content file stored in a memory of a portable electronic device" wherein "the cable [is] operable to couple a power source of the automobile to supply power to the portable electronic device and to charge a rechargeable power source of the portable electronic device."

As discussed above, Lau discloses only non-portable servers 102 and 102A. Lau is not portable but is at best removable. Lau's lack of portability is evidenced by servers 102 and 102A that rely on an external power source from an automobile for power 330. Lau's server 102A is mounted as an in dash head unit for an automobile that includes a radio tuner and controls operation of a CD changer (see col. 18, lines 24-38). Lau's servers 102 and 102A do not provide or suggest use of servers 102 and 102A independent of an automobile's power supply and fails to provide "installing a cable at the automobile sound system component a user to output via the automobile sound system a playing of an audio content file stored in a memory of a portable electronic device" wherein "the cable [is] operable to couple a power source of the automobile to supply power to the portable electronic device and to charge a rechargeable power source of the portable electronic device" as recited in amended claim 17.

As such, Lau cannot anticipate claim 17. As such, Applicants respectfully request favorable allowance of independent claim 17. Additionally, claims 18-23, which depend from

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claim 17, provide additional limitations not present in Lau. As such, Applicants requests favorable allowance of claims 17-23.

Rejection of Claims 24-29

Claims 24-29 stand rejected under 35 U.S.C. § 102(e) over Lau. Claim 24 is distinct from Lau. For example, claim 24 as amended, includes, in addition to other limitations, "communicatively coupling an automobile sound system to a portable electronic device via an adapter cable" wherein the "the portable electronic device [is] operable to be used independent of the automobile sound system." Lau fails to provide these limitations. For example, Lau only discloses servers 102 and 102A that rely on external power sources. Further, as stated above, Lau is not portable but is at best removable. Lau's lack of portability is evidenced by servers 102 and 102A, which rely on external power from an automobile for power 330. Additionally, Lau's server 102A is provided as an in dash head unit for an automobile that includes a radio tuner and controls operation of a CD changer (see col. 18, lines 24-38). Portable electronic devices are well known in the art as systems or devices that may operate independent of another system. Servers 102 and 102A disclosed by Lau do not provide or suggest use that is independent of an automobile or disclose or suggest providing power to servers 102 and 102A independent of an automobile's power supply.

Further, Lau's servers lack power supplies and moreover does not rechargeable power supplies. Lau only provides a power block 330 that includes glue logic 330 for converting and distributing power within server 102. There is no power storage capacity provided by Lau's servers 102 and 102A and it is unclear how servers 102 and/or 102A would have utility outside of an automobile. As such, Lau fails to disclose, or suggest, the limitations of "communicatively coupling an automobile sound system to an a-portable electronic device via an adapter cable" wherein the "the portable electronic device [is] operable to be used independent of the automobile sound system" as recited in claim 24.

Absent the above limitations, Lau cannot anticipate amended claim 24. As such, Applicants respectfully request favorable allowance of independent claim 24. Additionally, claims 24-29, which depend from claim 24, provide additional limitations not present in Lau. As such, Applicants requests favorable allowance of claims 24-29.

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Rejection of Claims 30-35

Claims 30-35 stand rejected under 35 U.S.C. § 102(e) over Lau. Claim 30 as amended, is distinct from Lau. Claim 30 includes, in addition to other limitations, "a portable electronic device mount formed to releasably engage a portion of a portable audio file player operable to be used independent of the vehicle sound system that includes a rechargeable power supply and a processor operable to play a locally stored audio file" and "an interface cable interconnecting the auxiliary connection port and the electronic device mount, the interface cable having at least one conductive element operable to deliver power to recharge the rechargeable power supply." (Emphasis Added)

As described above Lau fails to disclose a portable electronic device but at best provides a removable server 102 and 102A that rely on an automobile's power supply for power. As such, Lau fails to provide or suggest "a portable electronic device mount formed to releasably engage a portion of a portable audio file player operable to be used independent of the vehicle sound system that includes a rechargeable power supply and a processor operable to play a locally stored audio file" and "an interface cable interconnecting the auxiliary connection port and the electronic device mount, the interface cable having at least one conductive element operable to deliver power to recharge the rechargeable power supply" as recited in amended claim 30.

As such, Lau cannot anticipate amended claim 30. As such, Applicants respectfully request favorable allowance of independent claim 30. Additionally, claims 31-35, which depend from claim 30, provide additional limitations not present in Lau. As such, Applicants requests favorable allowance of claims 30-35.

CONCLUSION

Applicants have amended the specification in compliance with 37 C.F.R. § 1.121.

Applicants have provided a clean set of replacement paragraphs that correspond with their respective numbered paragraphs of the present specification. Applicants respectfully request entry of the replacement paragraphs as shown in the Specification section of this amendment.

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Claims 1-2, 4, 6, 8, 12-13, 15, 17-19, 21, 24-26, and 28-35 have been amended accordingly. Applicants provide revised claims that adequately indicate proper mark-ups of the amended claim limitations. Applicants also submit that claims 1-35 are labeled with the appropriate claim status identifier in accordance with 37 C.F.R. § 1.121.

Applicants respectfully submit that the amendment of November 1, 2005 is now in compliance with 37 C.F.R. § 1.121.

Applicants have made an earnest effort to place this case in condition for allowance in light of the amendments and remarks set forth above. Applicants respectfully request reconsideration of the rejection and allowance of claims 1-35. Applicants believe no additional fee is due.

Any changes to the claims in this amendment, which have not been specifically noted to overcome a rejection based upon the prior art, should be considered to have been made for a purpose unrelated to patentability, and no estoppel should be deemed to attach thereto.

The Examiner is invited to contact the undersigned attorney at the telephone number listed below if such a call would in any way facilitate allowance of this application.

The Commissioner is hereby authorized to charge any fees, which may be required, or credit any overpayment, to Deposit Account 50-3797 of LARSON NEWMAN ABEL POLANSKY & WHITE, LLP.

Respectfully submitted,

3/21/06

Russell W. White; Reg. No. 45,691

Attorney for Applicant

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		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
application No.	FILING DATE		111111.1111-2C	1751	
10/947,755	09/23/2004	Russell W. White	IIIII.IIII-20		
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Austin, TX 78739			2686		
			DATE MAIL PD: 03/03/200	6	

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Notice of Non-	
Amendment (37	CFR 1.121)

Application No.	Applicant(s)	
10/947,755	WHITE ET AL.	
Examiner	Art Unit	
Linda M. Bodio	2681	

Notice of Non-Compliant	10/947,755	VALUE CITY	****
Amendment (37 CFR 1.121)	Examiner	Art Unit	
Amenament (37 Crit 1.121)	Linda M. Bodio	2681	
	Linda W. Badie	ot with the correspondence	address -
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The amendment document filed on is considered 37 CFR 1.121 or 1.4. In order for the amendment document do	Hellf for ne combinant	COLLOCKOLL OF MICH COLLOCKING	(-)
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE 1. Amendments to the specification: A. Amended paragraph(s) do not include B. New paragraph(s) should not be unde C. Other	markings.	IMENT TO BE NON-COM	PLIANT:
2. Abstract:A. Not presented on a separate sheet. 3B. Other	7 CFR 1.72.		
 3. Amendments to the drawings: A. The drawings are not properly identification "Annotated Sheet" as required by 37 B. The practice of submitting proposed of showing amended figures, without metallic content. 	CFR 1.121(0). Irawing correction has	s been eliminated. Replac	ement drawings
 4. Amendments to the claims: A. A complete listing of all of the claims B. The listing of claims does not include C. Each claim has not been provided wire of each claim cannot be identified. Not number by using one of the following (Previously presented); (New), (Not expression). D. The claims of this amendment paper E. Other: 	the text of all pending the the proper status id lote: the status of even status identifiers: (Or entered), (Withdrawn) have not been presented.	ery claim must be indicated in the regional), (Currently amended and (Withdrawn-currently inted in ascending numerical)	d after its claim ed), (Canceled), amended).
5. Other (e.g., the amendment is unsigned or			
For further explanation of the amendment format requi	red by 37 CFR 1.121,	see MPEP § 714.	
TIME PERIODS FOR FILING A REPLY TO THIS NOT	ICE:		
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2. Applicant is given one month, or thirty (30) days, whichever is longer, from the mail date of this notice to supply the correction, if the non-compliant amendment is one of the following: a preliminary amendment, a non-final amendment (including a submission for a request for continued examination (RCE) under 37 CFR 1.114), a supplemental amendment filed within a suspension period under 37 CFR 1.103(a) or (c), and an amendment filed in response to a Quayle action. If any of above boxes 1, to 4, are checked, the correction required is only the corrected section of the non-compliant amendment in compliance with 37 CFR 1.121.			
Extensions of time are available under 37 CF amendment or an amendment filed in response	R 1.136(a) only if the	non-compliant amendmer	nt is a non-final
Faiture to timely respond to this notice will reach Abandonment of the application if the non-filed in response to a Quayle action; or Non-entry of the amendment if the non-comamendment.	compliant amendmen		t or supplemental
Linda Badia		Telephone No.	
Legal Instruments Examiner (LIE), if applicable		releptions No.	Part of Paper No. 022406
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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/947,755	09/23/2004	Russell W. White	111111.1111-2C	1751
75	90 03/03/2006		EXAM	INER
Russell W. Wh			DANIEL JR	, WILLIE J
Austin, TX 78			ART UNIT	PAPER NUMBER
			2686	

DATE MAILED: 03/03/2006

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	Application No.	Applicant(s)
Notice of Non-Compliant	10/947,755	WHITE ET AL.
Amendment (37 CFR 1.121)	Examiner	Art Unit
	Linda W. Badie	2681
The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address
The amendment document filed on is considered 37 CFR 1.121 or 1.4. In order for the amendment docum		
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE A 1. Amendments to the specification: A. Amended paragraph(s) do not include B. New paragraph(s) should not be under C. Other	markings.	BE NON-COMPLIANT:
2. Abstract:A. Not presented on a separate sheet. 37B. Other	CFR 1.72.	
 3. Amendments to the drawings: A. The drawings are not properly identifie "Annotated Sheet" as required by 37 C B. The practice of submitting proposed dr showing amended figures, without ma C. Other 	CFR 1.121(d). rawing correction has been elimir	nated. Replacement drawings
 4. Amendments to the claims: A. A complete listing of all of the claims is B. The listing of claims does not include the claim has not been provided with of each claim cannot be identified. Not number by using one of the following such (Previously presented), (New), (Not end of the claims of this amendment paper here. D. The claims of this amendment paper here. 	the text of all pending claims (incl the proper status identifier, and te: the status of every claim must status identifiers: (Original), (Curr tered), (Withdrawn) and (Withdra ave not been presented in ascer	as such, the individual status st be indicated after its claim rently amended), (Canceled), awn-currently amended). Inding numerical order.
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Reg. No. 45,691

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U.S. APP NO.:

10/947,755

FILING DATE:

09/23/2004

APPLICANT(S):

Russell W. White et al.

ATTY DKT NO .:

111111.1111-2C

TITLE:

SYSTEM AND METHOD FOR CONNECTING A PORTABLE MP3

PLAYER TO AN AUTOMOBILE SOUND SYSTEM (AS AMENDED)

NO. OF PAGES (INCL. COVER SHEET): 26

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This collection of information is required by 37 CFR 1.5. 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 end1.14. This collection is estimated to 2 hours 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 Offics, 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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PAGE 2/26 * RCVD AT 2/24/2006 4:45:23 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-3/12 * DNIS:2738300 * CSID:512 327 5452 * DURATION (mm-ss):07-58

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CENTRAL FAX CENTER

FEB 2 4 2006

CUSTOMER NO. 34456

P. 3

NO. 6121

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

Russell W. White et al.

Title:

SYSTEM AND METHOD FOR CONNECTING A PORTABLE MP3 PLAYER TO AN

AUTOMOBILE SOUND SYSTEM (AS AMENDED)

App. No.:

10/947,755

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Examiner:

DANIEL JR., Willie J.

Group Art Unit:

2686

Atty. Dkt No.: 111111.111-2C

Confirmation No.:

1751

M/S AMENDMENT

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

REPLY TO NOTICE OF NON-COMPLIANT AMENDMENT UNDER 37 C.F.R. § 1.121

Dear Sir:

In response to the Notice of Non-compliant Amendment mailed January 26, 2006, Applicants submit a replacement of the "Specification Replacement Paragraphs" and "Claim Amendments" section of the Reply to Non-Final Office Action filed November 1, 2005.

Please amend the above-identified application as follows under 37 CFR § 1.121:

CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as in an envelope addressed to the Commissioner for Patents on 02 24

Laura H. Andre
Typed or Printed Name

Signature

NO. 6121 P. 4

CUSTOMER NO. 34456

IN THE TITLE

Please amend the Title to read as follows:

"SYSTEM AND METHOD FOR CONNECTING A PORTABLE AUDIO PLAYER TO AN AUTOMOBILE SOUND SYSTEM"

IN THE SPECIFICATION

Please amend the Specification with the following replacement paragraphs:

[0015] FIG. 5B illustrates an automobile console having a mount for coupling an electronic device according to one aspect of the present invention;

[0020] The conceptual groundwork for the present invention includes wirelessly communicating selective information to an electronic device. According to one aspect, a user may interact with the Internet to select information, such as audio information, and wirelessly communicate the selected information to an electronic device. The electronic device receives the information via a wireless communications network and processes the information accordingly. In a particularized form, a user may select information from an Internet website operable to allow selectivity of audio information such as songs, on-line radio stations, on-line broadcasts, streaming audio, or other selectable information. Upon selecting the audio information, information or data associated with the selected audio information is wirelessly communicated to an electronic device. The electronic device may then be used to process the selected audio information. In this manner, a user may receive selective audio information via a wireless electronic device.

[0021] In one form, the electronic device may be operable to communicate with an individual's automobile audio system. A user may select audio information utilizing a personal computer with access to a website operable to display selectable audio information. The selected audio information may then be wirelessly communicated to the electronic device associated with an automobile's audio system. Therefore, upon receiving the selected audio information, a user

may access and play the received audio information utilizing the electronic device in association with the automobile's audio system.

[0024] Communications engine 102 is communicatively coupled to digital engine 101 and operable to wirelessly communicate the selected information to electronic device 103. During operation, audio information may be selected by a user utilizing a personal computer or other devices operable to communicate with an information network. Digital engine 101 is operable to maintain information associated with the selected audio information. For example, the information could be several songs or titles configured as an audio file and formatted in a digital format such as an MP3 file, wave file, etc. The maintained information may also be a reference to a network location where an audio file may be stored, a network location where a network broadcast of audio information may be located, etc. or other network locations having information associated with the selected audio information. Therefore, digital engine 101 may maintain a plurality of different types of information or data associated with the selected audio information.

[0025] System 100, utilizing communication engine 102, may wirelessly communicate data or information associated with the selected audio information to electronic device 103 thereby providing wireless communication of selected information to an electronic device 103 operable to receive wireless communications. In one embodiment, digital engine 101 may be used in association with an Internet website configured to provide access to selectable information. The Internet website operably associated with digital engine 101 allows a user to select information to be wirelessly communicated to electronic device 103 utilizing a network environment. The Internet website may include several different types of information related to audio information.

[0030] In one embodiment, the selective information may be communicated using a digital broadcast signal. Digital broadcast includes providing information via a signal such as AM, FM, and the like. Digital information may be included or encoded as a sub-carrier within the broadcast signal and received by electronic device 103. A digital sub-carrier may include a selective bandwidth of frequencies for a specific radio station (i.e., 6 MHz for FM). The selective information may be wirelessly communicated to electronic device 103 utilizing a

communication engine 102 operable to communicate the selective information via a digital FM signal. In this manner, selective information may be communicated within digital FM sub-carriers to an electronic device operable to receive the information. For example, a user may subscribe to communicate the information via an FM sub-carrier and receive the selective data through wireless communication via a specified FM sub-carrier.

[0031] In one embodiment, the selected information may be formatted and transmitted to achieve a desirable transmission rate. For example, conventional systems may transmit information at a speed of 10 kilobits per second. Therefore, for 1 megabyte of information to be communicated to an electronic device, a transmission time of approximately 800 seconds may be required. The present invention may allow for a relative increase in transmission speed by removing the requirement that information be communicated asynchronously to an electronic device. For example, conventional wireless communication utilizes a specified frequency to communicate information in two directions (i.e., cellular phones). As such, information is communicated across a channel in an asynchronous manner to provide a continuous audio signal to the recipient.

[0040] Upon maintaining information or data associated with the selected information, the method proceeds to step 204 where the method wirelessly communicates information associated with the selected information to an electronic device. For example, if an audio file associated with the selected audio information was maintained, the method would communicate the audio file to the electronic device. In another embodiment, a link or network address broadcasting the selected audio information may be accessed and, at step 204, wirelessly communicated to an electronic device. In another embodiment, a combination of different types of audio information may be wirelessly communicated to an electronic device. Upon transmitting the selected audio information, the method proceeds to step 205 where the method ends.

[0042] In some embodiments, the wireless communication to an electronic device may occur in an off-line environment. For example, a user may go "on-line" to access a website and select information and then go "off-line" or end the browsing session. The wireless communication may then occur while the user is off-line thereby removing the confines of using

an active or on-line browsing environment (i.e., Internet radio broadcast, streaming audio, etc.) for accessing selected information. Therefore, the method of FIG. 2 allows for information, such as audio information, to be communicated from a network location such as a web site, to an electronic device "via" wireless communication. The present invention advantageously allows users to access and download information accessible by a network location to an electronic device operable to receive wireless communications thereby reducing the need for land lines, terrestrial communication networks, etc. for communicating selective information.

[0043] In one embodiment, the method of FIG. 2 may be deployed in association with an Internet website operable to display selectable links for downloading information. The information may include audio information such as MP3s, streaming audio, streaming, Internet broadcasts, etc. are selectable by a user and operable to be wirelessly communicated to an electronic device. By providing a user with a website of selectable audio information operable to be wireless communicated to an electronic device, a user may customize information communicated to an electronic device. In one embodiment, a user may communicate information to an electronic device that may not be owned by the user. For example the method of FIG. 2 could be modified to allow a user to wirelessly communicate audio information to a plurality of electronic devices that may or may not be owned by the user.

[0044] FIG. 3 illustrates an electronic device operable to receive selected audio information in accordance with the teachings of the present invention. Electronic device 300 includes a communication module 301 such as a transceiver coupled to storage medium 303 such as a high speed buffer, programmable memory, or other devices operable to store information. Electronic device 300 may also include processor 302 operably associated with communication module 301 and storage medium 303. Processor 302 may be operable to process wirelessly communicated selected information and in one embodiment may be integrated as part of communication module 301 of storage medium 303. In the same manner, as larger scale integration of electronic devices proliferate, communication module 301, processor 302, and storage medium 303 may be integrated into one communication component or device operable as electronic device 300.

[0045] Processor 302 may be operable using software that may be stored within storage medium 303. In one embodiment, software upgrades may be communicated to electronic device 300 via wireless communication allowing for efficient system upgrades for electronic device 300. Storage medium 303 may include one or several different types of storage devices. For example, storage medium 303 may include programmable gate arrays, ROM devices, RAM devices, EEPROMs, minidisks or other memory devices operable to store information.

[0046] During use, electronic device 300 receives wireless communications of selective information. The information may be transmitted via a wireless communications network and received by electronic device 300 via transceiver 301. Transceiver 301 may be operable to convert the received wireless communication signal into a desirable format and store the received information within storage medium 303. The received information may then be processed by electronic device 300.

[0051] For example, a specific frequency may be selected (i.e., 93.7 MHz) for communicating the wireless received selected information from electronic device 300 to a localized audio system. Electronic device 300 communication of the wirelessly received information allows a conventional receiver to receive the selected audio information. In one embodiment, the conventional receiver may be configured to receive a digital sub-carrier, on-carrier, or other within a specified frequency. Therefore, electronic device 300 may be operable to locally transmit the signal at a specific frequency thereby allowing the conventional receiver to receive the information. In another embodiment, electronic device 300 may be operable to scan plural bandwidths to receive the selective information. For example, transceiver 301 may be operable to receive selective information across several frequencies and process the received information accordingly.

[0056] FIG. 4 illustrates a graphical user interface (GUI) for displaying selectable audio information according to one aspect of the present invention. The GUI may be operable with a computer system, cellular device, PDA, or other electronic devices or systems operable to display the GUI of FIG. 4. The GUI, shown generally at 400, may be displayed using a conventional web browser 402 such as Microsoft[®] Internet Explorer, a WAP browser, or other browsers operable to display the audio information. Browser 402 includes browser functions,

shown collectively at 403, for navigating a network such as the Internet or an intranet. Homepage 401 may be displayed using browser 402 and may include several functions, features, information, etc. related to audio information. Home page 401 may be developed using several different types of programming (i.e., HTML, XML, Java, etc.) used to developing a network location or website.

[0059] Radio tab 406 may also be provided for displaying audio information. For example, radio tab 406 may display a collective menu 411 of selectable functions or features associated with audio information. Top ten lists may be provided to a user based on several different billboard polls or genres. A search engine may be provided allowing a user to search for a specific type of audio information such as an artist, song title, genre, and Internet radio stations, etc. In one embodiment, a user may input the lyrics to a song within the search engine. As such, the search engine may locate several different songs having the desirable lyrics and allow a user to select the search results. A user may also use a select a device feature that allows a user to select a destination device for communicating selected audio information. For example, a user may want to communicate a playlist to several different devices such as a PDA, a home computer system, a work computer system, etc.

[0061] In one embodiment, a user's radio dial 412 may be provided when a registered user logs into homepage 401. As such, radio dial 412 may include several functional buttons similar to conventional systems such as a volume control and a station control. However, radio dial 412 surpasses the limitations of conventional systems through providing a programmable radio dial of user customized audio information. Radio dial 412 includes several stations that may be programmed using program interface 413. The preset stations may include several different types of user customized preset information such as user selected playlists, Internet broadcast stations, top lists, group playlists, artist-selected lists, Internet radio station, conventional radio stations, Internet phone, cellular phone, etc. and other functions, features, or information associated with audio information.

[0062] Radio dial 412 may also be displayed as a separate user interface and in some embodiments, does not require a "browsing" environment to view radio dial 412. For example, an electronic device, such as a PDA, having a display may graphically present radio dial 412 to a

user. One example may be using electronic device in association with an automobile audio system. Electronic device may display radio dial 412 and may allow a user to navigate, modify, select, adjust volume, access daytimer, access phone lists, etc. or perform other functions while the electronic device is used in association with an automobile sound system. Therefore, radio dial 412 may be operable as an application for use with several different types of electronic devices (i.e., computer systems, portable computing devices, cellular phones, etc.) operable to display radio dial 412 and in come embodiments may be wirelessly communicated to an electronic device.

[0067] In one embodiment, the automobile may include memory operable associated with the automobile for storing information. The memory may be used in association with mount 511 and electronic device 512 to store the selected audio information. In this manner, voluminous audio information can be stored within the memory allowing electronic device 512 to receive additional information. In one embodiment, a mount may be provided for a home audio system (not shown) for downloading selected audio information for use with a home audio system. For example, a mount device may be coupled to a home stereo system such that the upon placing an electronic device such as electronic device 500 within the mount, selected audio information may be communicated to the home audio system thereby allowing a home audio system to be used in association with an electronic device.

[0069] During operation, system 600 communicates voice mail messages to a user utilizing email server 601. For example, if a user receives a voice mail message, email server 601 would be notified and a voice mail message would be sent to the user's email account in the form of an email message. For example, a voice mail message would be sent to a user's email account within intranet 604 in the form of an audio file as an attachment to the email. Upon receiving the email, a user may click on the audio file representing the voice mail message to hear the message left by a caller.

[0083] Upon communicating the selected information, the method may proceed to step 810 where the playlist may be executed. For example, a user may select a continuous communication of selected audio information (e.g., several hours of music, Internet broadcast, etc.). As such, the method may continuously play or execute the received audio information. In

another embodiment, the method may proceed to step 811 where the method may store or buffer the received information until it is desirable to execute the received selected audio information at step 812. As such, upon executing the selected audio information, the method may proceed to step 809 where the method may repeat. In one embodiment, a user may elect to download a broadcast of an on-line radio station. For example, a user may want to listen to a radio station located in a remote location wherein conventional radio receivers could not receive the desired broadcast. For example, a person living in Houston, Texas may not be able to receive a radio broadcast signal from a radio station in Seattle, Washington utilizing a conventional radio receiver.

[0092] During operation, electronic device 907 may be mounted within interface 904. Electronic device 907 may also be powered or recharged via power line 910 and communicate with the systems audio system via interface cable or bus line 911. Audio information communicated to electronic device 907 may be transferred to audio system 901 such that a user may listen to selected audio information. For example, a user may have previously selected a plurality of audio files to be transmitted to electronic device 907. Electronic device 907 may communicate the selected audio information to the automobiles audio system that utilizes interface 901 thereby allowing the user to listen to selected audio information. In one embodiment, cable 908 may be custom-installed to audio system 901. For example, the cable may be coupled to an auxiliary line for the system's radio or may be coupled to CD player line 912.

CLAIM LISTING

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

- 1. (Currently Amended) An audio system, comprising:
 - ana portable electronic device having a display, a memory, an audio file player, and a housing component at least partially defining a cavity in which the memory and the audio file player are secured, the portable electronic device operable to be used independent of the audio system;
 - a playlist engine operable to maintain a first playlist and a second playlist, wherein the first playlist is operable to include a selection of audio content having a corresponding audio file saved in the memory;
 - an automobile having an automobile sound system that comprises a speaker and an in dash sound system component operable to be coupled to the <u>portable</u> electronic device via a cable;
 - the in dash sound system component comprising a selector operable to allow a user to select the first playlist for outputting via the speaker; and
 - the cable having at least one conductive element operable to provide power-to-the and charge to a rechargeable power supply of the portable electronic device, the cable further operable to communicatively couple the portable electronic device to the automobile sound system.
- (Original Currently amended) The audio system of claim 1, wherein the portable electronic
 device is a portable MP3 player and the cable communicates a processed digital
 representation of the selection of audio content to the in dash sound system component.
- 3. (Original) The audio system of claim 1, wherein the selector comprises a button.
- 4. (OriginalCurrently amended) The audio system of claim 1, wherein the audio file player is an MP3 player.

- 5. (Original) The audio system of claim 1, wherein the in dash sound system component further comprises a second selector operable to allow the user to select the second playlist for outputting via the speaker.
- 6. (Original Currently amdnede) The audio system of claim 5, wherein the first selector is a first button and the second selector is a second button.
- 7. (Original) The audio system of claim 1, further comprising a playlist generator to generate the first playlist to be presented by the in dash sound system component.
- 8. (OriginalCurrently amended) The audio system of claim 1, wherein the in dash sound system component is fixed in a first location and the cable is routed to allow the <u>portable</u> electronic device to be located in a different location.
- 9. (Original) The system of claim 1, wherein the cable plugs into the in dash sound system component at a port.
- 10. (Original) The system of claim 9, wherein the port is located behind an automobile dashboard.
- 11. (Original) The system of claim 9, wherein the port is a compact disk player interconnect point of the in dash sound system component.
- 12. (Currently Amended) An audio system, comprising:
 - ana portable electronic device having a display, a memory, an audio file player, and a housing component at least partially defining a cavity in which the memory and the audio file player are secured the portable electronic device operable to be used independent of the audio system;
 - a device interface system that comprises a sound system connector and a device connector;
 - the sound system connector operable to communicatively couple the device interface system to a sound system; and

- the device connector operable to releasably engage the <u>portable</u> electronic device such that a contact portion of the device interface system contacts a conductive element of the <u>portable</u> electronic device to form at least a portion of a communication path operable to interconnect the sound system and the <u>portable</u> electronic device, the device connector further operable to connect a power source to recharge a rechargeable power supply of the <u>portable</u> electronic device.
- 13. (Currently Amended) The system of claim 12, further comprising an automobile having an automobile sound system that comprises a speaker and an in dash sound system component, wherein the automobile sound system is the installed sound system.
- 14. (Original) The system of claim 12, wherein the sound system comprises a portable radio.
- 15. (Currently Amended) The system of claim 12, wherein the contact portion of the device interface system is provided at an end portion of a cable having at least one conductive element, the cable operable to provide power to the <u>portable</u> electronic device.
- 16. (Original) The system of claim 12, wherein the audio file player is operable to process audio content having a format selected from a group consisting of an MP3 file format, a WAV file format, and a streaming audio format.
- 17. (Currently Amended) A method for facilitating the outputting of audio content comprising: accessing an automobile sound system component having at least a first button for controlling an operational feature of anthe automobile sound system; and installing a cable at the automobile sound system component that allows a user to output via the automobile sound system a playing of an audio content file stored in a memory of a portable electronic device that comprises the memory, an audio file player, and a housing component at least partially defining a cavity in which the memory and the audio file player are secured, the cable operable to couple a power source of the automobile to supply power to the portable electronic device and to recharge a rechargeable power supply of the portable electronic device.

- 18. (Original) The method of claim 17, further comprising installing the cable to the automobile sound system component, the cable operable to conductively couple the portable electronic device to a power supply associated with the automobile.
- 19. (Original Currently amended) The method of claim 18, wherein the cable is further operable to communicatively couple the portable electronic device to the automobile sound system component to output the playing of the an audio content file via a speaker assembly of the automobile sound system.
- 20. (Original) The method of claim 17, wherein the cable enables communication between the portable electronic device and the automobile sound system component via a compact disk player port of the automobile sound system component.
- 21. (Currently Amended) The method of claim 17, wherein the audio content file is included within a playlist, further wherein the interface system cable allows the portable electronic device to communicate information about the playlist to the automobile sound system component.
- 22. (Original) The method of claim 21, wherein the information is selected from a group consisting of a playlist name, a playlist number, a song title, a song genre, and a performing artist.
- 23. (Original) The method of claim 22, wherein the automobile sound system component is operable to present a graphical representation of the information to the user.
- 24. (Currently Amended) A method of outputting audio content, comprising: communicatively coupling an automobile sound system to an a portable electronic device via an adapter cable, the portable electronic device having an audio file player, a local rechargeable power supply, and a memory operable to store a plurality of selected audio content files, the adapter cable operable to conductively couple the portable electronic device to a power supply associated with an automobile to

recharge the local rechargeable power supply, the portable electronic device operable to be used independent of the automobile sound system;

allowing selection of a first audio content file via a button selector operably coupled to the automobile sound system;

detecting a selection of the button selector;

playing the first audio content file with the audio file player in response to the detection; and

outputting a representation of the first audio content file via a speaker assembly of the automobile sound system.

- 25. (Original Currently amended) The method of claim 24, further comprising initiating playing of a first playlist comprising the first audio content file in response to the detectiondetecting the selection of the button selector.
- 26. (Original Currently amended) The method of claim 25, further comprising initiating playing of a second playlist comprising the second audio content file in response to detecting selection of a second button selector.
- 27. (Original) The method of claim 25, further comprising receiving an input to randomly play the first playlist,
- 28. (Original Currently amended) The method of claim 24, further comprising: accessing a-the memory of the portable electronic device to identify a-the playlist to be output by an automobile sound system; and linking the button selector with the playlist.

- 29. (Original Currently amended) The method of claim 24, wherein the automobile sound system comprises a receiver, further comprising: receiving a wireless signal with the a receiver of the automobile sound system; pausing the playing of the first audio content file; and outputting audio information represented by the wireless signal.
- 30. (Currently Amended) An audio system, comprising:
 - a vehiclean automobile sound system that comprises a speaker and an in dash component that includes an auxiliary connection port;
 - ana portable electronic device mount formed to releasably engage a portion of a portable audio file player operable to be used independent of the vehicle automobile sound system that includes a rechargeable power supply and a processor operable to play a locally stored audio file; and
 - an interface cable interconnecting the auxiliary connection port and the portable electronic device mount, the interface cable having at least one conductive element operable to deliver power to recharge the rechargeable power supply, the interface cable further operable to communicatively couple the portable audio file player to the in dash component.
- 31. (OriginalCurrently amended) The system of claim 30, further comprising an automobile, wherein the vehicle automobile sound system is installed within the automobile.
- 32. (Original Currently amended) The system of claim 31, further comprising the portable audio file player, wherein the portable audio file player is an MP3 player.
- 33. (Original Currently amended) The system of claim 31, further comprising a button operably associated with the in dash component, the button operable to direct a mounted portable audio file player to begin playing a first playlist of locally stored audio content.
- 34. (Original Currently amended) The system of claim 33, wherein the interface cable is routed such that the mounted portable audio file player is located apart from the in dash component.

35. (OriginalCurrently amended) The system of claim 34, wherein the interface cable communicates a digital audio signal output from the mounted-portable audio file player to the auxiliary connection port to allow outputting of a sound via the speaker.

REMARKS

In a non-final Office action mailed August 25, 2005, claims 1-13 and 15-35 are rejected under 35 U.S.C. § 102(e) in view of U.S Pat. No. 6,772,212 ("Lau"), claims 12 and 14 were rejected under 35 U.S.C. § 102(e) in view of U.S. Pat. No. 6,061,306 ("Buchheim"). These rejections are addressed in the paragraphs below.

Applicants appreciate the time taken by the Examiner to carefully review Applicant's present application. Applicants have carefully reviewed the Non-Final Office Action mailed August 25, 2005.

Claims 1-35 stand rejected under 35 U.S.C. § 102(e) over U.S. Patent No. 6,772,212 B1 ("Lau"). Lau discloses music servers 102 and 102A that utilize external media cartridges 120 or external hard disk drives to store and supply audio files for playing by music servers 102 and 102A (See Figures 1 and 21). Servers 102 and 102A utilize an automobile's 12-Volt power supply as a source for powering controllers 320 and 320a and other components within music servers 102 and 102A (See Figures 6 and 22). In an advanced form, Lau's server 102A is integrated into a head unit that is permanently installed in the dash of an automobile (instead of the trunk) for controlling a radio, CD player, tape deck and outputting digital audio files (See col. 5, lines 11-13 and col. 18, lines 24-26).

Claims 12 and 14 also stand rejected under 35 U.S.C. § 102(e) over U.S. Patent No 6,061,306 ("Buchheim"). As taught in juxtaposition to Lau (Lau criticizes utilization of tape player modules or portable music players that store music, (See Lau col. 2, lines 9 - 36), Buchheim discloses a portable audio device 10 for outputting a playing of a digital music file to speakers provided within the device (See Figure 2). The portable device of Buchheim also provides for mechanical and magnetic coupling when inserted into a cassette player to output an analog audio playing of a music file via a playing head 101 of a tape deck utilizing a magnetic emulator 22 (See Figure 1). Buchheim does not allow for an electrical connection between portable audio device 10 and a tape deck and as a result only low fidelity audio outputs are provided (See col. 8, lines 25-27).

Rejection of Claims 1-11

Claims 1-11 stand rejected under 35 U.S.C. § 102(e) over Lau. Lau fails to disclose all of the limitation of amended claim 1. For example, claim 1 as amended, includes, in addition to other limitations, a "portable electronic device operable to be used independent of the audio system." The servers of Lau are not portable but are at best removable or transferable. Lau teaches away from using portable electronic devices by stating "...using the portable solid state music player with an automobile is not satisfactory" (col. 2, lines 21-23). Lau's lack of portability is further evidenced by use of music servers 102 and 102A which rely on an external power source or a 12-Volt power supply provided by an automobile and portable music cartridges 120 that lack the capability of playing music independent of server 102. In one form, Lau provides a server 102A mounted as an in dash head unit for an automobile that includes a radio tuner and controls operation of a CD changer (see col. 18, lines 24-38). The current rejection mischaracterizes "remove ability" as "portability." Portable electronic devices are well known in the art of electronics as devices or systems that may allow a user to operate a device, for example, in a mobile environment independent or untethered to another system. Servers 102 and 102A disclosed by Lau do not provide or suggest use that is independent of an automobile or disclose or suggest providing power to servers 102 and 102A independent of an automobile's power supply. As such, it is unclear how servers 102 and 102A would have utility outside of an automobile as Lau fails to disclose, or suggest, the limitation of "portable electronic device operable to be used independent of the audio system" as recited in claim 1.

Claim 1 also provides further limitations not found in Lau. For example, claim 1 includes the limitation of a "cable having at least one conductive element operable to provide power and recharge a rechargeable power supply of the portable electronic device" and "the cable further operable to communicatively couple the portable electronic device to the automobile sound system" as recited in claim 1 (Emphasis Added).

Lau fails to provide such limitations. For example, Lau fails to disclose a cable to "provide power and recharge a rechargeable power supply." The connector provided by Lau connects power 330 having glue logic 330 to power servers 102 and 102A (See Figures 6 and 22). Lan does not have a power supply but depends solely on receiving and distributing power from an automobile only to power servers 102 and 102A. Lau states:

"...connector 322 provides the auto accessory signal and a 12 volt power source from the car battery or other power source. This 12-volt power is communicated to power module 330. Power module 330 then creates a 5 volt DC power source, which is communicated to the components shown in FIG. 6"

(See col. 7, lines 46-51)

The present invention of claim 1 extends beyond what Lau teaches through enabling powering a portable electronic device, communicatively coupling the portable electronic device to the automobile's sound system, and recharging a rechargeable power supply of the portable electronic device. As such, Lau fails to teach or suggest the limitations of providing a "cable having at least one conductive element operable to provide power and charge a rechargeable power supply of the portable electronic device" and "the cable further operable to communicatively couple the portable electronic device to the automobile sound system" as recited in claim 1.

Lacking such limitations, Lau cannot anticipate amended claim 1. As such, Applicants respectfully request favorable allowance of independent claim 1. Additionally, claims 2-11, which depend from claim 1, provide additional limitations not present in Lau. As such, Applicants requests favorable allowance of claims 1-11.

Rejection of Claims 12-16

Claims 12-16 stand rejected under 35 U.S.C. § 102(e) over Lau. Further, claims 12 and 14 stand rejected over Buchheim. Lau and Buchheim fail to disclose all the limitations of amended claim 12.

For example, claim 12 as amended includes, in addition to other limitations, a "device connector operable to releasably engage the portable electronic device such that a contact portion of the device interface system contacts a conductive element of the electronic device to form at least a portion of a communication path operable to interconnect the sound system and the portable electronic device, the device connector further operable to connect a power source to charge a rechargeable power supply of the portable electronic device." (Emphasis Added)

As described above, Lau is not a portable electronic device but is at best removable and depends on an automobile's power supply to power servers 102 and 102A. Further, the limitations of claim 12 are not present in Lau as Lau does not provide or suggest a device connector to form a communication path to interconnect the sound system to a portable electronic device or connect a power source to charge a rechargeable power supply of the portable electronic device. As such, based on the limitations clearly not present in Lau, Lau cannot anticipate amended claim 12.

Amended claim 12 includes limitations not present in Buchheim. Claim 12 includes, in addition to other limitations, a "device connector operable to releasably engage the portable electronic device such that a contact portion of the device interface system contacts a conductive element of the electronic device to form at least a portion of a communication path operable to interconnect the sound system and the portable electronic device, the device connector further operable to connect a power source to charge a rechargeable power supply of the portable electronic device." (Emphasis Added). There are no such elements within Buchheim.

Buchheim does not disclose a device connector and to provide any connection to a power supply of an automobile or cassette player to recharge device 10 and only includes a mechanical interface for translating operational commands of a cassette player (See col. 7, lines 41-44). Additionally, it would not be possible to modify the device of Buchheim to interface a portion of cassette deck using an electrical connection when mounted within a cassette holder. For example, when Buchheim is placed within a tape deck of an automobile, the internal configuration of the automobile's audio system (e.g., a magnetic interface) would not be able to provide a connector to connect the portable electronic device to form both a communication path to sound system and connect a power source to recharge a rechargeable supply of the portable electronic device.

As such, Buchheim fails to provide a "device connector operable to releasably engage the portable electronic device such that a contact portion of the device interface system contacts a conductive element of the electronic device to form at least a portion of a communication path operable to interconnect the sound system and the portable electronic device, the device

connector further operable to connect a power source to charge a rechargeable power supply of the portable electronic device" as recited by claim 12.

The limitations of amended claim 12 are absent from both Lau and Buchheim and therefore cannot be anticipated. Applicants respectfully request favorable allowance of independent claim 12. Additionally, claims 13-16, which depend from claim 12, provide additional limitations not present in Lau or Buchheim. As such, Applicants requests favorable allowance of claims 12-16.

Rejection of Claims 17-23

Claims 17-23 stand rejected under 35 U.S.C. § 102(e) over Lau. Claim 17 as amended, is distinguishable over Lau. For example, claim 17 includes, in addition to other limitations, "installing a cable at the automobile sound system component to output via the automobile sound system a playing of an audio content file stored in a memory of a portable electronic device" wherein "the cable [is] operable to couple a power source of the automobile to supply power to the portable electronic device and to charge a rechargeable power source of the portable electronic device."

As discussed above, Lau discloses only non-portable servers 102 and 102A. Lau is not portable but is at best removable. Lau's lack of portability is evidenced by servers 102 and 102A that rely on an external power source from an automobile for power 330. Lau's server 102A is mounted as an in dash head unit for an automobile that includes a radio tuner and controls operation of a CD changer (see col. 18, lines 24-38). Lau's servers 102 and 102A do not provide or suggest use of servers 102 and 102A independent of an automobile's power supply and fails to provide "installing a cable at the automobile sound system component a user to output via the automobile sound system a playing of an audio content file stored in a memory of a portable electronic device" wherein "the cable [is] operable to couple a power source of the automobile to supply power to the portable electronic device and to charge a rechargeable power source of the portable electronic device" as recited in amended claim 17.

As such, Lau cannot anticipate claim 17. As such, Applicants respectfully request favorable allowance of independent claim 17. Additionally, claims 18-23, which depend from

claim 17, provide additional limitations not present in Lau. As such, Applicants requests favorable allowance of claims 17-23.

Rejection of Claims 24-29

Claims 24-29 stand rejected under 35 U.S.C. § 102(e) over Lau. Claim 24 is distinct from Lau. For example, claim 24 as amended, includes, in addition to other limitations, "communicatively coupling an automobile sound system to a portable electronic device via an adapter cable" wherein the "the portable electronic device [is] operable to be used independent of the automobile sound system." Lau fails to provide these limitations. For example, Lau only discloses servers 102 and 102A that rely on external power sources. Further, as stated above, Lau is not portable but is at best removable. Lau's lack of portability is evidenced by servers 102 and 102A, which rely on external power from an automobile for power 330. Additionally, Lau's server 102A is provided as an in dash head unit for an automobile that includes a radio tuner and controls operation of a CD changer (see col. 18, lines 24-38). Portable electronic devices are well known in the art as systems or devices that may operate independent of another system. Servers 102 and 102A disclosed by Lau do not provide or suggest use that is independent of an automobile or disclose or suggest providing power to servers 102 and 102A independent of an automobile's power supply.

Further, Lau's servers lack power supplies and moreover does not rechargeable power supplies. Lau only provides a power block 330 that includes glue logic 330 for converting and distributing power within server 102. There is no power storage capacity provided by Lau's servers 102 and 102A and it is unclear how servers 102 and/or 102A would have utility outside of an automobile. As such, Lau fails to disclose, or suggest, the limitations of "communicatively coupling an automobile sound system to an a-portable electronic device via an adapter cable" wherein the "the portable electronic device [is] operable to be used independent of the automobile sound system" as recited in claim 24.

Absent the above limitations, Lau cannot anticipate amended claim 24. As such, Applicants respectfully request favorable allowance of independent claim 24. Additionally, claims 24-29, which depend from claim 24, provide additional limitations not present in Lau. As such, Applicants requests favorable allowance of claims 24-29.

Rejection of Claims 30-35

Claims 30-35 stand rejected under 35 U.S.C. § 102(e) over Lau. Claim 30 as amended, is distinct from Lau. Claim 30 includes, in addition to other limitations, "a portable electronic device mount formed to releasably engage a portion of a portable audio file player operable to be used independent of the vehicle sound system that includes a rechargeable power supply and a processor operable to play a locally stored audio file" and "an interface cable interconnecting the auxiliary connection port and the electronic device mount, the interface cable having at least one conductive element operable to deliver power to recharge the rechargeable power supply." (Emphasis Added)

As described above Lau fails to disclose a portable electronic device but at best provides a removable server 102 and 102A that rely on an automobile's power supply for power. As such, Lau fails to provide or suggest "a portable electronic device mount formed to releasably engage a portion of a portable audio file player operable to be used independent of the vehicle sound system that includes a rechargeable power supply and a processor operable to play a locally stored audio file" and "an interface cable interconnecting the auxiliary connection port and the electronic device mount, the interface cable having at least one conductive element operable to deliver power to recharge the rechargeable power supply" as recited in amended claim 30.

As such, Lau cannot anticipate amended claim 30. As such, Applicants respectfully request favorable allowance of independent claim 30. Additionally, claims 31-35, which depend from claim 30, provide additional limitations not present in Lau. As such, Applicants requests favorable allowance of claims 30-35.

CONCLUSION

Applicants have amended the specification in compliance with 37 C.F.R. § 1.121. Applicants have provided a clean set of replacement paragraphs that correspond with their respective numbered paragraphs of the present specification. Applicants respectfully request entry of the replacement paragraphs as shown in the Specification section of this amendment,

Claims 1-2, 4, 6, 8, 12-13, 15, 17-19, 21, 24-26, and 28-35 have been amended accordingly. Applicants provide revised claims that adequately indicate proper mark-ups of the amended claim limitations. Applicants also submit that claims 1-35 are labeled with the appropriate claim status identifier in accordance with 37 C.F.R. § 1.121.

Applicants respectfully submit that the amendment of November 1, 2005 is now in compliance with 37 C.F.R. § 1.121.

Applicants have made an earnest effort to place this case in condition for allowance in light of the amendments and remarks set forth above. Applicants respectfully request reconsideration of the rejection and allowance of claims 1-35. Applicants believe no additional fee is due.

Any changes to the claims in this amendment, which have not been specifically noted to overcome a rejection based upon the prior art, should be considered to have been made for a purpose unrelated to patentability, and no estoppel should be deemed to attach thereto.

The Examiner is invited to contact the undersigned attorney at the telephone number listed below if such a call would in any way facilitate allowance of this application.

The Commissioner is hereby authorized to charge any fees, which may be required, or credit any overpayment, to Deposit Account Number 50-2469.

Data

2/24/06

Respectfully submitted,

Russell W. White; Reg. No. 45,691

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February 24, 2006

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Examiner

FAX NO.:

571-273-8300

DANIEL JR., Willie J. USPTO GPAU 2686

FROM:

Russell W. White / HAR

Reg. No. 45,691

RE:

REPLY TO NOTICE OF NON-COMPLIANT AMENDMENT

U.S. APP NO.:

10/947,755

FILING DATE:

09/23/2004

APPLICANT(S):

Russell W. White et al.

ATTY DKT NO .:

111111.1111-2C

TITLE:

SYSTEM AND METHOD FOR CONNECTING A PORTABLE MP3
PLAYER TO AN AUTOMOBILE SOUND SYSTEM (AS AMENDED)

NO. OF PAGES (INCL. COVER SHEET): 26

MESSAGE:

Attached please find:

PTO/SB/21 Transmittal Form (1 pg.)

Reply to Notice of Non-compliant Amendment (24 pgs.)

5000 Plaza On The Lake Suite 265 AUSTIN, TEXAS 78746

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FORM	Art Unit	2686
	Examinar Name	
(to be used for all correspondence after initial fi	ling)	PEREZ-GUTIERREZ, Rafael
Total Number of Pages in Thia Submission	25 Attorney Docket Number	111111.1111-2C
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P. 3/26 NO. 6114

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

Russell W. White et al.

Title:

SYSTEM AND METHOD FOR CONNECTING A PORTABLE MP3 PLAYER TO AN

AUTOMOBILE SOUND SYSTEM (AS AMENDED)

App. No.:

10/947,755

Filed:

09/23/2004

Examiner:

DANIEL JR., Willie J.

Group Art Unit:

2686

Atty. Dkt No.: 111111.111-2C

Confirmation No.:

1751

M/S AMENDMENT

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

REPLY TO NOTICE OF NON-COMPLIANT AMENDMENT UNDER 37 C.F.R. § 1.121

Dear Sir:

In response to the Notice of Non-compliant Amendment mailed January 26, 2006, Applicants submit a replacement of the "Specification Replacement Paragraphs" and "Claim Amendments" section of the Reply to Non-Final Office Action filed November 1, 2005.

Please amend the above-identified application as follows under 37 CFR § 1.121:

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IN THE TITLE

Please amend the Title to read as follows:

"SYSTEM AND METHOD FOR CONNECTING A PORTABLE AUDIO PLAYER TO AN AUTOMOBILE SOUND SYSTEM"

IN THE SPECIFICATION

Please amend the Specification with the following replacement paragraphs:

[0015] FIG. 5B illustrates an automobile console having a mount for coupling an electronic device according to one aspect of the present invention;

[0020] The conceptual groundwork for the present invention includes wirelessly communicating selective information to an electronic device. According to one aspect, a user may interact with the Internet to select information, such as audio information, and wirelessly communicate the selected information to an electronic device. The electronic device receives the information via a wireless communications network and processes the information accordingly. In a particularized form, a user may select information from an Internet website operable to allow selectivity of audio information such as songs, on-line radio stations, on-line broadcasts, streaming audio, or other selectable information. Upon selecting the audio information, information or data associated with the selected audio information is wirelessly communicated to an electronic device. The electronic device may then be used to process the selected audio information. In this manner, a user may receive selective audio information via a wireless electronic device.

[0021] In one form, the electronic device may be operable to communicate with an individual's automobile audio system. A user may select audio information utilizing a personal computer with access to a website operable to display selectable audio information. The selected audio information may then be wirelessly communicated to the electronic device associated with an automobile's audio system. Therefore, upon receiving the selected audio information, a user

Page 2 of 24

may access and play the received audio information utilizing the electronic device in association with the automobile's audio system.

[0024] Communications engine 102 is communicatively coupled to digital engine 101 and operable to wirelessly communicate the selected information to electronic device 103. During operation, audio information may be selected by a user utilizing a personal computer or other devices operable to communicate with an information network. Digital engine 101 is operable to maintain information associated with the selected audio information. For example, the information could be several songs or titles configured as an audio file and formatted in a digital format such as an MP3 file, wave file, etc. The maintained information may also be a reference to a network location where an audio file may be stored, a network location where a network broadcast of audio information may be located, etc. or other network locations having information associated with the selected audio information. Therefore, digital engine 101 may maintain a plurality of different types of information or data associated with the selected audio information.

[0025] System 100, utilizing communication engine 102, may wirelessly communicate data or information associated with the selected audio information to electronic device 103 thereby providing wireless communication of selected information to an electronic device 103 operable to receive wireless communications. In one embodiment, digital engine 101 may be used in association with an Internet website configured to provide access to selectable information. The Internet website operably associated with digital engine 101 allows a user to select information to be wirelessly communicated to electronic device 103 utilizing a network environment. The Internet website may include several different types of information related to audio information.

[0030] In one embodiment, the selective information may be communicated using a digital broadcast signal. Digital broadcast includes providing information via a signal such as AM, FM, and the like. Digital information may be included or encoded as a sub-carrier within the broadcast signal and received by electronic device 103. A digital sub-carrier may include a selective bandwidth of frequencies for a specific radio station (i.e., 6 MHz for FM). The selective information may be wirelessly communicated to electronic device 103 utilizing a

communication engine 102 operable to communicate the selective information via a digital FM signal. In this manner, selective information may be communicated within digital FM subcarriers to an electronic device operable to receive the information. For example, a user may subscribe to communicate the information via an FM sub-carrier and receive the selective data through wireless communication via a specified FM sub-carrier.

[0031] In one embodiment, the selected information may be formatted and transmitted to achieve a desirable transmission rate. For example, conventional systems may transmit information at a speed of 10 kilobits per second. Therefore, for 1 megabyte of information to be communicated to an electronic device, a transmission time of approximately 800 seconds may be required. The present invention may allow for a relative increase in transmission speed by removing the requirement that information be communicated asynchronously to an electronic device. For example, conventional wireless communication utilizes a specified frequency to communicate information in two directions (i.e., cellular phones). As such, information is communicated across a channel in an asynchronous manner to provide a continuous audio signal to the recipient.

[0040] Upon maintaining information or data associated with the selected information, the method proceeds to step 204 where the method wirelessly communicates information associated with the selected information to an electronic device. For example, if an audio file associated with the selected audio information was maintained, the method would communicate the audio file to the electronic device. In another embodiment, a link or network address broadcasting the selected audio information may be accessed and, at step 204, wirelessly communicated to an electronic device. In another embodiment, a combination of different types of audio information may be wirelessly communicated to an electronic device. Upon transmitting the selected audio information, the method proceeds to step 205 where the method ends.

[0042] In some embodiments, the wireless communication to an electronic device may occur in an off-line environment. For example, a user may go "on-line" to access a website and select information and then go "off-line" or end the browsing session. The wireless communication may then occur while the user is off-line thereby removing the confines of using

an active or on-line browsing environment (i.e., Internet radio broadcast, streaming audio, etc.) for accessing selected information. Therefore, the method of FIG. 2 allows for information, such as audio information, to be communicated from a network location such as a web site, to an electronic device "via" wireless communication. The present invention advantageously allows users to access and download information accessible by a network location to an electronic device operable to receive wireless communications thereby reducing the need for land lines, terrestrial communication networks, etc. for communicating selective information.

[0043] In one embodiment, the method of FIG. 2 may be deployed in association with an Internet website operable to display selectable links for downloading information. The information may include audio information such as MP3s, streaming audio, streaming, Internet broadcasts, etc. are selectable by a user and operable to be wirelessly communicated to an electronic device. By providing a user with a website of selectable audio information operable to be wireless communicated to an electronic device, a user may customize information communicated to an electronic device. In one embodiment, a user may communicate information to an electronic device that may not be owned by the user. For example the method of FIG. 2 could be modified to allow a user to wirelessly communicate audio information to a plurality of electronic devices that may or may not be owned by the user.

[0044] FIG. 3 illustrates an electronic device operable to receive selected audio information in accordance with the teachings of the present invention. Electronic device 300 includes a communication module 301 such as a transceiver coupled to storage medium 303 such as a high speed buffer, programmable memory, or other devices operable to store information. Electronic device 300 may also include processor 302 operably associated with communication module 301 and storage medium 303. Processor 302 may be operable to process wirelessly communicated selected information and in one embodiment may be integrated as part of communication module 301 of storage medium 303. In the same manner, as larger scale integration of electronic devices proliferate, communication module 301, processor 302, and storage medium 303 may be integrated into one communication component or device operable as electronic device 300.

[0045] Processor 302 may be operable using software that may be stored within storage medium 303. In one embodiment, software upgrades may be communicated to electronic device 300 via wireless communication allowing for efficient system upgrades for electronic device 300. Storage medium 303 may include one or several different types of storage devices. For example, storage medium 303 may include programmable gate arrays, ROM devices, RAM devices, EEPROMs, minidisks or other memory devices operable to store information.

[0046] During use, electronic device 300 receives wireless communications of selective information. The information may be transmitted via a wireless communications network and received by electronic device 300 via transceiver 301. Transceiver 301 may be operable to convert the received wireless communication signal into a desirable format and store the received information within storage medium 303. The received information may then be processed by electronic device 300.

[0051] For example, a specific frequency may be selected (i.e., 93.7 MHz) for communicating the wireless received selected information from electronic device 300 to a localized audio system. Electronic device 300 communication of the wirelessly received information allows a conventional receiver to receive the selected audio information. In one embodiment, the conventional receiver may be configured to receive a digital sub-carrier, oncarrier, or other within a specified frequency. Therefore, electronic device 300 may be operable to locally transmit the signal at a specific frequency thereby allowing the conventional receiver to receive the information. In another embodiment, electronic device 300 may be operable to scan plural bandwidths to receive the selective information. For example, transceiver 301 may be operable to receive selective information across several frequencies and process the received information accordingly.

[0056] FIG. 4 illustrates a graphical user interface (GUI) for displaying selectable audio information according to one aspect of the present invention. The GUI may be operable with a computer system, cellular device, PDA, or other electronic devices or systems operable to display the GUI of FIG. 4. The GUI, shown generally at 400, may be displayed using a conventional web browser 402 such as Microsoft[®] Internet Explorer, a WAP browser, or other browsers operable to display the audio information. Browser 402 includes browser functions,

shown collectively at 403, for navigating a network such as the Internet or an intranet. Homepage 401 may be displayed using browser 402 and may include several functions, features, information, etc. related to audio information. Home page 401 may be developed using several different types of programming (i.e., HTML, XML, Java, etc.) used to developing a network location or website.

[0059] Radio tab 406 may also be provided for displaying audio information. For example, radio tab 406 may display a collective menu 411 of selectable functions or features associated with audio information. Top ten lists may be provided to a user based on several different billboard polls or genres. A search engine may be provided allowing a user to search for a specific type of audio information such as an artist, song title, genre, and Internet radio stations, etc. In one embodiment, a user may input the lyrics to a song within the search engine. As such, the search engine may locate several different songs having the desirable lyrics and allow a user to select the search results. A user may also use a select a device feature that allows a user to select a destination device for communicating selected audio information. For example, a user may want to communicate a playlist to several different devices such as a PDA, a home computer system, a work computer system, etc.

[0061] In one embodiment, a user's radio dial 412 may be provided when a registered user logs into homepage 401. As such, radio dial 412 may include several functional buttons similar to conventional systems such as a volume control and a station control. However, radio dial 412 surpasses the limitations of conventional systems through providing a programmable radio dial of user customized audio information. Radio dial 412 includes several stations that may be programmed using program interface 413. The preset stations may include several different types of user customized preset information such as user selected playlists, Internet broadcast stations, top lists, group playlists, artist-selected lists, Internet radio station, conventional radio stations, Internet phone, cellular phone, etc. and other functions, features, or information associated with audio information.

[0062] Radio dial 412 may also be displayed as a separate user interface and in some embodiments, does not require a "browsing" environment to view radio dial 412. For example, an electronic device, such as a PDA, having a display may graphically present radio dial 412 to a

user. One example may be using electronic device in association with an automobile audio system. Electronic device may display radio dial 412 and may allow a user to navigate, modify, select, adjust volume, access daytimer, access phone lists, etc. or perform other functions while the electronic device is used in association with an automobile sound system. Therefore, radio dial 412 may be operable as an application for use with several different types of electronic devices (i.e., computer systems, portable computing devices, cellular phones, etc.) operable to display radio dial 412 and in come embodiments may be wirelessly communicated to an electronic device.

[0067] In one embodiment, the automobile may include memory operable associated with the automobile for storing information. The memory may be used in association with mount 511 and electronic device 512 to store the selected audio information. In this manner, voluminous audio information can be stored within the memory allowing electronic device 512 to receive additional information. In one embodiment, a mount may be provided for a home audio system (not shown) for downloading selected audio information for use with a home audio system. For example, a mount device may be coupled to a home stereo system such that the upon placing an electronic device such as electronic device 500 within the mount, selected audio information may be communicated to the home audio system thereby allowing a home audio system to be used in association with an electronic device.

[0069] During operation, system 600 communicates voice mail messages to a user utilizing email server 601. For example, if a user receives a voice mail message, email server 601 would be notified and a voice mail message would be sent to the user's email account in the form of an email message. For example, a voice mail message would be sent to a user's email account within intranet 604 in the form of an audio file as an attachment to the email. Upon receiving the email, a user may click on the audio file representing the voice mail message to hear the message left by a caller.

[0083] Upon communicating the selected information, the method may proceed to step 810 where the playlist may be executed. For example, a user may select a continuous communication of selected audio information (e.g., several hours of music, Internet broadcast, etc.). As such, the method may continuously play or execute the received audio information. In

another embodiment, the method may proceed to step 811 where the method may store or buffer the received information until it is desirable to execute the received selected audio information at step 812. As such, upon executing the selected audio information, the method may proceed to step 809 where the method may repeat. In one embodiment, a user may elect to download a broadcast of an on-line radio station. For example, a user may want to listen to a radio station located in a remote location wherein conventional radio receivers could not receive the desired broadcast. For example, a person living in Houston, Texas may not be able to receive a radio broadcast signal from a radio station in Seattle, Washington utilizing a conventional radio receiver.

[0092] During operation, electronic device 907 may be mounted within interface 904. Electronic device 907 may also be powered or recharged via power line 910 and communicate with the systems audio system via interface cable or bus line 911. Audio information communicated to electronic device 907 may be transferred to audio system 901 such that a user may listen to selected audio information. For example, a user may have previously selected a plurality of audio files to be transmitted to electronic device 907. Electronic device 907 may communicate the selected audio information to the automobiles audio system that utilizes interface 901 thereby allowing the user to listen to selected audio information. In one embodiment, cable 908 may be custom-installed to audio system 901. For example, the cable may be coupled to an auxiliary line for the system's radio or may be coupled to CD player line 912.

CLAIM LISTING

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

- 1. (Currently Amended) An audio system, comprising:
 - ama portable electronic device having a display, a memory, an audio file player, and a housing component at least partially defining a cavity in which the memory and the audio file player are secured, the portable electronic device operable to be used independent of the audio system;
 - a playlist engine operable to maintain a first playlist and a second playlist, wherein the first playlist is operable to include a selection of audio content having a corresponding audio file saved in the memory;
 - an automobile having an automobile sound system that comprises a speaker and an in dash sound system component operable to be coupled to the <u>portable</u> electronic device via a cable;
 - the in dash sound system component comprising a selector operable to allow a user to select the first playlist for outputting via the speaker; and
 - the cable having at least one conductive element operable to provide power-to-the and charge to a rechargeable power supply of the portable electronic device, the cable further operable to communicatively couple the portable electronic device to the automobile sound system.
- 2. (OriginalCurrently amended) The audio system of claim 1, wherein the portable electronic device is a portable MP3 player and the cable communicates a processed digital representation of the selection of audio content to the in dash sound system component.
- 3. (Original) The audio system of claim 1, wherein the selector comprises a button.
- 4. (Original Currently amended) The audio system of claim 1, wherein the audio file player is an MP3 player.

- 5. (Original) The audio system of claim 1, wherein the in dash sound system component further comprises a second selector operable to allow the user to select the second playlist for outputting via the speaker.
- 6. (OriginalCurrently amdnede) The audio system of claim 5, wherein the first-selector is a first button and the second selector is a second button.
- 7. (Original) The audio system of claim 1, further comprising a playlist generator to generate the first playlist to be presented by the in dash sound system component.
- 8. (OriginalCurrently amended) The audio system of claim 1, wherein the in dash sound system component is fixed in a first location and the cable is routed to allow the <u>portable</u> electronic device to be located in a different location.
- 9. (Original) The system of claim 1, wherein the cable plugs into the in dash sound system component at a port.
- (Original) The system of claim 9, wherein the port is located behind an automobile dashboard.
- 11. (Original) The system of claim 9, wherein the port is a compact disk player interconnect point of the in dash sound system component.
- 12. (Currently Amended) An audio system, comprising:
 - ana portable electronic device having a display, a memory, an audio file player, and a housing component at least partially defining a cavity in which the memory and the audio file player are secured the portable electronic device operable to be used independent of the audio system;
 - a device interface system that comprises a sound system connector and a device connector;
 - the sound system connector operable to communicatively couple the device interface system to a sound system; and

- the device connector operable to releasably engage the <u>portable</u> electronic device such that a contact portion of the device interface system contacts a conductive element of the <u>portable</u> electronic device to form at least a portion of a communication path operable to interconnect the sound system and the <u>portable</u> electronic device, the device connector further operable to connect a power source to recharge a rechargeable power supply of the portable electronic device.
- 13. (Currently Amended) The system of claim 12, further comprising an automobile having an automobile sound system that comprises a speaker and an in dash sound system component, wherein the automobile sound system is the installed sound system.
- 14. (Original) The system of claim 12, wherein the sound system comprises a portable radio.
- 15. (Currently Amended) The system of claim 12, wherein the contact portion of the device interface system is provided at an end portion of a cable having at least one conductive element, the cable operable to provide power to the <u>portable</u> electronic device.
- 16. (Original) The system of claim 12, wherein the audio file player is operable to process audio content having a format selected from a group consisting of an MP3 file format, a WAV file format, and a streaming audio format.
- 17. (Currently Amended) A method for facilitating the outputting of audio content comprising: accessing an automobile sound system component having at least a first button for controlling an operational feature of an the automobile sound system; and installing a cable at the automobile sound system component that allows a user to output via the automobile sound system a playing of an audio content file stored in a memory of a portable electronic device that comprises the memory-, an audio file player, and a housing component at least partially defining a cavity in which the memory and the audio file player are secured, the cable operable to couple a power source of the automobile to supply power to the portable electronic device and to recharge a rechargeable power supply of the portable electronic device.

- 18. (Original) The method of claim 17, further comprising installing the cable to the automobile sound system component, the cable operable to conductively couple the portable electronic device to a power supply associated with the automobile.
- 19. (OriginalCurrently amended) The method of claim 18, wherein the cable is further operable to communicatively couple the portable electronic device to the automobile sound system component to output the playing of the an audio content file via a speaker assembly of the automobile sound system.
- 20. (Original) The method of claim 17, wherein the cable enables communication between the portable electronic device and the automobile sound system component via a compact disk player port of the automobile sound system component.
- 21. (Currently Amended) The method of claim 17, wherein the audio content file is included within a playlist, further wherein the interface system_cable allows the portable electronic device to communicate information about the playlist to the automobile sound system component.
- 22. (Original) The method of claim 21, wherein the information is selected from a group consisting of a playlist name, a playlist number, a song title, a song genre, and a performing artist.
- 23. (Original) The method of claim 22, wherein the automobile sound system component is operable to present a graphical representation of the information to the user.
- 24. (Currently Amended) A method of outputting audio content, comprising: communicatively coupling an automobile sound system to an a portable electronic device via an adapter cable, the portable electronic device having an audio file player, a local rechargeable power supply, and a memory operable to store a plurality of selected audio content files, the adapter cable operable to conductively couple the portable electronic device to a power supply associated with an automobile to

recharge the local rechargeable power supply, the portable electronic device operable to be used independent of the automobile sound system;

allowing selection of a first audio content file via a button selector operably coupled to the automobile sound system;

detecting a selection of the button selector;

playing the first audio content file with the audio file player in response to the detection; and

outputting a representation of the first audio content file via a speaker assembly of the automobile sound system.

- 25. (Original Currently amended) The method of claim 24, further comprising initiating playing of a first playlist comprising the first audio content file in response to the detection detecting the selection of the button selector.
- 26. (Original Currently amended) The method of claim 25, further comprising initiating playing of a second playlist comprising the second audio content file in response to detecting selection of a second button selector.
- 27. (Original) The method of claim 25, further comprising receiving an input to randomly play the first playlist.
- 28. (Original Currently amended) The method of claim 24, further comprising:

 accessing a the memory of the portable electronic device to identify a the playlist to be output by an automobile sound system; and linking the button selector with the playlist.

- 29. (Original Currently amended) The method of claim 24, wherein the automobile sound system comprises a receiver, further comprising: receiving a wireless signal with the a receiver of the automobile sound system; pausing the playing of the first audio content file; and outputting audio information represented by the wireless signal.
- 30. (Currently Amended) An audio system, comprising:
 - a vehiclean automobile sound system that comprises a speaker and an in dash component that includes an auxiliary connection port;
 - ana portable electronic device mount formed to releasably engage a portion of a portable audio file player operable to be used independent of the vehicle automobile sound system that includes a rechargeable power supply and a processor operable to play a locally stored audio file; and
 - an interface cable interconnecting the auxiliary connection port and the <u>portable</u> electronic device mount, the interface cable having at least one conductive element operable to deliver power to recharge the rechargeable power supply, the <u>interface</u> cable further operable to communicatively couple the portable audio file player to the in dash component.
- 31. (Original Currently amended) The system of claim 30, further comprising an automobile, wherein the vehicle automobile sound system is installed within the automobile.
- 32. (Original Currently amended) The system of claim 31, further comprising the portable audio file player, wherein the portable audio file player is an MP3 player.
- 33. (Original Currently amended) The system of claim 31, further comprising a button operably associated with the in dash component, the button operable to direct a mounted portable audio file player to begin playing a first playlist of locally stored audio content.
- 34. (Original Currently amended) The system of claim 33, wherein the interface cable is routed such that the mounted portable audio file player is located apart from the in dash component.

35. (OriginalCurrently amended) The system of claim 34, wherein the interface cable communicates a digital audio signal output from the mounted-portable audio file player to the auxiliary connection port to allow outputting of a sound via the speaker.

REMARKS

In a non-final Office action mailed August 25, 2005, claims 1-13 and 15-35 are rejected under 35 U.S.C. § 102(e) in view of U.S Pat. No. 6,772,212 ("Lau"), claims 12 and 14 were rejected under 35 U.S.C. § 102(e) in view of U.S. Pat. No. 6,061,306 ("Buchheim"). These rejections are addressed in the paragraphs below.

Applicants appreciate the time taken by the Examiner to carefully review Applicant's present application. Applicants have carefully reviewed the Non-Final Office Action mailed August 25, 2005.

Claims 1-35 stand rejected under 35 U.S.C. § 102(e) over U.S. Patent No. 6,772,212 B1 ("Lau"). Lau discloses music servers 102 and 102A that utilize external media cartridges 120 or external hard disk drives to store and supply audio files for playing by music servers 102 and 102A (See Figures 1 and 21). Servers 102 and 102A utilize an automobile's 12-Volt power supply as a source for powering controllers 320 and 320a and other components within music servers 102 and 102A (See Figures 6 and 22). In an advanced form, Lau's server 102A is integrated into a head unit that is permanently installed in the dash of an automobile (instead of the trunk) for controlling a radio, CD player, tape deck and outputting digital audio files (See col. 5, lines 11-13 and col. 18, lines 24-26).

Claims 12 and 14 also stand rejected under 35 U.S.C. § 102(e) over U.S. Patent No 6,061,306 ("Buchheim"). As taught in juxtaposition to Lau (Lau criticizes utilization of tape player modules or portable music players that store music, (See Lau col. 2, lines 9 - 36), Buchheim discloses a portable audio device 10 for outputting a playing of a digital music file to speakers provided within the device (See Figure 2). The portable device of Buchheim also provides for mechanical and magnetic coupling when inserted into a cassette player to output an analog audio playing of a music file via a playing head 101 of a tape deck utilizing a magnetic emulator 22 (See Figure 1). Buchheim does not allow for an electrical connection between portable audio device 10 and a tape deck and as a result only low fidelity audio outputs are provided (See col. 8, lines 25-27).

Rejection of Claims 1-11

Claims 1-11 stand rejected under 35 U.S.C. § 102(e) over Lau. Lau fails to disclose all of the limitation of amended claim 1. For example, claim 1 as amended, includes, in addition to other limitations, a "portable electronic device operable to be used independent of the audio system." The servers of Lau are not portable but are at best removable or transferable. Lau teaches away from using portable electronic devices by stating "...using the portable solid state music player with an automobile is not satisfactory" (col. 2, lines 21-23). Lau's lack of portability is further evidenced by use of music servers 102 and 102A which rely on an external power source or a 12-Volt power supply provided by an automobile and portable music cartridges 120 that lack the capability of playing music independent of server 102. In one form, Lan provides a server 102A mounted as an in dash head unit for an automobile that includes a radio tuner and controls operation of a CD changer (see col. 18, lines 24-38). The current rejection mischaracterizes "remove ability" as "portability." Portable electronic devices are well known in the art of electronics as devices or systems that may allow a user to operate a device, for example, in a mobile environment independent or untethered to another system. Servers 102 and 102A disclosed by Lau do not provide or suggest use that is independent of an automobile or disclose or suggest providing power to servers 102 and 102A independent of an automobile's power supply. As such, it is unclear how servers 102 and 102A would have utility outside of an automobile as Lau fails to disclose, or suggest, the limitation of "portable electronic device operable to be used independent of the audio system" as recited in claim 1.

Claim I also provides further limitations not found in Lau. For example, claim I includes the limitation of a "cable having at least one conductive element operable to <u>provide</u> <u>power and recharge a rechargeable power supply</u> of the portable electronic device" and "the cable further operable to <u>communicatively couple the portable electronic device to the automobile sound system</u>" as recited in claim 1 (Emphasis Added).

Lau fails to provide such limitations. For example, Lau fails to disclose a cable to "provide power and recharge a rechargeable power supply." The connector provided by Lau connects power 330 having glue logic 330 to power servers 102 and 102A (See Figures 6 and 22). Lau does not have a power supply but depends solely on receiving and distributing power from an automobile only to power servers 102 and 102A. Lau states:

"...connector 322 provides the auto accessory signal and a 12 volt power source from the car battery or other power source. This 12-volt power is communicated to power module 330. Power module 330 then creates a 5 volt DC power source, which is communicated to the components shown in FIG. 6"

(See col. 7, lines 46-51)

The present invention of claim 1 extends beyond what Lau teaches through enabling powering a portable electronic device, communicatively coupling the portable electronic device to the automobile's sound system, and recharging a rechargeable power supply of the portable electronic device. As such, Lau fails to teach or suggest the limitations of providing a "cable having at least one conductive element operable to provide power and charge a rechargeable power supply of the portable electronic device" and "the cable further operable to communicatively couple the portable electronic device to the automobile sound system" as recited in claim 1.

Lacking such limitations, Lau cannot anticipate amended claim 1. As such, Applicants respectfully request favorable allowance of independent claim 1. Additionally, claims 2-11, which depend from claim 1, provide additional limitations not present in Lau. As such, Applicants requests favorable allowance of claims 1-11.

Rejection of Claims 12-16

Claims 12-16 stand rejected under 35 U.S.C. § 102(e) over Lau. Further, claims 12 and 14 stand rejected over Buchheim. Lau and Buchheim fail to disclose all the limitations of amended claim 12.

For example, claim 12 as amended includes, in addition to other limitations, a "device connector operable to releasably engage the portable electronic device such that a contact portion of the device interface system contacts a conductive element of the electronic device to form at least a portion of a communication path operable to interconnect the sound system and the portable electronic device, the device connector further operable to connect a power source to charge a rechargeable power supply of the portable electronic device." (Emphasis Added)

As described above, Lau is not a portable electronic device but is at best removable and depends on an automobile's power supply to power servers 102 and 102A. Further, the limitations of claim 12 are not present in Lau as Lau does not provide or suggest a device connector to form a communication path to interconnect the sound system to a portable electronic device or connect a power source to charge a rechargeable power supply of the portable electronic device. As such, based on the limitations clearly not present in Lau, Lau cannot anticipate amended claim 12.

Amended claim 12 includes limitations not present in Buchheim. Claim 12 includes, in addition to other limitations, a "device connector operable to releasably engage the portable electronic device such that a contact portion of the device interface system contacts a conductive element of the electronic device to form at least a portion of a communication path operable to interconnect the sound system and the portable electronic device, the device connector further operable to connect a power source to charge a rechargeable power supply of the portable electronic device." (Emphasis Added). There are no such elements within Buchheim.

Buchheim does not disclose a device connector and to provide any connection to a power supply of an automobile or cassette player to recharge device 10 and only includes a mechanical interface for translating operational commands of a cassette player (See col. 7, lines 41-44). Additionally, it would not be possible to modify the device of Buchheim to interface a portion of cassette deck using an electrical connection when mounted within a cassette holder. For example, when Buchheim is placed within a tape deck of an automobile, the internal configuration of the automobile's audio system (e.g., a magnetic interface) would not be able to provide a connector to connect the portable electronic device to form both a communication path to sound system and connect a power source to recharge a rechargeable supply of the portable electronic device.

As such, Buchheim fails to provide a "device connector operable to releasably engage the portable electronic device such that a contact portion of the device interface system contacts a conductive element of the electronic device to form at least a portion of a communication path operable to interconnect the sound system and the portable electronic device, the device

connector further operable to connect a power source to charge a rechargeable power supply of the portable electronic device" as recited by claim 12.

The limitations of amended claim 12 are absent from both Lau and Buchheim and therefore cannot be anticipated. Applicants respectfully request favorable allowance of independent claim 12. Additionally, claims 13-16, which depend from claim 12, provide additional limitations not present in Lau or Buchheim. As such, Applicants requests favorable allowance of claims 12-16.

Rejection of Claims 17-23

Claims 17-23 stand rejected under 35 U.S.C. § 102(e) over Lau. Claim 17 as amended, is distinguishable over Lau. For example, claim 17 includes, in addition to other limitations, "installing a cable at the automobile sound system component to output via the automobile sound system a playing of an audio content file stored in a memory of a portable electronic device" wherein "the cable [is] operable to couple a power source of the automobile to supply power to the portable electronic device and to charge a rechargeable power source of the portable electronic device,"

As discussed above, Lau discloses only non-portable servers 102 and 102A. Lau is not portable but is at best removable. Lau's lack of portability is evidenced by servers 102 and 102A that rely on an external power source from an automobile for power 330. Lau's server 102A is mounted as an in dash head unit for an automobile that includes a radio tuner and controls operation of a CD changer (see col. 18, lines 24-38). Lau's servers 102 and 102A do not provide or suggest use of servers 102 and 102A independent of an automobile's power supply and fails to provide "installing a cable at the automobile sound system component a user to output via the automobile sound system a playing of an audio content file stored in a memory of a portable electronic device" wherein "the cable [is] operable to couple a power source of the automobile to supply power to the portable electronic device and to charge a rechargeable power source of the portable electronic device" as recited in amended claim 17.

As such, Lau cannot anticipate claim 17. As such, Applicants respectfully request favorable allowance of independent claim 17. Additionally, claims 18-23, which depend from

claim 17, provide additional limitations not present in Lau. As such, Applicants requests favorable allowance of claims 17-23.

Rejection of Claims 24-29

Claims 24-29 stand rejected under 35 U.S.C. § 102(e) over Lau. Claim 24 is distinct from Lau. For example, claim 24 as amended, includes, in addition to other limitations, "communicatively coupling an automobile sound system to a portable electronic device via an adapter cable" wherein the "the portable electronic device [is] operable to be used independent of the automobile sound system." Lau fails to provide these limitations. For example, Lau only discloses servers 102 and 102A that rely on external power sources. Further, as stated above, Lau is not portable but is at best removable. Lau's lack of portability is evidenced by servers 102 and 102A, which rely on external power from an automobile for power 330. Additionally, Lau's server 102A is provided as an in dash head unit for an automobile that includes a radio tuner and controls operation of a CD changer (see col. 18, lines 24-38). Portable electronic devices are well known in the art as systems or devices that may operate independent of another system. Servers 102 and 102A disclosed by Lau do not provide or suggest use that is independent of an automobile or disclose or suggest providing power to servers 102 and 102A independent of an automobile's power supply.

Further, Lau's servers lack power supplies and moreover does not rechargeable power supplies. Lau only provides a power block 330 that includes glue logic 330 for converting and distributing power within server 102. There is no power storage capacity provided by Lau's servers 102 and 102A and it is unclear how servers 102 and/or 102A would have utility outside of an automobile. As such, Lau fails to disclose, or suggest, the limitations of "communicatively coupling an automobile sound system to an a-portable electronic device via an adapter cable" wherein the "the portable electronic device [is] operable to be used independent of the automobile sound system" as recited in claim 24.

Absent the above limitations, Lau cannot anticipate amended claim 24. As such, Applicants respectfully request favorable allowance of independent claim 24. Additionally, claims 24-29, which depend from claim 24, provide additional limitations not present in Lau. As such, Applicants requests favorable allowance of claims 24-29.

Rejection of Claims 30-35

Claims 30-35 stand rejected under 35 U.S.C. § 102(e) over Lau. Claim 30 as amended, is distinct from Lau. Claim 30 includes, in addition to other limitations, "a portable electronic device mount formed to releasably engage a portion of a portable audio file player operable to be used independent of the vehicle sound system that includes a rechargeable power supply and a processor operable to play a locally stored audio file" and "an interface cable interconnecting the auxiliary connection port and the electronic device mount, the interface cable having at least one conductive element operable to deliver power to recharge the rechargeable power supply." (Emphasis Added)

As described above Lau fails to disclose a portable electronic device but at best provides a removable server 102 and 102A that rely on an automobile's power supply for power. As such, Lau fails to provide or suggest "a portable electronic device mount formed to releasably engage a portion of a portable audio file player operable to be used independent of the vehicle sound system that includes a rechargeable power supply and a processor operable to play a locally stored audio file" and "an interface cable interconnecting the auxiliary connection port and the electronic device mount, the interface cable having at least one conductive element operable to deliver power to recharge the techargeable power supply" as recited in amended claim 30.

As such, Lau cannot anticipate amended claim 30. As such, Applicants respectfully request favorable allowance of independent claim 30. Additionally, claims 31-35, which depend from claim 30, provide additional limitations not present in Lau. As such, Applicants requests favorable allowance of claims 30-35.

CONCLUSION

Applicants have amended the specification in compliance with 37 C.F.R. § 1.121. Applicants have provided a clean set of replacement paragraphs that correspond with their respective numbered paragraphs of the present specification. Applicants respectfully request entry of the replacement paragraphs as shown in the Specification section of this amendment.

Claims 1-2, 4, 6, 8, 12-13, 15, 17-19, 21, 24-26, and 28-35 have been amended accordingly. Applicants provide revised claims that adequately indicate proper mark-ups of the amended claim limitations. Applicants also submit that claims 1-35 are labeled with the appropriate claim status identifier in accordance with 37 C.F.R. § 1.121.

Applicants respectfully submit that the amendment of November 1, 2005 is now in compliance with 37 C.F.R. § 1.121.

Applicants have made an earnest effort to place this case in condition for allowance in light of the amendments and remarks set forth above. Applicants respectfully request reconsideration of the rejection and allowance of claims 1-35. Applicants believe no additional fee is due.

Any changes to the claims in this amendment, which have not been specifically noted to overcome a rejection based upon the prior art, should be considered to have been made for a purpose unrelated to patentability, and no estoppel should be deemed to attach thereto.

The Examiner is invited to contact the undersigned attorney at the telephone number listed below if such a call would in any way facilitate allowance of this application.

The Commissioner is hereby authorized to charge any fees, which may be required, or credit any overpayment, to Deposit Account Number 50-2469.

2/24/06

Respectfully submitted,

Russell W. White; Reg. No. 45,691

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/947,755	09/23/2004	Russell W. White	111111.1111-2C	1751
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Russell W. W			DANIEL JR	, WILLIE J
10904 Doswell Austin, TX 7			ART UNIT	PAPER NUMBER
•			2686	111111.1111-2C 1751 EXAMINER DANIEL JR, WILLIE J ART UNIT PAPER NUMBER 2686
			DATE MAILED: 01/26/200	6

Please find below and/or attached an Office communication concerning this application or proceeding.

Notice of Non-Compliant Amendment (37 CFR 1.121)

Application No.	Applicant(s)	_
10/947,755	WHITE ET AL.	
Examiner	Art Unit	
Willie J. Daniel, Jr.	2686	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

The amendment document filed on 01 November 2005 is considered non-compliant because it has failed to meet the requirements of 37 CFR 1.121. In order for the amendment document to be compliant, correction of the following item(s) is required.

·
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIANT: 1. Amendments to the specification: A. Amended paragraph(s) do not include markings. B. New paragraph(s) should not be underlined. C. Other
 2. Abstract: A. Not presented on a separate sheet. 37 CFR 1.72. B. Other
 3. Amendments to the drawings: A. The drawings are not properly identified in the top margin as "Replacement Sheet," "New Sheet," or "Annotated Sheet" as required by 37 CFR 1.121(d). B. The practice of submitting proposed drawing correction has been eliminated. Replacement drawings showing amended figures, without markings, in compliance with 37 CFR 1.84 are required. C. Other
 4. Amendments to the claims: A. A complete listing of all of the claims is not present. B. The listing of claims does not include the text of all pending claims (including withdrawn claims) C. Each claim has not been provided with the proper status identifier, and as such, the individual status of each claim cannot be identified. Note: the status of every claim must be indicated after its claim number by using one of the following status identifiers: (Original), (Currently amended), (Canceled), (Previously presented), (New), (Not entered), (Withdrawn) and (Withdrawn-currently amended). D. The claims of this amendment paper have not been presented in ascending numerical order. E. Other: See Continuation Sheet.
For further explanation of the amendment format required by 37 CFR 1.121, see MPEP § 714 and the USPTO website at

For http://www.uspto.gov/web/offices/pac/dapp/opla/preognotice/officeflyer.pdf .

TIME PERIODS FOR FILING A REPLY TO THIS NOTICE:

- 1. Applicant is given no new time period if the non-compliant amendment is an after-final amendment or an amendment filed after allowance. If applicant wishes to resubmit the non-compliant after-final amendment with corrections, the entire corrected amendment must be resubmitted within the time period set forth in the final Office action.
- 2. Applicant is given **one month**, or thirty (30) days, whichever is longer, from the mail date of this notice to supply the corrected section of the non-compliant amendment in compliance with 37 CFR 1.121, if the non-compliant amendment is one of the following: a preliminary amendment, a non-final amendment (including a submission for a request for continued examination (RCE) under 37 CFR 1.114), a supplemental amendment filed within a suspension period under 37 CFR 1.103(a) or (c), and an amendment filed in response to a Quayle action.

Extensions of time are available under 37 CFR 1.136(a) only if the non-compliant amendment is a non-final amendment or an amendment filed in response to a Quayle action.

Failure to timely respond to this notice will result in:

Abandonment of the application if the non-compliant amendment is a non-final amendment or an amendment filed in response to a Quavle action; or

Non-entry of the amendment if the non-compliant amendment is a preliminary amendment or supplemental amendment.

CHARLES APPIAH aper No. 01 PRIMARY EXAMINER

Continuation of 4(e) Other: Claims 1 and 24 are labeled as "Currently Amended" in which the applicant provided mark-up (e.g., underlining and strike-through) to the amended limitation(s) of the claim. Applicant failed to properly mark-up all new limitations in the amended claims 1 and 24. See MPEP § 714 and 37 CFR 1.121(c).

This list of examples is not intended to be exhaustive. The Examiner respectfully requests the applicant to review all claims and clarify the issues as listed above as well as any other issue(s) that are not listed.



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JAN 17 2006

FACSIMILE COVER SHEET

DATE:

January 17, 2006

TO:

Examiner

FAX NO.:

571-273-8300

DANIEL, JR., Willie J. USPTO GPAU 2686

FROM:

Russell W. White / MAN

Reg. No. 45,691

RE:

CHANGE OF CORRESPONDENCE ADDRESS

U.S. APP NO.:

10/947,755

FILING DATE:

09/23/2004

APPLICANT(S):

Russell W. White et al.

ATTY DKT NO .:

111111.1111-2C

TITLE:

SYSTEM AND METHOD FOR CONNECTING A PORTABLE MP3

PLAYER TO AN AUTOMOBILE SOUND SYSTEM (AS AMENDED)

NO. OF PAGES (INCL. COVER SHEET): 3

MESSAGE:

Attached please find:

PTO/SB/21 Transmittal Form (1 pg.)

5000 Plaza On The Lake Suite 265 AUSTIN, TEXAS 78746

Tel: (512) 327-5515 Fex. (512) 327-5452 CONFIDENTIALITY NOTE

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PTO/SB/21 (09-04)

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	Art Unit		2686					111 0 5
(to be used for all correspondence aft		er Name	DANIEL	. JR.,	Willie J	·	JF	N 17 2
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I hereby certify that this correspond sufficient postage as first class mail the date shown below:	CERTIFICATE (nemitted to the LISI	SION/MAI	LING	h the Unit	ed States F lexandria, \	Postal Serv /A 22313-1	ice with 450 on

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CHANGE OF CORRESPONDENCE ADDRESS		Application Number				10/947,755 09/23/2004 RECEIVE					
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Address to: Commissioner for Pa	itents	Examir		lame		DANIEL JR., Willie J.					
P.O. Box 1450 Alexandria, VA 22313	3-1450. 	Attorney Docket Number					111111.1111-2C				
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OR											
Firm or Individual Name	Russell W. White							_			
Address	10904 Doswell Cove		_							_	
Address		_ ,					70700				
City	Austin	Stat	te	Texas	<u>z</u>	ip	78739				
Country	USA			_,							
Telephone	(512) 301-5518		Fax	(512) 32	7-5452			 			
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APPLICANT(S):

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SYSTEM AND METHOD FOR CONNECTING A PORTABLE MP3
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NO. OF PAGES (INCL. COVER SHEET): 3

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PTO/SB/122 Change of Correspondence (1 pg.)

5000 Plaza On The Lake Suite 265 Austin, Texas 78746

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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE ection of information unless it displays a valid OMB control number. Under the Paperwork Reduction Act of 1995, no persons are required to respond to Application Number 10/947.755 09/23/2004 Filing Date TRANSMITTAL receik First Named Inventor Russell W. White CENTRAL FAX (ENTER FORM Art Unit 2686 **Examiner Name** 006 DANIEL JR., Willie J. JAN 1 (to be used for all correspondence after initial filling) Attorney Docket Number 111111.1111-2C Total Number of Pages in This Submission **ENCLOSURES** (Check all that apply) After Allowance Communication to TC Drawing(s) Fee Transmittal Form Appeal Communication to Board Licensing-related Papers Fee Attached of Appeals and Interferences Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) Petition Amendment/Reply Petition to Convert to a Proprietary Information Provisional Application After Final Power of Attorney, Revocation Status Letter Change of Correspondence Address Affidavits/declaration(s) Other Enclosure(s) (please identify Terminal Disclaimer Extension of Time Request Request for Refund Express Abandonment Request CD, Number of CD(s) Information Disclosure Statement Landscape Table on CD Certified Copy of Priority Remarks Document(s) Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Name Signature Printed name Russell W. White Reg. No. Date 45,691 00 CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below: Signature Laura H. Andre Date 2006

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forms are submitted.

forms if more than one signature is required, see below.

Date

PTO/SB/122 (09-03)
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10/947.755

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Application Number CHANGE OF 汗INEP 09/23/2004 SENTHALL FAX GENTER CORRESPONDENCE ADDRESS Filing Date Russell W. White Application First Named Inventor 2686 Art Unit Address to: Commissioner for Patents DANIEL JR., Willie J. Examiner Name P.O. Box 1450 Alexandria, VA 22313-1450. 111111.1111-2C Attomey Docket Number Please change the Correspondence Address for the above-identified patent application to: Customer Number: OR Firm or Russell W. White **'** Individual Name Address 10904 Doswell Cove Address 78739 Texas Austin State City **USA** Country (512) 327-5452 (512) 301-5518 Telephone This form cannot be used to change the data associated with a Customer Number. To change the data associated with an existing Customer Number use "Request for Customer Number Data Change" (PTO/SB/124). I am the: Applicant/Inventor Assignee of record of the entire interest. Statement under 37 CFR 3.79(b) is enclosed. (Form PTO/SB/96). Attorney or Agent of record. Registration Number 45,691 Registered practitioner named in the application transmittal letter in an application without an executed oath or declaration. See 37 CFR 1.33(a)(1). Registration Number_ Typed or Printed Russell W. White Name

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Telephone (512) 301-5518

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NOTE: Signatures of all the inventors or assigness of record of the entire interest or their representative(s) are required. Submit multiple





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

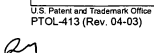
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/947,755	09/23/2004	Russell W. White	111111.1111-2C	1751
34456 7590 11/01/2005		EXAMINER		
TOLER & LARSON & ABEL L.L.P. 5000 PLAZA ON THE LAKE STE 265 AUSTIN, TX 78746			PEREZ GUTIERREZ, RAFAEL	
			ART UNIT	PAPER NUMBER
,			2686	

DATE MAILED: 11/01/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

·						
	Application No.	Applicant(s)				
Interview Summary	10/947,755	White et al.				
	Examiner	Art Unit				
1	Rafael Perez-Gutierrez	2686				
All participants (applicant, applicant's representative, PTO personnel):						
1) Rafael Perez-Gutierrez. (3)						
(2) Kevin R. Imes.	(4)					
Date of Interview: <u>25 October 2005</u> .	•					
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant 2)□ applicant's representative]						
Exhibit shown or demonstration conducted: d)☐ Yes e)☒ No. If Yes, brief description:						
Claim(s) discussed: <u>1, 12, 24, and 30</u> .						
Identification of prior art discussed: Lau et al. (U.S. Patent # 6,772,212 B1).						
Agreement with respect to the claims f)□ was reached. g)⊠ was not reached. h)□ N/A.						
Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: <u>The Examiner and Mr. Imes discussed proposed amendments to the abovementioned claims in view of the prior art of record. No agreement was reached and Mr. Imes advised the Examiner that an amendment will be filed in due course.</u>						
(A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.)						
THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW SUMMARY FORM, WHICHEVER IS LATER, TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.						
. •						
•	•					

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.



Summary of Record of Interview Requirements

Manual of Patent Examining Procedure (MPEP), Section 713.04, Substance of Interview Must be Made of Record

A complete written statement as to the substance of any face-to-face, video conference, or telephone interview with regard to an application must be made of record in the application whether or not an agreement with the examiner was reached at the interview.

Title 37 Code of Federal Regulations (CFR) § 1.133 Interviews Paragraph (b)

In every instance where reconsideration is requested in view of an interview with an examiner, a complete written statement of the reasons presented at the interview as warranting favorable action must be filed by the applicant. An interview does not remove the necessity for reply to Office action as specified in §§ 1.111, 1.135. (35 U.S.C. 132)

37 CFR §1.2 Business to be transacted in writing.

All business with the Patent or Trademark Office should be transacted in writing. The personal attendance of applicants or their attorneys or agents at the Patent and Trademark Office is unnecessary. The action of the Patent and Trademark Office will be based exclusively on the written record in the Office. No attention will be paid to any alleged oral promise, stipulation, or understanding in relation to which there is disagreement or doubt.

The action of the Patent and Trademark Office cannot be based exclusively on the written record in the Office if that record is itself incomplete through the failure to record the substance of interviews.

It is the responsibility of the applicant or the attorney or agent to make the substance of an interview of record in the application file, unless the examiner indicates he or she will do so. It is the examiner's responsibility to see that such a record is made and to correct material inaccuracies which bear directly on the question of patentability.

Examiners must complete an Interview Summary Form for each interview held where a matter of substance has been discussed during the interview by checking the appropriate boxes and filling in the blanks. Discussions regarding only procedural matters, directed solely to restriction requirements for which interview recordation is otherwise provided for in Section 812.01 of the Manual of Patent Examining Procedure, or pointing out typographical errors or unreadable script in Office actions or the like, are excluded from the interview recordation procedures below. Where the substance of an interview is completely recorded in an Examiners Amendment, no separate Interview Summary Record is required.

The Interview Summary Form shall be given an appropriate Paper No., placed in the right hand portion of the file, and listed on the "Contents" section of the file wrapper. In a personal interview, a duplicate of the Form is given to the applicant (or attorney or agent) at the conclusion of the interview. In the case of a telephone or video-conference interview, the copy is mailed to the applicant's correspondence address either with or prior to the next official communication. If additional correspondence from the examiner is not likely before an allowance or if other circumstances dictate, the Form should be mailed promptly after the interview rather than with the next official communication.

The Form provides for recordation of the following information:

- Application Number (Series Code and Serial Number)
- Name of applicant
- Name of examiner
- Date of interview
- Type of interview (telephonic, video-conference, or personal)
- Name of participant(s) (applicant, attorney or agent, examiner, other PTO personnel, etc.)
- An indication whether or not an exhibit was shown or a demonstration conducted
- An identification of the specific prior art discussed
- An indication whether an agreement was reached and if so, a description of the general nature of the agreement (may be by
 attachment of a copy of amendments or claims agreed as being allowable). Note: Agreement as to allowability is tentative and does
 not restrict further action by the examiner to the contrary.
- The signature of the examiner who conducted the interview (if Form is not an attachment to a signed Office action)

It is desirable that the examiner orally remind the applicant of his or her obligation to record the substance of the interview of each case. It should be noted, however, that the Interview Summary Form will not normally be considered a complete and proper recordation of the interview unless it includes, or is supplemented by the applicant or the examiner to include, all of the applicable items required below concerning the substance of the interview.

A complete and proper recordation of the substance of any interview should include at least the following applicable items:

- 1) A brief description of the nature of any exhibit shown or any demonstration conducted,
- 2) an identification of the claims discussed,
- 3) an identification of the specific prior art discussed,
- 4) an identification of the principal proposed amendments of a substantive nature discussed, unless these are already described on the Interview Summary Form completed by the Examiner,
- 5) a brief identification of the general thrust of the principal arguments presented to the examiner,
 - (The identification of arguments need not be lengthy or elaborate. A verbatim or highly detailed description of the arguments is not required. The identification of the arguments is sufficient if the general nature or thrust of the principal arguments made to the examiner can be understood in the context of the application file. Of course, the applicant may desire to emphasize and fully describe those arguments which he or she feels were or might be persuasive to the examiner.)
- 6) a general indication of any other pertinent matters discussed, and
- 7) if appropriate, the general results or outcome of the interview unless already described in the Interview Summary Form completed by the examiner.

Examiners are expected to carefully review the applicant's record of the substance of an interview. If the record is not complete and accurate, the examiner will give the applicant an extendable one month time period to correct the record.

Examiner to Check for Accuracy

If the claims are allowable for other reasons of record, the examiner should send a letter setting forth the examiner's version of the statement attributed to him or her. If the record is complete and accurate, the examiner should place the indication, "Interview Record OK" on the paper recording the substance of the interview along with the date and the examiner's initials.



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DATE:

November 1, 2005

TO:

Examiner

FAX NO.:

571-273-8300

PEREZ-GUTIERREZ, Rafael

USPTO GPAU 2686

FROM:

Russell W. White / MARCHE

Reg. No. 45,691

RE:

REPLY TO NON-FINAL OFFICE ACTION

U.S. APP NO.:

10/947,755

FILING DATE:

09/23/2004

APPLICANT(\$):

Russell W. White et al.

ATTY DKT NO.:

111111.1111-2C

TITLE:

SYSTEM AND METHOD FOR CONNECTING A PORTABLE MP3

PLAYER TO AN AUTOMOBILE SOUND SYSTEM (AS AMENDED)

NO. OF PAGES (INCL. COVER SHEET): 25

MESSAGE:

Attached please find:

PTO/SB/21 Transmittal Form (1 pg.)

Reply to Non-Final Office Action (23 pgs.)

5000 Plaza On The Lake Suite 265

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AUSTIN, TEXAS 78746

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PTO/SB/21 (09-04) Approved for use through 07/31/2006, OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Panerwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number Application Number 10/947,755 Filing Date TRANSMITTAL 09/23/2004 First Named Inventor FORM Russell W. White Art Unit 2686 Examiner Name PEREZ-GUTIERREZ, Rafael (to be used for all correspondence after initial filing) Attorney Docket Number 111111.1111-2C Total Number of Pages in This Submission **ENCLOSURES** (Check all that apply) After Allowance Communication to TC Fee Transmittal Form Drawing(s) Appeal Communication to Board Licensing-related Papers of Appeals and Interferences Fee Attached Appeal Communication to TC ~ Petition (Appeal Notice, Brief, Reply Brief) Amendment/Reply Petition to Convert to a Proprietary Information Provisional Application After Final Power of Attorney, Revocation Status Letter Change of Correspondence Address Affidavits/declaration(s) Other Enclosure(s) (please Identify Terminal Disclalmer below): Extension of Time Request Request for Refund Express Abandonment Request CD, Number of CD(s) Information Disclosure Statement Landscape Table on CD Certified Copy of Priority Remarks Document(s) Customer Number 34456 Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Name TOLER, LARSON & ABEL, LLP Signature Printed name Russell W. White Reg. No. Date 45,691 CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below: Signature Laura H. Andre Date

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

Russell W. White et al.

Title:

SYSTEM AND METHOD FOR CONNECTING A PORTABLE MP3 PLAYER TO AN

AUTOMOBILE SOUND SYSTEM (AS AMENDED)

App. No.:

10/947,755

Filed:

09/23/2004

Examiner:

PEREZ-GUTIERREZ, Rafael

Group Art Unit:

2686

Atty. Dkt No.: 111111.111-2C

Confirmation No.:

1751

M/S AMENDMENT

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

REPLY TO NON-FINAL OFFICE ACTION

Dear Sir:

In response to the Non-Final Office Action mailed August 28, 2005, Applicants request , the Examiner to reconsider the application in view of the following amendments and remarks:

Specification amendments begin on page 2.

Claim amendments begin on page 10.

Remarks begin on page 16.

CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being facsimile transmitted to the USPTO or

deposited with the United States Postal Service with sufficient postag in an envelope addressed to the Commissioner for Patents on 11

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Signature

PAGE 3/25 * RCVD AT 11/1/2005 4:01:53 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-6/29 * DNIS:2738300 * CSID:512 327 5452 * DURATION (mm-ss):07-10

IN THE SPECIFICATION

Please amend the Title to read as follows:

"SYSTEM AND METHOD FOR CONNECTING A PORTABLE AUDIO PLAYER TO AN AUTOMOBILE SOUND SYSTEM"

Please amend the specification as indicated below:

[0015] FIG. 5B illustrates an automobile console having a mount for coupling an electronic device according to one aspect of the present invention;

[0020] The conceptual groundwork for the present invention includes wirelessly communicating selective information to an electronic device. According to one aspect, a user may interact with the Internet to select information, such as audio information, and wirelessly communicate the selected information to an electronic device. The electronic device receives the information via a wireless communications network and processes the information accordingly. In a particularized form, a user may select information from an Internet website operable to allow selectivity of audio information such as songs, on-line radio stations, on-line broadcasts, streaming audio, or other selectable information. Upon selecting the audio information, information or data associated with the selected audio information is wirelessly communicated to an electronic device. The electronic device may then be used to process the selected audio information. In this manner, a user may receive selective audio information via a wireless electronic device.

[0021] In one form, the electronic device may be operable to communicate with an individual's automobile audio system. A user may select audio information utilizing a personal computer with access to a website operable to display selectable audio information. The selected audio information may then be wirelessly communicated to the electronic device associated with an automobile's audio system. Therefore, upon receiving the selected audio information, a user may access and play the received audio information utilizing the electronic device in association with the automobile's audio system.

[0024] Communications engine 102 is communicatively coupled to digital engine 101 and operable to wirelessly communicate the selected information to electronic device 103. During operation, audio information may be selected by a user utilizing a personal computer or other devices operable to communicate with an information network. Digital engine 101 102 is operable to maintain information associated with the selected audio information. For example, the information could be several songs or titles configured as an audio file and formatted in a digital format such as an MP3 file, wave file, etc. The maintained information may also be a reference to a network location where an audio file may be stored, a network location where a network broadcast of audio information may be located, etc. or other network locations having information associated with the selected audio information. Therefore, digital engine 101 may maintain a plurality of different types of information or data associated with the selected audio information.

[0025] System 100, utilizing communication engine 102, may wirelessly communicate data or information associated with the selected audio information to electronic device 103 105thereby providing wireless communication of selected information to an electronic device operable to receive wireless communications. In one embodiment, digital engine 101 may be used in association with an Internet website configured to provide access to selectable information. The Internet website operably associated with digital engine 101 allows a user to select information to be wirelessly communicated to electronic device 101 105-utilizing a network environment. The Internet website may include several different types of information related to audio information.

[0030] In one embodiment, the selective information may be communicated using a digital broadcast signal. Digital broadcast includes providing information via a signal such as AM, FM, and the like. Digital information may be included or encoded as a sub-carrier within the broadcast signal and received by electronic device 103. A digital sub-carrier may include a selective bandwidth of frequencies for a specific radio station (i.e., 6 MHz for FM). The selective information may be wirelessly communicated to electronic device 103 utilizing a communication engine 102 operable to communicate the selective information via a digital FM signal. In this manner, selective information may be communicated within digital FM sub-carriers to an electronic device operable to receive the information. For example, a user may

subscribe to communicate the information via an FM sub-carrier and receive the selective data through wireless communication via a specified FM sub-carrier.

[0031] In one embodiment, the selected information may be formatted and transmitted to achieve a desirable transmission rate. For example, conventional systems may transmit information at a speed of 10 kilobits per second. Therefore, for 1 megabyte of information to be communicated to an electronic device, a transmission time of approximately 800 seconds may be required. The present invention may allow for a relative increase in transmission speed by removing the requirement that information be communicated asynchronously to an electronic device. For example, conventional wireless communication utilizes a specified frequency to communicate information in two directions (i.e., cellular phones). As such, information is communicated across a channel in an asynchronous manner to provide a continuous audio signal to the recipient.

[0040] Upon maintaining information or data associated with the selected information, the method proceeds to step 204 where the method wirelessly communicates information associated with the selected information to an electronic device. For example, if an audio file associated with the selected audio information was were maintained, the method would communicate the audio file to the electronic device. In another embodiment, a link or network address broadcasting the selected audio information may be accessed and, at step 204, wirelessly communicated to an electronic device. In another embodiment, a combination of different types of audio information may be wirelessly communicated to an electronic device. Upon transmitting the selected audio information, the method proceeds to step 205 where the method ends.

[0042] In some embodiments, the wireless communication to an electronic device may occur in an off-line environment. For example, a user may go "on-line" to access a website and select information and then go "off-line" or end the browsing session. The wireless communication may then occur while the user is off-line thereby removing the confines of using an active or on-line browsing environment (i.e., Internet radio broadcast, streaming audio, etc.) for accessing selected information. Therefore, the method of FIG. 2 allows for information, such as audio information, to be communicated from a network location such as a web site, to an

electronic device "via" wireless communication. The present invention advantageously allows users to access and download information accessible by a network location to an electronic device operable to receive wireless communications thereby reducing the need for land lines, terrestrial communication networks, etc. for communicating selective information.

[0043] In one embodiment, the method of FIG. 2 may be deployed in association with an Internet website operable to display selectable links for downloading information. The information may include audio information such as MP3s, streaming audio, streaming. Internet broadcasts, etc. are selectable by a user and operable to be wirelessly communicated to an electronic device. By providing a user with a website of selectable audio information operable to be wireless communicated to an electronic device, a user may customize information communicated to an electronic device. In one embodiment, a user may communicate information to an electronic device that may not be owned by the user. For example the method of FIG. 2 could be modified to allow a user to wirelessly communicate audio information to a plurality of electronic devices that may or may not be owned by the user.

[0044] FIG. 3 illustrates an electronic device operable to receive selected audio information in accordance with the teachings of the present invention. Electronic device 300 includes a communication module 301 such as a transceiver coupled to storage medium 303-302 such as a high speed buffer, programmable memory, or other devices operable to store information. Electronic device 300 may also include processor 302 operably associated with communication module 301 and storage medium 303-302. Processor 302 may be operable to process wirelessly communicated selected information and in one embodiment may be integrated as part of communication module 301 of storage medium 303-302. In the same manner, as larger scale integration of electronic devices proliferate, communication module 301, processor 302, and storage medium 303 may be integrated into one communication component or device operable as electronic device 300.

[0045] Processor 302 may be operable using software that may be stored within storage medium 303-302. In one embodiment, software upgrades may be communicated to electronic device 300 via wireless communication allowing for efficient system upgrades for electronic device 300. Storage medium 303-302 may include one or several different types of storage

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devices. For example, storage medium 303 302 may include programmable gate arrays, ROM devices, RAM devices, EEPROMs, minidisks or other memory devices operable to store information.

[0046] During use, electronic device 300 receives wireless communications of selective information. The information may be transmitted via a wireless communications network and received by electronic device 300 via transceiver 301. Transceiver 301 may be operable to convert the received wireless communication signal into a desirable format and store the received information within storage medium 303-302. The received information may then be processed by electronic device 300.

[0051] For example, a specific frequency may be selected (i.e., 93.7 MHz) for communicating the wireless received selected information from electronic device 300 to a localized audio system. Electronic device 300 communication of the wirelessly received information allows a conventional receiver to receive the selected audio information. In one embodiment, the conventional receiver may be configured to receive a digital sub-carrier, on-carrier, or other within a specified frequency. Therefore, electronic device 300 may be operable to locally transmit the signal at a specific frequency thereby allowing the conventional receiver to receive the information. In another embodiment, electronic device 300 may be operable to scan plural bandwidths to receive the selective information. For example, transceiver 301 may be operable to receive selective information across several frequencies and process the received information accordingly.

[0056] FIG. 4 illustrates a graphical user interface (GUI) for displaying selectable audio information according to one aspect of the present invention. The GUI may be operable with a computer system, cellular device, PDA, or other electronic devices or systems operable to display the GUI of FIG. 4. The GUI, shown generally at 400, may be displayed using a conventional web browser 402 such as Microsoft[®] Internet Explorer, a WAP browser, or other browsers operable to display the audio information. Browser 402 includes browser functions, shown collectively at 403, for navigating a network such as the Internet or an intranet. Homepage 401 may be displayed using browser 402 and may include several functions, features, information, etc. related to audio information. Home page 4012 may be developed using several

different types of programming (i.e., HTML, XML, Java, etc.) used to developing a network location or website.

[0059] Radio tab 406 may also be provided for displaying audio information. For example, radio tab 406 may display a collective menu 411 of selectable functions or features associated with audio information. Top ten lists may be provided to a user based on several different billboard polls or genres. A search engine may be provided allowing a user to search for a specific type of audio information such as an artist, song title, and genre. Internet radio station, etc. In one embodiment, a user may input the lyrics to a song within the search engine. As such, the search engine may locate several different songs having the desirable lyrics and allow a user to select the search results. A user may also use a select a device feature that allows a user to select a destination device for communicating selected audio information. For example, a user may want to communicate a playlist to several different devices such as a PDA, a home computer system, a work computer system, etc.

[0061] In one embodiment, a user's radio dial 412 may be provided when a registered user logs into homepage 401. As such, radio dial 412 may include several functional buttons similar to conventional systems such as a volume control and a station control. However, radio dial 412 surpasses the limitations of conventional systems through providing a programmable radio dial of user customized audio information. Radio dial 412 includes several stations that may be programmed using program interface 413. The preset stations may include several different types of user customized preset information such as user selected playlists, Internet broadcast stations, top lists, group playlists, artist-selected lists, on-line radio station, conventional radio stations. Internet phone, cellular phone, etc. and other functions, features, or information associated with audio information.

[0062] Radio dial 412 may also be displayed as a separate user interface and in some embodiments, does not require a "browsing" environment to view radio dial 412. For example, an electronic device, such as a PDA, having a display may graphically present radio dial 412 to a user. One example may be using electronic device in association with an automobile audio system. Electronic device may display radio dial 412 and may allow a user to navigate, modify, select, adjust volume, access daytimer, access phone lists, etc. or perform other functions while

the electronic device is used in association with an automobile sound system. Therefore, radio dial 412 may be operable as an application for use with several different types of electronic devices (i.e., computer systems, portable computing devices, cellular phones, etc.) operable to display radio dial 412 and in come embodiments may be wirelessly communicated to an electronic device.

[0067] In one embodiment, the automobile may include memory operable associated with the automobile for storing information. The memory may be used in association with mount 511 and electronic device 512 to store the selected audio information. In this manner, voluminous audio information can be stored within the memory allowing electronic device 512 to receive additional information. In one embodiment, a mount may be provided for a home audio system (not shown) for downloading selected audio information for use with a home audio system. For example, a mount device may be coupled to a home stereo system such that the upon placing an electronic device such as electronic device 500 within the mount, selected audio information may be communicated to the home audio system thereby allowing a home audio system to be used in association with an electronic device.

[0069] During operation, system 600 communicates voice mail messages to a user utilizing email server 601. For example, if a user receives a voice mail message, email server 601 would be notified and a voice mail message would be sent to the user's email account in the form of an email message. For example, a voice mail message 5-would be sent to a user's email account within intranet 604 in the form of an audio file as an attachment to the email. Upon receiving the email, a user may click on the audio file representing the voice mail message to hear the message left by a caller.

[0083] Upon communicating the selected information, the method may proceed to step 810 where the playlist may be executed—at step 812. For example, a user may select a continuous communication of selected audio information (e.g., several hours of music, Internet broadcast, etc.). As such, the method may continuously play or execute the received audio information. In another embodiment, the method may proceed to step 811 where the method may store or buffer the received information until it is desirable to execute the received selected audio information at step 812. As such, upon executing the selected audio information, the method may proceed to

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step 809 where the method may repeat. In one embodiment, a user may elect to download a broadcast of an on-line radio station. For example, a user may want to listen to a radio station located in a remote location wherein conventional radio receivers could not receive the desired broadcast. For example, a person living in Houston, Texas may not be able to receive a radio broadcast signal from a radio station in Seattle, Washington utilizing a conventional radio receiver.

[0092] During operation, electronic device 907 may be mounted within interface 904. Electronic device 907 may also be powered or recharged via power line 910 and communicate with the systems audio system via interface cable or bus line 911. Audio information communicated to electronic device 907 may be transferred to audio system 901 such that a user may listen to selected audio information. For example, a user may have previously selected a plurality of audio files to be transmitted to electronic device 907. Electronic device 907905 may communicate the selected audio information to the automobiles audio system that utilizes interface 901 thereby allowing the user to listen to selected audio information. In one embodiment, cable 908 may be custom-installed to audio system 901. For example, the cable may be coupled to an auxiliary line for the system's radio or may be coupled to CD player line 912.

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CLAIM LISTING

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

- 1. (Currently Amended) An audio system, comprising:
 - an portable electronic device having a display, a memory, an audio file player, and a housing component at least partially defining a cavity in which the memory and the audio file player are secured, the portable electronic device operable to be used independent of the audio system;
 - a playlist engine operable to maintain a first playlist and a second playlist, wherein the first playlist is operable to include a selection of audio content having a corresponding audio file saved in the memory;
 - an automobile having an automobile sound system that comprises a speaker and an in dash sound system component operable to be coupled to the portable electronic device via a cable;
 - the in dash sound system component comprising a selector operable to allow a user to select the first playlist for outputting via the speaker; and
 - the cable having at least one conductive element operable to provide power and charge to a rechargeable power supply of the portable electronic device, the cable further operable to communicatively couple the portable electronic device to the automobile sound system.
- 2. (Original) The audio system of claim 1, wherein the portable electronic device is a portable MP3 player and the cable communicates a processed digital representation of the selection of audio content to the in dash sound system component.
- 3. (Original) The audio system of claim 1, wherein the selector comprises a button.
- 4. (Original) The audio system of claim 1, wherein the audio file player is an MP3 player.

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- 5. (Original) The audio system of claim 1, wherein the in dash sound system component further comprises a second selector operable to allow the user to select the second playlist for outputting via the speaker.
- 6. (Original) The audio system of claim 5, wherein the first selector is a first button and the second selector is a second button.
- 7. (Original) The audio system of claim 1, further comprising a playlist generator to generate the first playlist to be presented by the in dash sound system component.
- 8. (Original) The audio system of claim 1, wherein the in dash sound system component is fixed in a first location and the cable is routed to allow the electronic device to be located in a different location.
- (Original) The system of claim 1, wherein the cable plugs into the in dash sound system component at a port.
- (Original) The system of claim 9, wherein the port is located behind an automobile dashboard.
- 11. (Original) The system of claim 9, wherein the port is a compact disk player interconnect point of the in dash sound system component.
- 12. (Currently Amended) An audio system, comprising:
 - an portable electronic device having a display, a memory, an audio file player, and a housing component at least partially defining a cavity in which the memory and the audio file player are secured;
 - a device interface system that comprises a sound system connector and a device connector;
 - the sound system connector operable to communicatively couple the device interface system to a sound system; and

- that a contact portion of the device interface system contacts a conductive element of the portable electronic device to form at least a portion of a communication path operable to interconnect the sound system and the portable electronic device, the device connector further operable to connect a power source to recharge a rechargeable power supply of the portable electronic device.
- 13. (Currently Amended) The system of claim 12, further comprising an automobile having an automobile sound system that comprises a speaker and an in dash sound system component, wherein the automobile sound system is the installed sound system.
- 14. (Original) The system of claim 12, wherein the sound system comprises a portable radio.
- 15. (Currently Amended) The system of claim 12, wherein the contact portion of the device interface system is provided at an end portion of a cable having at least one conductive element, the cable operable to provide power to the <u>portable</u> electronic device.
- 16. (Original) The system of claim 12, wherein the audio file player is operable to process audio content having a format selected from a group consisting of an MP3 file format, a WAV file format, and a streaming audio format.
- 17. (Currently Amended) A method for facilitating the outputting of audio content comprising:

 accessing an automobile sound system component having at least a first button for

 controlling an operational feature of an automobile sound system; and

 installing a cable at the automobile sound system component that allows a user to output

 via the automobile sound system a playing of an audio content file stored in a

 memory of a portable electronic device that comprises the memory, an audio file

 player, and a housing component at least partially defining a cavity in which the

 memory and the audio file player are secured, the cable operable to couple a

 power source of the automobile to supply power to the portable electronic device

 and to recharge a rechargeable power supply of the portable electronic device.

- 18. (Original) The method of claim 17, further comprising installing the cable to the automobile sound system component, the cable operable to conductively couple the portable electronic device to a power supply associated with the automobile.
- 19. (Original) The method of claim 18, wherein the cable is further operable to communicatively couple the portable electronic device to the automobile sound system component to output the playing of the audio content file via a speaker assembly of the automobile sound system.
- 20. (Original) The method of claim 17, wherein the cable enables communication between the portable electronic device and the automobile sound system component via a compact disk player port of the automobile sound system component.
- 21. (Currently Amended) The method of claim 17, wherein the audio content file is included within a playlist, further wherein the interface-system cable allows the portable electronic device to communicate information about the playlist to the automobile sound system component.
- 22. (Original) The method of claim 21, wherein the information is selected from a group consisting of a playlist name, a playlist number, a song title, a song genre, and a performing artist.
- 23. (Original) The method of claim 22, wherein the automobile sound system component is operable to present a graphical representation of the information to the user.
- 24. (Currently Amended) A method of outputting audio content, comprising: communicatively coupling an automobile sound system to an a-portable electronic device via an adapter cable, the portable electronic device having an audio file player, a local rechargeable power supply, and a memory operable to store a plurality of selected audio content files, the adapter cable operable to conductively couple the portable electronic device to a power supply associated with an automobile to

recharge the local rechargeable power supply, the portable electronic device operable to be used independent of the automobile sound system;

allowing selection of a first audio content file via a button selector operably coupled to the automobile sound system;

detecting a selection of the button selector;

playing the first audio content file with the audio file player in response to the detection; and

outputting a representation of the first audio content file via a speaker assembly of the automobile sound system.

- 25. (Original) The method of claim 24, further comprising initiating playing of a first playlist comprising the first audio content file in response to the detection.
- 26. (Original) The method of claim 25, further comprising initiating playing of a second playlist in response to detecting selection of a second button selector.
- 27. (Original) The method of claim 25, further comprising receiving an input to randomly play the first playlist.
- 28. (Original) The method of claim 24, further comprising: accessing a memory of the electronic device to identify a playlist to be output by an automobile sound system; and linking the button selector with the playlist.
- 29. (Original) The method of claim 24, wherein the automobile sound system comprises a receiver further comprising:
 receiving a wireless signal with the receiver;
 pausing the playing of the first audio content file; and
 outputting audio information represented by the wireless signal.
- 30. (Currently Amended) An audio system, comprising:

- a vehicle sound system that comprises a speaker and an in dash component that includes an auxiliary connection port;
- an portable electronic device mount formed to releasably engage a portion of a portable audio file player operable to be used independent of the vehicle sound system that includes a rechargeable power supply and a processor operable to play a locally stored audio file; and
- an interface cable interconnecting the auxiliary connection port and the electronic device mount, the interface cable having at least one conductive element operable to deliver power to recharge the rechargeable power supply, the cable further operable to communicatively couple the portable audio file player to the in dash component.
- 31. (Original) The system of claim 30, further comprising an automobile, wherein the vehicle sound system is installed within the automobile.
- 32. (Original) The system of claim 31, further comprising the portable audio file player, wherein the portable audio file player is an MP3 player.
- 33. (Original) The system of claim 31, further comprising a button operably associated with the in dash component, the button operable to direct a mounted audio file player to begin playing a first playlist of locally stored audio content.
- 34. (Original) The system of claim 33, wherein the interface cable is routed such that the mounted audio file player is located apart from the in dash component.
- 35. (Original) The system of claim 34, wherein the interface cable communicates a digital audio signal output from the portable audio file player to the auxiliary connection port to allow outputting of a sound via the speaker..

REMARKS

In a non-final Office action mailed August 285, 2005, claims 1-13 and 15-35 are rejected under 35 U.S.C. § 102(e) in view of U.S Pat. No. 6,772,212 ("Lau"), claims 12 and 14 were rejected under 35 U.S.C. § 102(e) in view of U.S. Pat. No. 6,061,306 ("Buchheim"). These rejections are addressed in the paragraphs below.

Applicants appreciate the time taken by the Examiner to carefully review Applicant's present application. Applicants have carefully reviewed the Non-Final Office Action mailed August 25, 2005.

Claims 1-35 stand rejected under 35 U.S.C. § 102(e) over U.S. Patent # 6,772,212 B1 issued to Lau ("Lau"). Lau discloses music servers 102 and 102A that utilize external media cartridges 120 or external hard disk drives to store and supply audio files for playing by music servers 102 and 102A (See Figures 1 and 21). Servers 102 and 102A utilize an automobile's 12-Volt power supply as a source for powering controllers 320 and 320a and other components within music servers 102 and 102A (See Figures 6 and 22). In an advanced form, Lau's server 102A is integrated into a head unit that is permanently installed in the dash of an automobile (instead of the trunk) for controlling a radio, CD player, tape deck and outputting digital audio files (See col. 5, lines 11-13 and col. 18, lines 24-26).

Claims 12 and 14 also stand rejected under 35 U.S.C. § 102(e) over U.S. Patent # 6.061,306 issued to Buchheim ("Buchheim"). As taught in juxtaposition to Lau (Lau criticizes utilization of tape player modules or portable music players that store music, (See Lau col. 2, lines 9 - 36), Buchheim discloses a portable audio device 10 for outputting a playing of a digital music file to speakers provided within the device (See Figure 2). The portable device of Buchheim also provides for mechanical and magnetic coupling when inserted into a cassette player to output an analog audio playing of a music file via a playing head 101 of a tape deck utilizing a magnetic emulator 22 (See Figure 1). Buchheim does not allow for an electrical connection between portable audio device 10 and a tape deck and as a result only low fidelity audio outputs are provided (See col. 8, lines 25-27).

Rejection of Claims 1-11

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Claims 1-11 stand rejected under 35 U.S.C. § 102(e) over Lau. Lau fails to disclose all of the limitation of amended claim 1. For example, claim 1 as amended, includes, in addition to other limitations, a "portable electronic device operable to be used independent of the audio system." The servers of Lau are not portable but are at best removable or transferable. Lau teaches away from using portable electronic devices by stating "...using the portable solid state music player with an automobile is not satisfactory" (col. 2, lines 21-23). Lau's lack of portability is further evidenced by use of music servers 102 and 102A which rely on an external power source or a 12-Volt power supply provided by an automobile and portable music cartridges 120 that lack the capability of playing music independent of server 102. In one form, Lau provides a server 102A mounted as an in dash head unit for an automobile that includes a radio tuner and controls operation of a CD changer (see col. 18, lines 24-38). The current rejection mischaracterizes "remove ability" as "portability." Portable electronic devices are well known in the art of electronics as devices or systems that may allow a user to operate a device, for example, in a mobile environment independent or untethered to another system. Servers 102 and 102A disclosed by Lau do not provide or suggest use that is independent of an automobile or disclose or suggest providing power to servers 102 and 102A independent of an automobile's power supply. As such, it is unclear how servers 102 and 102A would have utility outside of an automobile as Lau fails to disclose, or suggest, the limitation of "portable electronic device operable to be used independent of the audio system" as recited in claim 1.

Claim 1 also provides further limitations not found in Lau. For example, claim 1 includes the limitation of a "cable having at least one conductive element operable to <u>provide</u> power and <u>recharge a rechargeable power supply</u> of the portable electronic device" and "the cable further operable to <u>communicatively couple the portable electronic device to the automobile sound system</u>" as recited in claim 1 (Emphasis Added).

Lau fails to provide such limitations. For example, Lau fails to disclose a cable to "provide power and recharge a rechargeable power supply." The connector provided by Lau connects power 330 having glue logic 330 to power servers 102 and 102A (See Figures 6 and 22). Lau does not have a power supply but depends solely on receiving and distributing power from an automobile only to power servers 102 and 102A. Lau states:

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"...connector 322 provides the auto accessory signal and a 12 volt power source from the car battery or other power source. This 12-volt power is communicated to power module 330. Power module 330 then creates a 5 volt DC power source, which is communicated to the components shown in FIG. 6"

(See col. 7, lines 46-51)

The present invention of claim 1 extends beyond what Lau teaches through enabling powering a portable electronic device, communicatively coupling the portable electronic device to the automobile's sound system, and recharging a rechargeable power supply of the portable electronic device. As such, Lau fails to teach or suggest the limitations of providing a "cable having at least one conductive element operable to provide power and charge a rechargeable power supply of the portable electronic device" and "the cable further operable to communicatively couple the portable electronic device to the automobile sound system" as recited in claim 1.

Lacking such limitations, Lau cannot anticipate amended claim 1. As such, Applicants respectfully request favorable allowance of independent claim 1. Additionally, claims 2-11, which depend from claim 1, provide additional limitations not present in Lau. As such, Applicants requests favorable allowance of claims 1-11.

Rejection of Claims 12-16

Want Care

Claims 12-16 stand rejected under 35 U.S.C. § 102(e) over Lau. Further, claims 12 and 14 stand rejected over Buchheim. Lau and Buchheim fail to disclose all the limitations of amended claim 12.

For example, claim 12 as amended includes, in addition to other limitations, a "device connector operable to releasably engage the portable electronic device such that a contact portion of the device interface system contacts a conductive element of the electronic device to form at least a portion of a communication path operable to interconnect the sound system and the portable electronic device, the device connector further operable to connect a power source to charge a rechargeable power supply of the portable electronic device." (Emphasis Added)

As described above, Lau is not a portable electronic device but is at best removable and depends on an automobile's power supply to power servers 102 and 102A. Further, the limitations of claim 12 are not present in Lau as Lau does not provide or suggest a device connector to form a communication path to interconnect the sound system to a portable electronic device or connect a power source to charge a rechargeable power supply of the portable electronic device. As such, based on the limitations clearly not present in Lau, Lau cannot anticipate amended claim 12.

Amended claim 12 includes limitations not present in Buchheim. Claim 12 includes, in addition to other limitations, a "device connector operable to releasably engage the portable electronic device such that a contact portion of the device interface system contacts a conductive element of the electronic device to form at least a portion of a communication path operable to interconnect the sound system and the portable electronic device, the device connector further operable to connect a power source to charge a rechargeable power supply of the portable electronic device." (Emphasis Added). There are no such elements within Buchheim.

Buchheim does not disclose a device connector and to provide any connection to a power supply of an automobile or cassette player to recharge device 10 and only includes a mechanical interface for translating operational commands of a cassette player (See col. 7, lines 41-44). Additionally, it would not be possible to modify the device of Buchheim to interface a portion of cassette deck using an electrical connection when mounted within a cassette holder. For example, when Buchheim is placed within a tape deck of an automobile, the internal configuration of the automobile's audio system (e.g., a magnetic interface) would not be able to provide a connector to connect the portable electronic device to form both a communication path to sound system and connect a power source to recharge a rechargeable supply of the portable electronic device.

As such, Buchheim fails to provide a "device connector operable to releasably engage the portable electronic device such that a contact portion of the device interface system contacts a conductive element of the electronic device to form at least a portion of a communication path operable to interconnect the sound system and the portable electronic device, the device

connector further operable to connect a power source to charge a rechargeable power supply of the portable electronic device" as recited by claim 12.

The limitations of amended claim 12 are absent from both Lau and Buchheim and therefore cannot be anticipated. Applicants respectfully request favorable allowance of independent claim 12. Additionally, claims 13-16, which depend from claim 12, provide additional limitations not present in Lau or Buchheim. As such, Applicants requests favorable allowance of claims 12-16.

Rejection of Claims 17-23

Claims 17-23 stand rejected under 35 U.S.C. § 102(e) over Lau. Claim 17 as amended, is distinguishable over Lau. For example, claim 17 includes, in addition to other limitations, "installing a cable at the automobile sound system component to output via the automobile sound system a playing of an audio content file stored in a memory of a portable electronic device" wherein "the cable [is] operable to couple a power source of the automobile to supply power to the portable electronic device and to charge a rechargeable power source of the portable electronic device."

As discussed above, Lau discloses only non-portable servers 102 and 102A. Lau is not portable but is at best removable. Lau's lack of portability is evidenced by servers 102 and 102A that rely on an external power source from an automobile for power 330. Lau's server 102A is mounted as an in dash head unit for an automobile that includes a radio tuner and controls operation of a CD changer (see col. 18, lines 24-38). Lau's servers 102 and 102A do not provide or suggest use of servers 102 and 102A independent of an automobile's power supply and fails to provide "installing a cable at the automobile sound system component a user to output via the automobile sound system a playing of an audio content file stored in a memory of a portable electronic device" wherein "the cable [is] operable to couple a power source of the automobile to supply power to the portable electronic device and to charge a rechargeable power source of the portable electronic device" as recited in amended claim 17.

As such, Lau cannot anticipate claim 17. As such, Applicants respectfully request favorable allowance of independent claim 17. Additionally, claims 18-23, which depend from

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claim 17, provide additional limitations not present in Lau. As such, Applicants requests favorable allowance of claims 17-23.

Rejection of Claims 24-29

Claims 24-29 stand rejected under 35 U.S.C. § 102(e) over Lau. Claim 24 is distinct from Lau. For example, claim 24 as amended, includes, in addition to other limitations, communicatively coupling an automobile sound system to a portable electronic device via an" adapter cable" wherein the "the portable electronic device [is] operable to be used independent of the automobile sound system." Lau fails to provide these limitations. For example, Lau only discloses servers 102 and 102A that rely on external power sources. Further, as stated above, Lau is not portable but is at best removable. Lau's lack of portability is evidenced by servers 102 and 102A, which rely on external power from an automobile for power 330. Additionally, Lau's server 102A is provided as an in dash head unit for an automobile that includes a radio tuner and controls operation of a CD changer (see col. 18, lines 24-38). Portable electronic devices are well known in the art as systems or devices that may operate independent of another system. Servers 102 and 102A disclosed by Lau do not provide or suggest use that is independent of an automobile or disclose or suggest providing power to servers 102 and 102A independent of an automobile's power supply.

Further, Lau's servers lack power supplies and moreover does not rechargeable power supplies. Lau only provides a power block 330 that includes glue logic 330 for converting and distributing power within server 102. There is no power storage capacity provided by Lau's servers 102 and 102A and it is unclear how servers 102 and/or 102A would have utility outside of an automobile. As such, Lau fails to disclose, or suggest, the limitations of "communicatively coupling an automobile sound system to an a-portable electronic device via an adapter cable" wherein the "the portable electronic device [is] operable to be used independent of the automobile sound system" as recited in claim 24.

Absent the above limitations, Lau cannot anticipate amended claim 24. As such, Applicants respectfully request favorable allowance of independent claim 24. Additionally, claims 24-29, which depend from claim 24, provide additional limitations not present in Lau. As such, Applicants requests favorable allowance of claims 24-29.

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Rejection of Claims 30-35

Claims 30-35 stand rejected under 35 U.S.C. § 102(e) over Lau. Claim 30 as amended, is distinct from Lau. Claim 30 includes, in addition to other limitations, "a portable electronic device mount formed to releasably engage a portion of a portable audio file player operable to be used independent of the vehicle sound system that includes a rechargeable power supply and a processor operable to play a locally stored audio file" and "an interface cable interconnecting the auxiliary connection port and the electronic device mount, the interface cable having at least one conductive element operable to deliver power to recharge the rechargeable power supply." (Emphasis Added)

As described above Lau fails to disclose a portable electronic device but at best provides a removable server 102 and 102A that rely on an automobile's power supply for power. As such, Lau fails to provide or suggest "a portable electronic device mount formed to releasably engage a portion of a portable audio file player operable to be used independent of the vehicle sound system that includes a rechargeable power supply and a processor operable to play a locally stored audio file" and "an interface cable interconnecting the auxiliary connection port and the electronic device mount, the interface cable having at least one conductive element operable to deliver power to recharge the rechargeable power supply" as recited in amended claim 30.

As such, Lau cannot anticipate amended claim 30. As such, Applicants respectfully request favorable allowance of independent claim 30. Additionally, claims 31-35, which depend from claim 30, provide additional limitations not present in Lau. As such, Applicants requests favorable allowance of claims 30-35.

CONCLUSION

Applicants have made an earnest effort to place this case in condition for allowance in light of the amendments and remarks set forth above. Applicants respectfully request reconsideration of the rejection and allowance of claims 1-35. Applicants believe no additional fee is due.

Any changes to the claims in this amendment, which have not been specifically noted to overcome a rejection based upon the prior art, should be considered to have been made for a purpose unrelated to patentability, and no estoppel should be deemed to attach thereto.

The Examiner is invited to contact the undersigned attorney at the telephone number listed below if such a call would in any way facilitate allowance of this application.

The Commissioner is hereby authorized to charge any fees, which may be required, or credit any overpayment, to Deposit Account Number 50-2469.

Respectfully submitted,

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
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TOLER & LARSON & ABEL L.L.P.			PEREZ GUTIER	PEREZ GUTIERREZ, RAFAEL	
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			2686		
			DATE MAILED: 08/25/200	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		10/947,755	White et al.		
		Examiner	Art Unit		
		Rafael Perez-Gutierrez	2686		
Period fo	The MAILING DATE of this communication a or Reply	ppears on the cover sheet with the c	orrespondence address		
THE - Exter after - If the - If NO - Failu	ORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION nasions of time may be available under the provisions of 37 CFR six (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory perior to reply within the set or extended period for reply will, by statically received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may a reply be tin pply within the statutory minimum of thirty (30) day In will apply and will expire SIX (6) MONTHS from ute, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).		
Status					
1)⊠	Responsive to communication(s) filed on 23	September 2004.			
2a)□	This action is FINAL . 2b)⊠ Th	nis action is non-final.			
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Dispositi	ion of Claims				
5)□ 6)⊠ 7)□	Claim(s) <u>1-35</u> is/are pending in the application 4a) Of the above claim(s) is/are withdown Claim(s) is/are allowed. Claim(s) <u>1-35</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and	rawn from consideration.			
Applicati	ion Papers				
10)⊠	The specification is objected to by the Examination The drawing(s) filed on 23 September 2004 in Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the	s/are: a)⊠ accepted or b)⊡ object ne drawing(s) be held in abeyance. Sec ection is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).		
Priority (ınder 35 U.S.C. § 119				
12)[] a)l	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure See the attached detailed Office action for a li	ints have been received. Ints have been received in Applicationity documents have been received and (PCT Rule 17.2(a)).	ion No ed in this National Stage		
Attachmen					
1) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)	4) 🔲 Interview Summary Paper No(s)/Mail Da			
3) 🛛 Infori	e of Dransperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/0 r No(s)/Mail Date		ate Patent Application (PTO-152)		

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DETAILED ACTION

Priority

1. Applicant has complied with the conditions for receiving the benefit of an earlier filing date under 35 U.S.C. 120.

Information Disclosure Statement

2. The information disclosure statement submitted on May 3, 2005 has been considered by the Examiner and made of record in the application file.

Specification

- 3. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed. The following title is suggested: -- SYSTEM AND METHOD FOR CONNECTING A PORTABLE MP3 PLAYER TO AN AUTOMOBILE SOUND SYSTEM---
- 4. The disclosure is objected to because of the following informalities:
 - a) On line 1 of paragraph 0015, insert --an-- after "illustrates";
 - b) On line 7 of paragraph 0020, replace "a" with --as-- after "such";
 - c) On line 7 of paragraph 0021, replace "automobiles" with --automobile's-- before

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"audio";

- d) On line 5 of paragraph 0024, replace "102" with --101-- before "is";
- e) On lines 3 and 8 of paragraph 0025 and on lines 1 and 3 of paragraph 0027, replace "105" with --103--;
 - f) On line 5 of paragraph 0030, replace "(i.e. 6" with --(i.e., 6--;
 - g) On line 9 of paragraph 0031, replace "(i.e. cellular" with --(i.e., cellular--;
 - h) On line 4 of paragraph 0040, replace "were" with --was-- after "information";
 - i) On line 5 of paragraph 0042, replace "(i.e. Internet" with --(i.e., Internet--;
 - j) On line 3 of paragraph 0043, replace "streaming." with --streaming,--;
- k) On lines 4, 6, and 9 of paragraph 0044, on lines 2, 4, and 5 of paragraph 0045, and on line 5 of paragraph 0046, replace "302" with --303--;
 - 1) On line 1 of paragraph 0051, replace "(i.e. 93.7" with --(i.e., 93.7--;
 - m) On line 10 of paragraph 0056, replace "402" with --401--;
 - n) On line 6 of paragraph 0059, replace "genre." with --genre,--;
 - o) On line 9 of paragraph 0061, replace "stations." with --stations,--;
 - p) On line 9 of paragraph 0062, replace "(i.e. computer" with --(i.e., computer--;
 - q) On line 9 of paragraph 0067, replace "500" with --512--;
 - r) On line 4 of paragraph 0069, delete "5" after "message";
 - s) On line 2 of paragraph 0083, delete "at step 812";
 - t) On line 3 of paragraph 0083, replace "(e.g. several" with --(e.g., several--;
 - u) On line 7 of paragraph 0083, insert -- at step 812-- after "(information"; and

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v) On line 7 of paragraph 0092, replace "905" with --907--.

Appropriate correction is required.

Claim Objections

- 5. Claims 13, 21, and 30 are objected to because of the following informalities:
 - a) On line 3 of claim 13, delete "installed" in order to provide proper antecedent basis;
- b) On line 2 of claim 21, replace "interface system" with --cable-- in order to provide proper antecedent basis; and
 - c) On line 6 of claim 30, insert -- and -- after "file;".

Appropriate correction is required.

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office Action:

A person shall be entitled to a patent unless -- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-13 and 15-35 are rejected under 35 U.S.C. 102(e) as being anticipated by Lau et al. (U.S. Patent # 6,772,212 B1).

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Consider claims 1 and 3, Lau et al. clearly show and disclose an audio system (figure 1) comprising:

a music server 102 (electronic device) (figures 1 and 5) having a graphical user interface (GUI) 1200 (display) (figure 12) (i.e., music server 102 (electronic device) by itself is capable of creating and updating playlists (column 18 lines 12-18), therefore, it includes the GUI 1200 (display)), a disk cartridge 120 (memory) (figures 1 and 4), a processor 302 (audio file player) (figure 6), and a housing component (figure 5) at least partially defining a cavity in which the disk cartridge memory) (figures 1 and 4) and the processor 302 (audio file player) (figure 6) are secured (column 6 lines 57-65);

a hard disk drive 178 (playlist engine) (figure 4) operable to maintain a first playlist and a second playlist, wherein the first playlist is operable to include a selection of audio content having a corresponding audio file saved in the disk cartridge 120 (memory) (column 6 lines 4-21);

an automobile (not shown) having an automobile sound system that comprises speakers 106, 108, 110, 112 and a head unit 104 (in dash sound system component) (figure 1) operable to be coupled to the music server 102 (electronic device) via a cable (figures 1 and 6, column 4 lines 27-41, column 5 lines 9-16, and column 7 lines 28-37);

the head unit 104 (in dash sound system component) (figure 1) comprising a button (selector) (reads on claim 3) operable to allow a user to select the first playlist for outputting via the speakers 106, 108, 110, and 112 (figure 4 steps 410 and 412, column 2 line 66 - column 3 line 9, column 5 lines 9-16, column 8 lines 49-52, and column 11 lines 33-59); and

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the cable having at least one conductive element operable to provide power to the music server 102 (electronic device) (figure 1), the cable further operable to communicatively coupled the music server 102 (electronic device) (figure 1) to the automobile sound system (column 7 lines 28-37 and 45-57).

Consider **claim 2**, and **as applied to claim 1 above**, Lau et al. further disclose that the music server 102 (electronic device) is a portable MP3 player (i.e., the music server 102 (electronic device) can be carried by the user and used in different automobiles thereby making the music server 102 (electronic device) both mobile and portable (column 8 lines 22-27 and column 16 line 60 - column 17 line 5)) and the cable communicates a processed digital representation of the selection of audio content to the head unit 104 (in dash sound system component) (figure 12, column 11 lines 35-59, and column 12 lines 12-58).

Consider claim 4, and as applied to claim 1 above, Lau et al. also disclose that the processor 302 (audio file player) (figure 6) is an MP3 player (column 12 lines 12-30).

Consider claims 5 and 6, and as applied to claim 1 above, Lau et al. further disclose that the head unit 104 (in dash sound system component) (figure 1) further comprises multiple buttons (first and second selectors) (reads on claim 6) operable to allow a user to select different playlists (e.g., a second playlist) for outputting via the speakers 106, 108, 110, 112 (column 11 lines 33-59).

Consider claim 7, and as applied to claim 1 above, Lau et al. also disclose a controller 320 (playlist generator) (figure 6) to generate the first playlist to be presented by the head unit 104 (in dash sound system component) (column 9 lines 17-33 and column 11 lines 6-59).

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Consider claim 8, and as applied to claim 1 above, Lau et al. further disclose that the head unit 104 (in dash sound system component) (figure 1) is fixed in a first location (i.e., the automobile's dashboard) and the cable is routed to allow the music server 102 (electronic device) to be located in a different location (i.e., trunk of the automobile) (figure 1, column 5 lines 9-16, and column 7 lines 28-37).

Consider claims 9-11, and as applied to claim 1 above, Lau et al. also disclose that the cable plugs into the head unit 104 (in dash sound system component) (figure 1) at a disc changer port (compact disk player interconnect point) (reads on claim 11) located in the back of the head unit 104 (in dash sound system component) which is located behind the automobile dashboard (reads on claim 10) (column 5 lines 9-16 and column 7 lines 28-37).

Consider claim 12, Lau et al. clearly show and disclose an audio system (figure 1) comprising:

a music server 102 (electronic device) (figures 1 and 5) having a graphical user interface (GUI) 1200 (display) (figure 12) (i.e., music server 102 (electronic device) by itself is capable of creating and updating playlists (column 18 lines 12-18), therefore, it includes the GUI 1200 (display)), a disk cartridge 120 (memory) (figures 1 and 4), a processor 302 (audio file player) (figure 6), and a housing component (figure 5) at least partially defining a cavity in which the disk cartridge 120 (memory) (figures 1 and 4) and the processor 302 (audio file player) (figure 6) are secured (column 6 lines 57-65);

a device interface system that comprises a disc changer port (sound system connector) and a connector 322 (device connector) (figures 1 and 6 and column 7 lines 28-37);

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the disc changer port (sound system connector) operable to communicatively coupled the device interface system to a sound system (column 7 lines 28-37); and

the connector 322 (device connector) (figure 6) operable to releasably engage the music server 102 (electronic device) (figures 1 and 6) such as that a contact portion of the device interface system contacts a conductive element of the music server 102 (electronic device) to form at least a portion of a communication path operable to interconnect the sound system and the music server 102 (electronic device) (column 7 lines 9-57).

Consider claim 13, and as applied to claim 12 above, Lau et al. further disclose an automobile (not shown) having an automobile sound system that comprises speakers 106, 108, 110, 112 and a head unit 104 (in dash sound system component) (figure 1), wherein the automobile sound system is the sound system (figures 1 and 6, column 4 lines 27-41, column 5 lines 9-16, and column 7 lines 28-37).

Consider claim 15, and as applied to claim 12 above, Lau et al. also disclose that the contact portion of the device interface system is provided at an end portion of a cable having at least one conductive element, the cable operable to provide power to the music server 102 (electronic device) (figures 1 and 6 and column 7 lines 28-57).

Consider claim 16, and as applied to claim 12 above, Lau et al. further disclose that the processor 302 (audio file player) is operable to process audio content having a format selected from the group consisting of an MP3 file format, a WAV file format, and a real audio (i.e., streaming) file format (column 12 lines 12-30).

Consider claim 17, Lau et al. clearly show and disclose a method for facilitating the

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outputting of audio content (figures 7, 11, 12, 17, and 20) comprising:

accessing a head unit 104 (automobile sound system component) (figure 1) having at least a first button for controlling an operation feature of an automobile sound system (figures 7 and 11 and column 11 lines 6-59); and

installing a cable at the head unit 104 (automobile sound system component) (figure 1) that allows a user to output via the automobile sound system a playing of an audio file content stored in a disk cartridge 120 (memory) of a music server 102 (portable electronic device, i.e., the music server 102 (electronic device) can be carried by the user and used in different automobiles thereby making the music server 102 (electronic device) both mobile and portable (column 8 lines 22-27 and column 16 line 60 - column 17 line 5)) that comprises the disk cartridge 120 (memory), a processor 302 (audio file player), and a housing component (figure 5) at least partially defining a cavity in which the disk cartridge 120 (memory) (figures 1 and 4) and the processor 302 (audio file player) (figure 6) are secured (column 6 lines 57-65 and column 7 lines 28-57).

Consider claim 18, and as applied to claim 17 above, Lau et al. further disclose installing the cable to the head unit 104 (automobile sound system component) (figure 1), the cable operable to conductively couple the music server 102 (portable electronic device) (figures 1 and 6) to a power supply associated with the automobile (column 7 lines 28-57).

Consider claim 19, and as applied to claim 18 above, Lau et al. also disclose that the cable is further operable to communicatively coupled the music server 102 (portable electronic device) (figure 1) to the automobile sound system to output the playing of the audio content file

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via a speaker assembly 106, 108, 110, 112 of the automobile sound system (figure 12, column 7 lines 28-37 and 45-57, column 11 lines 35-59, and column 12 lines 12-58).

Consider claim 20, and as applied to claim 17 above, Lau et al. further disclose that the cable enables communication between the music server 102 (portable electronic device) (figures 1 and 6) and the automobile audio system via a disc changer port (compact disk player port) of the head unit 104 (automobile sound system component) (figure 1 and column 7 lines 28-37).

Consider claims 21-23, and as applied to claim 17 above, Lau et al. also disclose that the audio content file is included within a playlist (column 6 lines 4-21), wherein the cable allows the music server 102 (electronic device) (figures 1 and 6) to communicate information about the playlist such as, for example, playlist number, title, artist, genre, album, year (reads on claim 22) to the head unit 104 (automobile sound system component) which in turn presents audio/visual (graphical representation) of the information to the user in a display (reads on claim 23) (figures 1, 6, and 16, column 2 line 67 - column 3 line 9, column 4 lines 13-25, and column 11 lines 45-51).

Consider claim 24, Lau et al. clearly show and disclose a method of outputting audio content (figures 7, 11, 12, 17, and 20), comprising:

communicatively coupling an automobile sound system to a music server 102 (electronic device) (figures 1 and 6) via an adapter cable, the music server 102 (electronic device) (figures 1 and 6) having a processor 302 (audio file player) (figure 6), a power module 330 (local rechargeable power supply), and a disc cartridge 120 (memory) (figure 1) operable to store a plurality of selected audio content files (column 6 lines 4-21 and 57-65), the adapter cable

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operable to conductively couple the music server 102 (electronic device) (figures 1 and 6) to a car battery (power supply) associated with an automobile to provide power to power module 330 (recharge the local rechargeable power supply) (column 7 lines 28-37 and 45-57);

allowing selection of a first audio content file via a button selector operably coupled to the automobile sound system (column 11 lines 31-41);

detecting a selection of the button selector (column 11 lines 31-41);

playing the first audio content file with the processor 302 (audio file player) in response to the detection (column 11 lines 31-41 and column 12 lines 12-58); and

outputting a representation of the first audio content file via a speaker assembly 106, 108, 110, 112 of the automobile sound system (figure 7 and column 8 lines 49-55).

Consider claims 25 and 26, and as applied to claim 24 above, Lau et al. further disclose initiating playing of a first playlist comprising the first audio content file in response to the detection (column 11 lines 31-41) and initiating playing of a second playlist in response to detecting selection of a second button selector (column 11 lines 31-41) (reads on claim 26).

Consider claim 27, and as applied to claim 25 above, Lau et al. also disclose receiving an input to randomly play the first playlist (column 9 lines 17-33 and column 11 lines 31-41).

Consider claim 28, and as applied to claim 24 above, Lau et al. further disclose accessing a disc cartridge 120 (memory) of the music server 102 (electronic device) (figures 1 and 6) to identify a playlist to be output by an automobile sound system and linking the button selector with the playlist (column 11 lines 31-41).

Consider claim 29, and as applied to claim 24 above, Lau et al. also disclose that the

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automobile sound system comprises a receiver (i.e., conventional radio receiver and tuner) (column 11 lines 54-56) and that the method further comprising:

receiving a wireless signal with the receiver (i.e., when the user chooses the radio output a wireless signal is received by the radio receiver and tuner) (column 11 lines 51-59); pausing the playing of the first audio content file (column 11 lines 51-59); and outputting audio information represented by the wireless signal (column 11 lines 51-59). Consider claim 30, Lau et al. clearly show and disclose an audio system, comprising: a vehicle sound system that comprises a speaker 106, 108, 110, 112 and a head unit 104 (in dash component) that includes a disc changer (auxiliary connection) port (figure 1 and column 7 lines 28-37);

a housing (electronic device mount) (figure 5) formed to releasably engage a portion of a music server 102 (portable audio file player) (i.e., the music server 102 can be carried by the user and used in different automobiles thereby making the music server 102 both mobile and portable (column 8 lines 22-27 and column 16 line 60 - column 17 line 5)) that includes a power module 330 (rechargeable power supply) (figure 6) and a processor 302 (figure 6) operable to play a locally stored audio file (column 12 lines 12-57); and

an interface cable interconnecting the disc changer (auxiliary connection) port and the housing (electronic device mount) (figure 1), the interface cable having at least one conductive element operable to deliver power to the power module 303 (rechargeable power supply) (column 7 lines 28-37 and 45-57), the cable further operable to communicatively couple the music server 102 (portable audio file player) to the head unit 104 (in dash component) (column 7

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lines 28-37 and 45-57).

Consider claim 31, and as applied to claim 30 above, Lau et al. further disclose an automobile (not shown), wherein the vehicle sound system is installed within the automobile (figures 1 and 6, column 4 lines 27-41, column 5 lines 9-16, and column 7 lines 28-37).

Consider claim 32, and as applied to claim 31 above, Lau et al. also disclose that the music server 102 (portable audio file player) is an MP3 player (column 12 lines 12-30).

Consider claim 33, and as applied to claim 31 above, Lau et al. further disclose a button operably associated with the head unit 104 (in dash component), the button operable to direct a mounted music server 102 (audio file player) to begin playing a first playlist of locally stored audio content (column 11 lines 31-41).

Consider claim 34, and as applied to claim 33 above, Lau et al. also disclose that the interface cable is routed such that the mounted music server 102 (audio file player) is located apart from the head unit 104 (in dash component) (column 5 lines 9-16 and column 7 lines 28-37).

Consider claim 35, and as applied to claim 34 above, Lau et al. further disclose that the interface cable communicates a digital audio signal output from the music server 102 (portable audio file player) to the disc changer (auxiliary connection) port to allow outputting of a sound via the speaker 106, 108, 110, 112 (figure 12, column 11 lines 35-59, and column 12 lines 12-58).

7. Claims 12 and 14 are rejected under 35 U.S.C. 102(e) as being anticipated by Page 13

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Buchheim (U.S. Patent # 6,061,306).

Consider claim 12, Buchheim clearly show and disclose an audio system (figures 1 and 2) comprising:

a portable audio device 10 (electronic device) (figures 1 and 2) having a display 58 (figure 2), a memory 16 (figure 1), a audio file player 14 (figure 1), and a housing component 12 (figures 3-6) at least partially defining a cavity in which the memory 16 (figure 1) and the audio file player 14 (figure 1) are secured (column 5 lines 41-56);

a device interface system that comprises a sound system connector and a device connector (figure 1-3, column 5 lines 60-67 and column 7 lines 36-57);

the sound system connector (figures 1-3) operable to communicatively coupled the device interface system to a sound system 100 (figures 1 and 3, column 5 lines 60-67 and column 7 lines 36-57); and

the device connector (figures 1-3) operable to releasably engage the portable audio device 10 (electronic device) (figures 1 and 2) such as that a contact portion of the device interface system contacts a conductive element of the device 10 (electronic device) to form at least a portion of a communication path operable to interconnect the sound system 100 and the device 10 (electronic device) (abstract, figures 1-3, and column 2 line 39 - column 4 line 35, column 5 lines 60-67, and column 7 lines 36-57).

Consider claim 14, and as applied to claim 12 above, Buchheim further disclose that the sound system 100 comprises a portable radio (column 1 lines 35-40 and column 5 lines 26-33).

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Conclusion

8. Any response to this Office Action should be faxed to (571) 273-8300 or mailed to:

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9. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Rafael Perez-Gutierrez whose telephone number is (571) 272-7915. The Examiner can normally be reached on Monday-Thursday from 6:30am to 5:00pm.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Marsha D. Banks-Harold can be reached on (571) 272-7905. 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

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system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free) or 703-305-3028.

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Rafae Perez-Gutterrez

R.P.G./rpg RAFAEL PEREZ-GUTIERREZ PATENT EXAMINER

August 20, 2005

PTO/SB/08A (08-03)

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT

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Application Number	10/947,755	
Filing Date	09/23/2004	
First Named Inventor	Russell W. White	
Art Unit	2686	
Examiner Name	Perez-Gutierrez, R.	
Attorney Docket Number	111111 1111-20	

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Examiner Initials*	Cite No.	Document Number	Publication Date				Pages, Columns, Lines, Where	
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R.P. G		^{US-} US-2005/0010633	01-2003	Baughan Sharahan	717	413		
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Complete If Known Substitute for form 1449/PTO INFORMATION DISCLOSURE Filing Date 09/23/2004 STATEMENT BY APPLICANT First Named Inventor Russell W. White Art Unit 2686 (Use as many sheets as necessary) Examiner Name Perez-Gutierrez, R. Sheet Attorney Docket Number 2 of 2 111111.1111-2C

	1":	NON PATENT LITERATURE DOCUMENTS	
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Notice of References Cited Application/Control No. 10/947,755 Examiner Rafael Perez-Gutierrez Applicant(s)/Patent Under Reexamination White et al. Page 1 of 1

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	С	US-2005/0049002 A1	03-2005	White et al.	455/556.1
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Index of Claims	•

Application No.	Applicant(s)
10/947,755	White et al.
Examiner	Art Unit
Rafael Perez-Gutierrez	2686

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Search History 8/20/05 3:13:14 PM Page 1 C:\Rafy\10-5's to 11's\10-947,755\Image.wsp

95	15	S5 and (@rlad<"20000328" or @ad<"20000328")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	%	NO	2005/08/04 14:37
23	2	("20020060701").PN.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR .	H0	2005/08/04 14:14
88	2434	(((audio or music) near3 play\$3) same (car or auto or automobile or vehicle))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	NO	2005/08/04 14:37
8	276	S8:and (@rlad<"20000328" or @ad<"20000328")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	SO.	NO	2005/08/04 16:22
S10	65	S9 and MP3	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	N O	2005/08/04 14:37
112	4	("4833554" "4982303" "5173888" "5253133" "5319519" "5390027" "5408449" "5454080" "5541738" "5557541" "5612927" "5620244" "5726373" "5734119" "5816861" "5841424" "5860068" "5865651" "5914941" "5926624" "6016522" "6023290" "6055478" "6061232" "6078112" "6132243" "6142796" "6155853" "6163817" "6176734" "6212555" "6233226" "6233623" "6236997" "6317141" "6330337" "6344801" "6372212").URPN.	US-PGPUB; USPAT; USOCR	ğ	N N	2005/08/04 15:47
S12	ω	S4 and ((MP3 near3 play\$3) same (car or auto or automobile or vehicle))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	NO	2005/08/04 16:22

Search History 8/20/05 3:13:14 PM Page 2 C:\Rafy\10-5's to 11's\10-947,755\Image.wsp

S13	0	S12 and (@rlad<"20000328" or @ad<"20000328")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	80	NO	2005/08/04 16:23
S14	OT	S4 and (MP3 same (car.or.auto.or.automobile or vehicle))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	S. S	ŏ	2005/08/04 16:22
515	563	((MP3 near3 play\$3) same (car or auto or automobile or vehicle))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	S	2005/08/04 16:22
S16 	8	S15 and (@rlad<"20000328" or @ad<"20000328")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	8	2005/08/04 16:23
S17	2	("6606506").PN.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2005/08/15 11:43
S18	4	(("6185163") or ("6694200")).PN.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	S S	140 140	2005/08/15 12:13
S19	16	(((display\$3 or LCD) near4 (CD adj3 change\$3)) same (car or auto or automobile or vehicle))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	NO.	N O	2005/08/20 09:42

Search History 8/20/05 3:13:14 PM Page 3 C:\Rafy\10-5's to 11's\10-947,755\Image.wsp

S20	6	S19 and (@rlad<"20000328" or @ad<"20000328")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	8	NO	2005/08/15 13:24
S21	7	("6292440").PN.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	S.	OFF	2005/08/15 13:24
S22	14	("6061306").PN. OR ("6292440").URPN.	US-PGPUB; USPAT; USOCR	Ř	NO	2005/08/15 13:29
S23	23	("5307326" "5586090").PN. OR ("6061306").URPN.	US-PGPUB; USPAT; USOCR	8	S	2005/08/15 13:54
524	1	"0286600".pn.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	S.	N O	2005/08/15 14:44
222	٥	"286600";pn.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	č	N O	2005/08/15 14:45
526	7	"286600".fref.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	& S	NO	2005/08/15 14:45
527	4	("5537673" "5554966" "5637928" "5705975" "5705976" "5706353" "5706316" "5706353" "5706316" "6483428" "6563421").PN.	US-PGPUB; USPAT; USOCR	8	N O	2005/08/15:14:46

Search History 8/20/05 3:13:14 PM Page 4 C:\Rafy\10-5's to 11's\10-947,755\Image.wsp

21 (((c	(((c	21 (((display\$3 or LCD) near4 ((CD or disc or disk) adj3 change\$3)) with (car or USPAT; auto or automobile or vehicle)) EPO; JPO; DERWENT; IBM_TDB	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	AO .	NO O	2005/08/20 09:43
17 S28:and (@rlad<'	S28:and (@rlad<'	17 S28 and (@rlad<"20000328" or @ad<"20000328")	USPAT; USPAT; EPO; JPO; DERWENT; IBM_TDB		NO O	2005/08/20:09:43
2 ("6721489").PN.	("6721489").PN.		US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2005/08/20 12:21



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

MAIL

TOLER, LARSON & ABEL, L.L.P. 5000 PLAZA ON THE LAKE, SUITE 265 AUSTIN, TX 78746

MAY 2 6 2005

DIRECTOR OFFICE TECHNOLOGY CENTER 2600

In re Application of

Russell W. WHITE, et al.

Application No. 10/947,755

Filed: September 23, 2004

For: AUDIO SYSTEM AND METHOD

DECISION ON PETITION

TO MAKE SPECIAL

This is a decision on the petition filed May 6, 2005 under 37 CFR §1.102(d) to make the application special.

A grantable petition under 37 CFR §1.102(d) and MPEP §708.02, section II (Infringement), must be accompanied by the required fee and a statement alleging:

- (1) that there is an infringing device or product actually on the market or method in use;
- (2) that a rigid comparison of the alleged infringing device, product, or method with the claims of the application has been made, and that, in his or her opinion, some of the claims are unquestionably infringed; and
- (3) that he or she has made or caused to be made a careful and thorough search of the prior art or has a good knowledge of the pertinent prior art. Further, Applicant must provide a copy of each of the references deemed most closely related to the subject matter encompassed by the claims if the references are not already of record.

The petitioner meets all the above-listed requirements. Accordingly, the petition is **GRANTED**.

The application will retain its special status throughout its entire prosecution, including any appeal to the Board of Patent Appeals and Interferences, subject only to diligent prosecution by the applicant.

The application is being forwarded to the examiner for expedited prosecution.

Doris To

Special Program Examiner Technology Center 2600

Communications



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

Russell W. White et a

Title:

AUDIO SYSTEM AND METHOD

Application No.: 10/947,755

Filed:

09/23/2004

Examiner:

Perez-Gutierrez, R.

Group Art Unit:

2686

Atty. Docket No.: 111111.1111-2C

Confirmation No.:

1751

M/S PETITIONS

COMMISSIONER FOR PATENTS

Washington, DC 20231

PETITION TO MAKE SPECIAL PURSUANT TO 37 C.F.R. § 1.102

Sir:

It is respectfully requested that examination of the above-identified patent application be expedited based on current and actual infringement of the pending claims.

In support of the present Petition, the undersigned alleges:

There is an infringing product currently offered for sale on the open market and practiced in the United States;

A rigid comparison of the alleged infringing product with the claims of the application has been made, and that it is the undersigned's opinion that some of the currently pending claims are unquestionably infringed; and

A careful and thorough search of the prior art has been made.

05/09/2005 CCHAU1

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01 FC:1464

130.00 DA

CERTIFICATE OF TRANSMISSION/MAILING

I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail, in an envelope addressed to the Commissioner for Patents on _05103

Laura H. Andre

Typed or Printed Name

Signature

Each reference deemed most closely related to the claimed subject matter was identified in an Information Disclosure Statement dated April 29, 2005 (a copy of PTO/SB/08A is attached).

Any office personnel are encouraged to contact the undersigned with any question regarding this Petition or the application in general.

A fee in the amount of \$130.00 is due under 37 C.F.R. § 1.17(i) upon filing this Petition. The Office is authorized to charge the fee of \$130.00 to Deposit Account 50-2469.

Respectfully submitted,

. 5/3/05

Date

Russell W. White; Reg. No. 45,691

Attorney for Applicants

TOLER, LARSON & ABEL, L.L.P.

5000 Plaza on the Lake, Suite 265

Austin, Texas 78746

(512) 327-5515 (phone)

(512) 327-5452 (fax)

PTO/SB/21 (09-04)

Approved for use through 07/31/2006. OMB 0651-0031

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o a collection of information unless it displays a write OMB. TAMADEM T Perwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Application Number 10/947,755 Filing Date TRANSMITTAL 09/23/2004 First Named Inventor **FORM** Russell W. White Art Unit 2686 **Examiner Name** Perez-Gutierrez, R. (to be used for all correspondence after initial filing)

Tota	al Number of	Pages in	This Submission	5	Attorney Do	ocket Number	111111	.1111-	2C			
				ENC	LOSURES	(Check a	ll that apply	<i>(</i>)				
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			SIGNA	TURE •	OF APPLIC	ANT, ATT	ORNEY, C	OR AG	ENT			
Firm N	ame	TOLE	R, LARSON &									
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Printed	name	Russ	ell W. White)								
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Typed	or printed n	name	Laura H. Andr	е					Date	05 02	200	G)

This collection of information is required by 37 CFR 1.5. 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 2 hours 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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Complete if Known Effective on 12/08/2004. Face pursuant to the Consolidated Appropriations Act, 2005 (H.R. 4818). 10/947,755 **Application Number** ÉE TRANSMITTAL 09/23/2004 Filing Date For FY 2005 Russell W. White First Named Inventor Perez-Gutierrez, R. **Examiner Name**

Applicant claims small entity status. See 37 CFR 1.27 Art Unit 2686

TOTAL AMOUNT OF PAY	MENT (\$) 130.00		Attorney Docke	t No. 111	111.1111-2C	;	
METHOD OF PAYMENT (check all that apply)								
Check Credit C Deposit Account C For the above-identi Charge fee(s) Charge any a under 37 CFF WARNING: Information on this information and authorization	Deposit Accountified deposit indicated be additional fee R 1.16 and 1 is form may be	account, the Direct elow e(s) or underpayme .17 ecome public. Cred	ctor is here	Deposit And Deposi	o: (check all the ge fee(s) indic t any overpay	TOLER, LAR at apply) ated below, exc ments	ept for the fi	ling fee
FEE CALCULATION								
1. BASIC FILING, SEAF	FILING			H FEES Small Entity		TION FEES		
Application Type	Fee (\$)	Fee (\$)	Fee (\$)	Fee (\$)	Fee (\$)	Fee (\$)	<u>Fees Pa</u>	id (\$)
Utility	300	150	500	250	200	100		
Design	200	100	100	50	130	65		
Plant	200	100	300	150	160	80		
Reissue	300	150	500	250	600	300		
Provisional	200	100	0	0	0	0		
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3. APPLICATION SIZE If the specification and for each additional Total Sheets - 100 =	drawings 50 sheets of Extra She	or fraction thereo	of. See 35 er of each	U.S.C. 41(a) additional 50 c	(1)(G) and i	37 CFR 1.16(s ereof Fee () .	all entity) Paid (\$)
4. OTHER FEE(S)							<u>Fee</u>	s Paid (\$)
Non-English Specific								
Other: Petition to M	lake Spec	cial Pursuant to	37 C.F.	R. § 1.102			130	0.00

SUBMITTED BY			
Signature	Kulite	Registration No. (Attorney/Agent) 45,691	Telephone 512-327-5515
Name (Print/Type)	Russell W. White		Date 5/3/05

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PTO/SB/08A (08-03)

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

 Complete if Known

 Application Number
 10/947,755

 Filling Date
 09/23/2004

 First Named Inventor
 Russell W. White

 Art Unit
 2686

 Examiner Name
 Perez-Gutierrez, R.

 Attorney Docket Number
 111111.1111-2C

			U. S. PATENT	DOCUMENTS	
Examiner Initials*	Cite No. ¹	Document Number Number-Kind Code ^{2 (f known)}	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
		US-2003/0008646	12-2002	Shanahan	
		^{US-} US-2005/0010633	01-2003	Baughan	
		^{US-} 6,587,835	07-2003	Treyz et al.	
		^{US-} 6,496,692	01-2003	Shanahan	
		^{US-} 6,510,210	01-2003	Shanahan	
		^{US-} 6,396,769	05-2002	Polany	
		^{US-} 6,240,297	05-2001	Jadoul	
		^{US-} 6,061,306	05-2000	Buchheim	
		^{US-} 5,953,657	09-1999	Ghisler	
		^{US-} 5,940,767	08-1999	Bourgeois et al.	
		^{US-} 5,870,680	02-1999	Guerlin et al.	
		^{US-} 5,774,793	02-1998	Cooper et al.	
		^{US-} 5,587,560	12-1996	Crooks et al.	
		US- 5,586,090	12-1996	Otte	
		US- 5,450,471	09-1995	Hanawa et al.	
		^{US-} 5,307,326	04-1994	Osawa	
		^{US-} 4,905,272	02-1990	Van de Mortel et al.	
_		US-			
		US-			

		FOREI	GN PATENT DOCU	MENTS		
Examiner Initials*	Cite No.1	Foreign Patent Document	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	
		Country Code ³ "Number ⁴ "Kind Code ⁵ (if known)	MM-DD-YYYY		Or Relevant Figures Appear	Τ ⁶
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Examiner	Date	
Signature	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. ¹Applicant's unique citation designation number (optional). ² See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. ³ Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). ⁴ For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁵Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. ⁶Applicant is to place a check mark here if English language Translation is attached.

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FACSIMILE COVER SHEET

MAY 0 3 2005

DATE:

May 3, 2005

TO:

USPTO – GAU 2686

FAX NO.:

703-872-9306

EXAMINER: Perez-Gutierrez, R.

FROM:

Russell W. White/1977

Reg. No. 45,691

RE:

INFORMATION DISCLOSURE STATEMENT

U.S. APP NO.:

10/947,755

FILING DATE:

09/23/2004

APPLICANT(S):

Russell W. White et al.

ATTY DKT NO.:

111111.1111-2C

TITLE:

AUDIO SYSTEM AND METHOD

NO. OF PAGES (INCL. COVER SHEET): 6

MESSAGE:

Attached please find:

PTO/SB/21 Transmittal Form (1 pg.)

Information Disclosure Statement Transmittal (2 pgs.)

PTO/SB/08A Information Disclosure Statement by Applicant (2 pgs.)

5000 Plaza On The Lake Suite 265 Austin, Texas 78746

Tel: (512) 327-5515 Fax: (512) 327-5452 www.tla-law.com

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Laura H. Andre

Typed or printed name

Date

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Applicant(s):

Russell White et al.

MAY 0 3 2005

Title:

AUDIO SYSTEM AND METHOD

Application No.: 10/947,754

Filed:

09/23/2004

Examiner: Unknown

Group Art Unit:

2631

Atty. Docket No.: 111111.1111-1C

Confirmation No.:

1729

COMMISSIONER FOR PATENTS

PO Box 1450

Alexandria, VA 22313-1450

INFORMATION DISCLOSURE STATEMENT TRANSMITTAL

Dear Sir:

Pursuant to 37 C.F.R. § 1.56, § 1.97 and § 1.98, the undersigned is providing the patents, publications, applications or other information identified in the attached:

Form(s) PTO/SB/08A and/or PTO/SB/08B or PTO/1449

Other: n/a

to the Examiner's attention in the above-identified application. Citation of such information shall not be construed as:

- an admission that the information necessarily is, or corresponds to, prior art with 1. respect to the instant invention;
- 2. a representation that a search has been made, other than as described below; or
- an admission that the information cited herein is, or is considered to be, material to patentability as defined in § 1.56(b).

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<u>aura H. Andre</u>

Typed or Printed Name

Applicants believe no fee is due at this time. However, the Commissioner is hereby authorized to charge any fees due, or refund any credit to Deposit Account <u>50-2469</u> of Toler, Larson & Abel, LLP.

5/3/05 Date Respectfully submitted,

Russell W. White; Reg. No. 45,691

Attorney for Applicants

TOLER, LARSON & ABEL, L.L.P. 5000 Plaza on the Lake, Suite 265

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PTO/SB/08A (08-03)

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Subst	itute for form 1449/P7	·o		Con	nplete if Known
				Application Number	10/947,755
INI	FORMATIC	M DISC	COLIDE	Filing Date	09/23/2004
				First Named Inventor	Russell W. White
\$T	'ATEMENT			Art Unit	2686
	(Use as many sheets as necessary)			Examiner Name	Perez-Gutierrez, R.
Sheet	1	of	2	Attorney Docket Number	111111.1111-2C

Examiner Initials* .	Cita No.1	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant
		Number-King Code ^{2 (7 theoret)}		<u> </u>	Figures Appear
		^{US-} US-2003/0008646	12-2002	Shanahan	
		^{US-} US-2005/0010633	01-2003	Baughan	
		^{US-} 6,587,835	07-2003	Treyz et al.	
		^{US-} 6,496,692	01-2003	Shanahan .	
		^{US-} 6,510,210	01-2003	Shanahan	
		^{US-} 6,396,769	05-2002	Polany	
		^{US-} 6,240,297	05-2001	Jadoul	
		US- 6,061,306	05-2000	Buchheim	
•		^{US-} 5,953,657	09-1999	Ghisler	
		^{US-} 5,940,767	08-1999	Bourgeois et al.	
		US- 5,870,680	02-1999	Guerlin et al.	
		US- 5,774,793	02-1998	Cooper et al.	
		^{US-} 5,587,560	12-1996	Crooks et al.	
		^{US-} 5,586,090	12-1996	Otte	
		US- 5,450,471	09-1995	Hanawa et al.	
		US- 5,307,326	04-1994	Osawa	
		US- 4,905,272	02-1990	Van de Mortel et al.	
	<u> </u>	US-			
	\vdash	US-			

		FORE	IGN PATENT DOCU	MENTS		
Examiner Initials*	Cite No.1	Foreign Patent Document	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	
		Country Code ⁸ "Number ⁴ "Kind Code ⁸ (# known)	MM-DD-YYYY		Or Relevant Figures Appear	
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Examiner	 Date	
Signature	Considered	

*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw the through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. Applicant's unique citation designation number (optional). See Kinds Codes of USPTO Patent Documents at www.usplo.gov or MPEP 901.04. Enter Office that issued the document, by the two-latter code (WIPO Standard ST.3). For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. Mind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. Applicant is to place a check mark here if English language Translation is allached.

This collection of information is required by 37 CFR 1.97 and 1.98. 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 2 hours 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, 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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Substitute for form 1449/PTO				e required to respond to a collection of information unless it contains a valid OMB control number. Complete If Known			
				Application Number	10/947,755		
INFO	PRMATIO	N DIS	CLOSURE	Filing Date	09/23/2004		
STA	STATEMENT BY APPLICANT			First Named Inventor	Russell W. White		
	(Use as many s	hoole se n	1000eeanul	Art Unit	2686		
	(See Se Many S		ocossary)	Examiner Name	Perez-Gutierrez, R.		
Sheet	2	of	2	Attorney Docket Number	111111.1111-2C		

Examiner	Cito	NON PATENT LITERATURE DOCUMENTS	
Initials*	Cite No. ¹	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.	T²
	D1	U.S. Application No. 10/947,754, filed 09/23/2004 (111111.1111-1C)	
	D2 .		
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Examiner	Date	
Signature	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.

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UTILITY PATENT APPLICATION **TRANSMITTAL**

(Only for new nonprovisional applications under 37 CFR 1.53(b))

porte to a collection of information unless it displays a valid offits contact manner						
Attorney Docket No.	111111.1111-2C					
First Inventor	Russell W. White					
Title	Audio System and Method					
Express Mail Label No.	EV 506 562 731 US					

See MPEP c	APPLICATION ELEMI hapter 600 concerning utility pater		ADDRE	SS TO:	P.O. Box 14	atent Application 150 VA 22313-1450	
(Submit Applica See 37 Specific (preferre - Descri - Cross - Staten - Refere or a cc - Backg - Brief S - Brief S - Brief S	ed arrangement set forth below) iptive title of the invention Reference to Related Applications nent Regarding Fed sponsored Rence to sequence listing, a table, omputer program listing appendix round of the Invention Summary of the Invention Description of the Drawings (if filed	7. CD-ROM or CD-R in duplicate, large table or Computer Program (Appendix) 8. Nucleotide and/or Amino Acid Sequence Submission (if applicable, all necessary) a. Computer Reader Form (CRF) b. Specification Sequence Listing on: i. CD-ROM or CD-R (2 copies); or ii. Paper c. Statements verifying identity of above copies					
- Detaile - Claim	ed Description		A	CCOMPANY			
- Abstra I.	act of the Disclosure	Sheets 2] CFR 1.63(d)) ox 18 completed)) g inventor(s) 37 CFR	9.	37 CFR 3.73(t (when there is English Transil Information Di Statement (ID Preliminary Ar Return Receip (Should be sp Certified Copy (if foreign prio Nonpublication (b)(2)(B)(i). Ap or its equivale	b) Statement an assigned atton Document sclosure S)/PTO-14: mendment of Postcard ecifically ite of Priority is claim in Request oplicant munt.	ee) At ment (if applica 99 Ci (MPEP 503) emized) Document(s)	ower of torney sable) opies of IDS stations
18. If a CONTI	NUING APPLICATION, check flowing the title, or in an Applic	appropriate box, and s cation Data Sheet under	upply the requ 37 CFR 1.76	iisite informatior :	n below and	d in the first sen	tence of the
Contin	nuation Divisiona	I Contir	nuation-in-part (0	CIP) of pri	or application	n No.:	12
Prior application i	pformation: Exam	niner Perez-Gutierrez	. R.	Art Un	it: 2686		
For CONTINUAT	ION OF DIVISIONAL APPS only; d a part of the disclosure of the on can only be relied upon when	The entire disclosure of accompanying continuat	the prior application	cation, from which	h an oath o I is hereby i	incorporated by	supplied under Box reference.
		19. CORRESPO	NDENCE A	DDRESS			
Customer Number 34					OR [Correspond	ence address below
Name	TOLER, LARSON & A	BEL, LLP					
Address	5000 Plaza On The La Suite 265	ke					
City	Austin		State	TX		Zip Code	78746
Country	USA		Telephone	(512) 327-55	15	Fax	(512) 327-5452
Name (Print/Ty	pe) Russell W. White	() ()	Registrati	ion No. (Attorne	y/Agent)	45,691	
Signature	1	Molita	-			Date	9/23/04
							T7 - 7 - 7

This collection of information is required by 37 CFR 1.53(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 1.14. 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 Patent Application, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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FEE	TR	AN	SMI	T	TAL
	for	FY	200	4	

Effective 10/01/2003. Patent fees are subject to annual revision.

Applicant claims small entity status. See 37 CFR 1.27

TOTAL AMOUNT OF PAYMENT

SUBMITTED BY

Name (Print/Type)

Signature

Russell W. White

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	000.00	

Complete if Known				
Application Number	Unknown			
Filing Date	Herewith			
First Named Inventor	Russell W. White, et al.			
Examiner Name	Unknown			
Art Unit	Unknown			
Attorney Docket No.	111111.1111-2C			

METHOD OF PAYMENT (check all that apply)	FEE CALCULATION (continued)					
Check Credit card Money Other None	3. ADDITIONAL FEES					
Deposit Account:	Large Entity Small Entity					
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Account Number	1051 130 2051 65 Surcharge - late filing fee or oath					
Deposit Account TOLER LARSON & ABEL LLP	1052 50 2052 25 Surcharge - late provisional filing fee or cover sheet					
Name The Director is authorized to: (check all that apply)	1053 130 1053 130 Non-English specification					
Charge fee(s) indicated below Credit any overpayments	1812 2,520 1812 2,520 For filing a request for ex parte reexamination					
Charge any additional fee(s) or any underpayment of fee(s) during the entire pendancy of the application	1804 920* 1804 920* Requesting publication of SIR prior to Examiner action					
Charge fee(s) indicated below, except for the filing fee	1805 1,840* 1805 1,840* Requesting publication of SIR after Examiner action					
to the above-identified deposit account.	1251 110 2251 55 Extension for reply within first month					
FEE CALCULATION	1252 420 2252 210 Extension for reply within second month					
1. BASIC FILING FEE Large Entity Small Entity	1253 950 2253 475 Extension for reply within third month					
Fee Fee Fee Fee Description Fee Paid	1254 1,480 2254 740 Extension for reply within fourth month					
Code (\$) Code (\$) 1001 770 2001 385 Utility filing fee 395.00	1255 2,010 2255 1,005 Extension for reply within fifth month					
1002 340 2002 170 Design filing fee 385.00	1401 330 2401 165 Notice of Appeal					
1003 530 2003 265 Plant filing fee	1402 330 2402 165 Filing a brief in support of an appeal					
1004 770 2004 385 Reissue filing fee	1403 290 2403 145 Request for oral hearing					
1005 160 2005 80 Provisional filing fee	1451 1,510 1451 1,510 Petition to institute a public use proceeding					
SUBTOTAL (1) (\$) 385.00	1452 110 2452 55 Petition to revive - unavoidable					
	1453 1,330 2453 665 Petition to revive - unintentional					
2. EXTRA CLAIM FEES FOR UTILITY AND REISSUE	1301 1,330 2301 003 Othicy issue fee (of reissue)					
Ext <u>ra Claim</u> s <u>below</u> <u>Fee Paid</u>						
	1503 640 2503 320 Plain Issue lee					
Claims 5 - 3" = 2 \ 43.00 = 60.00	1460 130 1460 130 Petitions to the Commissioner					
10.00	1807 50 1807 50 Processing fee under 37 CFR 1.17(q)					
Large Entity Small Entity Fee Fee Fee Fee Fee Description	1806 180 1806 180 Submission of Information Disclosure Stmt	—-				
Code (\$) Code (\$)	8021 40 8021 40 Recording each patent assignment per property (times number of properties)					
1202 18 2202 9 Claims in excess of 20 1201 86 2201 43 Independent claims in excess of 3	1809 770 2809 385 Filing a submission after final rejection (37 CFR 1.129(a))					
1203 290 2203 145 Multiple dependent claim, if not paid	1810 770 2810 385 For each additional invention to be					
1204 86 2204 43 ** Reissue independent claims over original patent	examined (37 CFR 1.129(b)) 1801 770 2801 385 Request for Continued Examination (RCE)					
1205 18 2205 9 ** Reissue claims in excess of 20 and over original patent	1802 900 1802 900 Request for expedited examination of a design application					
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SUBTOTAL (2) (\$) 221.00 **or number previously paid, if greater; For Reissues, see above	*Reduced by Basic Filing Fee Paid SUBTOTAL (3) (\$)					
Of number previously paid, it greater, For neissues, see above	(Complete (if applicable))					

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Registration No.

Attorney/Agent)

45,691

Telephone 512-327-5515

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UTILITY PATENT APPLICATION **TRANSMITTAL**

(Only for new nonprovisional applications under 37 CFR 1.53(b))

pond to a collection of inform	ation unless it displays a valid Olvib control number.
Attorney Docket No.	111111.1111-2C
First Inventor	Russell W. White
Title	Audio System and Method
Express Mail Label No.	EV 506 562 731 US

APPLICATION ELEMENTS See MPEP chapter 600 concerning utility patent application contents.				ADDRESS TO: Commissioner for Patents Mail Stop Patent Application P.O. Box 1450 Alexandria VA 22313-1450					
See MPEP chapter 600 concerning utility patent application contents. 1. Fee Transmittal Form (e.g., PTO/SB/17) (Submit an original and a duplicate for fee processing) Applicant claims small entity status. See 37 CFR 1.27. 3. Specification [Total Pages 40] (preferred arrangement set forth below) - Descriptive title of the invention - Cross Reference to Related Applications - Statement Regarding Fed sponsored R & D - Reference to sequence listing, a table, or a computer program listing appendix - Background of the Invention - Brief Summary of the Invention - Brief Description of the Drawings (if filed) - Detailed Description - Claim(s) - Abstract of the Disclosure 4. Drawing(s) (35 U.S.C. 113) [Total Sheets 9] 5. Oath or Declaration [Total Sheets 2] a. Newly executed (original or copy)			F.O. Box 1430						
 b. Copy from a prior application (37 CFR 1.63(d)) (for continuation/divisional with Box 18 completed) i. DELETION OF INVENTOR(S) Signed statement attached deleting inventor(s) name in the prior application, see 37 CFR 1.63(d)(2) and 1.33(b). 6. Application Data Sheet. See 37 CFR 1.76 				13. Preliminary Amendment 14. Return Receipt Postcard (MPEP 503) (Should be specifically itemized) 15. Certified Copy of Priority Document(s) (if foreign priority is claimed) 16. Nonpublication Request under 35 U.S.C. 122 (b)(2)(B)(i). Applicant must attach form PTO/SB/35 or its equivalent. 17. Other:					
specification follow	IING APPLICATION, check ving the title, or in an Applic	ation Data Sheet under 3	37 CFR 1.76:			09/537 8			
5h is considered a		niner Perez-Gutierrez, F The entire disclosure of the accompanying continuation a portion has been inadve	ne prior applic n or divisiona rtently omitte	Art Unit ation, from which I application and d from the submi	is hereby in	declaration is	supplied under Box reference.		
		19. CORRESPON	IDENCE AL	DURESS	_				
			456		OR [Correspond	ence address below		
Name	TOLER, LARSON & AL				· · · · · · · · · · · · · · · · · · ·				
Address	5000 Plaza On The Lat Suite 265	(E							
City	Austin		State	TX		Zip Code	78746		
Country	USA		Telephone	(512) 327-551	5	Fax	(512) 327-5452		
Name (Print/Type	Russell W. White	11 11 1	Registration	on No. (Attorney	/Agent)	45,691			
Signature	9	Molite				Date	7/23/04		

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Effective 10/01/2003. Patent fees are subject to annual revision.

Applicant claims small entity status. See 37 CFR 1.27

TOTAL AMOUNT OF PAYMENT

SUBMITTED BY

Name (Print/Type)

Signature

Russell W. White

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Complete if Known			
Application Number	Unknown		
Filing Date	Herewith		
First Named Inventor	Russell W. White, et al.		
Examiner Name	Unknown		
Art Unit	Unknown		
Attorney Docket No.	111111.1111-2C		

METHOD OF PAYMENT (check all that apply)			FEE CALCULATION (continued)					
Check Credit card Money Other None			3. ADDITIONAL FEES					
✓ Deposit Account:			<u>Large l</u>	Entity				
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Account Number 50-24	69		1051	130	2051		Surcharge - late filing fee or oath	
Deposit Account TOLE	R LARSON & ABEL L	LP	1052	50	2052	25	Surcharge - late provisional filing fee or cover sheet	
Name Lathoriz	ed to: (check all that apply)		1053	130	1053		Non-English specification	
Charge fee(s) indicat	• — …	verpayments	1812	2,520	1812		For filing a request for ex parte reexamination	
		1804	920*	1804	920*	Requesting publication of SIR prior to Examiner action		
during the entire pendancy of the application Charge fee(s) indicated below, except for the filing fee		1805	1,840*	1805	1,840*	Requesting publication of SIR after Examiner action		
to the above-identified de			1251	110	2251	55	Extension for reply within first month	
	E CALCULATION		1252	420	2252	210	Extension for reply within second month	
1. BASIC FILING F Large Entity Small Ent			1253	950	2253	475	Extension for reply within third month	
Fee Fee Fee Fee	Fee Description	Fee Paid	1254	1,480	2254	740	Extension for reply within fourth month	
Code (\$) Code (\$) 1001 770 2001 38		[005.00]	1255	2,010	2255	1,005	Extension for reply within fifth month	
1002 340 2002 17		385.00	1401	330	2401	165	Notice of Appeal	<u> </u>
1003 530 2003 26			1402	330	2402	165	Filing a brief in support of an appeal	
1004 770 2004 38			1403	290	2403	145	Request for oral hearing	
1005 160 2005 8	0 Provisional filing fee		1451	1,510	1451	1,510	Petition to institute a public use proceeding	
	SUBTOTAL (1) (\$) 3	85.00	1452	110	2452	55	Petition to revive - unavoidable	
0 EVED 4 01 4 174			1453	1,330	2453	665	Petition to revive - unintentional	
2. EXTRA CLAIM I	FEES FOR UTILITY AN	om .	1501	1,330	2501	665	Utility issue fee (or reissue)	
Total Claims GE	Extra Claims below	Fee Paid 135.00	1502	480	2502		Design issue fee	
Total Claims 35 Independent 5	1000	===	1503	640	2503		Plant issue fee	
Claims 5 Multiple Dependent	- 3** = <u>2</u> x <u>43.00</u> 43.00	===	1460	130	1460		Petitions to the Commissioner	
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1202 18 2202 1201 86 2201			1809	770	2809	385	Filing a submission after final rejection (37 CFR 1.129(a))	
1203 290 2203		im, if not paid	1810	770	2810	385	For each additional invention to be	
1204 86 2204	43 ** Reissue independer over original patent	nt claims	1801	770	2801	385	examined (37 CFR 1.129(b)) Request for Continued Examination (RCE)	
1205 18 2205	3 9 ** Reissue claims in e and over original par	xcess of 20 tent	1802	900	1802	900	Request for expedited examination of a design application	
221 00			Other	fee (sp	ecify) _		-	
**or number previously paid, if greater; For Reissues, see above			*Reduced by Basic Filing Fee Paid SUBTOTAL (3) (\$)					
CHEMITTED BY				==	_		(Complete (if applicable))	

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Registration No.

Attorney/Agent)

45,691

Telephone 512-327-5515

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Attorney Docket No.: 111111.1111-2C

"Express Mail" mailing label number:

EV 506 562 731 US

AUDIO SYSTEM AND METHOD

Russell W. White Kevin R. Imes

Field of the Disclosure

[0001] The present invention relates to an audio system and method.

Related Applications

[0002] This is a continuation application of U.S. Patent Application No. 09/537,812 filed on March 28, 2000, the entirety of which is incorporated herein by reference.

Background

[0003] The first commercial radio stations in the United States began operation around 1920. Today, there may be as many as 12,000 radio stations in the United States programming in several distinct formats. When broadcasting their respective signals, these radio stations often use an analog signal, which may be modulated based on frequency or amplitude. Frequency modulated (FM) radio appears to be the dominant entertainment medium while amplitude modulated (AM) radio seems to be a popular outlet for news and information.

[0004] Unfortunately, analog radio may be unable to provide the sound quality and consistency that radio listeners desire. As such, several broadcasting related companies have begun to consider a movement to digital radio. Unlike analog radio reception, digital radio reception may be able to provide compact disk (CD) quality sound while remaining virtually immune to interference. Being immune to interference may result in reducing static growls or "multipath" echoes, echoes caused by signal reflections off buildings or topographical features.

[0005] Some countries, like Canada and many European countries, may choose to have digital radio operate in a single digital radio band such as the L-band between 1452-1492 megahertz (MHz). This band would allow the reception of both terrestrially and satellite-originated signals. By comparison, FM radio typically operates between 88 and 108 MHz while AM radio typically operates between 0.525 and 1.705 MHz. Neither of these bands allows for easy transmission via satellite.

[0006] Canada proposed using the L-Band for digital radio as early as 1992. Several countries throughout the world have since agreed to use the L-Band for digital radio with one notable exception. It appears the United States has chosen not to operate its digital radio within the L-Band. In the United States, the L-Band may already be committed for military uses. Apparently, the United States plans to adopt a system called in-band on-channel, or IBOC, which fits within the AM and FM frequencies.

[0007] IBOC technology may offer some advantages over L-Band transmissions. For example, there may be no need for new spectrum allocations. There may be backward and forward compatibility with existing AM and FM systems on both the transmitter and receiver sides, and there may be a low-investment upgrade to digital systems.

Unfortunately, a workable IBOC solution is yet to be seen though technology may someday make IBOC digital radio commercially possible.

[0008] Even if an IBOC solution becomes commercially available in the United States, IBOC digital radio may suffer from several shortcomings. For example, there may global standardization problems. Though the United States favors IBOC, the European and Canadian communities seem to favor L-Band making the establishment of a global standard difficult.

BRIEF DESCRIPTION OF THE DRAWINGS

[0009] A more complete understanding of the present embodiments and advantages thereof may be acquired by referring to the following description taken in conjunction with the accompanying drawings, in which like reference numbers indicate like features, and wherein:

[0010] FIG. 1 depicts a general system for wirelessly communicating selective information to an electronic device in accordance with one aspect of the present invention;

[0011] FIG. 2 illustrates a block diagram of a method of wirelessly communicating selected information to an electronic device;

[0012] FIG. 3 illustrates an electronic device operable to receive selected audio information in accordance with the teachings of the present invention;

[0013] FIG. 4 illustrates a graphical user interface (GUI) for displaying selectable audio information according to one aspect of the present invention;

[0014] FIG. 5A illustrates a portable radio system having a mount for an electronic device according to one embodiment of the present invention;

[0015] FIG. 5B illustrates automobile console having a mount for coupling an electronic device according to one aspect of the present invention;

[0016] FIG. 6 illustrates a block diagram of a system for communicating voice mail messages using email according to one embodiment of the present invention;

[0017] FIG. 7 illustrates a flow chart for providing voice email messages according to one embodiment of the present invention;

[0018] FIG. 8 illustrates a flow diagram of a method for providing selected audio information to an electronic device according to one embodiment of the present invention; and

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[0019] FIG. 9 illustrates an automobile console having a mount for an electronic device according to one embodiment of the present invention.

DETAILED DESCRIPTION OF THE DRAWINGS

[0020] The conceptual groundwork for the present invention includes wirelessly communicating selective information to an electronic device. According to one aspect, a user may interact with the Internet to select information, such as audio information, and wirelessly communicate the selected information to an electronic device. The electronic device receives the information via a wireless communications network and processes the information accordingly. In a particularized form, a user may select information from an Internet website operable to allow selectivity of audio information such a songs, on-line radio stations, on-line broadcasts, streaming audio, or other selectable information. Upon selecting the audio information, information or data associated with the selected audio information is wirelessly communicated to an electronic device. The electronic device may then be used to process the selected audio information. In this manner, a user may receive selective audio information via a wireless electronic device.

[0021] In one form, the electronic device may be operable to communicate with an individual's automobile audio system. A user may select audio information utilizing a personal computer with access to a website operable to display selectable audio information. The selected audio information may then be wirelessly communicated to the electronic device associated with an automobile's audio system. Therefore, upon receiving the selected audio information, a user may access and play the received audio information utilizing the electronic device in association with the automobiles audio system.

[0022] The present invention is not limited to communicating only audio information. One skilled in the art can appreciate that other types of information, such as video, textual, etc. may be communicated utilizing the systems and methods disclosed herein without departing from the spirit and scope of the present invention. Additionally, it will be understood that information may be formatted in a plurality of ways at different phases of communication without loosing the underlying content of the selected information. For example, an audio file may be formatted, segmented, compressed, modified, etc. for the purpose of providing or communicating the audio invention. Therefore, the term

"audio information" or "information" is used in a general sense to relate to audio information in all phases of communication.

[0023] FIG. 1 depicts a general system for wirelessly communicating selective information to an electronic device in accordance with one aspect of the present invention. The system, illustrated generally at 100, includes a digital engine 101 coupled to a communications engine 102. Communications engine 102 is remotely coupled to an electronic device 103. Digital engine 101 may be directly or indirectly coupled to storage device 105 operable to store information. Digital engine 101 maintains information or data associated with selected information in a digital format. The information may be stored within storage device 105 or other storage devices operable to maintain data or information associated with the selected information.

[0024] Communications engine 102 is communicatively coupled to digital engine 101 and operable to wirelessly communicate the selected information to electronic device 103. During operation, audio information may be selected by a user utilizing a personal computer or other devices operable to communicate with an information network. Digital engine 102 is operable to maintain information associated with the selected audio information. For example, the information could be several songs or titles configured as an audio file and formatted in a digital format such as an MP3 file, wave file, etc. The maintained information may also be a reference to a network location where an audio file may be stored, a network location where a network broadcast of audio information may be located, etc. or other network locations having information associated with the selected audio information. Therefore, digital engine 101 may maintain a plurality of different types of information or data associated with the selected audio information.

[0025] System 100, utilizing communication engine 102, may wirelessly communicate data or information associated with the selected audio information to electronic device 105 thereby providing wireless communication of selected information to an electronic device operable to receive wireless communications. In one embodiment, digital engine 101 may be used in association with an Internet website configured to provide access to selectable information. The Internet website operably associated with digital engine 101

allows a user to select information to be wirelessly communicated to electronic device 105 utilizing a network environment. The Internet website may include several different types of information related to audio information.

[0026] FIG. 4, described in greater detail below, illustrates one embodiment of providing an Internet website for displaying selectable audio information. For example, the Internet website may include music and/or artist search engines, playlists, top 10 charts, artists by genre, and other information associated with audio information. A user may select information associated with the audio information and digital engine 101 can maintain the information or data associated with the selected information in a digital format. Communications engine 102 coupled to digital engine 101 may wirelessly communicate data associated with the selected audio information to electronic device 103. Therefore, a user may access and select audio information via an Internet website and wirelessly communicate the data to an electronic device. As such, system 100 advantageously allows for wireless communication of selected audio information to electronic devices that may be remotely located from a conventional terrestrial communication network.

[0027] Electronic device 105 may be configured in a plurality of ways for receiving wireless communication of selected audio information. In one embodiment, electronic device 105 may be operable as a component configured to receive a cellular signal comprising the selected information communicated by the communication engine. For example, a device having a cellular modern may be operable to receive the information at specified intervals. Upon receiving the information the electronic device may process the received information. Electronic devices are described in more detail below and may include a network radio, a modular device, an audio system, a personal digital assistant (PDA), a cellular phone, or other electronic devices operable to receive information wirelessly communicated by communication engine 102.

[0028] Communications engine 102 may be operable to wirelessly communicate selected information to electronic device 103 in a plurality of ways. The present invention advantageously allows for several different embodiments of wirelessly communicating selected audio information to electronic device 103 and is not limited to any specific

configuration described below. Several different types or combinations of wireless communication may be realized by the present invention. Communications engine 102 may be operable to wirelessly communicate the selected information from an information network, such as the Internet, to an electronic device operable to receive wireless communications. In one embodiment, communications engine 102 may comprise a conduit to interface information with a wireless communication network. The conduit may configure the information located within the information network into a format operable to be transmitted via wireless communication.

[0029] For example, a wireless device may be operable to receive packets of information having a specific size and in a specific format. In such an embodiment, communications engine 102 could format the information into a desirable format for wirelessly communicating the information to electronic device 103. Several types of wireless communication may be used by communications engine 102 to communicate the selected information to an electronic device. Communications networks such as GSM, Digital Satellite communication, SB, Radio bands, DRC, SuperDRC or other systems or types of transmission such as TDMA, CDMA, spread spectrum, etc. or frequencies such as between about 1.7 GHz and 2.0 GHz may be realized by the present invention for communicating information or data representing the selected audio information to electronic device 103.

[0030] In one embodiment, the selective information may be communicated using a digital broadcast signal. Digital broadcast includes providing information via a signal such as AM, FM, and the like. Digital information may be included or encoded as a subcarrier within the broadcast signal and received by electronic device 103. A digital subcarrier may include a selective bandwidth of frequencies for a specific radio station (i.e. 6 MHz for FM). The selective information may be wirelessly communicated to electronic device 103 utilizing a communication engine 102 operable to communicate the selective information via a digital FM signal. In this manner, selective information may be communicated within digital FM sub-carriers to an electronic device operable to receive the information. For example, a user may subscribe to communicate the information via

an FM sub-carrier and receive the selective data through wireless communication via a specified FM sub-carrier.

[0031] In one embodiment, the selected information may be formatted and transmitted to achieve a desirable transmission rate. For example, conventional systems may transmit information at a speed of 10 kilobits per second. Therefore, for 1 megabyte of information to be communicated to an electronic device, a transmission time of approximately 800 seconds may be required. The present invention may allow for a relative increase in transmission speed by removing the requirement that information be communicated asynchronously to an electronic device. For example, conventional wireless communication utilizes a specified frequency to communicate information in two directions (i.e. cellular phones). As such, information is communicated across a channel in an asynchronous manner to provide a continuous audio signal to the recipient.

[0032] The present invention advantageously allows for signals to be transmitted to an electronic device in a less than asynchronous manner. For example, if a user selected a song to be wirelessly communicated to an electronic device, system 100 could communicate the information in a less than asynchronous manner allowing the selected information to be transmitted efficiently thereby decreasing the overall download time for the selected audio information. In one embodiment, the selected information may be compressed and transmitted across the same frequency but at different phases thereby allowing plural signals having different phases to be wirelessly communicated to an electronic device. Therefore, the electronic device may be operable to receive multiple phased signals and process the selective information accordingly.

[0033] In one embodiment, the information may be wirelessly communicated at a relatively slow transmission rate. For example, a user may schedule when the selected audio information may be used by electronic device 103. The user may select several different audio tracks or songs to be transmitted to an electronic device associated with the user's vehicle such that the user can listen to the user selected audio information during the drive home at the end of a workday. Therefore, it may be desirable to utilize a slower transfer speed due to the extended amount of time available prior to actual use of

the selected audio information. In this manner, communications networks having less or slower transfer rates may be used to wirelessly communicate the selected audio information to the electronic device.

[0034] In another embodiment, high-speed wireless communication networks may be used to communicate the selected audio information. For example, a user may want to listen to an Internet broadcast of an Internet radio station. Therefore, high-speed communication may be required to wirelessly communicate or stream the selected audio information to an electronic device. In another embodiment, a hybrid of wireless communication rates may be deployed depending on the requirements of the selected audio information and/or the electronic device. For example, the selected audio information may first be transmitted to the electronic device via high-speed communication until enough information has been wirelessly communicated and buffered into a memory device operably associated with the electronic device. Upon communication of a certain percentage of the selected audio information, slower communication speeds may then be used to communicate additional selected audio information.

[0035] Therefore, system 100 may be configured in a plurality of ways to communicate selected information to electronic device 103. Digital engine 101 may be used to maintain data or information associated with the selected information and communication engine 102, communicatively coupled to digital engine 101, may wirelessly communicate selected information to electronic device 103.

[0036] FIG. 2 illustrates a block diagram of a method of wirelessly communicating selected information to an electronic device. The method may be used in association with the system illustrated in FIG. 1 or other systems operable to utilize the method of FIG. 2.

[0037] The method begins generally at step 200. At step 201, selectable audio information may be accessed utilizing a network communications device. For example, selectable audio information may be displayed at an Internet website accessible by a personal computer. In another embodiment, the selectable information may be accessed

utilizing a wireless communications device such as, a cellular phone, a PDA device, or other devices operable to provide access to the selectable audio information.

[0038] Upon accessing the selectable information, the method proceeds to step 202 where a user can identify or select audio information to be wirelessly communicated to an electronic device. For example, a user may select an entire album to be wirelessly communicated to a PDA device.

[0039] Upon the user selecting the audio information, the method proceeds to step 203 where the method maintains information associated with the selected information. In one embodiment, the information may be an audio file, such as a wave file, and MP3 file, etc. representative of the selected audio information. In another embodiment, a network location that comprises a file representing the selected information may be maintained. Another example may include a network location of a network broadcast of audio information. Therefore, the method at step 203 may maintain several different types of information associated with the selected audio information.

[0040] Upon maintaining information or data associated with the selected information, the method proceeds to step 204 where the method wirelessly communicates information associated with the selected information to an electronic device. For example, if an audio file associated with the selected audio information were maintained, the method would communicate the audio file to the electronic device. In another embodiment, a link or network address broadcasting the selected audio information may be accessed and, at step 204, wirelessly communicated to an electronic device. In another embodiment, a combination of different types of audio information may be wirelessly communicated to an electronic device. Upon transmitting the selected audio information, the method proceeds to step 205 where the method ends.

[0041] Selected audio information may be communicated in a plurality of ways as described above including communicating via a cellular communications network to an electronic device operable to receive cellularly-communicated signals. For example, the information may be selected from a website operable to display selectable information. Upon selecting the audio information, a data file representing the selected audio

information may be wirelessly communicated to an electronic device thereby allowing a user to select audio information via the Internet and wirelessly communicate the information to an electronic device.

[0042] In some embodiments, the wireless communication to an electronic device may occur in an off-line environment. For example, a user may go "on-line" to access a website and select information and then go "off-line" or end the browsing session. The wireless communication may then occur while the user is off-line thereby removing the confines of using an active or on-line browsing environment (i.e. Internet radio broadcast, streaming audio, etc.) for accessing selected information. Therefore, the method of FIG. 2 allows for information, such as audio information, to be communicated from a network location such as a web site, to an electronic device "via" wireless communication. The present invention advantageously allows users to access and download information accessible by a network location to an electronic device operable to receive wireless communications thereby reducing the need for land lines, terrestrial communication networks, etc. for communicating selective information.

[0043] In one embodiment, the method of FIG. 2 may be deployed in association with an Internet website operable to display selectable links for downloading information. The information may include audio information such as MP3s, streaming audio, streaming. Internet broadcasts, etc. are selectable by a user and operable to be wirelessly communicated to an electronic device. By providing a user with a website of selectable audio information operable to be wireless communicated to an electronic device, a user may customize information communicated to an electronic device. In one embodiment, a user may communicate information to an electronic device that may not be owned by the user. For example the method of FIG. 2 could be modified to allow a user to wirelessly communicate audio information to a plurality of electronic devices that may or may not be owned by the user.

[0044] FIG. 3 illustrates an electronic device operable to receive selected audio information in accordance with the teachings of the present invention. Electronic device 300 includes a communication module 301 such as a transceiver coupled to storage

medium 302 such as a high speed buffer, programmable memory, or other devices operable to store information. Electronic device 300 may also include processor 302 operably associated with communication module 301 and storage medium 302. Processor 302 may be operable to process wirelessly communicated selected information and in one embodiment may be integrated as part of communication module 301 of storage medium 302. In the same manner, as larger scale integration of electronic devices proliferate, communication module 301, processor 302, and storage medium 303 may be integrated into one communication component or device operable as electronic device 300.

[0045] Processor 302 may be operable using software that may be stored within storage medium 302. In one embodiment, software upgrades may be communicated to electronic device 300 via wireless communication allowing for efficient system upgrades for electronic device 300. Storage medium 302 may include one or several different types of storage devices. For example, storage medium 302 may include programmable gate arrays, ROM devices, RAM devices, EEPROMs, minidisks or other memory devices operable to store information.

[0046] During use, electronic device 300 receives wireless communications of selective information. The information may be transmitted via a wireless communications network and received by electronic device 300 via transceiver 301. Transceiver 301 may be operable to convert the received wireless communication signal into a desirable format and store the received information within storage medium 302. The received information may then be processed by electronic device 300.

[0047] In one embodiment, electronic device 300 may be operable as an audio player configured to play digital representations of music. For example, electronic device 300 may also include an MP3 player operable to process the received information into an audio signal. Therefore, electronic device 300 may be used to receive wirelessly communicated MP3 audio files and play these files using an MP3 player when desired. In another embodiment, electronic device 300 may be configured as a PDA wherein the PDA includes a web browser operable to wirelessly communicate with the Internet. The

PDA device may include a user interface allowing a user to select information to be wirelessly communicated to electronic device 300.

[0048] By providing a website of selectable information, the PDA devices may provide an efficient embodiment for electronic device 300 in that is allows a user to access and select information using a wireless communication network and receive the selected information using the same or different wireless communication network. In yet another embodiment, electronic device 300 may be configured as a component operable to receive selective information via wireless communication and communicate the information to a second electronic device such as an automobile sound system, home stereo, etc.

[0049] For example, electronic device 300 may utilize transceiver 301 to receive wirelessly communicated information. Electronic device 300 may then be coupled to an automobile sound system using an interface and communicate the received information to the automobile sound system. In this manner, electronic device 300 may be used to provide the automobile sound system with audio files received via wireless communication.

[0050] In another embodiment, electronic device 300 may be operable to communicate the received audio information to an audio system via a localized communications-signaling network. One such network may include utilizing "Bluetooth" communication standard, used to provide communication between electronic devices in a proximal setting. In one embodiment, electronic device 300 may be integrated into an audio component such as a radio receiver. Electronic device 300 integrated into an audio component may be configured to process digital audio files wirelessly communicated to an audio component. In another embodiment, electronic device 300 may be operable to communicate with an analog receiver at a predetermined frequency.

[0051] For example, a specific frequency may be selected (i.e. 93.7 MHz) for communicating the wireless received selected information from electronic device 300 to a localized audio system. Electronic device 300 communication of the wirelessly received information allows a conventional receiver to receive the selected audio information. In

one embodiment, the conventional receiver may be configured to receive a digital subcarrier, on-carrier, or other within a specified frequency. Therefore, electronic device 300 may be operable to locally transmit the signal at a specific frequency thereby allowing the conventional receiver to receive the information. In another embodiment, electronic device 300 may be operable to scan plural bandwidths to receive the selective information. For example, transceiver 301 may be operable to receive selective information across several frequencies and process the received information accordingly.

[0052] In another embodiment, electronic device 300 may be operable to scan several frequencies to obtain the desirable information. For example, a user may select several Internet broadcasts comprised of streaming audio information. Therefore, the information may be transmitted across several wireless frequencies receivable by electronic device 300. Electronic device 300 may then be operable to allow a user to scan wirelessly communicated Internet broadcast signals thereby providing a user selected virtual broadcast radio network. In another embodiment, electronic device 300 may include a user interface operable to communicate with an Internet website operable to display selectable audio information. The Internet website may be configured as a user-preferred environment displaying a users selected audio information. Internet broadcast selections, streaming audio selections, etc.

[0053] With a display device for displaying a Website having selectable information, electronic device 300 may allow a user to select audio information via a user interface and receive the selected information via wireless communication thereby providing a customizable WebRadio device for the user. In another embodiment, electronic device 300 may be a modular device configured to be coupled to, for example, a portion of a car's interior. For example, electronic device 300 may be mounted to a portion of a car's console thereby providing a removably coupled electronic device operable to wirelessly receive selected audio information. As a removable device, electronic device 300 may also be coupled to a home audio system, a portable radio system or other systems thereby providing a versatile electronic device operable to receive wirelessly communicated selected audio information.

[0054] In another embodiment, electronic device 300 may be operable as a PDA and/or a cellular phone that may be mounted to an automobile's console. Electronic device 300 may then integrate with a user's automobile to provide an all-encompassing communications device. For example, electronic device 300 configured as a PDA and cellular phone may allow for communication with a user's email account, voice mail account, the Internet, as well as allowing for the receipt of selected audio information via wireless communication. Electronic device 300 may be operable in a hands-free mode allowing a user to maintain safe driving fundamentals. During use, electronic device 300 may be processing selective audio information for communicating with an automobile audio system and may further be operating to receive incoming cellular calls.

[0055] Electronic device 300 may be set-up by the user to pause the music being played and allow the received cellular call to be communicated either via an independent speaker or utilizing the automobiles "audio system." Additionally, electronic device 300 may be operable to adjust the listening level of an automobile's audio system, it may play received voice mail messages, allow a user to view the Internet, etc. In one embodiment, electronic device 300 may be operable as a dual mode electronic device capable of receiving both digital and analog wireless communication signals. In this manner, electronic devices may efficiently utilize available bandwidth for receiving selected information from a communications engine. For example, transceiver 301 may be a wireless communications modem operable to receive digital or analog signals.

[0056] FIG. 4 illustrates a graphical user interface (GUI) for displaying selectable audio information according to one aspect of the present invention. The GUI may be operable with a computer system, cellular device, PDA, or other electronic devices or systems operable to display the GUI of FIG. 4. The GUI, shown generally at 400, may be displayed using a conventional web browser 402 such as Microsoft[®] Internet Explorer, a WAP browser, or other browsers operable to display the audio information. Browser 402 includes browser functions, shown collectively at 403, for navigating a network such as the Internet or an intranet. Homepage 401 may be displayed using browser 402 and may include several functions, features, information, etc. related to audio information. Home

page 402 may be developed using several different types of programming (i.e. HTML, XML, Java, etc.) used to developing a network location or website.

[0057] The present invention is not limited to any one specific type of software and may be realized in plurality of ways as can be appreciated by those skilled in the art. Homepage 401 may also include login region 410 allowing a user to log into homepage 401 and display a user-preferred environment. For example, a user may want Radio Dial 412 to appear when a user logs into homepage 401. In another embodiment, a user may want to view a current playlist selected by the user or the status of wirelessly communicated playlist. A user may also provide demographic information allowing advertisers to access the demographic information and provide advertisements based upon the demographic information. For example, an advertiser may want to target Hispanic females in the 21-25 year old age group.

[0058] Through providing demographic information to advertisers, when a user logs into homepage 401 selective advertising can be "targeted" for a group of users. Homepage 401 may also include several tabs for efficiently navigating homepage 401. Library tab 405 may be provided to allow a user to browse available audio information that may be presented by title, genre, artist, decade, culture, etc. Store tab 407 may also be provided for locating items available for purchase such as CDs, PDA devices, MP3 players, wireless communication hardware, interfaces, software or other types of products that may be purchased while on-line. Chat tab 408 may also be provided allowing a user to chat with other users of home page 401. For example, a guest musical artist may be available to chat with visitors of home page 401 via a chat page associated with chat tab 408. Home page 401 may also include contest tab 409 for displaying current contests, prizes, and/or winners.

[0059] Radio tab 406 may also be provided for displaying audio information. For example, radio tab 406 may display a collective menu 411 of selectable functions or features associated with audio information. Top ten lists may be provided to a user based on several different billboard polls or genres. A search engine may be provided allowing a user to search for a specific type of audio information such as an artist, song title, and

genre. Internet radio station, etc. In one embodiment, a user may input the lyrics to a song within the search engine. As such, the search engine may locate several different songs having the desirable lyrics and allow a user to select the search results. A user may also use a select a device feature that allows a user to select a destination device for communicating selected audio information. For example, a user may want to communicate a playlist to several different devices such as a PDA, a home computer system, a work computer system, etc.

[0060] As such, a user can communicate selective information to several devices without having to download the information separately for each device. A send a friend link may also be provided allowing a user to send selective audio information to a friend's electronic device. A user may also join a group comprised of individuals that select a certain genre of music to be communicated to the user's electronic device. For example, a user may want to join a group that plays only 50s swing music. As such, the user could communicate the group's selected songs to the user's electronic device. A user may also utilize an email account provided by homepage 401 allowing a user to correspond with others via email. A user may also access a list of guest DJs that may provide playlists of songs chosen by the guest DJ and selectable by a user.

[0061] In one embodiment, a user's radio dial 412 may be provided when a registered user logs into homepage 401. As such, radio dial 412 may include several functional buttons similar to conventional systems such as a volume control and a station control. However, radio dial 412 surpasses the limitations of conventional systems through providing a programmable radio dial of user customized audio information. Radio dial 412 includes several stations that may be programmed using program interface 413. The preset stations may include several different types of user customized preset information such as user selected playlists, Internet broadcast stations, top lists, group playlists, artist-selected lists, on-line radio station, conventional radio stations. Internet phone, cellular phone, etc. and other functions, features, or information associated with audio information.

[0062] Radio dial 412 may also be displayed as a separate user interface and in some embodiments, does not require a "browsing" environment to view radio dial 412. For example, an electronic device, such as a PDA, having a display may graphically present radio dial 412 to a user. One example may be using electronic device in association with an automobile audio system. Electronic device may display radio dial 412 and may allow a user to navigate, modify, select, adjust volume, access daytimer, access phone lists, etc. or perform other functions while the electronic device is used in association with an automobile sound system. Therefore, radio dial 412 may be operable as an application for use with several different types of electronic devices (i.e. computer systems, portable computing devices, cellular phones, etc.) operable to display radio dial 412 and in come embodiments may be wirelessly communicated to an electronic device.

[0063] In another embodiment, homepage 401 may allow a user to select when to download the information to an electronic device. For example, a user may want to listen to a certain genre of music at a specific time of day thereby allowing a user to select the information. As such, a user may select a different playlist for every day of the week thereby allowing a user to listen to different songs on different days of the week. The user can further identify when the selected playlist should be available for listening. For example, if a user wanted to listen to "playlist #1" on Monday morning during the drive into work between 8:00 am and 9:00 am, the user would enter the time and the day "playlist #1" would be available for listening. In this manner, the playlist may be communicated to the electronic device thereby allowing a user to listen to selective audio information at a desirable time.

[0064] FIG. 5A illustrates a portable radio system having a mount for an electronic device according to one embodiment of the present invention. Portable radio 500 includes a mount 501 operable to receive electronic device 502. Mount 501 may include a connector operable to provide communications and power to electronic device 502. During use, electronic device 502 when mounted within portable radio 500 communicates with portable radio to provide remotely received selective audio information. In one embodiment, electronic device 502 may include a user interface allowing a user to access the Internet. Therefore, selective audio information located on

the Internet may be accessed by the user and remotely communicated to electronic device 502 coupled to portable radio 500.

[0065] In another embodiment, portable radio 500 may include memory operably located within for storing downloaded information. For example, portable radio 500 may include 32 MB of RAM allowing electronic device 502 to receive selective information and download the selective information to memory located within portable radio 500. In this manner, the downloaded music may be operable to be played within portable radio 500 while allowing electronic device to be removed from portable radio 500. Therefore, portable radio 500 including electronic device 502 allows a user to communicate selected audio information to portable radio 500.

[0066] FIG. 5B illustrates automobile console having a mount for coupling an electronic device according to one aspect of the present invention. Console 510 includes mount 511 operable to receive electronic device 512. Mount 511 may be located in many different locations within an automobile such as coupled to a sun visor, center console, dashboard, floorboard, etc. Mount 511 allows the user to couple electronic device 512 to the automobile and provide an interface for communication between electronic device 512 and the automobile audio system. Mount 511 may also include a power connection that allows electronic device 512 to use the automobiles power during use. The power connection may also be used in association with a recharging circuit operable to recharge a power supply within the electronic device. During operation, electronic device 512 coupled to mount 511 may receive selected audio information via wireless communication and communicate the selective information to the automobile audio system.

[0067] In one embodiment, the automobile may include memory operable associated with the automobile for storing information. The memory may be used in association with mount 511 and electronic device 512 to store the selected audio information. In this manner, voluminous audio information can be stored within the memory allowing electronic device 512 to receive additional information. In one embodiment, a mount may be provided for a home audio system (not shown) for downloading selected audio

information for use with a home audio system. For example, a mount device may be coupled to a home stereo system such that the upon placing an electronic device such as electronic device 500 within the mount, selected audio information may be communicated to the home audio system thereby allowing a home audio system to be used in association with an electronic device.

[0068] FIG. 6 illustrates a block diagram of a system for communicating voice mail messages using email according to one embodiment of the present invention. The system, indicated generally at 600, includes email server 601 coupled to a voice mail storage device 602. System 600 further includes a computer system or network terminal 603 such as a computer coupled to network 604. System 600 further includes mount 605 for mounting electronic device 606 for hardwire communication of information. Device 606 may also communicate with network 604 using a wirelessly communication network operably associated with network 604 and coupled, for example, via tower 607.

[0069] During operation, system 600 communicates voice mail messages to a user utilizing email server 601. For example, if a user receives a voice mail message, email server 601 would be notified and a voice mail message would be sent to the user's email account in the form of an email message. For example, a voice mail message 5 would be sent to a user's email account within intranet 604 in the form of an audio file as an attachment to the email. Upon receiving the email, a user may click on the audio file representing the voice mail message to hear the message left by a caller.

[0070] In one embodiment, a user may be accessing the Internet via a phone line and, as such, be unable to receive notification that a voice mail message has been received. System 600 would receive the voice mail message and send an email comprising the voice mail message to the user email account. In this manner, a user can remain connected to the network and receive voice mail without having to log off or disconnect from the Internet. In one embodiment, a user may receive the voice mail message via a portable electronic device. For example, a user may be using remote device 605 operable to receive wirelessly communicated information. System 600 would receive the voice

mail message and forward the voice mail message to a user's portable electronic device 606. In this manner, a user may be capable of receiving voice emails at remote locations.

[0071] In another embodiment, a user may subscribe to use an Internet email account that may be operably associated with system 600. Utilizing an Internet email account may allow a user the flexibility to check voice email messages from any location in the world. For example, a user may access a "Hotmail" email account while traveling on business in a foreign country. The user, upon gaining access to the "Hotmail" account, would be able to listen to voice mail messages sent to the user via the "Hotmail" email account. Through utilizing an email account to receive voice mail messages, a user may be afforded great flexibility in communicating voice mail messages. For example, a user may be able to forward a voice mail message received in the form of an email to one or a plurality of other email accounts. In this manner, a voice email message may be sent efficiently to other email users.

[0072] For example, a user may maintain a distribution list of individuals working on a particular project that may have a need to hear certain voice email messages. In this manner, a user may efficiently disseminate information to other individuals while adding additional textual information to the body of the email allowing a user to comment on the original voice email message. In another embodiment, a user may forward a received voice email message to another account operable to receive forwarded voice email messages. For example, system 600 may be operable to receive an email message having a voice mail message as an attachment. The system would then be operable to forward the voice mail message to specified phone number, separate email account, and/or voice mail account, etc. thereby providing a user flexibility in receiving voice email.

[0073] In one embodiment, a user may utilize an email account to establish an answering service for voice mails. For example, a user's telephone number may be operable with an email account to provide an answering service. A user may record a message for a specified phone number or extension and, upon receiving an incoming call; the recorded message may be played back to incoming the call's initiator. System 600 would then forward the received voicemail message via an email account to the user. For example, a

user may have an account set up at a residence for receiving voicemail messages via a user-defined email account. The user could then forward all received voice mails from the home account to an email account at a place of work. Therefore, the user may have complete access to received voicemail messages. In the same manner, a user could set up their work phone number to forward a voicemail message to the user's home email account thereby allowing a user to receive a voicemail at a home email account. Therefore, system 600 may be operable in a plurality of ways to provide email messages comprised of voicemail messages received via a voice mail or email account.

[0074] FIG. 7 illustrates a flow chart for providing voice email messages according to one embodiment of the present invention. The method begins at step 701 where a voice mail message is left for a user. The message could be at a residence, place of business, etc. The method then proceeds to step 702 where the message may be stored as an audio file within a database operable to store a file comprised of the voice mail message. Upon storing the file, the method proceeds to step 703 where an electronic mail message may be generated. The electronic mail message may be addressed to the recipient of the voice mail message. The method then proceeds to step 704 where the audio file representing the voice mail message is attached to the electronic message.

[0075] Upon attaching the audio file, the method then proceeds to step 705 where the email message may be sent to the email address. Upon sending the email message the method proceeds to step 706 where the method determines if the email message should be sent to a wireless electronic device. If the message is not to be sent to a wireless device, the method proceeds to step 720 where the method ends. If the message is to be sent to a wireless electronic device, the method proceeds to step 707 where a signal may be sent to the wireless electronic device and at step 708 an indication is provided to the electronic device indicating that a voicemail message has been received via a user's email account. The method may then proceed to step 709 where the user decides whether or not to listen to the voice email message. If the user decides not to listen to the voice email message, the method may proceed to step 710 where the method ends. If the user decides to listen to the voice email message, the method proceeds to step 711 where a

request may be sent by the electronic device requesting the voice email message be forwarded to the user's electronic device.

[0076] At step 712, the voicemail message may be sent to the user's electronic device. Upon forwarding the voicemail message to the user the method may proceed to step 720 where the method ends. As such, FIG. 7 depicts one method of providing an email message comprised of a voice mail message. Certainly, other methods may be deployed as advancements in technology and are made without departing for the spirit and scope of the present invention.

[0077] FIG. 8 illustrates a flow diagram of a method for providing selected audio information to an electronic device according to one embodiment of the present invention. The method begins at step 800 where a user accesses a webpage via the Internet. The webpage may be a home page illustrated in FIG. 4 or other web pages operable to display selectable references to audio information. The method proceeds to step 801 where a user selects desirable audio information. For example, a user may select a single song, a plurality different songs, an entire album, a broadcast station, streaming audio, etc. or other selectable audio information. Upon the user selecting a reference to audio information, the method may proceed to step 802 where a playlist may be created that represents the user's selected audio information.

[0078] The playlist may be variable in size and comprised of a plurality of different types of available audio information. Upon creating a playlist, the method may proceed to step 803 where information associated with the playlist is obtained. For example, a list of network or URL locations comprised of the desirable audio information may be obtained. In this manner, desirable audio information may be obtained from many different sources such as URLs, network addresses, hard drives, databases comprised of audio information, etc. The sources may be accessed to obtain the selected audio information.

[0079] Upon obtaining data associated with the customized playlist, the method may proceed to step 804 where the user is prompted for a destination for the playlist. For example, a user may want to communicate the selected audio information to a remote electronic device, an automobile audio system, a home stereo system, a home computer,

an electronic device coupled to a home network or computer system, etc. or other locations or devices operable to receive the selected audio information. In one embodiment, a user may select a device owned by a friend to accept the selected audio information. For example, a husband may want to send a romantic playlist to his wife on their anniversary. In this situation, the husband would select his wife's electronic device as the receiving device for the selected audio information.

[0080] Upon selecting a device, the method proceeds to step 805 where the method determines the destination of the selected audio information. If the information is to be sent to a device via a wire line connection, the method proceeds to step 813 where playlist data is sent to a user via a wire line connection. The method may then proceed to step 814 where the playlist is executed at the device. If the information is to be sent to a device requiring wireless communication, the method proceeds to step 806 where the information is formatted for communicating the information to a wireless electronic device. For example, a wireless PDA device may be selected as a destination device for the selected audio information. The PDA device may include an audio player, such as an MP3 player operable to play or execute MP3 audio files. In such an embodiment, the method could format the information such that the information may be wirelessly communicated and subsequently played by the MP3 player.

[0081] Upon formatting the information, the method may then proceed to step 807 where the audio information is wirelessly communicated to the selected device. In some embodiments, the device may be operable to receive a limited amount of information based upon storage capacity of the device (i.e., 16 MB). In such a case, the method may divide the information into component parts and periodically communicate the component parts, such as packets, to the electronic device. Upon communicating the audio information, the method may then proceed to step 808 where the signal may be received by the destination or electronic device.

[0082] The method may then proceed to step 809 where the method determines if all of the audio information has been received. For example, if 16 MB or 32 MB of selected audio information was initially transmitted due to capacity limitations of the selected

device, the method may query the selected device to determine if capacity is available. If available memory exists, the method may proceed to step 807 where the method may communicate additional audio information based upon the amount of available memory. The method repeats until all of the selected audio information has been transmitted.

[0083] Upon communicating the selected information, the method may proceed to step 810 where the playlist may be executed at step 812. For example, a user may select a continuous communication of selected audio information (e.g. several hours of music. Internet broadcast, etc.). As such, the method may continuously play or execute the received audio information. In another embodiment, the method may proceed to step 811 where the method may store or buffer the received information until it is desirable to execute the received selected audio information. As such, upon executing the selected audio information, the method may proceed to step 809 where the method may repeat. In one embodiment, a user may elect to download a broadcast of an on-line radio station. For example, a user may want to listen to a radio station located in a remote location wherein conventional radio receivers could not receive the desired broadcast. For example, a person living in Houston, Texas may not be able to receive a radio broadcast signal from a radio station in Seattle, Washington utilizing a conventional radio receiver.

[0084] In accordance with the teachings of the present invention, a user may select an online broadcast or radio station as all or a part of the selected audio information. The user may then receive radio broadcasts without having to use a home computer system or conventional radio receiver.

[0085] At step 804, a user may select a device that does not require remote communication of information. For example, a user may elect to communicate the selected audio information to device, such as a personal computer, PDA device, MP3 player, etc. coupled via a network connection to the Internet or an Intranet. The user may receive the selected playlist at the determined device for eventual playing. In one embodiment, a user may select a plurality of devices as destination devices for receiving downloads of the selected audio information. For example, the user may want to download the information to a home stereo system, a PDA device, and an automobile

stereo. As such, the selected information may be communicated to more than one destination device. In addition, the format of the download may match or conform to the selected destination device(s).

[0086] The present invention may be configured in a plurality of ways to communicate desirable audio information to users by allowing users to select desirable audio information and transmitting the desirable audio information to a specified destination thereby allowing a user to receive on-demand customized audio information. Moreover, the download may occur in an off-line environment, allowing a user to enjoy the selected audio information accessed on-line without having to be on-line or utilizing a browsing environment. In one embodiment of the present invention, the method of FIG. 8 may be modified to allow a user to select a "user group" for receiving customized audio information. For example, a "user group" may include users that prefer contemporary jazz wherein a user may request a certain song. Therefore, a virtual request line may be designed for a specific genre of music allowing "members" to transmit audio information to the "group".

[0087] In another embodiment of the present invention, the method may be modified to allow a user to select a specific genre to be transmitted to the users device. For example, a user may elect to have random country and western music transmitted to a destination device. The user could efficiently create a radio station format and have the format received at a destination device.

[0088] In a further embodiment, a user may select a group of genres to be downloaded to a desirable device. As such, the method may be modified to allow a user to select several different genres to download random music within the specified genres. In another embodiment, a user may elect to download the same music as another individual. For example, a user may want to download the same music as their best friend. Therefore the user could elect to download the same music as their friend or group of friends. In another example, a user may want to listen to the same music that an artist listens to on a specific weekday of evening. For example, a user may want to listen to the same music that Barry White listens to on a Saturday night.

[0089] Therefore, the user may select "Barry White's" Saturday night playlist and receive the same playlist Barry White receives on Saturday night. In another embodiment, the method of FIG. 8 may be modified to allow a user to manipulate song post download. For example, a user may want to store, delete, replay, copy, forward, etc. received audio information. Therefore, the method of FIG. 4 may be modified such that a user can manipulate or process the received audio information in a plurality of ways. In one embodiment of the present invention, an on-line radio station may be provided. For example, the radio station may be created for transmitting audio or on-line broadcasts. The on-line broadcasters or hosts may create their own format for broadcast. For example, an on-line radio station may be provided that transmits only children's songs.

[0090] Prior to conception of the present invention, conventional radio stations were monetarily limited to be capable of transmitting music such as children's songs to conventional radio receivers. The present invention, by providing a medium for transmitting selectable audio information, enables the existence of on-line broadcasting with little or no overhead cost for a host. A user may select an on-line broadcast for online or off-line delivery. In another embodiment, on-line broadcast of audio information representing books or novels may be provided to individuals such as the visually impaired. For example, an on-line broadcast station may provide several hours of audio information broadcast representing books or novels to be broadcast with very little overhead.

[0091] FIG. 9 illustrates an automobile console having a mount for an electronic device according to one embodiment of the present invention. Console 900 includes a conventional audio system 901 comprised of a receiver 902 and CD player 903. Interface 904 may be coupled to audio system 901 via plug 905 and cable 908, which may be coupled to an auxiliary line into audio system 901. Interface 904 may also include contact 906 for contacting electronic device 907. Cable 908 may be a multiple conductive cable for providing power from the automobiles power system via a protection circuit or fuse 909 for powering electronic device 907. In one embodiment, interface 904 may be operable to recharge electronic device 907 utilizing a power source associated with an automobile.

[0092] During operation, electronic device 907 may be mounted within interface 904. Electronic device 907 may also be powered or recharged via power line 910 and communicate with the systems audio system via interface cable or bus line 911. Audio information communicated to electronic device 907 may be transferred to audio system 901 such that a user may listen to selected audio information. For example, a user may have previously selected a plurality of audio files to be transmitted to electronic device 907. Electronic device 905 may communicate the selected audio information to the automobiles audio system that utilizes interface 901 thereby allowing the user to listen to selected audio information. In one embodiment, cable 908 may be custom-installed to audio system 901. For example, the cable may be coupled to an auxiliary line for the system's radio or may be coupled to CD player line 912.

[0093] In another embodiment, a radio manufacturer may provide interface 904 as a standard interface integrated into the audio system, thereby allowing communication between electronic device 907, audio system 901 and/or console 900. Electronic device 907 may include a plurality of different types of devices. For example, electronic device 907 may include a PDA device operable to store selected audio information. The information may be either remotely downloaded using an Internet web browser and wireless communication to the PDA device. In another embodiment, selected audio information may communicated to a PDA device via a hard wire coupled to a computer system interfacing with the Internet. In another embodiment, electronic device 907 may include an audio file player operable to play audio files such as MP3s, etc.

[0094] The audio files may be remotely or locally communicated to electronic device 907 and upon coupling to audio system 901, the audio files may be transmitted to audio system 901 in a form receivable by audio system 901. Although the disclosed embodiments have been described in detail, it should be understood that various changes, substitutions and alterations can be made to the embodiments without departing from their spirit and scope.

[0095] The benefits, advantages, solutions to problems, and any element(s) that may cause any benefit, advantage, or solution to occur or become more pronounced are not to

be construed as a critical, required, or essential feature or element of the present invention. Accordingly, the present invention is not intended to be limited to the specific form set forth herein, but on the contrary, it is intended to cover such alternatives, modifications, and equivalents, as can be reasonably included within the spirit and scope of the invention as provided by the claims below.

WHAT IS CLAIMED IS:

- 1. An audio system, comprising:
 - an electronic device having a display, a memory, an audio file player, and a housing component at least partially defining a cavity in which the memory and the audio file player are secured;
 - a playlist engine operable to maintain a first playlist and a second playlist,
 wherein the first playlist is operable to include a selection of audio content
 having a corresponding audio file saved in the memory;
 - an automobile having an automobile sound system that comprises a speaker and an in dash sound system component operable to be coupled to the electronic device via a cable;
 - the in dash sound system component comprising a selector operable to allow a user to select the first playlist for outputting via the speaker; and
 - the cable having at least one conductive element operable to provide power to the electronic device, the cable further operable to communicatively couple the electronic device to the automobile sound system.
- 2. The audio system of claim 1, wherein the electronic device is a portable MP3 player and the cable communicates a processed digital representation of the selection of audio content to the in dash sound system component.
- 3. The audio system of claim 1, wherein the selector comprises a button.
- 4. The audio system of claim 1, wherein the audio file player is an MP3 player.
- 5. The audio system of claim 1, wherein the in dash sound system component further comprises a second selector operable to allow the user to select the second playlist for outputting via the speaker.
- 6. The audio system of claim 5, wherein the first selector is a first button and the second selector is a second button.

- 7. The audio system of claim 1, further comprising a playlist generator to generate the first playlist to be presented by the in dash sound system component.
- 8. The audio system of claim 1, wherein the in dash sound system component is fixed in a first location and the cable is routed to allow the electronic device to be located in a different location.
- 9. The system of claim 1, wherein the cable plugs into the in dash sound system component at a port.
- 10. The system of claim 9, wherein the port is located behind an automobile dashboard.
- 11. The system of claim 9, wherein the port is a compact disk player interconnect point of the in dash sound system component.

- 12. An audio system, comprising:
 - an electronic device having a display, a memory, an audio file player, and a housing component at least partially defining a cavity in which the memory and the audio file player are secured;
 - a device interface system that comprises a sound system connector and a device connector;
 - the sound system connector operable to communicatively couple the device interface system to a sound system; and
 - the device connector operable to releasably engage the electronic device such that a contact portion of the device interface system contacts a conductive element of the electronic device to form at least a portion of a communication path operable to interconnect the sound system and the electronic device.
- 13. The system of claim 12, further comprising an automobile having an automobile sound system that comprises a speaker and an in dash sound system component, wherein the automobile sound system is the installed sound system.
- 14. The system of claim 12, wherein the sound system comprises a portable radio.
- 15. The system of claim 12, wherein the contact portion of the device interface system is provided at an end portion of a cable having at least one conductive element, the cable operable to provide power to the electronic device.
- 16. The system of claim 12, wherein the audio file player is operable to process audio content having a format selected from a group consisting of an MP3 file format, a WAV file format, and a streaming audio format.

- 17. A method for facilitating the outputting of audio content comprising:

 accessing an automobile sound system component having at least a first button for
 controlling an operational feature of an automobile sound system; and
 installing a cable at the automobile sound system component that allows a user to
 output via the automobile sound system a playing of an audio content file
 stored in a memory of a portable electronic device that comprises the
 memory, an audio file player, and a housing component at least partially
 defining a cavity in which the memory and the audio file player are
 secured.
- 18. The method of claim 17, further comprising installing the cable to the automobile sound system component, the cable operable to conductively couple the portable electronic device to a power supply associated with the automobile.
- 19. The method of claim 18, wherein the cable is further operable to communicatively couple the portable electronic device to the automobile sound system component to output the playing of the audio content file via a speaker assembly of the automobile sound system.
- 20. The method of claim 17, wherein the cable enables communication between the portable electronic device and the automobile sound system component via a compact disk player port of the automobile sound system component.
- 21. The method of claim 17, wherein the audio content file is included within a playlist, further wherein the interface system allows the portable electronic device to communicate information about the playlist to the automobile sound system component.
- 22. The method of claim 21, wherein the information is selected from a group consisting of a playlist name, a playlist number, a song title, a song genre, and a performing artist.

23. The method of claim 22, wherein the automobile sound system component is operable to present a graphical representation of the information to the user.

- 24. A method of outputting audio content, comprising:
 - communicatively coupling an automobile sound system to an electronic device via an adapter cable, the electronic device having an audio file player, a local rechargeable power supply, and a memory operable to store a plurality of selected audio content files, the adapter cable operable to conductively couple the electronic device to a power supply associated with an automobile to recharge the local rechargeable power supply;
 - allowing selection of a first audio content file via a button selector operably coupled to the automobile sound system;

detecting a selection of the button selector;

- playing the first audio content file with the audio file player in response to the detection; and
- outputting a representation of the first audio content file via a speaker assembly of the automobile sound system.
- 25. The method of claim 24, further comprising initiating playing of a first playlist comprising the first audio content file in response to the detection.
- 26. The method of claim 25, further comprising initiating playing of a second playlist in response to detecting selection of a second button selector.
- 27. The method of claim 25, further comprising receiving an input to randomly play the first playlist.
- 28. The method of claim 24, further comprising:
 - accessing a memory of the electronic device to identify a playlist to be output by an automobile sound system; and
 - linking the button selector with the playlist.

29. The method of claim 24, wherein the automobile sound system comprises a receiver; further comprising:

receiving a wireless signal with the receiver;
pausing the playing of the first audio content file; and
outputting audio information represented by the wireless signal.

- 30. An audio system, comprising:
 - a vehicle sound system that comprises a speaker and an in dash component that includes an auxiliary connection port;
 - an electronic device mount formed to releasably engage a portion of a portable audio file player that includes a rechargeable power supply and a processor operable to play a locally stored audio file;
 - an interface cable interconnecting the auxiliary connection port and the electronic device mount, the interface cable having at least one conductive element operable to deliver power to recharge the rechargeable power supply, the cable further operable to communicatively couple the portable audio file player to the in dash component.
- 31. The system of claim 30, further comprising an automobile, wherein the vehicle sound system is installed within the automobile.
- 32. The system of claim 31, further comprising the portable audio file player, wherein the portable audio file player is an MP3 player.
- 33. The system of claim 31, further comprising a button operably associated with the in dash component, the button operable to direct a mounted audio file player to begin playing a first playlist of locally stored audio content.
- 34. The system of claim 33, wherein the interface cable is routed such that the mounted audio file player is located apart from the in dash component.
- 35. The system of claim 34, wherein the interface cable communicates a digital audio signal output from the portable audio file player to the auxiliary connection port to allow outputting of a sound via the speaker.

ABSTRACT OF THE DISCLOSURE

[0096] An audio system and method are disclosed. A system incorporating teachings of the present disclosure may include, for example, an electronic device having a display, a memory, an audio file player, and a housing component at least partially defining a cavity in which the memory and the audio file player are secured. In one embodiment, the electronic device may be a portable MP3 player. The system may also include a processor or playlist engine that can maintain a first playlist and a second playlist. In practice, the first playlist may include a selection of audio content having a corresponding audio file saved in the memory of the electronic device. In one embodiment, the system may also include an automobile having an automobile sound system that has a speaker and an in dash sound system component, which may be removably coupled to the electronic device via a cable. The in dash sound system component may have a selector, which may be, for example, a button, that allows a user to select the first playlist for outputting via the speaker. The cable interconnecting the electronic device and the in dash sound system component may be capable of providing power to the electronic device in addition to communicatively coupling the electronic device to the automobile sound system.

Atty. Docket No.: 111111.1111-2C Applicant: Russell W. White, et al.

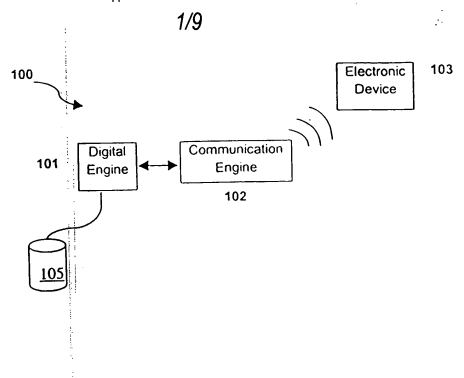


FIG. 1

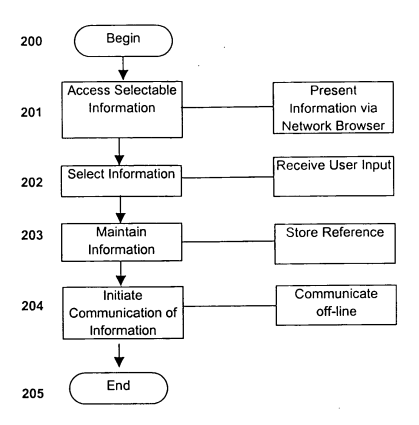


FIG. 2

Atty. Docket No.: 111111.1111-2C Applicant: Russell W. White, et al.

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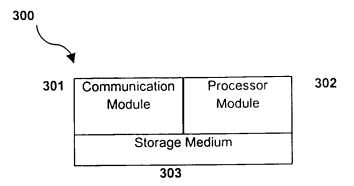


FIG. 3

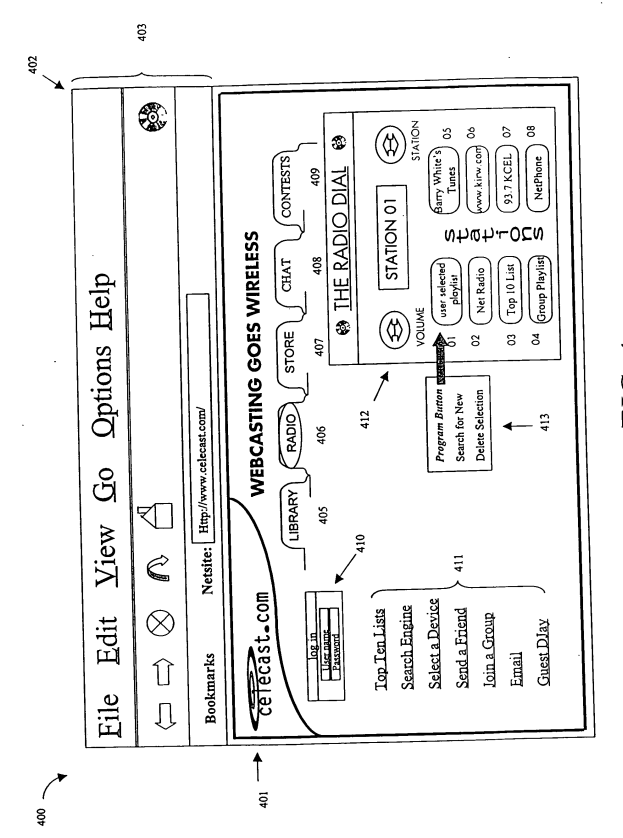
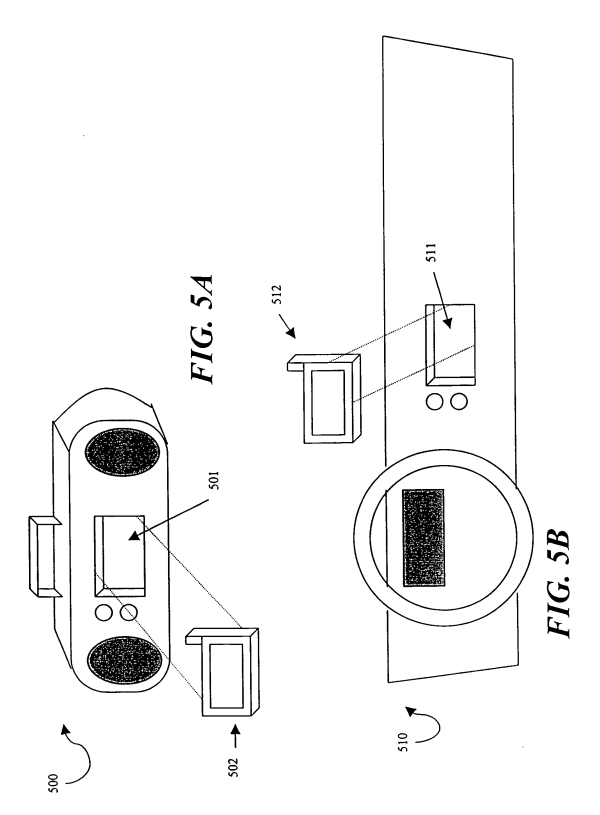
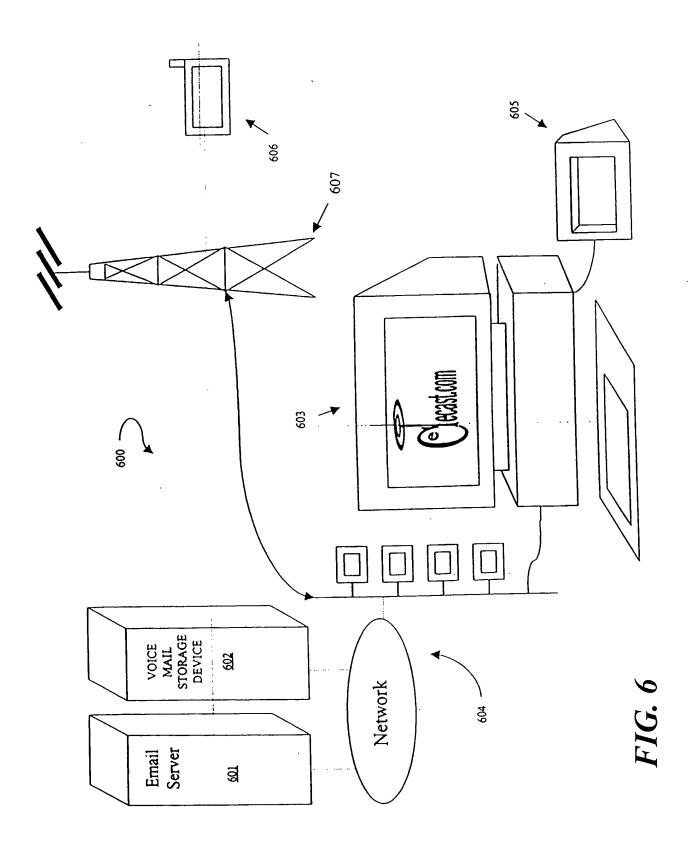


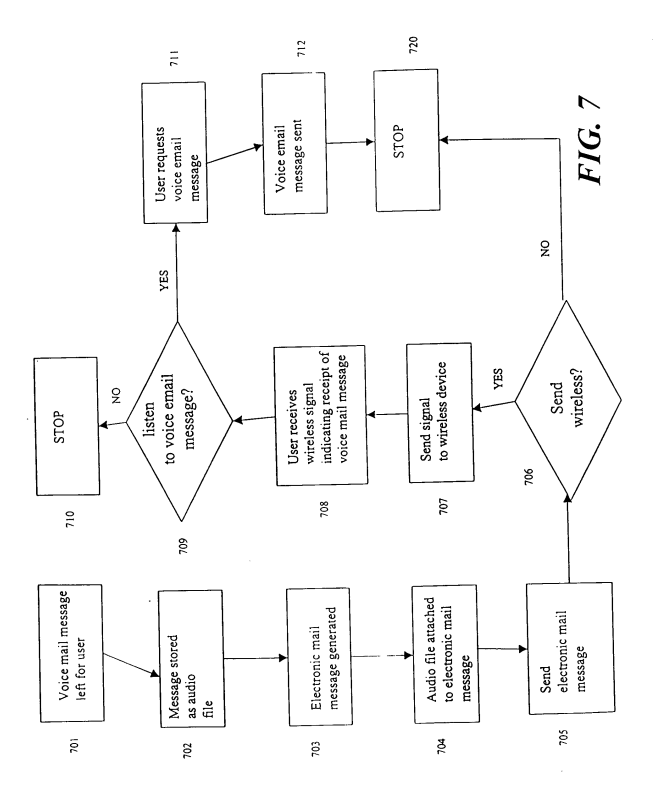
FIG. 4

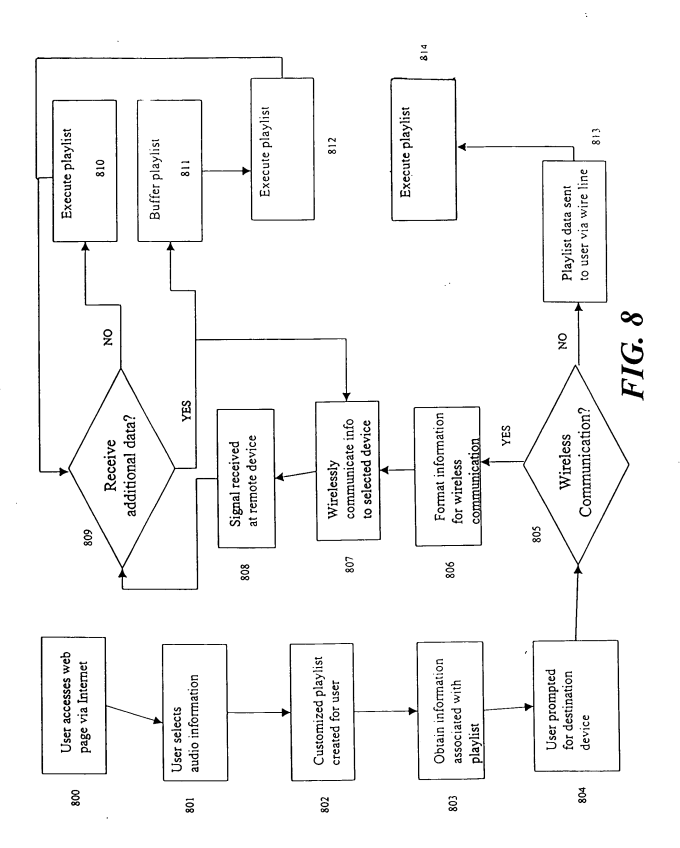


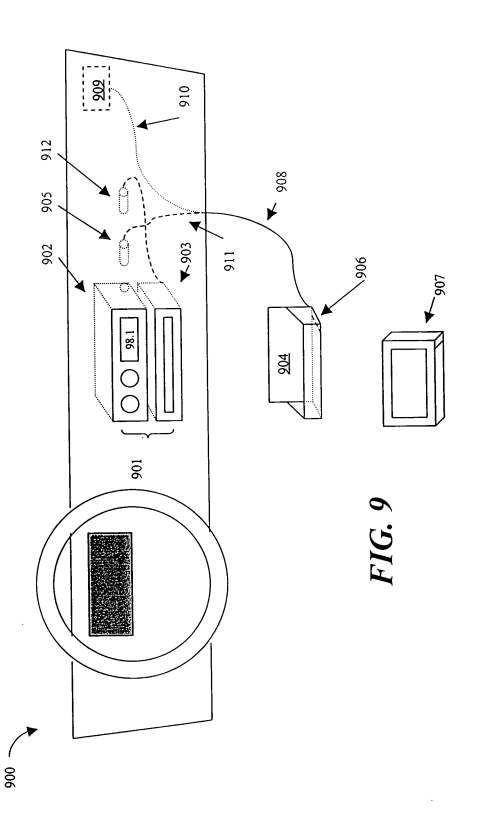




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Attorney Docket No.: 111111.1111-2C

DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below adjacent to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter that is claimed and for which a patent is sought by way of the application entitled

AUDIO SYSTEM AND METHOD

which (check)	hich (check) is filed with this Declaration and Power of Attorney and marked with the above title and/or Attorney Docket Number, and which is the final application provided to me by TOLER, LARSON & ABEL, L.L.P. and is amended by the Preliminary Amendment attached hereto. was filed on as Application Serial No. and was amended on (if applicable).								
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	Prior Foreign Application(s)			Priority Claimed					
Numb	er	Country	Day/Month/Year Filed	Yes	No				
below.			of any United States provision						
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I hereby claim	the b	enefit under 35 U.S.C. 120 o	f any United States application	n(s), or 365(c) of any PCT				

international application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56 which became

available between the filing date of the prior application and the national or PCT international filing date of

this application.

U. S. Parent Application or PCT Parent Number	Parent Filing Date (MM/DD/YYYY)	Parent Patent Number (if applicable)			
09/537,812	03/28/2000				

I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith:

I hereby appoint the following attorney(s) and/or agent(s) associated with Customer No. 34456 to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith.

Russell W. White, Reg. No. 45,691

I 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 are punishable by fine or imprisonment, or both, under Title 18, United States Code, § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Please direct all correspondence concerning this application to the USPTO Customer Number, if provided, or otherwise to the firm named below:

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Russell W. White

Inventor's Signature:

Residence: Austin, Texas

Post Office Address:

10704 Redmond Road

Austin, Texas 78739

Full name of second joint inventor:

Kevin R. Imes

Inventor's Signature

Auston, Texas Residence:

Post Office Address: 20018. Mopac Expwy., #624

Austin, Texas 78746

Citizenship:

U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE FEE RECORD SHEET

09/27/2004 KBETEMA1 00000082 502469 10947755

01 FC:2001 385.00 DA 02 FC:2202 135.00 DA 03 FC:2201 86.00 DA

PTO-1556 (5/87)

PATENT APPLICATION FEE DETERMINATION RECORD

Effective October 1, 2003

Application or Docket Number

2277201

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APPLICATION INFORMATION

Application Type:: Regular
Subject Matter:: Utility

CD-ROM or CD-R?:: None

Title:: AUDIO SYSTEM AND METHOD

Attorney Docket Number:: 111111.1111-2C

Request for Early Publication?:: No

Request for Non-Publication?:: No

Suggested Drawing Figure:: 1

Total Drawing Sheets:: 9

Small Entity?:: No

Secrecy Order in Parent Appl.?:: No

INVENTOR INFORMATION

Inventor Authority Type:: Inventor

Primary Citizenship Country:: US

Status:: Full Capacity

Given Name:: Russell W.

Family Name:: White

City of Residence:: Austin

State or Province of Residence:: Texas

Country of Residence:: US

Street:: 10704 Redmond Road

City:: Austin

State or Province:: Texas

Country:: US

Postal or ZIP Code:: 78739

Primary Citizenship Country:: US

Status:: Full Capacity

Given Name:: Kevin R.

Family Name:: Imes
City of Residence:: Austin

State or Province of Residence:: Texas

Country of Residence:: US

Street:: 2001 S. Mopac Expwy., #624

City:: Austin

State or Province:: Texas

Country:: US

Postal or ZIP Code:: 78746

CORRESPONDENCE INFORMATION

Correspondence Customer Number:: 34456

DOMESTIC PRIORITY INFORMATION

Application:: Continuity Type:: Parent Application:: Parent Filing Date::

This Application Continuation of 09/537,812 03/28/2000

FOREIGN PRIORITY INFORMATION

Country:: Application No:: Filing Date::

ASSIGNEE INFORMATION

Assignee name::